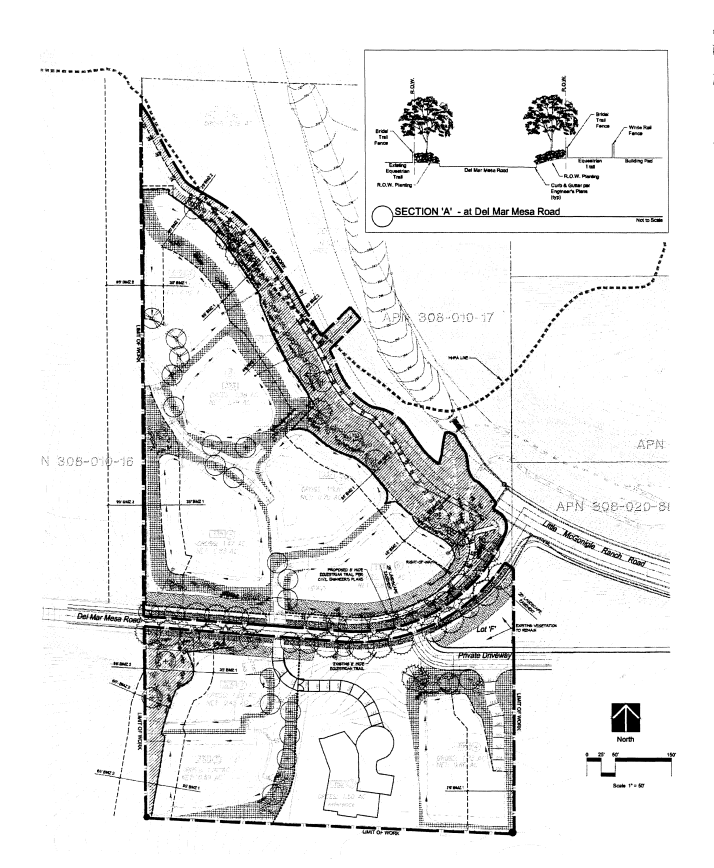


LANDSCAPE DEVELOPMENT PLAN FOR SUNSET RANCH

Del Mar Mesa Community



PRELIMINARY FLANT LEGEND

TREES (100% MINIMUM 24" BOX SIZE)

Quercus agrifolia - coast live oak Quercus engelmannii - engelman oak Quercus ilex - holly oak

GEILERA PARVIPOLIA - AUSTRALIAN MILLOM OLEA EUROPAEA SMAN HILL' - SMAN HILL FRUITLESS OLIVE RHUS LANCEA - AFRICAN SUMAC

SHRUES - 100% MIN I GAL SIZE - DEEP-ROOTING- PERMANENT RRIGATION
ARCOSTANITIOS SIPE - MAIZANITA - PROSTRATE SHRUE
BACCONRIS SIPE - DAMER COPTOTE BRISH - PROSTRATE SHRUE
BACCONRIS SIPE - DAMER COPTOTE BRISH - PROSTRATE SHRUE
CRAMITIOS SIPE - NILD LLA - PROSTRATE SHRUE
BISTOS VILLOSIS PROSTRATUS - ROOTROSE - PROSTRATE SHRUE
BISTOSOMIN SIPE - DAMELIA - PROSTRATE SHRUE
BISTOSMIN SIPE - DAMELIA - PROSTRATE SHRUE
BISTOSMIN SIPE - PROSTRATE SHRUE
BISTOSMIN SIPE - SAGE - PROSTRATE SHRUE
SALVIA SIPE - SAGE - PROSTRATE SHRUE
SALVIA SIPE - SAGE - PROSTRATE SHRUE
SALVIA SIPE - SAGE - PROSTRATE SHRUE

BREAL MANASCHEINT BLANTING - ZONEL - PERPANENT IRRIGATION SHRIBS - LOOK MIN I GAL BIZE DEEP ROOTING LOW FILEL VOLUME! ARCTOSTANTICO SPT. - NAVEZNITA - PROSTRATE SHRIB ARCTOSTANTICO SPT. - PANAZINTA - PROSTRATE SHRIB DACCHANIS SPP. - DIVARE COVITO BRUBH - PROSTRATE SHRIB CENOTING SPP. - DIVARE COVITO BRUBH - PROSTRATE SHRIB CENOTING SPP. - DIVARE COVITO SPRIB - SHROSTRATE SHRIB CENOTING SPP. - DIVARE COVITO SPRIB SHRIB SHRIP SHRI

BRIGH MANAGEMENT PLANTING - ZONE 2 - TEMPORARY IRRIGATION SHRUBS - 100% MIN I GAL SIZE - DIETP ROOTING, LOW FLEL YOUANE

SHRIBE - BOOK MIN I SAL DIZE - DIZET ROOTING, LO BACCHARD FULL ARES - COTTO ENGH CENTRE SEP - CALIFORNIA LLAC CISTAS SEP - ROCARDOSE BACLIA CALIFORNICA - COAST SAFLOYER PRESIONOTORDOR CALIFORNICAT - FLANELBUSH HETEOPILES ARBUTTOLIA - TOTO THE RIVANUE CALIFORNICA - COTTELEDORY

PLANTING FOR STREET EDGE SLOPES - PERMANENT (RRIGATION SHENDS 100M MIN. 16AL SIZE CEANOTHLS 9FF. - NILD LIR COCK ROSE EXHIBIT PROTECTION - PROFILE ROCK ROSE EXHIBIT PASTICOSM - PROFILE OF MADERA LANTANTA SPREADING SUNSHINE SPEEDING SUNSHINE LANTANA MELALECA MERPHILL SCHOOL ELECTRON REPORT OF SEMANY ROSMARING OFFICIAL IS PROSTRATA - TRAILING ROSEMARY ROSMARING OFFICIAL SELECT - LIPRIGHT ROSEMARY

PLANTING FOR RIGHT OF WAY - PERMANENT PRIGATION RHAPHIOLEPIS BALLERINA' -

GENERAL NOTES:

. PRIOR TO ISSUANCE OF ANY ENGINEERING PERMITS FOR GRADING, CONSTRUCTION DOCUMENTS FOR SLOPE

PRIOR TO ISSUANCE OF ANY ENGINEERING PERMITS FOR GRADING, CONSTRUCTION DOCUMENTS FOR SLOPE PLANTING OR REVENDETATION INCLUDING HYDROCEDING AND INTRIGATION SHALL BE SUBMITTED IN ACCORDANCE WITH THE TIE LANDSCAPE STANDARDS AND TO THE SATISFACTION OF THE CITY MANAGER. ALL PLANS SHALL BE IN SUBSTANTIAL CONFORMANCE WITH THIS EXHIBIT (INCLUDING ENVIRONMENTAL CONDITIONS) ON FILE IN THE OFFICE OF DEVELOPMENT SERVICES.

2. INSTALLATION OF SLOPE SLANTING AND EXCISION CONTROL INCLIDING SEEDING OF ALL DISTRUPED LAND SLADE AND PADD LONGISTENT WITH THE APPROVED LANDSCAPE AND SRADING PLANS IS CONSISTENT WITH THE APPROVED LANDSCAPE AND SRADING PLANS IS CONSIDERED TO BE IN THE PUBLIC INTEREST. THE PERMITE SHALL INITIATE SICH MEASURES AS SOON AS THE GRADING HAS BEEN ACCOMPLISHED. SUCH RECOVER OF PLANTING AND THE ASSOCIATED IRRIGATION SYSTEMS (TEMPORARY AND/OR FERNANENT) AND APPRICATIONACES SHALL BE INSTALLED IN ACCORDANCE WITH THE APPROVED PLANS AND THE LANDSCAPE STANDARDS.

SPECIAL TO ISSUANCE OF ANY GRADING PERMITS, COMPLETE LANDSCAPE CONSTRUCTION DOCUMENTS, INCLIDING AN AUTOMATIC PERMIANENT IRRIGATION SYSTEMS, SHALL BE SUBMITTED TO THE DEVELOPMENT SERVICES.

PLANS SHALL BE IN SUBSTANTIAL CONFORMANCE TO THIS EXHIBIT, ON FILE IN THE OFFICE OF TEXT.

CEVELOPMENT SERVICES.

ALL REQUIRED LANDSCAPE SHALL BE MAINTAINED IN A DISEASE, MEED AND LITTER FREE CONDITION AT

ALL TIMES, SEVERE PRAINED OR "TOPPING" OF TREES IS NOT PERMITTED UNLESS SPECIFICALLY NOTED IN

THIS PREMIT. THE TREES SHALL BE MAINTAINED IN A SAFE MANNER TO ALLOW EACH TREE TO GROW TO

ITS MATURE HEIGHT AND SPREAD.

PRIOR TO ISSUANCE OF ANY ENGINEERING PERMITS FOR RIGHT-OF-MAY IMPROVEMENTS, COMPLETE

5. PRIOR TO ISSUANCE OF ANY ENSINEERING PERMITS FOR RIGHT-OF-MAY IMPROVEMENTS, COMPLETE LANDSCAME CONSTRUCTION DOCUMENTS FOR RIGHT-OF-MAY AND MEDIAN (IF APPLICABLE) IMPROVEMENTS SHALL BE SUBMITTED TO THE CITY MANAGER FOR APPROVAL, IMPROVEMENT FLANS SHALL TAKE INTO ACCOUNT A 40 SQUARE FEET AREA AROUND EACH TREE MHICH IS UNEMCHMERED BY UTILITIES, DRIVERAYS, UTILITIES, DRAINS, MATTER AND SENTE LATERALS SHALL BE DESIGNED SO AS NOT TO PROMISE THE PLACEMENT OF STREET TREES.

PROVED THATATIVE MAY APPROVING, PROVIDE A PLAN AND A RECORDED EASEMENT FOR BRUSH MANAGEMENT AND MAINTENANCE ON ADJACENT PROPERTY.

HYDROSEED MIX. 9: - ZONE | 4 SLOFES BETWEEN LOTS - PERMANENT IRRIGATION

SPECIES (AD JACENT TO MIPA)
BALLYA MILTRADIATA DESERT MARISOLD
CEANTHUS (AVAIDS - MILD ILLAC
LISTIS CRETICIA- ROCKROSE
BRIGORM SIGNITUM-BUCKHEET
DENOTIERA SPECIOSA-EVENUS PRINGOSE
BALANIA SPLENDISS-MIX COLORS SAZANA
SALVIA COCCINEA-TROPICAL SAGE

TOTAL LEGYACRE

TOTAL LEGIACRE

HTDROSEED MIX 12 - ZONE 2 NATIVES ONLY LOW FUEL SEED MIX - TEMPORARY IRRIGATION

PECCES (AD JACENT TO MEPA)

BACCHARIS SARCHROIDES - SEE MILLON

BACCHARIS SARCHROIDES - SEE MILLON

CROICH CAUTOMACE - CALFORNIA CROTON

ROOTH CAUTOMACE - CALFORNIA CROTON

EVENDMENT COMPETET LOWER - SOLDEN TARRON

EVENDMENT CAUTOMACE - TARRON

EVENDMENT CAUTOMACE - TARRON

EVENDMENT CAUTOMACE - DETENHED

LOTIS SCOPARILS - DETENHED

LOTIS SCOPARILS - DETENHED

MALIE ALTONATA - MASCELLA

PLANTASO OVATA - PLANTAIN

HYDROSEED MIX 40 - TO BE APPLIED ON UPPER AND LONER PADS

PLANTAGO OVATA / PLANTAIN
LOTUS SCOPARUS / COMMON DERRACED
LITHINUS SUCCULENTUS / ARROYO LIPINE
LASTHENIA CHRYSTOMA / PESERT COLDFIELDS
PHACELIA RAMOSISSIMA / PHACELIA
NICCLIDE MICOCRRHICAL INCOLUM

MAINTENANCE NOTES:

MAIN ENANCE NO LES:

ALL AREAS INTHIN RIGHTOFHAM NILL BE MAINTAINED BY A LANDSCAPE MAINTENANCE DISTRICT.

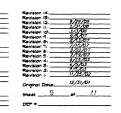
ALL AREAS INTHIN INDIVIDUAL LOTS WILL BE MAINTAINED BY ROVIVIDUAL EXTENSIVE AND ANALOGUEST. SOME OUTSIDE INDIVIDUAL LOT BOLDARIES WILL BE MAINTAINED BY A HOMEOWERS ASSOCIATION.

IRRIGATION NOTES

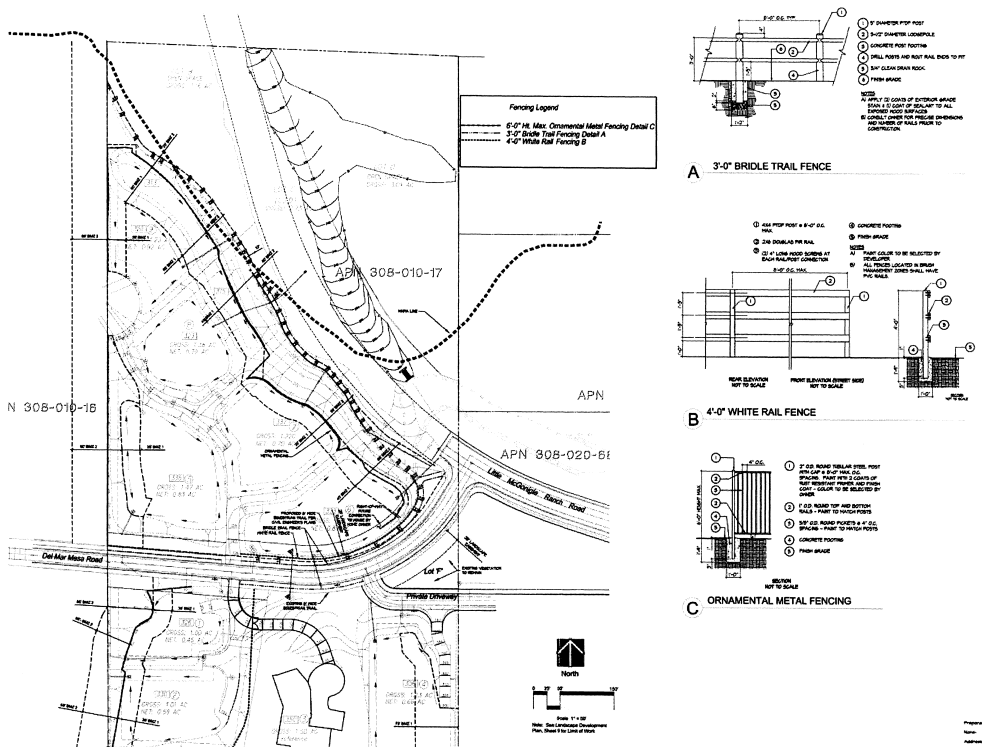
Nome HOMARC ASSOCIATES, INC.

THE IRRIGATION SYSTEM WILL BE DESIGNED TO AFFORD OFTMAM COVERAGE FOR THE SUPPORT OF PLANT SCOUTH. THE COVERAGE WILL MEET THE WATER REQUIREMENTS FOR THE SELECTED PLANT MATERIAL. AND WITHIN THE GIVEN FLANTISC AREAS, THE DESIGN MILL TAKE NOT CONSIDERATION THE THE OF EXPOSITE THE SYSTEM WILL HAVE THE IRRIGATION SYSTEM WILL DE DESIGNED WITH RESPECT TO HATER CONSERVATION IRRIGATION HEADS SHALL BE CHOSEN FOR MAXIMUM COVERAGE WITH LONGALLOWAGE AND PRECIPITATION QUALITIES. THE IRRIGATION SYSTEM WALL BE A PLAY AUTOMATIC SYSTEM AND AS MAINTENANCE-FREE AS POSSIBLE. THE MATERIALS FOR THE SYSTEM AND LED OF AN EXTREMELY DIVAGLE NATURE, AND MILL HAVE SEEN BELIECTED FOR MEAR RESISTANCE AND LONG LIFE. THE COVERALL SYSTEM SHALL BE DESIGNED FOR EAST COLONG LIFE. THE COVERALL SYSTEM SHALL BE DESIGNED FOR EAST COLONG THE CANDISCASE AND MILL SYSTEM SHALL BE DESIGNED FOR EAST COLONG TO THE STANDARDS OF THE CITYMED LANDSCAPE RELATED CITY AND REGIONAL STANDARDS AND ALL OTHER LANDSCAPE RELATED CITY AND REGIONAL STANDARDS AND ALL OTHER LANDSCAPE RELATED CITY AND REGIONAL STANDARDS RECOVERS. THE IRRUGATION SYSTEM WILL BE DESIGNED TO AFFORD OFTIMUM

HOWARD ASSOCIATES landscape architecture

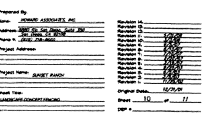


LANDSCAPE CONCEPT FENCING PLAN FOR SUNSET RANCH Del Mar Mesa Community



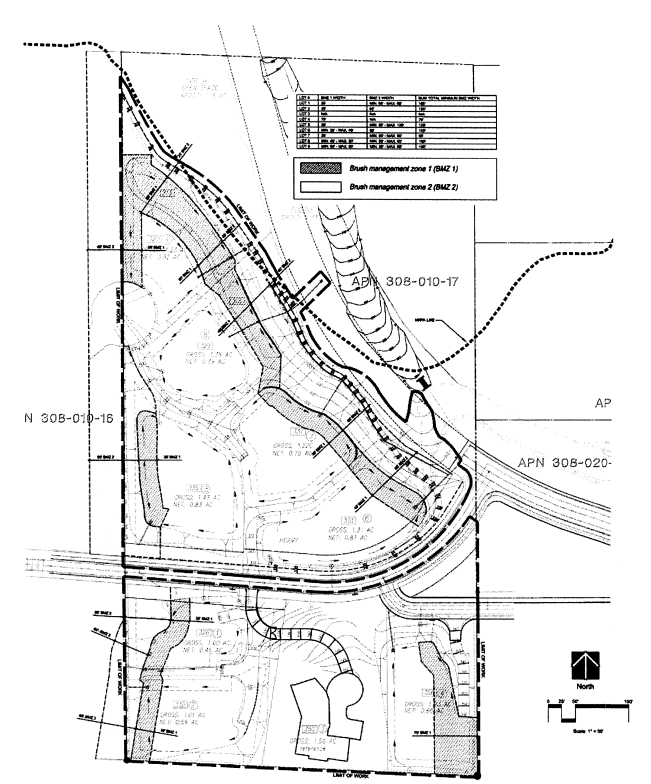
PROFITE CHAN LINE





BRUSH MANAGEMENT PLAN FOR SUNSET RANCH

Dei Mar Mesa Community



GENERAL NOTES:

- SET TELESCORE TO TELESCORE SHALL COMPLY HITH CITY OF SAN DIESO BRUSH MANAGEMENT REGULATIONS LDC 142.0412

 2. ALL LANDSCAPE REGILATIONS HALL COMPRIST TO THE STANDARDS OF THE CITY-HOLE LANDSCAPE REGULATIONS HAD THE CITY OF SAN DIESO LAND CONTROL THE MANAGE LANDSCAPE STANDARDS AND ALL CITYES LANDSCAPE REGULATE LANDSCAPES DIESOCIALLY LANDSCAPES DANDALOTH TO NATIVE MASTRAT, SHALL NOT INCLIDE ENDOTE PLANT SPECIES THAT MAY BE RIVASIVE TO NATIVE MASTRATS. PLANT SPECIES FOUND HITHIN THE CALIFORNIA INVASIVE THAT CAUCHLIS INVASIVE THAT INVASIVE THAT WAS THE COUNTY OF SAN DIESOS LAND DEVELOPMENT MANUAL, LANDSCAPE STANDARDS ARE PROHESTED.

BRUSH MANAGEMENT NOTES

ZOTE OF REGUMENTS.

(i) The regulated zone one moth shall be provided between Planmable visibetation and any structure and shall be measured from the exterior of the

(2) ZORE ONE SHALL CONTAIN NO HABITABLE STRICTURES, STRICTURE THAT ARE DIRECTLY ATTACHED TO HABITABLE STRUCTURES, OR OTHER COMBUSTBLE CONSTRICTION THAT PROVIDES A HABIN FOR TRANSHITHIO FIRST TO THE MORTINELE STRUCTURES. STRUCTURES SIGHT AS PROCESS, NALL, AND NON-HABITABLE SACRIFICATION OF THE PROPERTY OF THE CONSTRUCTION.

(S) PERMANENT IRRUBATION IS REQUIRED FOR ALL PLANTING AREAS WITHIN 20ME ONE EXCEPT AS FOLLOWS.

(A) HIGH PLANTING AREAS CONTAIN ONLY SPECIES THAT DO NOT BROW TALLER THAN 24 RICHES IN REGIONT, OR HEIGHT, OR 18) HIGHORY PLANTING AREAS CONTAIN ONLY NATIVE OR NATURALLIED SPECIES THAT ARE NOT SPHERR DORMANT AND HAVE A HAVIMM HEIGHT AT PLANT MATURITY LESS THAN 24 RICHES.

(b) ZONE ONE REGISATION OVER SPRAY AND RUNOTF SHALL NOT BE ALLOWED INTO ADJACENT AREAS OF NATIVE OR NATURALIZED VESETATION.

(1) ZONE ONE SHALL BE MAINTAINED ON A REGULAR BASIS BY FRANKS AND THANSING PLANTS, CONTROLLING MEEDS, AND MAINTAINING IRREGATION SYSTEMS.

(i) THE REQUIRED ZONE THO WIDTH SHALL BE PROVIDED BETWEEN ZONE ONE AND THE UNDISTURBED, PLANMABLE VEGETATION, AND SHALL BE HEASURED FROM THE EDGE OF ZONE ONE THAT IS PRATICEST FROM THE HABITABLE STRUCTURE, TO THE EDGE OF THE MODIFICATION VEGETATION.

(2) NO STRUCTURES SHALL SE CONSTRUCTED IN ZONE TWO.

(S) NITHIN ZONE THO, SO PERCENT OF THE PLANTS OVER 16 NICHES IN HEIGHT SHALL BE OUT AND CLEARED TO A HEIGHT OF SIX INCHES,

(4) MITHIN ZORE THO, ALL PLANTS REMAINING AFTER SO PERCENT ARE CUT AND CLEARED SMALL BE FRANKED TO REDUCE RUE. LOADINGS IN ACCORDANCE WITH THE LANDSCAPE STANDARDS IN THE LAND DEVLOCHMENT MANUAL.

STANDARDS IN THE LAND DEVELOPMENT MANUAL.

(5) THE POLLOWING STANDARDS SHALL BE URD HERE ZORE TWO AREA IS PROPOSED TO BE FLANTING THAT INCHES AND AREA IS PROPOSED TO BE FLANTING THAT INCHES AND THAT INCHES

(1) EME 2 HOTH IS ONLY REDUCED BELOW BY INVENION EXTENDED BHE LOF THE IS PROVIDED; THE CONFIGNION TO THE BRIGH HAMABURIT REBULATIONS (142,0412) IS ALTERNATION COMPLIANCE BY THE AMPROVAL OF THE FIRE LIMET HESPOALS!

BRUSH MANAGEMENT MAINTENANCE

PROJECT I TIME TO AND LANDSCAPE MAINTENANCE ARE RECESSARY TO MINIMIZE THE POTENTIAL DAMAGE OR LOSS OF PROPERTY PROOF SRUCH PRESS AND OTHER MATURAL MAZARDS SUCH AS EXCERCIS AND SLOPE FAILURES. SECANSE EACH PROPERTY IS UNGLE ESTABLISHED A PROJECT MAINTENANCE SCIENCILE IS NOT PROJECT, HOWEVER, FOR EFFECTIVE FIRE AND MATERISHED MANAGEMENT, FROMERES SHOULD EXPECT TO PROVIDE MAINTENANCE ACCORDING TO EACH SRUBH MANAGEMENT ZONE.

ZONE 1. YEAR-ROADE MAINTENANCE

ZONE 1. YEAR-ROADE MAINTENANCE

BRUSH MANAGEMENT ZONE I

THIS IS THE MOST CRUTICAL AREA FOR FIRE AND NATERONED SAFETY, ALL CRUM-BOTAL FLANTINGS SHOULD BE RETT HELL HATERED AND ALL IRRUSATION WATER SHOULD PREAM TOANS THE SITE. RAIN GATTERS AND DRAIN ANALASE FIRES SHOULD FROM THE ROOF EDUCATE THE PRES SAFED RESULARLY AND ALL LEAVES REMOVED FROM THE ROOF EDUCATE THE PIECE SAFED RESULARLY AND ALL LEAVES REMOVED FROM THE ROOF EDUCATE THE PIECE SHOULD BE SHOULD BE RESULARLY FRANCO TO ELIMINATE DEAD NATIVES AND LANGE TREES SHOULD BE RESULARLY FRANCO TO ELIMINATE DEAD FILLS. TO REDUCE EXCESSIVE REL. AND TO PROVIDE ADEQUATE SPACE BETWEEN FLANTS AND STRUCTURES.

BRUSH MANAGEMENT ZONE 2

BRUSH MANAGEMENT ZONE 2

885-601AL MANTENANCE IN THIS ZONE BHOLD REDOVAL OF DEAD MODOY
FLANTS, BROJECATION OF REEDY SPECIES AND FERRIODE FRANKS AND THINNING OF
TREES AND SHARBS, REPOYAL OF NEEDS SHOLD NOT BE DONE WITH HAND TOOLS
SUCH AS NOES, AS THIS REMOYES VALUABLE SOIL. THE USE OF HEED THIN-PERS OR
OTHER TOOL WHICH RETAIN SHORT STUBBLE THAT PROTECTS THE SOIL IN
MACRIT THE SHORTH OCCURS, WELL PRIMED HALT IN SHARBS SHOULD
THEALLY REQUIRE SHORTESS YEARD SHOULD BE PRIMED HEALTHY SHARBS SHOULD
THEALLY REQUIRE SHORTESS YEARD SHOULD BE PRIMED THE SHARPE AND DEAD FILE.
OH SLOPES ALL DEAMAGE DENOES MIST BE KERT CLEAR, REMIRECT AFTER EACH
HALDR STORM SINCE MINOR SOIL SLIPE OAR BLOCK DRAINS, VARIOUS
BROUNDOCKYSIS (E.S. IN'T) SHOULD BE PERIODICALLY SHEARED AND THATCH
REMOYED, (BRASSES AND SONE ICE FLANTS), DISCHRED AND DEAD FLOOD SHOULD
BE PRIMED FROM TREEDS. DETERLIENTS THESE AND SHEARED AND THATCH
REMOYED, (BRASSES AND SONE ICE FLANTS), DISCHRED HIS DIT YTHICALLY
RECOMMEDICED AS THIS MAY STIMMLATE EXCESSIVE SHOPTH.

TENTATIVE MAP REGULATIONS

LIMPROVIDENTS SUCH AS DRIVINGHA'S, UTILITIES, DRAINS, AND HATER AND SEMER LATERALS HAVE BEEN DESIGNED SO AS NOT TO FROMENT THE FLACE-ENT OF STREET TREES, ALL TO THE SATISFACTION OF THE CITY HANAGER.

2. ALL APPROVED LANDSCAPE SHALL BE RESTALLED.

3. ALL REGULED LANDSCAPE SHALL BE RESTALLED.

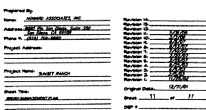
4. AND FEE STREET TREE FENST SHALL BE OBTAINED FROM TO ANY TRANSPER OF CHARGE PERSTRY, COPERSTY, COPES OF THESE APPROVED DOCUMENTS SHALL BE SUBMITTED TO THE CITY HANAGER.

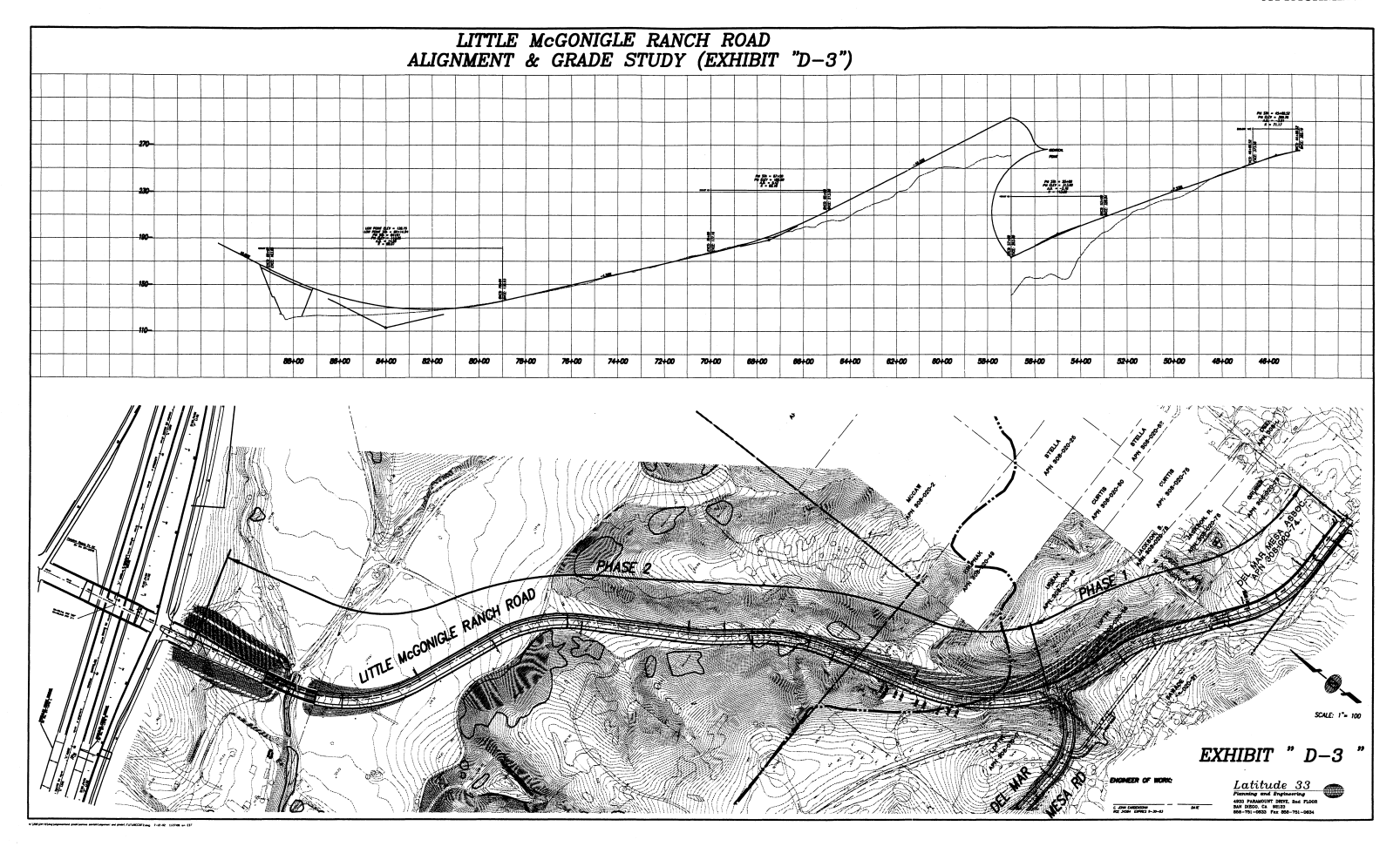
MINIMUM STE SEPARATIO	CONTRACTOR AND ADDRESS OF THE PARTY OF THE P
*#MOVEMENT	NUMBER DISTANCE TO STREET TRUE
TRAFFIC SASNALS AND STOP SIGNS	20'
UPERSADUE VILITY LINES	5'
ABOVEBROAD UTILITY LINES	16"
90 /6 5	10
PRIVIDAY DARES	IG.
INTERSECTIONS	25'

SPECIFIC PLAN REQUIREMENTS

RECREATIONAL OPPORTUNITES ARE RESERVED AND BHANCED IN THIS CO-HAILTY BY THE PRESERVATION OF THE OF THE VAST NATIVE NEWA, AND THE PROVISION OF THE OFIDS SHACE MARKS. THIS NEWBORNOOD FRONCES CLEAR REDESTRIANA AND OFFIN SHACE LINKAGES WITHIN AND EXTREME NEWBORNOODS IN THE DIE, MARK NEWA AREA BY PROVIDEN THE MALT-LISE TRAIL, PROVIDED FOR KOM-HOTORIZED PURPOSES. THIS TRAIL, CAN BE USED FOR INCIDEN AND EXCEPTIVELY LINKS THE OFFIN HIGHS AND EXCEPTIVELY LINKS THE OFFIN HIGHS AND EXCEPTIVELY LINKS THE OFFIN SHACE AREAS TO THE RIGHT OF MAY, AND THE ROAD STOTEM FOR THE







PLANNING COMMISSION RESOLUTION NO. – pc-XXXX **VESTING TENTATIVE MAP NO. 430608 SUNSET RANCH - PROJECT NO. 3501 DRAFT**

WHEREAS, ROBERT T. LOFTIN AND ROSALIND T. LOFTIN, TRUSTEES OF THE ROBERT T. AND ROSALIND T. TRUST DATED SEPTEMBER 1, 1999, Applicant/Subdivider, and JIM KILGORE, LATITUDE 33 PLANNING & ENGINEERING, Engineer, submitted an application with the City of San Diego for Vesting Tentative Map No. 430608 to create nine custom home parcels. The project site is located at the intersection of Del Mar Mesa Road and Little McGonigle Ranch Road in the AR-1-1 zone of the Del Mar Mesa Specific Plan. The project site is legally described as the East half of the Southeast quarter of the Northeast quarter of Section 21, Township 14 South, Range 3 West, San Bernardino Base and Meridian, in the County of San Diego, State of California, according to Official Plat thereof (Assessor's Parcel No. 308-010-17); and

WHEREAS, the Map proposes the subdivision of a 18.78 acre site into fifteen lots for residential development (including 9 single family lots, 1 private driveway lot, 2 open space lots, 2 homeowners associate lots, and 1 lot for the future extension of Camino Santa Fe); and

WHEREAS, Findings to Master Environmental Impact Report (EIR) No. 95-0353 have been prepared and reflects the independent judgment of the City of San Diego as lead agency; and

WHEREAS, the project complies with the requirements of a preliminary soils and/or geological reconnaissance report pursuant to the Subdivision Map Act and Section 144.0220 of the Municipal Code of the City of San Diego; and

WHEREAS, on November 6, 2008, the Planning Commission of the City of San Diego considered Vesting Tentative Map No. 430608, and pursuant to Section 125.0440 (tentative map) of the Municipal Code of the City of San Diego and Subdivision Map Act Section 66428, received for its consideration written and oral presentations, evidence having been submitted, and heard testimony from all interested parties at the public hearing, and the Planning Commission having fully considered the matter and being fully advised concerning the same; NOW THEREFORE,

BE IT RESOLVED by the Planning Commission of the City of San Diego that it adopts the following findings with respect to Tentative Map No. 430608:

1. The proposed subdivision and its design or improvement are consistent with the policies, goals, and objectives of the applicable land use plan (Land Development

- Code Section 125.0440.a and State Map Action Sections 66473.5, 66474(a), and 66474(b)).
- 2. The proposed subdivision complies with the applicable zoning and development regulations of the Land Development Code (Land Development Code Section 125.0440.b).
- 3. The site is physically suitable for the type and density of development (Land Development Code Section 125.0440.c and State Map Act Sections 66474(c) and 66474(d)).
- 4. The design of the subdivision or the proposed improvements are not likely to cause substantial environmental damage or substantially and avoidable injure fish or wildlife or their habitat (Land Development Code Section 125.0440.d and State Map Act Section 66474(e)).
- 5. The design of the subdivision or the type of improvements will not be detrimental to the public health, safety, and welfare (Land Development Code Section 125.0440.e and State Map Act Section 66474(f)).
- 6. The design of the subdivision or the type of improvements will not conflict with easements acquired by the public at large for access through or use of property within the proposed subdivision (Land Development Code Section 125.0440.f and State Map Act Section 66474(g)).
- 7. The design of the proposed subdivision provides, to the extent feasible, for future passive or natural heating and cooling opportunities (Land Development Code Section 125.0440.g and State Map Act Section 66473.1).
- 8. The decision maker has considered the effects of the proposed subdivision on the housing needs of the region and that those needs are balanced against the needs for public services and the available fiscal and environmental resources (Land Development Code Section 125.0440.h and State Map Act Section 66412.3).
- 9. That said Findings are supported by the minutes, maps, and exhibits, all of which are herein incorporated by reference.

BE IT FURTHER RESOLVED that, based on the Findings hereinbefore adopted by the Planning Commission, Tentative Map No. 430608, is hereby granted to ROBERT T. LOFTIN AND ROSALIND T. LOFTIN, TRUSTEES OF THE ROBERT T. AND ROSALIND T. TRUST DATED SEPTEMBER 1, 1999, Applicant/Subdivider, subject to the following conditions:

GENERAL

- 1. This Tentative Map will expire November 6, 2011.
- 2. Compliance with all of the following conditions shall be assured, to the satisfaction of the City Engineer, prior to the recordation of the Final Map, unless otherwise noted.
- 3. Prior to the issuance of the Final Map taxes must be paid on this property pursuant to section 66492 of the Subdivision Map Act. A tax certificate, recorded in the office of the County Recorder, must be provided to satisfy this condition
- 4. The Final Map shall comply with the provisions of the Site Development Permit No. 5787, Planned Development Permit No. 5790 and Neighborhood Use Permit No. 47875.
- 5. The applicant shall defend, indemnify, and hold harmless the City, its agents, officers, and employees from any and all claims, actions, proceedings, damages, judgments, or costs, including attorney's fees, against the City or its agents, officers, or employees, including, but not limited to, any to any action to attack, set aside, void, challenge, or annul this development approval and any environmental document or decision. The City will promptly notify applicant of any claim, action, or proceeding and, if the City should fail to cooperate fully in the defense, the applicant shall not thereafter be responsible to defend, indemnify, and hold harmless the City or its agents, officers, and employees. The City may elect to conduct its own defense, participate in its own defense, or obtain independent legal counsel in defense of any claim related to this indemnification. In the event of such election, applicant shall pay all of the costs related thereto, including without limitation reasonable attorney's fees and costs. In the event of a disagreement between the City and applicant regarding litigation issues, the City shall have the authority to control the litigation and make litigation related decisions, including, but not limited to, settlement or other disposition of the matter. However, the applicant shall not be required to pay or perform any settlement unless such settlement is approved by applicant

AFFORDABLE HOUSING

6. Prior to recording the final map, the Subdivider shall pay a fee to the San Diego Housing Commission in conformance with the NCFUA Framework Plan requirements for affordable housing based on the current fee amount at that time. The current rate of the fee is equal to \$2,420 per market rate unit, and is subject to change.

ENGINEERING

- 7. The Subdivider shall dedicate an additional 2.0 feet of Right-of-Way on Del Mar Mesa Road to provide a 16 foot curb-to-property line distance, satisfactory to the City Engineer.
- 8. Whenever street rights-of-way are required to be dedicated, it is the responsibility of the subdivider to provide the right-of-way free and clear of all encumbrances and prior easements. The subdivider must secure "subordination agreements" for minor distribution facilities and/or "joint-use agreements" for major transmission facilities.
- 9. An 8-foot wide hiking trail shall be dedicated as a "non-motor vehicle pedestrian and equestrian Right-of-Way" at a location in agreement with that shown on the Tentative Map.
- 10. The Subdivider shall enter a bonded maintenance agreement with the City agreeing to maintain in perpetuity the multi-purpose trail or until such time maintenance district or other such mechanism is established and assumes the maintenance responsibility.
- 11. The Subdivider shall grant a 5 ft wide General Utility Easement where required for franchise utilities and structures, on the south side of Del Mar Mesa Road.
- 12. Prior to the issuance of any construction permit the Subdivider shall incorporate and show the type and location of all post-construction Best Management Practices (BMP's) on the final construction drawings, consistent with the approved Water Quality Technical Report.
- 13. The Subdivider shall obtain a bonded grading permit for the grading proposed for this project. All grading shall conform to requirements in accordance with the City of San Diego Municipal Code in a manner satisfactory to the City Engineer.
- 14. The drainage system proposed for this development, as shown on the plans, is subject to approval by the City Engineer.
- 15. Prior to the issuance of any construction permit, the Subdivider shall enter into a Maintenance Agreement for the ongoing permanent BMP maintenance, satisfactory to the City Engineer.
- 16. Prior to the issuance of any construction permit, the Subdivider shall incorporate any construction Best Management Practices necessary to comply with Chapter 14, Article 2, Division 1 (Grading Regulations) of the Municipal Code, into the construction plans or specifications.

- 17. Development of this project shall comply with all requirements of State Water Resources Control Board (SWRCB) Order No. 99-08 and the Municipal Storm Water Permit, Order No. 2001-01 (NPDES General Permit No. CAS000002 and CA S0108758), Waste Discharge Requirements for Discharges of Storm Water Runoff Associated With Construction Activity. In accordance with said permit, a Storm Water Pollution Prevention Plan (SWPPP) and a Monitoring Program Plan shall be implemented concurrently with the commencement of grading activities, and a Notice of Intent (NOI) shall be filed with the SWRCB.
- 18. A copy of the acknowledgment from the SWRCB that an NOI has been received for this project shall be filed with the City of San Diego when received; further, a copy of the completed NOI from the SWRCB showing the permit number for this project shall be filed with the City of San Diego when received. In addition, the owner(s) and subsequent owner(s) of any portion of the property covered by this grading permit and by SWRCB Order No. 99-08-DWQ, and any subsequent amendments thereto, shall comply with special provisions as set forth in Section C.7 of SWRCB Order No. 99-08-DWQ.
- 19. The Subdivider shall underground any new service run to any new or proposed structures within the subdivision.
- 20. The subdivider shall ensure that all existing onsite utilities serving the subdivision shall be undergrounded with the appropriate permits. The subdivider shall provide written confirmation from applicable utilities that the conversion has taken place, or provide other means to assure the undergrounding, satisfactory to the City Engineer.
- 21. Conformance with the "General Conditions for Tentative Subdivision Maps," filed in the Office of the City Clerk under Document No. 767688 on May 7, 1980, is required. Only those exceptions to the General Conditions which are shown on the tentative map and covered in these special conditions will be authorized.

All public improvements and incidental facilities shall be designed in accordance with criteria established in the Street Design Manual, filed with the City Clerk as Document No. RR-297376.

MAPPING

- 22. "Basis of Bearings" means the source of uniform orientation of all measured bearings shown on the map. Unless otherwise approved, this source will be the California Coordinate System, Zone 6, North American Datum of 1983 (NAD 83).
- 23. "California Coordinate System means the coordinate system as defined in Section 8801 through 8819 of the California Public Resources Code. The specified zone

for San Diego County is "Zone 6," and the official datum is the "North American Datum of 1983."

24. The Final Map shall:

- a. Use the California Coordinate System for its "Basis of Bearing" and express all measured and calculated bearing values in terms of said system. The angle of grid divergence from a true median (theta or mapping angle) and the north point of said map shall appear on each sheet thereof. Establishment of said Basis of Bearings may be by use of existing Horizontal Control stations or astronomic observations.
- b. Show two measured ties from the boundary of the map to existing Horizontal Control stations having California Coordinate values of Third Order accuracy or better. These tie lines to the existing control shall be shown in relation to the California Coordinate System (i.e., grid bearings and grid distances). All other distances shown on the map are to be shown as ground distances. A combined factor for conversion of grid-to-ground distances shall be shown on the map.

SEWER

- 25. No structures or landscaping that would inhibit vehicular access shall be installed in or over any sewer access easement.
- 26. No structures or landscaping, including private sewer facilities and enhanced paving, shall be installed in or over any easement prior to the applicant obtaining a Maintenance and Encroachment Maintenance and Removal Agreement.
- 27. No trees or shrubs exceeding three feet in height at maturity shall be installed within ten feet of any public sewer facilities.
- 28. The developer shall design and construct all proposed public sewer facilities to the most current edition of the City of San Diego's sewer design guide. Proposed facilities that do not meet the current standards shall be private or redesigned.
- 29. Providing sewer for this development is dependent upon prior construction of certain sewer facilities in previously approved developments in the area. If they have not been constructed when required for this development, then the construction of certain portions of these previously approved sewer facilities, as required by the City Engineer, will become off-site improvements required for this development.
- 30. The developer shall design and construct all proposed private sewer facilities serving more than one lot to the most current edition of the City of San Diego's

- sewer design guide. Improvement drawings are required for private sewer facilities serving more than one lot.
- 31. The Carmel Valley Trunk Sewer construction is to be funded through a Facilities Benefit Assessment. All projects that discharge to this trunk sewer will be charged with that assessment upon issuance of building permits. The minimum cost per dwelling unit is \$302.00. The developer shall provide a letter of commitment to participate in the Facilities Benefit Assessment project for upgrading the Carmel Valley Trunk Sewer.
- 32. The developer shall provide evidence, satisfactory to the Metropolitan Wastewater Department Director, indicating that each lot will have its own sewer lateral or provide CC&R's for the operation and maintenance of on-site private sewer mains that serve more than one lot.

WATER

- 33. The Subdivider shall install fire hydrants at locations satisfactory to the Fire Department, the Director of Public Utilities and the City Engineer. If more than two (2) fire hydrants or thirty (30) dwelling units are located on a dead-end main then the Subdivider shall design and construct a redundant water system satisfactory to the Director of Public Utilities.
- 34. The Subdivider shall grant adequate water easements, including vehicular access to each appurtenance (meters, blow offs, valves, fire hydrants, etc.), for all public water facilities that are not located within fully improved public rights-of-way, satisfactory to the Director of Public Utilities. Easements shall be located within single lots and include entire driveway widths.
- 35. Grants of water easements shall have minimum widths of 30-feet, with paved vehicular access a minimum of 24-feet wide and full height curbs. All paving shall conform to schedule "J" or better. Fire hydrants within easements having no curbs shall have protective posts per SDW-102. Easements, as shown on the approved tentative map, will require modification based on standards and final engineering. No structures or landscaping of any kind shall be installed in or over any vehicular access roadway.
- 36. The Subdivider agrees to design and construct all public water facilities in accordance with established criteria in the most current edition of the City San Diego Water Facility Design Guidelines and regulations, standards, and practices pertaining thereto. Water facilities, as shown on the approved tentative map, shall be modified at final engineering to conform to standards.
- 37. The Subdivider shall provide evidence, satisfactory to the Director of Public Utilities, indicating that each lot will have its own water service or provide

- CC&Rs for the operation and maintenance of on-site private water facilities that serve or traverse more than one lot.
- 38. The Subdivider shall design and construct a minimum 8-inch public water main through the adjacent westerly property, Valley Ridge Estates Project No.97083, operating at the 610 hydraulic grade line (HGL), from Del Mar Mesa Road to the easterly terminus of the property adjacent to Lot "A" in a manner satisfactory to the Director of Public Utilities.

GEOLOGY

39. Prior to the issuance of a grading permit, an updated geotechnical report shall be submitted and approved by the City Engineer in accordance with the City of San Diego's Technical Guidelines for Geotechnical Reports." The geotechnical consultant must review, sign and stamp the grading plans as part of the plan review and grading permit issuance process. A Final As-Built Report is required within 15 days of completion of grading operations.

TRANSPORTATION

- 40. Provide an Irrevocable Offer of Dedication for Little McGonigle Ranch Road/Camino Santa Fe Rd at a minimum of 65' of right-of-way plus appropriate slope easement, transitioning to 60' of right-of-way plus appropriate slope easement, satisfactory to the City Engineer.
- 41. Prior to the recordation of the Final Map, provide Shared Access Agreements for lots 5, 7 and 8 to the satisfaction of the City Engineer.
- 42. Prior to the recordation of the Final Map, provide Shared Access Agreements for lots 1, 2 and 3 to the satisfaction of the City Engineer.
- 43. Prior to the recordation of the Final Map, provide Shared Access Agreements for lot 4 and APN 308-020-85 to the satisfaction of the City Engineer.
- 44. The Subdivider shall assure, by permit and bond, the construction of the public street associated with Lot A to Del Mar Mesa Road as a 28 foot of pavement within a 45 foot right-of-way with curb, gutter and multiuse trail on one side to the satisfaction of the City Engineer.
- 45. The Subdivider shall assure by permit and bond, the construction of the public street cul-de-sac associated with Lot A with a 50 foot curb radius within a 60 foot radius right-of-way with a curb, gutter and multiuse trail to the satisfaction of the City Engineer.

LANDSCAPE

- 46. Prior to issuance of any engineering permits for grading, construction documents for slope planting or revegetation including hydroseeding and irrigation shall be submitted in accordance with the Landscape Standards and to the satisfaction of the City Manager. All plans shall be in substantial conformance with Exhibit A (including Environmental conditions) on file in the Office of Development Service.
- 47. Installation of slope planting and erosion control including seeding of all disturbed land (slopes and pads) consistent with the approved landscape and grading plans is considered to be in the public interest. The Permittee shall initiate such measures as soon as the grading has been accomplished. Such erosion control/slope planting and the associated irrigation systems (temporary and/or permanent) and appurtenances shall be installed in accordance with the approved plans and the Landscape Standards.
- 48. Prior to issuance of any grading permits, complete landscape construction documents, including an automatic permanent irrigation system, shall be submitted to the Development Services Department, Development and Environmental Planning Division for approval. The plans shall be in substantial conformance to Exhibit "A", on file in the office of the Development Services.
- 49. Prior to issuance of any engineering permits for right-of-way improvements, complete landscape construction documents for right-of-way and median (if applicable) improvements shall be submitted to the City Manager for approval. Improvement plans shall take into account a 40 square feet area around each tree which is unencumbered by utilities. Driveways, utilities, drains, water and sewer laterals shall be designed so as not to prohibit the placement of street trees.

ENVIRONMENTAL

- 50. Prior to recordation of the first final map, the applicant shall obtain a Certificate of Compliance or Exemption from the Del Mar Union School District and the San Dieguito Union School District that demonstrates project impacts on school facilities are adequately mitigated within each school district as required in the Del Mar Mesa Specific Plan.
- 51. Prior to issuance of any grading permit, grading design shall utilize contour grading techniques for fill slopes, including variable slope ratios and rounding the tops and toes of slopes, generally depicted on Exhibit A grading plans. Retaining walls are to be avoided adjacent to open space lots, except as shown on Exhibit A.
- 52. Prior to recordation of the first final map and/or issuance of any grading permits, the on-site MHPA shall be conveyed to the City's MSCP preserve through either fee title to the City, or a conservation easement or covenant of easement granted

in favor of the City and wildlife agencies. Conveyance of any land in fee to the City shall require approval from the Park and Recreation Department Open Space Division Deputy Director and shall exclude detention basins or other stormwater control facilities, brush management areas, landscape/revegetation areas, and graded slopes.

To facilitate MHPA conveyance, any non-fee areas shall be lotted separately, have conservation easements placed over them if located in the MHPA, and be maintained in perpetuity by the Owner/Permittee/Applicant unless otherwise agreed to by the City. All other on-site areas can be conveyed through any of the three above methods.

INFORMATION:

- The approval of this Tentative Map by the Planning Commission of the City of San Diego does not authorize the subdivider to violate any Federal, State, or City laws, ordinances, regulations, or policies including but not limited to, the Federal Endangered Species Act of 1973 and any amendments thereto (16 USC Section 1531 et seq.).
- If the subdivider makes any request for new water and sewer facilities (including services, fire hydrants, and laterals), then the subdivider shall design and construct such facilities in accordance with established criteria in the most current editions of the City of San Diego water and sewer design guides and City regulations, standards and practices pertaining thereto. Off-site improvements may be required to provide adequate and acceptable levels of service and will be determined at final engineering.
- Subsequent applications related to this Tentative Map will be subject to fees and charges based on the rate and calculation method in effect at the time of payment.
- Any party on whom fees, dedications, reservations, or other exactions have been imposed as conditions of approval of the Tentative Map, may protest the imposition within 90 days of the approval of this Tentative Map by filing a written protest with the City Clerk pursuant to California Government Code Section 66020.
- Where in the course of development of private property, public facilities are damaged or removed the property owner shall at no cost to the City obtain the required permits for work in the public right-of-way, and repair or replace the public facility to the satisfaction of the City Engineer. Municipal Code Section 142.0607.

PASSED AND ADOPTED BY THE PLANNING COMMISSION OF THE CITY OF SAN DIEGO, CALIFORNIA, ON NOVEMBER 6, 2008.

By

Leslie Goossens Development Project Manager Development Services Department

Job Order No. 42-0403

Rev 04/13/07 rh

RECORDING REQUESTED BY

CITY OF SAN DIEGO DEVELOPMENT SERVICES PERMIT INTAKE, MAIL STATION 501

WHEN RECORDED MAIL TO PROJECT MANAGEMENT PERMIT CLERK MAIL STATION 501

SPACE ABOVE THIS LINE FOR RECORDER'S USE

JOB ORDER NUMBER: 42-0403

PLANNED DEVELOPMENT PERMIT NO. 5790 SITE DEVELOPMENT PERMIT NO. 5787 NEIGHBORHOOD USE PERMIT NO. 47875

SUNSET RANCH [MMRP] - Project No. 3501
Planning Commission

This Planned Development Permit No. 5790, Site Development Permit No. 5787 and Neighborhood Use Permit No. 47875 is granted by the Planning Commission of the City of San Diego to Robert T. Loftin and Rosalind T. Loftin, Trustees of the Robert T. and Rosalind T. Trust dated September 1, 1999, Owner/Permittee, pursuant to San Diego Municipal Code [SDMC] sections 126.0602, 126.0502, and 126.0203. The 18.78 acre site is located at the intersection of Del Mar Mesa Road and Little McGonigle Ranch Road in the AR-1-1 zone of the Del Mar Mesa Specific Plan. The project site is legally described as the East half of the Southeast quarter of the Northeast quarter of Section 21, Township 14 South, Range 3 West, San Bernardino Base and Meridian, in the County of San Diego, State of California, according to Official Plat thereof (Assessor's Parcel No. 308-010-17).

Subject to the terms and conditions set forth in this Permit, permission is granted to Owner/Permittee to subdivide and develop a fifteen lot subdivision for nine single family lots, one private driveway, two open space lots, two homeowners associate lots, and one lot for the future extension of Camino Santa Fe, and design guidelines to control and direct the development of each single family lot, described and identified by size, dimension, quantity, type, and location on the approved exhibits [Exhibit "A"] dated November 6, 2008, on file in the Development Services Department.

The project shall include:

- a. The subdivision, grading and improvement of a 18.78 acre site to allow construction of 8 custom single family homes in conformance with the Sunset Ranch Design Guidelines, with an existing residence on proposed lot 3 to remain;
- b. Deviations to minimum street frontage;
- c. Density transfer of two (2) residential units from the Terrazzo Bougainvillea Vesting Tentative Map No. 9985, Final Map No. 15589;
- d. Guest Quarters on all lots consistent with the criteria in the Sunset Ranch Design Guidelines and the Land Development Code requirements;
- e. Pedestrian and equestrian trails;
- f. The future extension of Camino Santa Fe and slope easements within the subdivision boundary;
- g. Landscaping (planting, irrigation and landscape related improvements);
- h. Off-street parking; and
- i. Accessory improvements determined by the Development Services Department to be consistent with the land use and development standards in effect for this site per the adopted community plan, California Environmental Quality Act Guidelines, public and private improvement requirements of the City Engineer, the underlying zone(s), conditions of this Permit, and any other applicable regulations of the SDMC in effect for this site.

STANDARD REQUIREMENTS:

- 1. This permit must be utilized within thirty-six (36) months after the date on which all rights of appeal have expired. Failure to utilize and maintain utilization of this permit as described in the SDMC will automatically void the permit unless an Extension of Time has been granted. Any such Extension of Time must meet all SDMC requirements and applicable guidelines in affect at the time the extension is considered by the appropriate decision maker.
- 2. No permit for the construction, occupancy or operation of any facility or improvement described herein shall be granted, nor shall any activity authorized by this Permit be conducted on the premises until:
 - a. The Owner/Permittee signs and returns the Permit to the Development Services Department; and
 - b. The Permit is recorded in the Office of the San Diego County Recorder.

- 3. Unless this Permit has been revoked by the City of San Diego the property included by reference within this Permit shall be used only for the purposes and under the terms and conditions set forth in this Permit unless otherwise authorized by the Development Services Department.
- 4. This Permit is a covenant running with the subject property and shall be binding upon the Owner/Permittee and any successor or successors, and the interests of any successor shall be subject to each and every condition set out in this Permit and all referenced documents.
- 5. The continued use of this Permit shall be subject to the regulations of this and any other applicable governmental agency.
- 6. Issuance of this Permit by the City of San Diego does not authorize the Owner/Permittee for this permit to violate any Federal, State or City laws, ordinances, regulations or policies including, but not limited to, the Endangered Species Act of 1973 [ESA] and any amendments thereto (16 U.S.C. § 1531 et seq.).
- 7. In accordance with authorization granted to the City of San Diego from the United States Fish and Wildlife Service [USFWS] pursuant to Section 10(a) of the ESA and by the California Department of Fish and Game [CDFG] pursuant to Fish and Game Code section 2835 as part of the Multiple Species Conservation Program [MSCP], the City of San Diego through the issuance of this Permit hereby confers upon Owner/Permittee the status of Third Party Beneficiary as provided for in Section 17 of the City of San Diego Implementing Agreement [IA], executed on July 16, 1997, and on file in the Office of the City Clerk as Document No. OO-18394. Third Party Beneficiary status is conferred upon Owner/Permittee by the City: (1) to grant Owner/Permittee the legal standing and legal right to utilize the take authorizations granted to the City pursuant to the MSCP within the context of those limitations imposed under this Permit and the IA, and (2) to assure Owner/Permittee that no existing mitigation obligation imposed by the City of San Diego pursuant to this Permit shall be altered in the future by the City of San Diego, USFWS, or CDFG, except in the limited circumstances described in Sections 9.6 and 9.7 of the IA. If mitigation lands are identified but not yet dedicated or preserved in perpetuity, maintenance and continued recognition of Third Party Beneficiary status by the City is contingent upon Owner/Permittee maintaining the biological values of any and all lands committed for mitigation pursuant to this Permit and of full satisfaction by Owner/Permittee of mitigation obligations required by this Permit, as described in accordance with Section 17.1D of the IA.
- 8. The Owner/Permittee shall secure all necessary building permits. The Owner/Permittee is informed that to secure these permits, substantial modifications to the building and site improvements to comply with applicable building, fire, mechanical and plumbing codes and State law requiring access for disabled people may be required.
- 9. Construction plans shall be in substantial conformity to Exhibit "A." No changes, modifications or alterations shall be made unless appropriate application(s) or amendment(s) to this Permit have been granted.

10. All of the conditions contained in this Permit have been considered and have been determined to be necessary in order to make the findings required for this Permit. It is the intent of the City that the holder of this Permit be required to comply with each and every condition in order to be afforded the special rights which the holder of the Permit is entitled as a result of obtaining this Permit.

In the event that any condition of this Permit, on a legal challenge by the Owner/Permittee of this Permit, is found or held by a court of competent jurisdiction to be invalid, unenforceable, or unreasonable, this Permit shall be void. However, in such an event, the Owner/Permittee shall have the right, by paying applicable processing fees, to bring a request for a new permit without the "invalid" conditions(s) back to the discretionary body which approved the Permit for a determination by that body as to whether all of the findings necessary for the issuance of the proposed permit can still be made in the absence of the "invalid" condition(s). Such hearing shall be a hearing de novo and the discretionary body shall have the absolute right to approve, disapprove, or modify the proposed permit and the condition(s) contained therein.

- 11. The applicant shall defend, indemnify, and hold harmless the City, its agents, officers, and employees from any and all claims, actions, proceedings, damages, judgments, or costs, including attorney's fees, against the City or its agents, officers, or employees, relating to the issuance of this permit including, but not limited to, any action to attack, set aside, void, challenge, or annul this development approval and any environmental document or decision. The City will promptly notify applicant of any claim, action, or proceeding and, if the City should fail to cooperate fully in the defense, the applicant shall not thereafter be responsible to defend, indemnify, and hold harmless the City or its agents, officers, and employees. The City may elect to conduct its own defense, participate in its own defense, or obtain independent legal counsel in defense of any claim related to this indemnification. In the event of such election, applicant shall pay all of the costs related thereto, including without limitation reasonable attorney's fees and costs. In the event of a disagreement between the City and applicant regarding litigation issues, the City shall have the authority to control the litigation and make litigation related decisions, including, but not limited to, settlement or other disposition of the matter. However, the applicant shall not be required to pay or perform any settlement unless such settlement is approved by applicant.
- 12. This Permit may be developed in phases. Each phase shall be constructed prior to sale or lease to individual owners or tenants to ensure that all development is consistent with the conditions and exhibits approved for each respective phase per the approved Exhibit "A."

ENVIRONMENTAL/MITIGATION REQUIREMENTS:

- 13. Mitigation requirements are tied to the environmental document, specifically the Mitigation, Monitoring, and Reporting Program (MMRP). These MMRP conditions are incorporated into the permit by reference or authorization for the project
- 14. The mitigation measures specified in the Mitigation Monitoring and Reporting Program, and outlined in the Findings to Master Environmental Impact Report (EIR) No. 95-0353, Project No. 3501, shall be noted on the construction plans and specifications under the heading ENVIRONMENTAL/MITIGATION REQUIREMENTS.

15. The Owner/Permittee shall comply with the Mitigation, Monitoring, and Reporting Program (MMRP) as specified in the Findings to Master Environmental Impact Report (EIR) No. 95-0353, Project No. 3501, satisfactory to the Development Services Department and the City Engineer. All mitigation measures as specifically outlined in the MMRP shall be implemented for the following issue areas:

Biological Resources
Paleontological Resources
Land Form/Visual Character
Public Facilities and Services
Noise
Transportation/Circulation

16. Prior to issuance of any construction permit, the Owner/Permittee shall pay the Long Term Monitoring Fee in accordance with the Development Services Fee Schedule to cover the City's costs associated with implementation of permit compliance monitoring.

ENGINEERING REQUIREMENTS:

- 17. Development of this project shall comply with all requirements of State Water Resources Control Board (SWRCB) Order No. 99-08 and the Municipal Storm Water Permit, Order No. 2001-01 (NPDES General Permit No. CAS000002 and CA S0108758), Waste Discharge Requirements for Discharges of Storm Water Runoff Associated With Construction Activity. In accordance with said permit, a Storm Water Pollution Prevention Plan (SWPPP) and a Monitoring Program Plan shall be implemented concurrently with the commencement of grading activities, and a Notice of Intent (NOI) shall be filed with the SWRCB.
- 18. A copy of the acknowledgment from the SWRCB that an NOI has been received for this project shall be filed with the City of San Diego when received; further, a copy of the completed NOI from the SWRCB showing the permit number for this project shall be filed with the City of San Diego when received. In addition, the owner(s) and subsequent owner(s) of any portion of the property covered by this grading permit and by SWRCB Order No. 99-08-DWQ, and any subsequent amendments thereto, shall comply with special provisions as set forth in Section C.7 of SWRCB Order No. 99-08-DWQ.
- 19. Prior to the issuance of any construction permit the Subdivider shall incorporate and show the type and location of all post-construction Best Management Practices (BMP's) on the final construction drawings, consistent with the approved Water Quality Technical Report.
- 20. The drainage system proposed for this development, as shown on the plans, is subject to approval by the City Engineer.

GEOLOGY REQUIREMENTS:

21. Prior to the issuance of a grading permit, an updated geotechnical report shall be submitted and approved by the City Engineer in accordance with the City of San Diego's Technical Guidelines for

Geotechnical Reports." The geotechnical consultant must review, sign and stamp the grading plans as part of the plan review and grading permit issuance process. A Final As-Built Report is required within 15 days of completion of grading operations.

22. Additional geotechnical information such as verification of as-graded or existing soil conditions needed for design of structure foundations will be subject to approval by the Division of Building, Safety and Construction prior to issuance of building permits.

LANDSCAPE REQUIREMENTS:

- 23. Prior to issuance of construction permits for grading, the Permittee or Subsequent Owner shall submit landscape construction documents for the revegetation and hydro-seeding of all disturbed land in accordance with the Land Development Manual, Landscape Standards and to the satisfaction of the Development Services Department. All plans shall be in substantial conformance to this permit (including Environmental conditions) and Exhibit 'A,' on file in the Office of the Development Services Department.
- 24. Prior to issuance of construction permits for public right-of-way improvements, the Permittee or Subsequent Owner shall submit complete landscape construction documents for right-of-way improvements to the Development Services Department for approval. Improvement plans shall take into account a 40 sq-ft area around each tree which is unencumbered by utilities. Driveways, utilities, drains, water and sewer laterals shall be designed so as not to prohibit the placement of street trees.
- 25. Prior to issuance of any construction permits for buildings; the Permittee or Subsequent Owner shall submit complete landscape and irrigation construction documents consistent with the Land Development Manual, Landscape Standards to the Development Services Department for approval. The construction documents shall be in substantial conformance with Exhibit 'A,' Landscape Development Plan, on file in the Office of the Development Services Department.
- 26. Prior to Final Inspection, it shall be the responsibility of the Permittee or Subsequent Owner to install all required landscape. A "No Fee" Street Tree Permit, if applicable, shall be obtained for the installation, establishment, and on-going maintenance of all street trees.
- 27. The Permittee or Subsequent Owner shall maintain all landscape in a disease, weed and litter free condition at all times. Severe pruning or "topping" of trees is not permitted. The trees shall be maintained in a safe manner to allow each tree to grow to its mature height and spread.
- 28. The Permittee or Subsequent Owner shall be responsible for the maintenance of all landscape improvements in the right-of-way consistent with the Land Development Manual Landscape Standards unless long-term maintenance of said landscaping will be the responsibility of a Landscape Maintenance District or other approved entity. In this case, a Landscape Maintenance Agreement shall be submitted for review by a Landscape Planner.
- 29. If any required landscape (including existing or new plantings, hardscape, landscape features, etc.) indicated on the approved construction document plans is damaged or removed during demolition or construction, the Permittee or Subsequent Owner is responsible to repair and/or replace

any landscape in kind and equivalent size per the approved documents to the satisfaction of the Development Services Department within 30 days of damage or prior to a Final Landscape Inspection.

30. Prior to issuance of construction permits for grading; the Permittee or Subsequent Owner shall ensure that all proposed landscaping, especially landscaping adjacent to native habitat and/or MHPA, shall not include exotic plant species that may be invasive to native habitats. Plant species found within the California Invasive Plant Council's (Cal-IPC) Invasive Plant Inventory and the prohibited plant species list found in "Table 1" of the Landscape Standards shall not be permitted.

BRUSH MANAGEMENT PROGRAM REQUIREMENTS:

- 31. The Permittee or Subsequent Owner shall implement the following requirements in accordance with the Brush Management Program shown on Exhibit 'A', Brush Management Plan, on file in the Office of the Development Services Department.
- 32. Prior to issuance of any construction permits for grading, Landscape Construction Documents shall be submitted showing the brush management zones on the property in substantial conformance with Exhibit 'A.'
- 33. Prior to issuance of any construction permits, a complete set of Brush Management Construction Documents shall be submitted for approval to the Development Services Department and the Fire Marshall. The construction documents shall be in substantial conformance with Exhibit 'A' and shall comply with the Uniform Fire Code, M.C. 55.0101; the Land Development Manual, Landscape Standards; and the Land Development Code, Landscape Regulations Section 142.0412 (Ordinance 19413).
- 34. The Brush Management Program shall implement two zones consistent with the Brush Management Regulations of the Land Development Code Section 142.0412 as follows: Vesting Tentative Map No. 430608 shall have a standard Zone One of 35 feet and a standard Zone Two of 65 feet. Lot 4 shall have an extended Zone One of 79' consistent with Exhibit A.
- 35. No habitable structures shall be allowed within Brush Management Zone One.
- 36. Within Zone One, combustible accessory structures (including, but not limited to decks, trellises, gazebos, etc.) shall not be permitted while non-combustible accessory structures may be approved within the designated Zone One area subject to Fire Marshall and Development Services Department approval.
- 37. The following note shall be provided on the Brush Management Construction Documents: "It shall be the responsibility of the Permittee to schedule a pre-construction meeting on-site with the contractor and the Development Services Department to discuss and outline the implementation of the Brush Management Program."

- 38. In Zone One, plant material shall be selected to visually blend with the existing hillside vegetation. No invasive plant material shall be permitted as jointly determined by the Landscape Analysis Section [LAS] and the Environmental Analysis Section [EAS].
- 39. All new Zone Two planting shall be temporarily irrigated with an above-ground irrigation system until established. Zone Two shall be maintained on a regular basis by pruning and thinning plants, removing weeds, and maintaining the temporary irrigation system. Only native vegetation shall be planted or hydro seeded. If Zone Two is being revegetated, 50% of the planting area shall be seeded with material that does not grow taller than 24 inches.
- 40. Prior to final inspection, the approved Brush Management Program shall be implemented. The Brush Management Program shall be maintained at all times in accordance with the City of San Diego's Land Development Manual, Landscape Standards.
- 41. Prior to issuance of any construction permits for grading, a recorded easement shall be granted from adjacent property owners for parcel APN 308-010-16 and parcel APN 308-010-17 for offsite Brush Management as shown on Exhibit A. The required Brush Management Easement Document shall be used to maintain the required brush management zone two on the adjacent properties until such time that a building permit is issued and construction is underway for the adjacent properties.

PLANNING/DESIGN REQUIREMENTS:

- 42. Prior to the application for building permits, plans for each custom single dwelling unit shall be approved through a Process 2 review. Approval shall be based on substantial conformance to the approved Permit, Exhibits, and Design Guidelines. Should any conflicts exist among the aforementioned documents, the Permit and the Land Development Code shall prevail.
- 43. No fewer than two off-street parking spaces (or 3 for properties developed with a guest quarters) shall be maintained on the property at all times in the approximate locations shown on the approved Exhibit "A." Parking spaces shall comply at all times with the SDMC and shall not be converted for any other use unless otherwise authorized by the Development Services Department.
- 44. A topographical survey conforming to the provisions of the SDMC may be required if it is determined, during construction, that there may be a conflict between the building(s) under construction and a condition of this Permit or a regulation of the underlying zone. The cost of any such survey shall be borne by the Owner/Permittee.
- 45. The proposed project does not propose any structures; therefore, in order to determine if structures comply with the height limitations of the Marine Corps Air Station (MCAS) Miramar Airport Land Use Compatibility Plan (ALUCP), any future structures must be submitted to the San Diego County Airport Land Use Commission (ALUC) for review.
- 46. The Owner/Permittee shall post a copy of the approved discretionary permit or Tentative Map in the sales office for consideration by each prospective buyer.
- 47. Fencing shall adhere to the approved Sunset Ranch Design Guidelines.

- 48. Required fencing between designated private use areas and common brush management, MHPA/Open Space lots, and/or separating the pedestrian/equestrian trail and the landscaped parkway adjacent to public and private streets shall not be altered, removed or relocated.
- 49. In order to avoid potentially significant impacts associated with external lighting, all lighting from homes for the purposes of safety and security shall be designed to minimize the emission of light rays onto neighboring properties and open space. All lighting shall be shaded and adjusted to fall on the same premises where such lighting is located. The lighting of private recreational facilities, such as tennis courts, shall not be permitted. Swimming pools may be lighted for safety purposes, using ground lighting that does not project more than six feet from the lighting source.
- 50. Signage will be limited to access, litter control and educational purposes.
- 51. Disclosure shall be made to all future buyers that Del Mar Mesa is a semi-rural community which permits residents to maintain horses and horse stables on their residential property subject to horse-keeping provisions of the San Diego Municipal Code.

TRANSPORTATION REQUIREMENTS

52. This project shall conform to the Del Mar Mesa/Subarea V Specific Plan, Transportation Phasing Plan and Public Facilities Financing Plan to the satisfaction of the City Engineer.

WASTEWATER REQUIREMENTS:

- 53. The developer shall design and construct all proposed public sewer facilities in accordance with established criteria in the most current edition of the City of San Diego sewer design guide. Proposed facilities that do not meet the current standards shall be redesigned or private.
- 54. Prior to the issuance of any building permits, the developer shall assure, by permit and bond, the design and construction of all public sewer facilities necessary to serve this development.
- 55. Proposed private underground sewer facilities located within a single lot shall be designed to meet the requirements of the California Plumbing Code and shall be reviewed as part of the building permit plan check. In addition, the developer shall submit calculations, satisfactory to the Metropolitan Wastewater Department Director, for sizing of the proposed sewer lateral from the property line to its connection with the public sewer main.
- 56. Prior to the issuance of any building permits, the developer shall assure, by permit and bond, the design and construction of all public sewer facilities necessary to serve this development.

WATER REQUIREMENTS:

57. Prior to the issuance of the first building permit, all public water facilities shown on improvement drawing plan 29261-D shall be complete and operational in a manner satisfactory to the Director of Public Utilities and the City Engineer.

- 58. Prior to the issuance of any building permits, the Owner/Permittee shall assure, by permit and bond, the design and construction of a new 8-inch public water facility through the adjacent westerly property, Valley Ridge Estates Project No.97083. The required 8-inch public water main shall be constructed from Del Mar Mesa Road to the western limit of the project, in a manner satisfactory to the Director of Public Utilities and the City Engineer.
- 59. Prior to the issuance of any building permits, the Owner/Permittee shall assure, by permit and bond, the design and construction of new water service(s) outside of any vehicular use area, and the removal of all existing unused services adjacent to the project site, in a manner satisfactory to the Director of Public Utilities and the City Engineer.
- 60. Prior to the issuance of any building permits, the Owner/Permittee shall apply for plumbing permit(s) for the installation of private back flow prevention device(s) on all existing and proposed water services to the development, including all domestic, fire and irrigation services, in a manner satisfactory to the Director of Public Utilities and the City Engineer.
- 61. Prior to the final inspection of any building permit for residential development, the Owner/Permittee shall install fire hydrants at locations satisfactory to the Fire Department, the Director of Public Utilities and the City Engineer. Fire hydrants shall be located a minimum of five feet from any structures above, at, or below grade.
- 62. Prior to the final inspection of any building permit for residential development, all public water facilities necessary to serve this development shall be complete and operational in a manner satisfactory to the Director of Public Utilities and the City Engineer.
- 63. Prior to the final inspection of any building permit for residential development, the Owner/Permittee shall design and construct new public water facilities, into acceptable alignments and right-of-way, in the event any public water facility adjacent to or traversing the project site loses integrity due to the construction and grading activities associated with this development, in a manner satisfactory to the Director of Public Utilities and the City Engineer.
- 64. Prior to the issuance of any building or engineering permits, except grading, the Owner/Permittee shall grant adequate water easements over all public water facilities that are not located within fully improved public rights-of-way, satisfactory to the Director of Public Utilities and the City Engineer. All paving within easements shall conform to schedule "J" or better. Easements, as shown on approved Exhibit "A", will require modification based on standards at final engineering.
- 65. The Owner/Permittee agrees to design and construct all proposed public water facilities in accordance with established criteria in the most current edition of the City of San Diego Water Facility Design Guidelines and City regulations, standards and practices pertaining thereto. Parallel potable water mains shall have a minimum separation of 10-feet and be located a minimum of 4-feet from face of curb to outside edge of pipe. Facilities, as shown on approved Exhibit "A," may require modification based on standards at final engineering.

INFORMATION ONLY:

- Any party on whom fees, dedications, reservations, or other exactions have been imposed as conditions of approval of this development permit, may protest the imposition within ninety days of the approval of this development permit by filing a written protest with the City Clerk pursuant to California Government Code §66020.
- This development may be subject to impact fees at the time of construction permit issuance

APPROVED by the Planning Commission of the City of San Diego on November 6, 2008, by Resolution No. PC-xxxx.

Permit Type/PTS Approval Nos.:

PDP 5790; SPD 5787;

and NUP 47875

Date of Approval: November 6, 2008

AUTHENTICATED BY THE DEVELOPMENT SERVICES DEPARTMENT

Leslie Goossens

TITLE: Development Project Manager

NOTE: Notary acknowledgment must be attached per Civil Code section 1189 et seq.

The undersigned Owner/Permittee, by execution hereof, agrees to each and every condition of this Permit and promises to perform each and every obligation of Owner/Permittee hereunder.

Owner/Permittee

By_

Robert T. Loftin, Trustee of the Robert T. and Rosalind T. Trust dated September 1, 1999

Owner/Permittee

By

Rosalind T. Loftin, Trustee of the Robert T. and Rosalind T. Trust dated September 1, 1999

NOTE: Notary acknowledgments must be attached per Civil Code section 1189 et

PLANNING COMMISSION RESOLUTION NO. PC-Draft PLANNED DEVELOPMENT PERMIT NO. 5790, SITE DEVELOPMENT PERMIT NO. 5787 NEIGHBORHOOD USE PERMIT NO. 47875 SUNSET RANCH

WHEREAS, ROBERT T. LOFTIN AND ROSALIND T. LOFTIN, as Trustees of the Robert T. and Rosaline T. Trust Dated September 1, 1999, Owner/Permittee, filed an application with the City of San Diego for a permit to create 9 custom home parcels with guest quarters (as described in and by reference to the approved Exhibits "A" and corresponding conditions of approval for the associated Permit Nos. 5790, 5787, and 47875), on portions of a 18.78 acre site;

WHEREAS, the project site is located at the intersection of Del Mar Mesa Road and Little McGonigle Ranch Road in the AR-1-1 Zone of the Del Mar Mesa Specific Plan;

WHEREAS, the project site is legally described as the east half of the southeast quarter of the northeast quarter of section 21, township 14 south, range 3 west, San Bernardino Base and Meridian, in the County of San Diego, State of California;

WHEREAS, on November 6, 2008, the Planning Commission of the City of San Diego considered Planned Development Permit No. 5790, Site Development Permit No. 5787 and Neighborhood Use Permit No. 478755 pursuant to the Land Development Code of the City of San Diego; NOW, THEREFORE,

BE IT RESOLVED by the Planning Commission of the City of San Diego as follows:

That the Planning Commission adopts the following written Findings, dated November 6, 2008.

FINDINGS:

Planned Development Permit - Section 126.0604

A. Findings for all Planned Development Permits

1. The proposed development will not adversely affect the applicable land use plan. The proposed subdivision, grading and improvement of a 18.78 acre site to allow construction of 8 custom homes (single family structures) with guest quarters is located north and south of Del Mar Mesa Road, at the intersection of Little McGonigle Ranch Road. The Del Mar Mesa Specific Plan (DMMSP) designates this site as Estate Residential. The Multi-Habitat Planning Area is located directly adjacent and to the north of the site and includes the northerly portion of the project site. The northerly portions of the project site located within the MHPA are not proposed for development, and no adjustment to the MHPA boundary is required or proposed.

The Plan allows the use of a Planned Development Permit to achieve more units on a site designated as Estate Residential, provided the additional density is achieved by including density transferred from a site within Del Mar Mesa and designated as resource based open space. The site providing the additional density must be designated for resource based upon space, would no longer have density associated with it and would be conserved by easement or dedicated to the City. The Valley Ridge Estates project is receiving a density transfer of two (2) residential units from the Terrazzo Bougainvillea project (VTM No. 9985) to allow the development of 9 single-family lots on the project site. The Terrazzo Bougainvillea donor sites, which are properties within the within the DMMSP, are designated as Resource Based Open Space, and have been deeded to the City (Lots 7, 8 and 9 of Terrazzo Bougainvillea Unit 1, Map 15589).

The project would implement the goals of the Plan by providing a quality Estate Residential development that is compatible with the surrounding Estate Residential uses and consist with the Plan's Community Design Standards. The large lot configuration allows ample room for guest quarters to be constructed as part of the development and is consistent with the homes and guest quarters in the neighboring developments of Silver Oaks Estates and Valley Ridge Estates to the west.

Objectives contained in the Del Mar Mesa Specific Plan Estate Residential include the preservation of rural residential characteristics, views and open space. The project meets these objectives by protecting over four acres of the site through an Open Space Conservation Easement. The project is consistent in character, scale and intensity with the established residential development of the projects and proposes a shared circulation element with the adjacent property for access, thus minimizing future development impacts.

- 2. The proposed development will not be detrimental to the public health, safety, and welfare. The proposed subdivision, grading and improvement of a 18.78 acre site to allow construction of 8 custom homes (single family structures) with guest quarters has been conditioned to address project compliance with the City's regulations and other regional, state and federal regulations to prevent detrimental impacts to public health, safety and welfare. The proposed project will provide for the health, safety and welfare of the residents by providing for the orderly development of the area consistent with the Del Mar Mesa Specific Plan. The development is sensitive to the natural open space within and surrounding the site. The proposed project will provide the sewer and water facilities necessary to serve the residents and the public transportation facilities necessary to provide access to the neighborhood.
- 3. The proposed development will comply with the regulations of the Land Development Code. The proposed subdivision, grading and improvement of a 18.78 acre site to allow construction of 8 custom homes (single family structures) with guest quarters complies with the AR-1-1 zone property development regulations as modified by the Del Mar Mesa Specific Plan, with the exception of minimum street frontage. The project is proposing a deviation to minimum street frontage for Lots 2, 4 and 7, which take access from a private driveway and have no frontage to a public street. Deviations from this regulation can be granted through a Planned Development Permit.

- 4. The proposed development, when considered as a whole, will be beneficial to the community. The goal of the Del Mar Mesa Specific Plan is to preserve the rural character of Del Mar Mesa while accommodating clustered development and the preservation of open space. The proposed subdivision, grading and improvement of an 18.78 acre site to allow construction of 8 custom homes (single family structures) with guest quarters includes the conservation of 4.25 acres of open space by two on-site lots of 3.09 and 1.16 acres to be retained as open space in an open space conservation easement. The open space lots abut adjacent open space and form a natural system. The project will provide linkage to the open space system by constructing a public trail system from Del Mar Mesa Road to the MHPA/open space area to the north of the project site. The project will contribute to the region's housing supply by providing 8 residential units and will pay all applicable public facilities financing and school fees. The development will also pay an in-lieu affordable housing fee for the production of affordable housing units as specified in the Plan. For these specific reasons, the proposed development, when considered as a whole, will be beneficial to the community.
- 5. Any proposed deviations pursuant to Section 126.0602(b)(1) are appropriate for this location and will result in a more desirable project than would be achieved if designed in strict conformance with the development regulations of the applicable zone. The proposed subdivision, grading and improvement of an 18.78 acre site to allow construction of 8 custom homes (single family structures) with guest quarters complies with the applicable regulations of the Land Development Code as allowed through the approval of a Planned Development Permit. The deviation to allow Lots 2, 4 and 7 to have no frontage to a public street is appropriate for this location. The goal of the Del Mar Mesa Specific Plan is to preserve the rural character of Del Mar Mesa while accommodating clustered development and the preservation of open space. In order to meet this goal, the project has been designed to limit the number of driveways accessing public streets and to preserve open space, resulting in a more desirable project than would be achieved if designed in strict conformance with the minimum street frontage regulations of the AR-1-1 zone.

Site Development Permit - Section 126.0504

A. Findings for all Site Development Permits

- 1. The proposed development will not adversely affect the applicable land use plan. The proposed subdivision, grading and improvement of an 18.78 acre site to allow construction of 8 custom homes (single family structures) with guest quarters will not adversely affect the Del Mar Mesa Specific Plan and has been determined to be in conformance with the policies and regulations of the plan. See Planned Development Permit Finding A.1 above.
- 2. The proposed development will not be detrimental to the public health, safety, and welfare. The proposed subdivision, grading and improvement of an 18.78 acre site to allow construction of 8 custom homes (single family structures) with guest quarters has been conditioned to address project compliance with the City's regulations and other regional, state and federal regulations to prevent detrimental impacts to public health, safety and welfare.
- 3. The proposed development will comply with the applicable regulations of the Land Development Code. The proposed subdivision, grading and improvement of an 18.78 acre site to

allow construction of 8 custom homes (single family structures) with guest quarters complies with the AR-1-1 zone property development regulations as modified by the Del Mar Mesa Specific Plan, with the exception of minimum street frontage. The project is proposing a deviation to minimum street frontage for Lots 2, 4 and 7, which take access from a private driveway and have no frontage to a public street. Deviations from this regulation can be granted through a Planned Development Permit.

B. Supplemental Findings--Environmentally Sensitive Lands

- 1. The site is physically suitable for the design and siting of the proposed development and the development will result in minimum disturbance to environmentally sensitive lands. Development of the 18.78 acre site, located north and south of Del Mar Mesa Road at the intersection of Little McGonigle Ranch Road, is proposed on the least sensitive area of the site. The development area has been located mainly on the flat, previously disturbed mesa areas. The siting provides the minimum disturbance to the environmentally sensitive lands located in the north, north-east portion of the property by keeping the building pad and brush management zone areas as close to these existing developed areas and away from the finger canyon areas as much as possible. Disturbance to the on site and adjacent sensitive habitat will be prevented through careful monitoring of construction practices to ensure no encroachment into biologically sensitive areas beyond the limits shown on the proposed plan. All sensitive habitat impacted by construction services will be mitigated by conditions contained in the permit. Grading plans shall clearly identify the type and location of erosion control devices to preclude potential erosion impacts to on site sensitive habitat.
- 2. The proposed development will minimize the alteration of natural land forms and will not result in undue risk from geologic and erosional forces, flood hazards, or fire hazards. The development footprint of the 18.78 acre site located north and south of Del Mar Mesa Road at the intersection of Little McGonigle Ranch Road, has been located to minimize erosion, flood and fire hazards. The project grading and drainage was designed for the subdivision to adhere to the current topography and hydrology of the sites. The drainage on the project site would be conveyed into brow ditches, swales or streets and eventually discharged into an existing pond and detention basin built by the Meadows Del Mar Subdivision or Deer Canyon. All manufactured slopes will be planted with species capable of reducing and preventing soil erosion from wind and rain, and the appropriate brush management zones have been applied to the project. As such, the proposed development will balance the alteration of natural land forms and will not result in undue risk from geologic and erosional forces, flood hazards or fire hazards.
- 3. The proposed development will be sited and designed to prevent adverse impacts on any adjacent environmentally sensitive lands. Development of the 18.78 acre site, located north and south of Del Mar Mesa Road at the intersection of Little McGonigle Ranch Road, is located mainly on the flat, previously disturbed mesa areas that are closest to the existing public facilities and adjacent development. The pad areas, to the greatest extent feasible, avoid the sensitive habitat that composes a portion of the property. The projects siting design includes measures that ensure that all impacts from erosion and water quality issues are mitigated. The proposed project is sited and designed to prevent adverse impacts to any environmentally sensitive lands.

- 4. The proposed development will be consistent with the City of San Diego's Multiple Species Conservation Program (MSCP) Subarea Plan. The proposed development will be consistent with the City of San Diego's Multiple Species Conservation Program (MSCP) Subarea Plan. Development of the 18.78 acre site is located north and south of Del Mar Mesa Road at the intersection of Little McGonigle Ranch road, and the MHPA is located within the north, northeast portion of the property. No residential development will occur within the MHPA; however, the MHPA Land Use Adjacency Guidelines (Subarea Plan Section 1.4.3) have been applied to the project. In addition, a the proposed eight-foot-wide decomposed granite equestrian trail and storm drain along the northern limit of the project would impact 0.1 acre of Diegan coastal sage scrub located and mapped within the City's Multi-Habitat Planning Area (MHPA). These impacts are allowed under Section 1.4.1 of the City of San Diego's MSCP Subarea Plan, Compatible Land Uses. Therefore, the proposed development would conform to the City's Multiple Species Conservation Program (MSCP) Subarea Plan, and the proposed project would incorporate mitigation measures to reduce potentially significant indirect impacts.
- 5. The proposed development will not contribute to the erosion of public beaches or adversely impact local shoreline sand supply. The 18.78 acre site located north and south of Del Mar Mesa Road at the intersection of Little McGonigle Ranch road, is located a significant distance east of the Pacific Ocean's beaches and local shoreline. Development of the site includes erosion control measures, a storm water management plan, and the adoption of best management practices as required by conditions of the permit. The proposed development will not contribute to erosion of public beaches or adversely impact shoreline sand supply.
- 6. The nature and extent of mitigation required as a condition of the permit is reasonably related to, and calculated to alleviate, negative impacts created by the proposed development. The Del Mar Mesa Specific Plan (DMMSP) and accompanying (Subarea V) Master Environmental Impact Report (MEIR) No. 95-0353 was prepared by the City of San Diego, as Lead Agency under the California Environmental Quality Act, and finalized on June 6, 1996. On July 30, 1996, the San Diego City Council adopted the Specific Plan for Del Mar Mesa and certified the (Subarea V) MEIR. The DMMSP (Subarea V) MEIR analyzed the impacts that would potentially result from the development described in the Specific Plan.

An initial study has been conducted for the proposed development of the 18.78 acre site located north and south of Del Mar Mesa Road at the intersection of Little McGonigle Ranch Road, and concluded that the Del Mar Mesa Subarea V MEIR addressed all environmental impacts associated with this project. Findings to support the conclusions in the MEIR have been made and are part of this project's record. In addition, all mitigation measures identified within the MEIR have been incorporated into the development permit for this project. Thus, all mitigation reasonably related to and calculated to alleviate negative impacts created by the proposed development have been or will be incorporated into the conditions of the development permit.

Neighborhood Use Permit - Section 126.0205

1. The proposed development will not adversely affect the applicable land use plan. The proposed subdivision, grading and improvement of an 18.78 acre site to allow construction of 8

custom homes (single family structures) with guest quarters will not adversely affect the Del Mar Mesa Specific Plan and has been determined to be in conformance with the policies and regulations of the plan. See Planned Development Permit Finding A.1 above.

- 2. The proposed development will not be detrimental to the public health, safety, and welfare. The proposed subdivision, grading and improvement of an 18.78 acre site to allow construction of 8 custom homes (single family structures) with guest quarters has been conditioned to address project compliance with the City's regulations and other regional, state and federal regulations to prevent detrimental impacts to public health, safety and welfare.
- 3. The proposed development will comply with the applicable regulations of the Land Development Code. The proposed subdivision, grading and improvement of an 18.78 acre site to allow construction of 8 custom homes (single family structures) with guest quarters complies with the AR-1-1 zone property development regulations as modified by the Del Mar Mesa Specific Plan, with the exception of minimum street frontage. The project is proposing a deviation to minimum street frontage for Lots 2, 4 and 7, which take access from a private driveway and have no frontage to a public street. Deviations from this regulation can be granted through a Planned Development Permit.

BE IT FURTHER RESOLVED that, based on the findings hereinbefore adopted by the Planning Commission, Planned Development Permit No. 5790, Site Development Permit No. 5787 and Neighborhood Use Permit No. 47875 is hereby GRANTED by the Planning Commission to the referenced Owner/Permittee, in the form, exhibits, terms and conditions as set forth in the Permit, a copy of which is attached hereto and made a part hereof.

LESLIE GOOSSENS
Development Project Manager
Development Services

Adopted on: November 6, 2008

Job Order No. 42-0403

cc: Legislative Recorder, Planning Department

Del Mar Mesa Community Planning Board

3525 Del Mar Heights Road, Box 246, San Diego, California 92130 Phone 858-361-8555 fax 858-755-1209 e-mail gary@seabreezeproperties.com

September 20, 2007

Ms. Leslie Goossens, Development Project Manager City of San Diego, Development Services 1222 First Avenue San Diego, California 92101

Re: Sunset Ranch Vesting Tentative Map, Project No. 3501

Dear Leslie:

The above referenced Vesting Tentative Map was presented to our Board on July 12, 2007. The project was presented by Ted Shaw and unanimously approved subject to following conditions (8-0 with Metcalf Recusing):

- 1. An HOA shall be responsible for maintaining the trails, right-of-way landscaping and parkway landscaping until a maintenance assessment district is formed.
- 2. The HOA shall maintain slope landscaping adjacent to the public rights-of-way as well as the slopes adjacent to the equestrian trial along the property's northerly boundary.
- The developer shall adhere to the community signage program.
- 4. The board's approval is contingent upon appropriate CEQA clearance issued by the city.
- 5. Horse keeping shall be allowed on the subdivided residential lots in accordance with city guidelines.
- 6. An HOA shall maintain the area of lot 4 north of the private drive.
- 7. The developer shall provide a 25 foot 'no build' easement in lot 6 adjacent to Del mar Mesa Road.

If you have any questions, please contact me at your earliest convenience.

Yours truly

Gary Levitt, Chair

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Cc: Robert Loftin, Ted Shaw



City of San Diego
Development Serv. s Department
1222 First Ave. MS-302
San Diego, CA 92101-4154
(619) 446-5000

Ownership Disclosure Statement

Project Title Sunset Ranch			Project No. For City Use Only		
Project Address:	w Mass Boad and Coming Santa	F ₀			
Legal Status (please check	r Mesa Road and Camino Santa] k):	re	· · · · · · · · · · · · · · · · · · ·		
	.iability -or-	Corporate Identification I	No.:		
and addresses of all perso (e.g., tenants who will ben property). Note: The appli	ons who have an interest in the pro- nefit from the permit, all individuals icant is responsible for notifying the sed or considered. Changes in owr	operty, recorded or otherwise, , all corporate officers, and all e Project Manager of any cha	The list must include the names, titles and state the type of property interest partners in a partnership who own the nges in ownership during the time the roject Manager at least thirty days prior		
Name (type or print): Robert Loftin		Name (type or print):			
Title/Property Interest (type or	print):	Title/Property Interest (type	Title/Property Interest (type or print):		
Trustee Street Address: 6551 Shaw Ridge Road		Street Address:			
City/State/Zip: San Diego, CA 92130		City/State/Zip:			
Phone No:	Fax No:	Phone No:	Fax No:		
Signature	Date: 11-03-01	Signature :	Date:		
Name (type or print): Rosalind Loftin		Name (type or print):			
Title/Property Interest (type or Trustee	print):	Title/Property Interest (type or print):			
Street Address:		Street Address:			
6551 Shaw Ridge Ro City/State/Zip:	oad	City/State/Zip:			
San Diego, CA 921					
Phone No:	Fax No:	Phone No:	Fax No:		
Signature :	Date:	Signature :	Date:		
Name (type or print):		Name (type or print):	Name (type or print):		
Title/Property Interest (type or print):		Title/Property Interest (type	Title/Property Interest (type or print):		
Street Address:		Street Address:			
City/State/Zip:		City/State/Zip:			
Phone No:	Fax No:	Phone No:	Fax No:		
Signature :	Date:	Signature :	Date:		
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	his information is available in altern	ative formate for persons with	disabilities		
	st this information in alternative forn				

DS-318 (4-01)

DEVELOPMENT SERVICES

Project ChronologySUNSET RANCH - PROJECT NO. 3501

Date	Action	Description	City Review Time (working days)	Applicant Response (working days)
5-22-02	First Submittal	Project Deemed Complete		
7-16-02	First Assessment Letter		39	
3-3-03	Second Submittal			61
3-24-03	Second Assessment Letter		15	
7-6-03	Third Submittal			57
8-12-03	Third Assessment Letter		27	
11-5-03	Fourth Submittal			60
12-11-03	Fourth Assessment Letter		25	
3-8-07	First Submittal	Project Redesigned		
4-27-07	First Assessment Letter		35	
9-25-07	Second Submittal	·		106
10-29-07	Second Assessment Letter		24	
3-19-08	Third Submittal			94
5-2-08	Third Assessment Letter		35	
6-3-08	Fourth Submittal			22
7-2-08	Fourth Assessment Letter		21	
9-12-08	Applicant Resolves Outstanding Issues	Minor modifications to biology report required.		50
10-10-08	Findings to MEIR Distributed		20	

Date	Action	Description	City Review Time (working days)	Applicant Response (working days)
11/6/08	Public Hearing	Planning Commission	19	
TOTAL STAFF TIME			260	
TOTAL APPLICANT TIME				450*
TOTAL PROJECT RUNNING TIME		From deemed complete date to Hearing	710*	

^{*}Does not include the 39 month gap between the first and second design.