

THE CITY OF SAN DIEGO

Report to the Hearing Officer

DATE ISSUED: September 27, 2023 REPORT NO. HO-23-048

HEARING DATE: October 4, 2023

SUBJECT: LOOKOUT LOT 5, PROCESS THREE DECISION

PROJECT NUMBER: 482904

OWNER/APPLICANT: 2MB Partners LLC and GJ Mandelbaum Holdings LLC, Owners/Applicants

SUMMARY

<u>Issue</u>: Should the Hearing Officer approve an application for a 4,900-square-foot single family home on a vacant 0.12-acre lot at 7813 Lookout Drive in the SF zone of the La Jolla Planned District in the La Jolla Community Plan Area?

Staff Recommendation(s):

- 1. Adopt <u>Mitigated Negative Declaration (MND) No. 482904</u> and the associated Mitigation, Monitoring and Reporting Program (MMRP); and
- 2. Approve Coastal Development Permit No. 1691683; and
- 3. Approve Site Development Permit No. 1691684.

<u>Community Planning Group Recommendations</u>: On August 20, 2018, the La Jolla Community Planning Association voted 9-4-1 to recommend denial of the proposed project as described in more detail below (Attachment 7).

<u>La Jolla Shores Advisory Board Recommendation:</u> On May 19, 2021, the La Jolla Shores Advisory Board voted 4-0 to recommend denial of the proposed project as described in more detail below (Attachment 8).

<u>Environmental Review</u>: Mitigated Negative Declaration No. 482904 has been prepared for the Project in accordance with California Environmental Quality Act (CEQA) guidelines, which addresses potential impacts to Cultural Resources (Archaeology) and Tribal Cultural Resources. A Mitigation, Monitoring and Reporting Program (MMRP) has been prepared and will be implemented which will reduce potential impacts to a below a level of significance (Attachment 4).

BACKGROUND

The 0.12-acre project site is located at 7813 Lookout Drive in the Coastal Overlay (Non-Appealable) Zone, and the Coastal Height Limit Overlay Zone, La Jolla Shores Archaeological Study Area, and in the Single-Family (SF) zone of the La Jolla Shores Planned District within the La Jolla Community Plan area. It is currently vacant.

The project site is approximately 1,590 feet east of the Pacific Ocean in a developed, urban residential neighborhood. Surrounding development includes one and two-story single-family dwelling units to the north, east, south and west.

DISCUSSION

Project Description:

The project proposes the construction of a 4,900-square-foot, two-story single dwelling unit with an attached garage. It is conditioned to include construction of a new current City standard 12-foot wide driveway, adjacent to the site on Lookout Drive, which will serve as vehicular access to the attached garage containing two off-street parking spaces, as required by SDMC Section 1510.0303. The project will also be required to deposit excavated soil in a legal disposal site; reconstruct the existing curb with full-height city standard curb and gutter; implement construction best management practices (BMPs); and enter into an Encroachment Maintenance and Removal Agreement (EMRA) for sidewalk under drain/curb outlet, irrigation, and landscaping within Right-of-Way.

FAR is not regulated within the LJPDO thus the Community Plan, the La Jolla Shores design Guidelines and the LJPDO require that the project conform to the patterns and massing of the buildings in the existing neighborhood. The proposed development is set back in conformity to the varying and existing established setbacks and is articulated with substantive second story setbacks on all four sides of the design. This articulation is the prevailing method of moderating the views of one- and two-story streetscape massing prevalent in the neighborhood, and preserves existing landscape and light patterns in side and rear yards.

Required Permits:

The project requires a Process Three Site Development Permit (SDP), in accordance with SDMC Section <u>1510.0201(a)</u>, for a new building within the La Jolla Shores Planned District and a Process Two Coastal Development Permit (CDP) in accordance with SDMC section <u>126.0707(a)</u>, as the proposed development as the site is located in the non-appealable area of the Coastal Overlay Zone.

Pursuant to SDMC Section <u>112.0103</u>, when an applicant applies for more than one permit, map or other approval for a single development, the applications shall be consolidated for processing and shall be reviewed by a single decision maker. The decision maker shall act on the consolidated application at the highest level of authority for that development as set forth in SDMC Section <u>111.0105</u>. In this instance, all the above approvals are consolidated and processed according to Process Three, with the Hearing Officer as the decision maker.

Land Use and Zoning Analysis

The La Jolla Community Plan identifies the land use as Very Low Density Residential (0-5 du/ac). This density range is characterized by large, single dwelling unit estate homes built on 10,000 to 40,000 square-foot parcels with steep slopes and/or open space areas. The project site is also within the La Jolla Shores Planned District SF-Zone, which implements the community plan and further regulates the development of the site.

As required by the La Jolla Shores Planned District, a neighborhood survey of the existing development pattern and bulk and scale was submitted for the analysis of the project. Surrounding properties are one- and two-story estate homes on a range of property sizes with a variety of architectural vernaculars. The architectural form proposed includes variations in building material (stucco siding, tile roofing), one- and two-story building elements, proportioned fenestration, and roofline variation. As such, the proposed bulk and scale will not be disruptive to adjacent homes in the immediate vicinity of the project site. The proposed development will observe setbacks to all property lines consistent with other properties in the vicinity. The proposed project complies with all height and bulk regulations and is located on a site that is currently developed with all public utilities in place to serve the residence or is conditioned to update them. Therefore, the proposed dwelling was found to be in general conformity with setbacks, and bulk and scale as required by the La Jolla Shores Planned District SF Zone and complies with all other applicable regulations.

Based on the current submittal and the information provided, staff finds that the proposed building design conforms with the general design regulations of the La Jolla Shores Planned District, per Section 1510.0301, and is consistent with the Community Character policies of the La Jolla Community Plan (p. 90).

Per SDMC section <u>1510.0304(d)</u>, lot coverage in the SF zone is limited to a maximum of 60 percent of the lot. The proposed project has a lot coverage of 52%, meeting this requirement. The proposed front setback is approximately six feet, one inch, side setbacks are four feet eight inches and six feet, nine inches, and the rear setback is five feet. This is in general conformance with houses in the vicinity; therefore, the proposed project complies with the LJSPD-SF Zone requirements.

The proposed development setbacks and building respect the guidelines outlined in the La Jolla Shores Design Manual. The design of the proposed development orients and complements adjacent structures and landscape with second-story articulation that steps back from the main level massing thus preserving and enhancing the existing neighborhood character. The proposed exterior finishes are in keeping with the neighborhood as the walls will be finished traditional stucco, roof with barrel tiles and trim, windows and timber details in traditional stained finish. The project enhances community character with visually compatible architectural form and scale. Best Management Practices (BMPs) would be implemented to reduce noise, dust and water impacts associated with the construction of the project. Staff reviewed and accepted a preliminary geotechnical report prepared for the site that concluded that the project adequately addresses the site's soil and geologic conditions, and drainage for the project complies with the City's drainage regulations and standards.

The proposed residence is 25 feet, 11.5 inches tall, meeting the 30-foot height limitation requirement of the LJSPD-SF zone and the Coastal Height Limit.

Community Planning Recommendations

The La Jolla Community Planning Association and the La Jolla Shores Advisory Board both recommended denial of the project based on purported violations to the La Jolla Shores Planned District SF-Zone, SDMC Section 1510.0304. Although most of the concerns were for incompatible density and bulk and scale, staff's review of the project determined project conformance to the existing development pattern and bulk and scale as identified in the neighborhood survey, and per staff's evaluation, the project does not violate the ordinance. With regard to density, the subject lot density is not being altered or changed in this proposal.

The project site is 5,045 square feet (0.116 acres). The construction of one dwelling unit on this site results in a density of 8.63 du/ac, which exceeds the maximum 5 du/ac density allowed by the LJCP – the lot would need to be at least 8,712 square feet (0.2 acres) to achieve this density. However, one dwelling unit is allowed on this legal lot regardless of land use designation or zoning density because the lot would not otherwise be developable with a single-family home.

Per SDMC 113.0237(b), any lot may be developed in accordance with the Base Zone if the lot is a legal lot. The current lot layout is a legal lot created via a Lot Line Adjustment that was approved and recorded with Parcel Map 17817 in 1997. The proposal does not include any mapping actions; the subject lot is existing and was approved and legally recorded through Parcel Map 17817 and is legal to develop a dwelling unit.

Environmental Analysis:

The properties located at 7727-7729 and 7813 Lookout Drive (parcels 1, 2, 4 and 5 (project site)) were reviewed by the City of San Diego's Historical Resources Board (HRB) on January 23, 2014. At the hearing parcel 1, which contains a 1936 residential structure, was designated as HRB #1125 under HRB Criterion C as a good example of California Ranch architecture and Criterion D as a notable work of Master Architect Cliff May. Parcel 4, immediately adjacent to the project site, was also designated under Criterion D. Parcels 2 and 5 were not designated by the HRB.

The properties were also evaluated for listing on the California Register by the State Historical Resources Commission at a hearing on April 29, 2015. The Commission considered parcels 1, 2, 4 and 5 for designation at the state level. At the hearing, the Commission moved to designate parcels 1 and 4 under California Register Criterion 3 at the local level. In summary, parcels 1 and 4 are designated on the San Diego and California Registers; parcels 2 and 5 (project site) are not designated on any register and were not found to be historically significant by the HRB or State Historical Resources Commission.

Per SDMC section 143.0220, all work on designated historic parcels must be consistent with the Secretary of the Interior's Standards or a deviation may be granted through a Site Development Permit. The proposed work on parcel 5 is not required to be consistent with the Standards because parcel 5 was determined to not be historically significant. Additionally, historical resources staff reviewed the proposed work on parcel 5 and did not find it to have a significant impact on the historic integrity of designated parcels 1 and 4. Therefore, the proposed work is not required to be

consistent with the Secretary of the Interior's Standards and a Site Development Permit for the purposes of historical resources is not required.

The project site was reviewed for potential impacts to archaeological and Native American cultural resources in accordance with the City's Historical Resources Regulations and Guidelines. No archeological resources were identified at the subject location; however, based on the amount of grading proposed and the sensitivity of the area, there is a potential for the project to impact buried archaeological resources. The Initial Study conducted by City staff determined that the proposed Project could have a significant environmental effect on Cultural Resources (Archaeology) and Tribal Cultural Resources. As such, archaeological and Native American monitoring would be required. A mitigation monitoring plan is included in the MMRP, as detailed within Section V of the MND. With implementation of the cultural resources monitoring program, impacts to historical resources would be reduced to less than significant.

The project site does not contain and is not adjacent to any sensitive coastal bluffs, or special flood hazard areas. The project site is not within or adjacent to the Multiple Species Conservation Program (MSCP), or the Multiple Habitat Planning Area (MHPA). Therefore, the proposed coastal development will not adversely affect environmentally sensitive lands.

CONCLUSION

Staff has reviewed the proposal, including all the issues identified through the review process, and has determined that all project issues have been addressed. The project conforms with the Community Plan, and General Plan and the adopted City Council policies and regulations of the Land Development Code. Staff has provided draft findings (Attachment 5) and conditions of approval (Attachment 6) and recommends the Hearing Officer ADOPT Mitigated Negative Declaration No. 482904 and the associated Mitigation Monitoring and Reporting Program and APPROVE Coastal Development Permit No. 1691683 and Site Development Permit No. 1691684 for the project.

ALTERNATIVES

- ADOPT Mitigated Negative Declaration No. 482904 and the Mitigation, Monitoring and Reporting Program, and APPROVE Coastal Development Permit No. 1691683 and Site Development Permit No. 1691684, with modifications.
- 2. NOT ADOPT Mitigated Negative Declaration No. 482904 and the Mitigation, Monitoring, and Reporting Program, and DENY Coastal Development Permit No. 1691683, and Site Development Permit No. 1691684, if the findings required to approve the project cannot be affirmed.

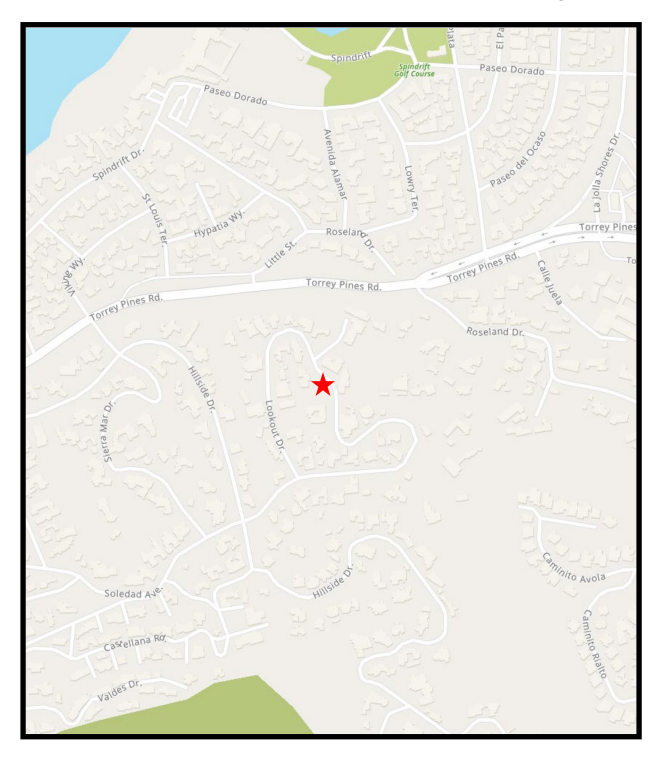
Respectfully submitted,

Travis Cleveland, Development Project Manager

Attachments:

- 1. Project Location Map
- 2. Community Plan Land Use Map
- 3. Aerial Photograph
- 4. Draft Environmental Resolution with MMRP (MND)
- 5. Draft Permit Resolution with Findings
- 6. Draft Permit with Conditions
- 7. Community Planning Group Recommendation
- 8. La Jolla Shores Planned District Advisory Board Recommendation
- 9. Neighborhood Vicinity Data Summary
- 10. Ownership Disclosure Statement
- 11. Project Plans

ATTACHMENT 1

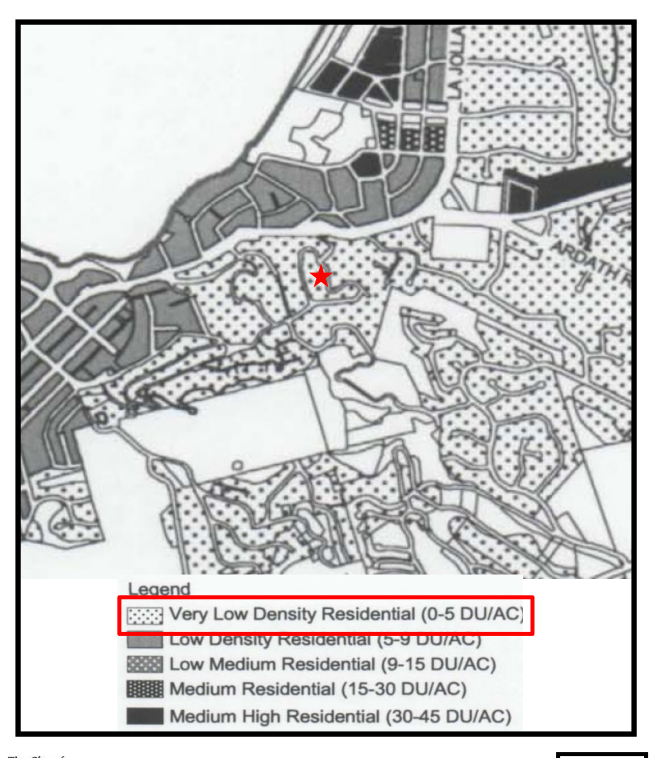




Project Location

7813 Lookout Drive Project No. 482904, Lookout Lot 5



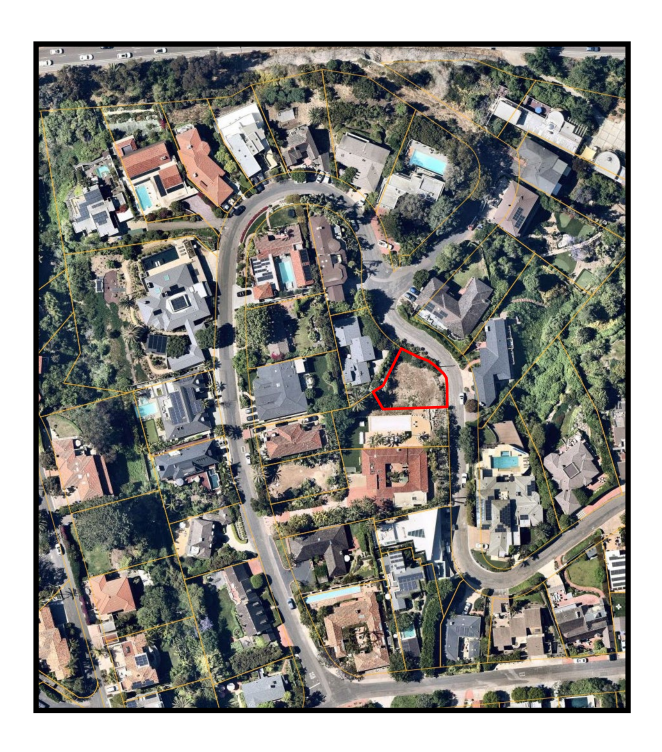




Land Use Plan

7813 Lookout Drive Project No. 482904, Lookout Lot 5







Aerial Photo

7813 Lookout Drive Project No. 482904, Lookout Lot 5



RESOLUTION NUMBER R-

ADOPTED ON OCTOBER 4, 2023

A RESOLUTION OF THE HEARING OFFICER OF THE CITY OF SAN DIEGO ADOPTING MITIGATED NEGATIVE DECLARATION NO. 482904 AND THE MITIGATION, MONITORING, AND REPORTING PROGRAM

WHEREAS, on April 12, 2016, 2MB PARTNERS LLC AND GJ MANDELBAUM HOLDINGS LLC submitted an application to the Development Services Department for a Coastal Development Permit and Site Development Permit for the Lookout Lot 5 (Project); and

WHEREAS, the matter was set for a public hearing to be conducted by the Hearing Officer of the City of San Diego; and

WHEREAS, the issue was heard by the Hearing Officer on October 4, 2023; and
WHEREAS, the Hearing Officer considered the issues discussed in Mitigated Negative
Declaration No. 482904 (Declaration) prepared for this Project; NOW THEREFORE,

BE IT RESOLVED, by the Hearing Officer that it is certified that the Declaration has been completed in compliance with the California Environmental Quality Act of 1970 (CEQA) (Public Resources Code Section 21000 et seq.), as amended, and the State CEQA Guidelines thereto (California Code of Regulations, Title 14, Chapter 3, Section 15000 et seq.), that the Declaration reflects the independent judgment of the City of San Diego as Lead Agency and that the information contained in said Declaration, together with any comments received during the public review process, has been reviewed and considered by the Hearing Officer in connection with the approval of the Project.

BE IT FURTHER RESOLVED, that the Hearing Officer finds on the basis of the entire record that project revisions now mitigate potentially significant effects on the environment previously

ATTACHMENT 4

identified in the Initial Study, that there is no substantial evidence that the Project will have a

significant effect on the environment, and therefore, that said Declaration is hereby adopted.

BE IT FURTHER RESOLVED, that pursuant to CEQA Section 21081.6, the Hearing Officer

hereby adopts the Mitigation Monitoring and Reporting Program, or alterations to implement the

changes to the Project as required by this Hearing Officer in order to mitigate or avoid significant

effects on the environment, which is attached hereto as Exhibit A.

BE IT FURTHER RESOLVED, that the Declaration and other documents constituting the record

of proceedings upon which the approval is based are available to the public at the office of the

Development Services Department, 122 First Avenue, San Djego, California 92101.

BE IT FURTHER RESOLVED, that Development Services Staff is directed to file a Notice of

Determination with the Clerk of the Board of Supervisors for the County of San Diego regarding the

Project.

By:
TRAVIS CLEVELAND, DEVELOPMENT PROJECT MANAGER

ATTACHMENT(S):

Exhibit A, Mitigation Monitoring and Reporting Program

EXHIBIT A

MITIGATION MONITORING AND REPORTING PROGRAM

COASTAL DEVELOPMENT PERMIT AND SITE DEVELOPMENT PERMIT

PROJECT NO. 482904

This Mitigation Monitoring and Reporting Program is designed to ensure compliance with Public Resources Code Section 21081.6 during implementation of mitigation measures. This program identifies at a minimum: the department responsible for the monitoring, what is to be monitored, how the monitoring shall be accomplished, the monitoring and reporting schedule, and completion requirements. A record of the Mitigation Monitoring and Reporting Program will be maintained at the offices of the Entitlements Division, 1222 First Avenue, Fifth Floor, San Diego, CA, 92101. All mitigation measures contained in the Mitigated Negative Declaration No. 482904 shall be made conditions of the Coastal Development Permit and Site Development Permit as may be further described below.

A. GENERAL REQUIREMENTS – PART I: Plan Check Phase (prior to permit issuance)

- 1. Prior to the issuance of a Notice To Proceed (NTP) for a subdivision, or any construction permits, such as Demolition, Grading or Building, or beginning any construction related activity on-site, the Development Services Department (DSD) Director's Environmental Designee (ED) shall review and approve all Construction Documents (CD), (plans, specification, details, etc.) to ensure the MMRP requirements are incorporated into the design.
- 2. In addition, the ED shall verify that the MMRP Conditions/Notes that apply ONLY to the construction phases of this project are included VERBATIM, under the heading, "ENVIRONMENTAL/MITIGATION REQUIREMENTS."
- 3. These notes must be shown within the first three (3) sheets of the construction documents in the format specified for engineering construction document templates as shown on the City website:
 - https://www.sandiego.gov/development-services/forms-publications/design-guidelines-templates
- 4. The **TITLE INDEX SHEET** must also show on which pages the "Environmental/Mitigation Requirements" notes are provided.
- 5. **SURETY AND COST RECOVERY –** The Development Services Director or City Manager may require appropriate surety instruments or bonds from private Permit Holders to ensure the long-term performance or implementation of required mitigation measures or programs. The City is authorized to recover

its cost to offset the salary, overhead, and expenses for City personnel and programs to monitor qualifying projects.

- B. GENERAL REQUIREMENTS PART II: Post Plan Check (After permit issuance/Prior to start of construction)
 - 1. PRE-CONSTRUCTION MEETING IS REQUIRED TEN (10) WORKING DAYS PRIOR TO BEGINNING ANY WORK ON THIS PROJECT. The PERMIT HOLDER/OWNER is responsible to arrange and perform this meeting by contacting the CITY RESIDENT ENGINEER (RE) of the Field Engineering Division and City staff from MITIGATION MONITORING COORDINATION (MMC). Attendees must also include the Permit holder's Representative(s), Job Site Superintendent and the following consultants:

Qualified Archaeologist Native American Monitor

Note: Failure of all responsible Permit Holder's representatives and consultants to attend shall require an additional meeting with all parties present.

CONTACT INFORMATION:

- a) The PRIMARY POINT OF CONTACT is the **RE** at the **Field Engineering Division (858) 627-3200**
- b) For Clarification of ENVIRONMENTAL REQUIREMENTS, it is also required to call **RE and MMC at (858) 627-3360**
- 2. **MMRP COMPLIANCE:** This Project, Project Tracking System (PTS) No. 48204 and/or Environmental Document No. 482904 shall conform to the mitigation requirements contained in the associated Environmental Document and implemented to the satisfaction of the DSD's Environmental Designee (MMC) and the City Engineer (RE). The requirements may not be reduced or changed but may be annotated (i.e. to explain when and how compliance is being met and location of verifying proof, etc.). Additional clarifying information may also be added to other relevant plan sheets and/or specifications as appropriate (i.e., specific locations, times of monitoring, methodology, etc

Note: Permit Holder's Representatives must alert RE and MMC if there are any discrepancies in the plans or notes, or any changes due to field conditions. All conflicts must be approved by RE and MMC BEFORE the work is performed.

 OTHER AGENCY REQUIREMENTS: Evidence of compliance with all other agency requirements or permits shall be submitted to the RE and MMC for review and acceptance prior to the beginning of work or within one week of the Permit Holder obtaining documentation of those permits or requirements. Evidence shall include copies of permits, letters of resolution or other documentation issued by the responsible agency: Not Applicable.

4. **MONITORING EXHIBITS:** All consultants are required to submit, to RE and MMC, a monitoring exhibit on a 11x17 reduction of the appropriate construction plan, such as site plan, grading, landscape, etc., marked to clearly show the specific areas including the **LIMIT OF WORK**, scope of that discipline's work, and notes indicating when in the construction schedule that work will be performed. When necessary for clarification, a detailed methodology of how the work will be performed shall be included.

Note: Surety and Cost Recovery – When deemed necessary by the Development Services Director or City Manager, additional surety instruments or bonds from the private Permit Holder may be required to ensure the long-term performance or implementation of required mitigation measures or programs. The City is authorized to recover its cost to offset the salary, overhead, and expenses for City personnel and programs to monitor qualifying projects.

5. **OTHER SUBMITTALS AND INSPECTIONS:** The Permit Holder/Owner's representative shall submit all required documentation, verification letters, and requests for all associated inspections to the RE and MMC for approval per the following schedule:

DOCUMENT SUBMITTAL/INSPECTION CHECKLIST		
Issue Area	Document Submittal	Associated Inspection/Approvals/Notes
General	Consultant Qualification Letters	Prior to Preconstruction Meeting
General	Consultant Construction Monitoring Exhibits	Prior to or at Preconstruction Meeting
Archaeology	Archaeology Reports	Archaeology/Historic Site Observation
Tribal Cultural Resources	Archaeology Reports	Archaeology/Historic Site Observation
Bond Release	Request for Bond Release Letter	Final MMRP Inspections Prior to Bond Release Letter

C. SPECIFIC MMRP ISSUE AREA CONDITIONS/REQUIREMENTS

HISTORICAL RESOURCES (ARCHAEOLOGY)

- I. Prior to Permit Issuance
 - A. Entitlements Plan Check

 Prior to issuance of any construction permits, including but not limited to, the first Grading Permit, Demolition Plans/Permits and Building Plans/Permits or a Notice to Proceed for Subdivisions, but prior to the first preconstruction meeting, whichever is applicable, the Assistant Deputy Director (ADD) Environmental designee shall verify that the requirements for Archaeological Monitoring and Native American monitoring have been noted on the applicable construction documents through the plan check process.

B. Letters of Qualification have been submitted to ADD

- 1. The applicant shall submit a letter of verification to Mitigation Monitoring Coordination (MMC) identifying the Principal Investigator (PI) for the project and the names of all persons involved in the archaeological monitoring program, as defined in the City of San Diego Historical Resources Guidelines (HRG). If applicable, individuals involved in the archaeological monitoring program must have completed the 40-hour HAZWOPER training with certification documentation.
- 2. MMC will provide a letter to the applicant confirming the qualifications of the PI and all persons involved in the archaeological monitoring of the project meet the qualifications established in the HRG.
- 3. Prior to the start of work, the applicant must obtain written approval from MMC for any personnel changes associated with the monitoring program.

II. Prior to Start of Construction

A. Verification of Records Search

- 1. The PI shall provide verification to MMC that a site-specific records search (quarter mile radius) has been completed. Verification includes, but is not limited to a copy of a confirmation letter from South Coastal Information Center, or, if the search was inhouse, a letter of verification from the PI stating that the search was completed.
- 2. The letter shall introduce any pertinent information concerning expectations and probabilities of discovery during trenching and/or grading activities.
- 3. The PI may submit a detailed letter to MMC requesting a reduction to the quarter mile radius.

B. PI Shall Attend Precon Meetings

Prior to beginning any work that requires monitoring; the Applicant shall arrange a
Precon Meeting that shall include the PI, Native American consultant/monitor (where
Native American resources may be impacted), Construction Manager (CM) and/or
Grading Contractor, Resident Engineer (RE), Building Inspector (BI), if appropriate,
and MMC. The qualified Archaeologist and Native American Monitor shall attend any
grading/excavation related Precon Meetings to make comments and/or suggestions

concerning the Archaeological Monitoring program with the Construction Manager and/or Grading Contractor.

a. If the PI is unable to attend the Precon Meeting, the Applicant shall schedule a focused Precon Meeting with MMC, the PI, RE, CM or BI, if appropriate, prior to the start of any work that requires monitoring.

2. Identify Areas to be Monitored

- a. Prior to the start of any work that requires monitoring, the PI shall submit an Archaeological Monitoring Exhibit (AME) (with verification that the AME has been reviewed and approved by the Native American consultant/monitor when Native American resources may be impacted) based on the appropriate construction documents (reduced to 11x17) to MMC identifying the areas to be monitored including the delineation of grading/excavation limits.
- b. The AME shall be based on the results of a site-specific records search as well as information regarding existing known soil conditions (native or formation).

3. When Monitoring Will Occur

- a. Prior to the start of any work, the PI shall also submit a construction schedule to MMC through the RE indicating when and where monitoring will occur.
- b. The PI may submit a detailed letter to MMC prior to the start of work or during construction requesting a modification to the monitoring program. This request shall be based on relevant information such as review of final construction documents which indicate site conditions such as depth of excavation and/or site graded to bedrock, etc., which may reduce or increase the potential for resources to be present.

III. During Construction

A. Monitor(s) Shall be Present During Grading/Excavation/Trenching

- The Archaeological Monitor shall be present full-time during all soil disturbing and grading/excavation/trenching activities which could result in impacts to archaeological resources as identified on the AME. The Construction Manager is responsible for notifying the RE, PI, and MMC of changes to any construction activities such as in the case of a potential safety concern within the area being monitored. In certain circumstances OSHA safety requirements may necessitate modification of the AME.
- 2. The Native American consultant/monitor shall determine the extent of their presence during soil disturbing and grading/excavation/trenching activities based on the AME and provide that information to the PI and MMC. If prehistoric resources are encountered during the Native American consultant/monitor's absence, work shall

stop and the Discovery Notification Process detailed in Section III.B-C and IV.A-D shall commence.

- 3. The PI may submit a detailed letter to MMC during construction requesting a modification to the monitoring program when a field condition such as modern disturbance post-dating the previous grading/trenching activities, presence of fossil formations, or when native soils are encountered that may reduce or increase the potential for resources to be present.
- 4. The archaeological and Native American consultant/monitor shall document field activity via the Consultant Site Visit Record (CSVR). The CSVR's shall be faxed by the CM to the RE the first day of monitoring, the last day of monitoring, monthly (Notification of Monitoring Completion), and in the case of ANY discoveries. The RE shall forward copies to MMC.

B. Discovery Notification Process

- 1. In the event of a discovery, the Archaeological Monitor shall direct the contractor to temporarily divert all soil disturbing activities, including but not limited to digging, trenching, excavating or grading activities in the area of discovery and in the area reasonably suspected to overlay adjacent resources and immediately notify the RE or BI, as appropriate.
- 2. The Monitor shall immediately notify the PI (unless Monitor is the PI) of the discovery.
- 3. The PI shall immediately notify MMC by phone of the discovery, and shall also submit written documentation to MMC within 24 hours by fax or email with photos of the resource in context, if possible.
- 4. No soil shall be exported off-site until a determination can be made regarding the significance of the resource specifically if Native American resources are encountered.

C. Determination of Significance

- 1. The PI and Native American consultant/monitor, where Native American resources are discovered shall evaluate the significance of the resource. If Human Remains are involved, follow protocol in Section IV below.
 - a. The PI shall immediately notify MMC by phone to discuss significance determination and shall also submit a letter to MMC indicating whether additional mitigation is required.
 - b. If the resource is significant, the PI shall submit an Archaeological Data Recovery Program (ADRP) which has been reviewed by the Native American consultant/monitor, and obtain written approval from MMC. Impacts to

significant resources must be mitigated before ground disturbing activities in the area of discovery will be allowed to resume. Note: If a unique archaeological site is also an historical resource as defined in CEQA, then the limits on the amount(s) that a project applicant may be required to pay to cover mitigation costs as indicated in CEQA Section 21083.2 shall not apply.

c. If the resource is not significant, the PI shall submit a letter to MMC indicating that artifacts will be collected, curated, and documented in the Final Monitoring Report. The letter shall also indicate that that no further work is required.

IV. Discovery of Human Remains

If human remains are discovered, work shall halt in that area and no soil shall be exported off-site until a determination can be made regarding the provenance of the human remains; and the following procedures as set forth in CEQA Section 15064.5(e), the California Public Resources Code (Sec. 5097.98) and State Health and Safety Code (Sec. 7050.5) shall be undertaken:

A. Notification

- 1. Archaeological Monitor shall notify the RE or BI as appropriate, MMC, and the PI, if the Monitor is not qualified as a PI. MMC will notify the appropriate Senior Planner in the Environmental Analysis Section (EAS) of the Development Services Department to assist with the discovery notification process.
- 2. The PI shall notify the Medical Examiner after consultation with the RE, either in person or via telephone.

B. Isolate discovery <u>site</u>

- 1. Work shall be directed away from the location of the discovery and any nearby area reasonably suspected to overlay adjacent human remains until a determination can be made by the Medical Examiner in consultation with the PI concerning the provenance of the remains.
- 2. The Medical Examiner, in consultation with the PI, will determine the need for a field examination to determine the provenance.
- 3. If a field examination is not warranted, the Medical Examiner will determine with input from the PI, if the remains are or are most likely to be of Native American origin.

C. If Human Remains ARE determined to be Native American

1. The Medical Examiner will notify the Native American Heritage Commission (NAHC) within 24 hours. By law, ONLY the Medical Examiner can make this call.

- 2. NAHC will immediately identify the person or persons determined to be the Most Likely Descendent (MLD) and provide contact information.
- 3. The MLD will contact the PI within 24 hours or sooner after the Medical Examiner has completed coordination, to begin the consultation process in accordance with CEQA Section 15064.5(e), the California Public Resources and Health & Safety Codes.
- 4. The MLD will have 48 hours to make recommendations to the property owner or representative, for the treatment or disposition with proper dignity, of the human remains and associated grave goods.
- 5. Disposition of Native American Human Remains will be determined between the MLD and the PI, and, if:
 - a. The NAHC is unable to identify the MLD, OR the MLD failed to make a recommendation within 48 hours after being granted access to the site, OR;
 - b. The landowner or authorized representative rejects the recommendation of the MLD and mediation in accordance with PRC 5097.94 (k) by the NAHC fails to provide measures acceptable to the landowner, the landowner shall reinter the human remains and items associated with Native American human remains with appropriate dignity on the property in a location not subject to further and future subsurface disturbance, THEN
 - c. To protect these sites, the landowner shall do one or more of the following:
 - (1) Record the site with the NAHC;
 - (2) Record an open space or conservation easement; or
 - (3) Record a document with the County. The document shall be titled "Notice of Reinterment of Native American Remains" and shall include a legal description of the property, the name of the property owner, and the owner's acknowledged signature, in addition to any other information required by PRC 5097.98. The document shall be indexed as a notice under the name of the owner.
 - d. Upon the discovery of multiple Native American human remains during ground-disturbing land development activity, the landowner may agree that additional conferral with descendants is necessary to consider culturally appropriate treatment of multiple Native American human remains. Culturally appropriate treatment of such a discovery may be ascertained from review of the site utilizing cultural and archaeological standards. Where the parties are unable to agree on the appropriate treatment measures the human remains and items associated and buried with the Native American human remains shall be reinterred with appropriate dignity, pursuant to Section 5 (c).

IV. Night and/or Weekend Work

- A. If night and/or weekend work is included in the contract
 - 1. When night and/or weekend work is included in the contract package, the extent and timing shall be presented and discussed at the precon meeting.
 - 2. The following procedures shall be followed.
 - a. No Discoveries

In the event that no discoveries were encountered during night and/or weekend work, the PI shall record the information on the CSVR and submit to MMC via fax by 8AM of the next business day.

b. Discoveries

All discoveries shall be processed and documented using the existing procedures detailed in Sections III - During Construction, and IV - Discovery of Human Remains. Discovery of human remains shall always be treated as a significant discovery.

- Potentially Significant Discoveries
 If the PI determines that a potentially significant discovery has been made, the procedures detailed under Section III During Construction and IV-Discovery of Human Remains shall be followed.
- e. The PI shall immediately contact MMC, or by 8AM of the next business day to report and discuss the findings as indicated in Section III-B, unless other specific arrangements have been made.
- B. If night and/or weekend work becomes necessary during the course of construction
 - 1. The Construction Manager shall notify the RE, or BI, as appropriate, a minimum of 24 hours before the work is to begin.
 - 2. The RE, or BI, as appropriate, shall notify MMC immediately.
- C. All other procedures described above shall apply, as appropriate.

V. Post Construction

- A. Preparation and Submittal of Draft Monitoring Report
 - 1. The PI shall submit two copies of the Draft Monitoring Report (even if negative), prepared in accordance with the Historical Resources Guidelines (Appendix C/D) which describes the results, analysis, and conclusions of all phases of the Archaeological Monitoring Program (with appropriate graphics) to MMC for review and approval within 90 days following the completion of monitoring. It should be

noted that if the PI is unable to submit the Draft Monitoring Report within the allotted 90-day timeframe resulting from delays with analysis, special study results or other complex issues, a schedule shall be submitted to MMC establishing agreed due dates and the provision for submittal of monthly status reports until this measure can be met.

- a. For significant archaeological resources encountered during monitoring, the Archaeological Data Recovery Program shall be included in the Draft Monitoring Report.
- b. Recording Sites with State of California Department of Parks and Recreation The PI shall be responsible for recording (on the appropriate State of California Department of Park and Recreation forms-DPR 523 A/B) any significant or potentially significant resources encountered during the Archaeological Monitoring Program in accordance with the City's Historical Resources Guidelines, and submittal of such forms to the South Coastal Information Center with the Final Monitoring Report.
- 2. MMC shall return the Draft Monitoring Report to the PI for revision or, for preparation of the Final Report.
- 3. The PI shall submit revised Draft Monitoring Report to MMC for approval.
- 4. MMC shall provide written verification to the PI of the approved report.
- 5. MMC shall notify the RE or BI, as appropriate, of receipt of all Draft Monitoring Report submittals and approvals.
- B. Handling of Artifacts
 - 1. The PI shall be responsible for ensuring that all cultural remains collected are cleaned and catalogued.
 - 2. The PI shall be responsible for ensuring that all artifacts are analyzed to identify function and chronology as they relate to the history of the area; that faunal material is identified as to species; and that specialty studies are completed, as appropriate.
 - 3. The cost for curation is the responsibility of the property owner.
- C. Curation of artifacts: Accession Agreement and Acceptance Verification
 - 1. The PI shall be responsible for ensuring that all artifacts associated with the survey, testing and/or data recovery for this project are permanently curated with an appropriate institution. This shall be completed in consultation with MMC and the Native American representative, as applicable.

- 2. The PI shall include the Acceptance Verification from the curation institution in the Final Monitoring Report submitted to the RE or BI and MMC.
- 3. When applicable to the situation, the PI shall include written verification from the Native American consultant/monitor indicating that Native American resources were treated in accordance with state law and/or applicable agreements. If the resources were reinterred, verification shall be provided to show what protective measures were taken to ensure no further disturbance occurs in accordance with Section IV Discovery of Human Remains, Subsection 5.

D. Final Monitoring Report(s)

- 1. The PI shall submit one copy of the approved Final Monitoring Report to the RE or BI as appropriate, and one copy to MMC (even if negative), within 90 days after notification from MMC that the draft report has been approved.
- 2. The RE shall, in no case, issue the Notice of Completion and/or release of the Performance Bond for grading until receiving a copy of the approved Final Monitoring Report from MMC which includes the Acceptance Verification from the curation institution.

TRIBAL CULTURAL RESOURCES

Impacts to Tribal Cultural Resources would be reduced to below a level of significance with implementation of mitigation measures outlined under Historical Resources (Archaeology).

HEARING OFFICER RESOLUTION NO. _____COASTAL DEVELOPMENT PERMIT NO. 1691683
SITE DEVELOPMENT PERMIT NO. 1691684
LOOKOUT LOT 5 - PROJECT NO. 482904 [MMRP]

WHEREAS, 2MB PARTNERS LLC AND GJ MANDELBAUM HOLDINGS LLC, Owners/Permittees, filed an application with the City of San Diego for a permit to construct a 4,900-square-foot single dwelling unit (as described in and by reference to the approved Exhibits "A" and corresponding conditions of approval for the associated Permit Nos. 1691683 and 1691684), on portions of a 0.12-acre (5,045-square-foot) site;

WHEREAS, the project site is located at 7813 Lookout Drive (APN 352-012-20-00) in the SF Zone of the La Jolla Shores Planned District within the La Jolla Community Plan;

WHEREAS, the project site is legally described as Parcel 5 of Parcel Map No. 17817, in the City of San Diego, County of San Diego, State of California, according to map thereof, filed in the Office of the County Recorder of San Diego County, January 23, 1997;

WHEREAS, on October 4, 2023, the Hearing Officer of the City of San Diego considered Coastal Development Permit No. 1691683 and Site Development Permit No. 1691684 pursuant to the Land Development Code of the City of San Diego; NOW, THEREFORE,

BE IT RESOLVED by the Hearing Officer of the City of San Diego, that it adopts the following findings with respect to Coastal Development Permit No. 1691683 and Site Development Permit No. 1691684:

A. <u>COASTAL DEVELOPMENT PERMIT [SDMC Section 126.0708]</u>

1. The proposed coastal development will not encroach upon any existing physical accessway that is legally used by the public or any proposed public accessway identified in a Local Coastal Program land use plan; and the proposed coastal development will enhance and protect public views to and along the ocean and other scenic coastal areas as specified in the Local Coastal Program land use plan.

The project site is located within a developed neighborhood approximately 1,590 east of the Pacific Ocean. It does not contain, provide, or encroach upon coastal access, and does not contain any of the dedicated Physical Access Points listed on page 24 of La Jolla Community Plan and Local Coastal Program Land Use Plan (LJCP).

The project site does not contain, is not adjacent to, and will not impact public views as listed on the LJCP's Identified Public Vantage Points Map (Figure 9, Pages 35-36).

The LJCP and the Land Development Code do not protect private views, and there are no public views across the site. However, the project will observe setbacks consistent with the neighborhood, The proposed front setback is approximately six feet, one inch, side setbacks are four feet eight inches and six feet, nine inches, and the rear setback is five feet. This is in general conformance with houses in the vicinity. The proposed residence is 25 feet, 11.5 inches tall, meeting the 30-foot height limitation requirement of the LJSPD-SF zone and the Coastal Height Limit. Development within these limits will facilitate light and air reaching other properties.

Therefore, the proposed coastal development will not encroach upon any existing physical accessway that is legally used by the public or any proposed public accessway identified in a Local Coastal Program land use plan; and the proposed coastal development will not impact public views to and along the ocean and other scenic coastal areas as specified in the Local Coastal Program land use plan.

2. The proposed coastal development will not adversely affect environmentally sensitive lands.

The project is located within a loop of Lookout Drive and is bordered by residential properties on all sides. The property is vacant with vegetation consisting of previously planted landscaping, including various species of shrubs, succulents, lawn as well as invasive nonnative vegetation.

Project grading would require approximately 1,550 cubic yards of cut with a maximum cut depth of twelve and a half feet. Best Management Practices (BMPs) would be implemented in order to reduce noise, dust and water impacts associated with the construction of the project. During and after construction, the project will be required to comply with all relevant ministerial codes designed to protect the public health, safety, and welfare, including the California Building Code, stormwater regulations, and air quality regulations. By regulating stormwater, air quality, and building requirements, such regulations also serve in part to protect the environment regardless of proximity of environmentally sensitive lands to the project site.

The project site does not contain and is not adjacent to environmentally sensitive lands in the form of sensitive biological resources, coastal beaches, coastal bluffs, or steep slopes as defined by the LJCP or the Land Development Code. The project site is not within or adjacent to the Multiple Species Conservation Program (MSCP), or the Multiple Habitat Planning Area (MHPA).

With regard to historical/archaeological resources, an archaeological survey was conducted for the property and no resources were recorded at the project site. The project site is a vacant lot and there are no structures that are eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code section 5020.1(k).

However, because the project is located in an area of high archaeological sensitivity, a Mitigated Negative Declaration (MND) for cultural resources (archaeology) and tribal cultural resources was prepared for the site. The MND includes the requirement for a Mitigation Monitoring and Reporting Program and archaeological and tribal cultural resources monitoring, which will reduce potential impacts to archaeological resources to below a level of significance.

Therefore, the proposed coastal development will not adversely affect environmentally sensitive lands.

3. The proposed coastal development is in conformity with the certified Local Coastal Program land use plan and complies with all regulations of the certified Implementation Program.

The La Jolla Community Plan identifies the land use as Very Low Density Residential (0-5 du/ac). This density range is characterized by large, single dwelling unit estate homes built on 10,000 to 40,000 square-foot parcels with steep slopes and/or open space areas. The project site is also within the La Jolla Shores Planned District SF-Zone, which implements the community plan and further regulates the development of the site.

The project site is 5,045 square feet (0.116 acres) in area. The construction of one dwelling unit on this site results in a density of 8.63 du/ac, which exceeds the maximum 5 du/ac density allowed by the LJCP – the lot would need to be at least 8,712 square feet (0.2 acres) to achieve this density. However, one dwelling unit is allowed on this lot regardless of land use designation or zoning density because the lot would not otherwise be developable with a single-family home. Projects that create lots by subdivision must observe the densities outlined by the LJCP and the Land Development Code; however, the Land Development Code provides for one dwelling unit per pre-existing legal lot in any circumstance per SDMC Section 113.0237(b): "[a]ny lot or parcel that does not comply with the minimum lot area or required lot dimensions may nevertheless be used in compliance with the applicable zone if the lot is a legal lot as determined by Section 113.0237(a). Therefore, the subject lot may be developed in accordance with the base zone if the lot is a legal lot.

The proposal does not include any mapping actions; the subject lot is existing and was approved and legally recorded through Parcel Map 17817 in 1997 and is legal to develop a dwelling unit. This is consistent with the development pattern of the adjacent neighborhood as other dwelling units nearby are on lots of less than 0.20 acres in size as demonstrated in the Neighborhood Vicinity Data Summary.

The project supports the following residential policies of the LJCP, which are found beginning on page 70:

1: Maintain the existing residential character of La Jolla's neighborhoods by encouraging buildout of residential areas at the plan density.

The project builds one house on one lot in a single dwelling unit zone and plan designation.

2a: The City should apply the development recommendations that are contained in this plan to all properties in La Jolla in order avoid extreme and intrusive changes to the residential scale of La Jolla's neighborhoods and to promote good design and harmony within the visual relationships and transitions between new and older structures.

The project exterior finishes are in keeping with the neighborhood as the walls will be finished traditional stucco, roof with barrel tiles and trim, windows and timber details in traditional stained finish. The project enhances community character with visually compatible architectural form and scale.

2b: The City should ensure that new residential development within La Jolla complies with the landscape and streetscape guidelines that are identified in this element and in Appendix E of this plan.

The project has been reviewed against and complies with the listed guidelines.

The project also supports the following LJCP recommendations, which begin on page 76:

2a: In order to maintain and enhance the existing neighborhood character and ambiance, and to promote good design and visual harmony in the transitions between new and existing structures, preserve the following elements:

- Bulk and scale with regard to surrounding structures or land form conditions as viewed from the public right-of-way and from parks and open space;
- 2) Street landscape with regard to size and shape or generalized type of planting materials;
- 3) Hardscapes with regard to pavement types, patterns or lack of patterns, colors, widths, colors and contours;
- 4) Street fixtures with regard to type, size and location (street light fixtures, benches, street signage);

- 5) Site fixtures with regard to height, type, material and location (fences, walls, retaining walls, curb cuts and driveways);
- 6) Curbs, gutters and street pavements -with regard to types and materials; and
- 7) Public physical and visual access as identified in Figure 9 and Appendix

The architectural form proposed includes variations in building material (stucco siding, tile roofing), one- and two-story building elements, proportioned fenestration, and roofline variation. As such, the proposed bulk and scale will not be disruptive to adjacent homes in the immediate vicinity of the project site. The proposed development will observe setbacks to all property lines consistent with other properties in the vicinity.

2c: In order to promote transitions in scale between new and older structures, create visual relief through the use of diagonal or off-setting planes, building articulation, roofline treatment and variations within front yard setback requirements.

See response to 2a above.

2e: In order to address transitions between the bulk and scale of new and older development in residential areas, maintain the existing 30-foot height limit of the single dwelling unit zones and Proposition D. Structures with front and side yard facades that exceed one story should slope or step back additional stories, up to the 30-foot height limit, in order to allow flexibility while maintaining the integrity of the streetscape and providing adequate amounts of light and air.

See response to 2a above.

As required by the La Jolla Shores Planned District Ordinance, and in support of the above LJCP policies and recommendations, a neighborhood survey of the existing development pattern and bulk and scale was submitted for the analysis of the project. The proposed dwelling unit was found to be in general conformity with setbacks, and bulk and scale as required by the La Jolla Shores Planned District SF Zone and the LJCP.

Surrounding properties are one- and two-story estate homes on a range of property sizes with a variety of architectural vernaculars. The architectural form proposed includes variations in building material (stucco siding, tile roofing), one- and two-story building elements, proportioned fenestration, and roofline variation. As such, the proposed bulk and scale will not be disruptive to adjacent homes in the immediate vicinity of the project site.

As described in finding A.1., incorporated here by reference, the proposed development will observe setbacks to all property lines consistent with other properties in the vicinity based on a neighborhood survey. The proposed project complies with all height and bulk regulations and is located on a site that is currently developed with all public utilities in place to serve the residence or is conditioned to update them.

Therefore, the proposed coastal development is in conformity with the certified Local Coastal Program land use plan and complies with all regulations of the certified Implementation Program.

4. For every Coastal Development Permit issued for any coastal development between the nearest public road and the sea or the shoreline of any body of water located within the Coastal Overlay Zone the coastal development is in conformity with the public access and public recreation policies of Chapter 3 of the California Coastal Act.

The project site is not located between the nearest public road and the sea; therefore, this finding does not apply.

B. <u>SITE DEVELOPMENT PERMIT [SDMC Section 126.0505]</u>

1. The proposed development will not adversely affect the applicable land use plan.

See the response to finding A.3. above, herein incorporated by reference, which demonstrates that the proposed development will not adversely affect the applicable land use plan.

2. The proposed development will not be detrimental to the public health, safety, and welfare.

See the response to finding A.2. above, herein incorporated by reference, which demonstrates that the proposed development will not be detrimental to the public health, safety, and welfare. In addition, the project has been determined to comply with existing Community Plan Recommendations for residential projects as described in finding A.3. and B.1. above, both incorporated here by reference. During and after construction, the project will be required to comply with all relevant ministerial codes designed to protect the public health, safety, and welfare, including the California Building Code, stormwater regulations, and air quality regulations.

Therefore, the proposed development will not be detrimental to the public health, safety, and welfare.

3. The proposed development will comply with the regulations of the Land Development Code including any allowable deviations pursuant to the Land Development Code.

ATTACHMENT 5

See the response to finding A.3. above, herein incorporated by reference, which demonstrates that the proposed development will comply with the regulations of the

Land Development Code.

The above findings are supported by the minutes, maps and exhibits, all of which are

incorporated herein by this reference.

BE IT FURTHER RESOLVED that, based on these findings adopted by the Hearing Officer,

Coastal Development Permit No. 1691683 and Site Development Permit No. 1691684 are hereby

GRANTED by the Hearing Officer to the referenced Owner/Permittee, in the form, exhibits, terms

and conditions as set forth in Permit Nos. 1691683 and 1691684, a copy of which is attached hereto

and made a part hereof.

Travis Cleveland

Development Project Manager

Development Services

Adopted on: October 4, 2023

IO#: 24007728

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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

INTERNAL ORDER NUMBER: 24007728

SPACE ABOVE THIS LINE FOR RECORDER'S USE

COASTAL DEVELOPMENT PERMIT NO. 1691683
SITE DEVELOPMENT PERMIT NO. 1691684
LOOKOUT LOT 5 - PROJECT NO. 482904 [MMRP]
HEARING OFFICER

This Coastal Development Permit No. 1691683 and Site Development Permit No. 1691684 is granted by the Hearing Officer of the City of San Diego to 2MB PARTNERS LLC AND GJ MANDELBAUM HOLDINGS LLC, Owners/Permittees, pursuant to San Diego Municipal Code [SDMC] sections 126.0708 and 126.0505. The 0.116-acre site is located at 7813 Lookout Drive (APN 352-012-20-00) in the SF Zone of the La Jolla Shores Planned District within the La Jolla Community Plan. The project site is legally described as: Parcel 5 of Parcel Map No. 17817, in the City of San Diego, County of San Diego, State of California, according to map thereof, filed in the Office of the County Recorder of San Diego County, January 23, 1997.

Subject to the terms and conditions set forth in this Permit, permission is granted to Owner/Permittee to construct a 4,900-square-foot single dwelling unit, described and identified by size, dimension, quantity, type, and location on the approved exhibits [Exhibit "A"] dated October 4, 2023, on file in the Development Services Department.

The project shall include:

- a. A 4,900-square-foot single dwelling unit with attached 507-square-foot two-car garage;
- b. Landscaping (planting, irrigation and landscape related improvements);
- c. Off-street parking; and
- d. Public and private accessory improvements determined by the Development Services Department to be consistent with the land use and development standards for this site in accordance with the adopted community plan, the California Environmental Quality Act [CEQA] and the CEQA Guidelines, the City Engineer's requirements, zoning regulations, conditions of this Permit, and any other applicable regulations of the SDMC.

STANDARD REQUIREMENTS:

- 1. This permit must be utilized within thirty-six (36) months after the date on which all rights of appeal have expired. If this permit is not utilized in accordance with Chapter 12, Article 6, Division 1 of the SDMC within the 36-month period, this permit shall be void unless an Extension of Time has been granted. Any such Extension of Time must meet all SDMC requirements and applicable guidelines in effect at the time the extension is considered by the appropriate decision maker. This permit must be utilized by October 18, 2026.
- 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. While this Permit is in effect, the subject property shall be used only for the purposes and under the terms and conditions set forth in this Permit unless otherwise authorized by the appropriate City decision maker.
- 4. This Permit is a covenant running with the subject property and all of the requirements and conditions of this Permit and related documents shall be binding upon the Owner/Permittee and any successor(s) in interest.
- 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. The Owner/Permittee shall secure all necessary building permits. The Owner/Permittee is informed that to secure these permits, substantial building modifications and site improvements may be required to comply with applicable building, fire, mechanical, and plumbing codes, and State and Federal disability access laws.
- 8. Construction plans shall be in substantial conformity to Exhibit "A." Changes, modifications, or alterations to the construction plans are prohibited unless appropriate application(s) or amendment(s) to this Permit have been granted.
- 9. All of the conditions contained in this Permit have been considered and were determined necessary to make the findings required for approval of this Permit. The Permit holder is required

to comply with each and every condition in order to maintain the entitlements that are granted by this Permit.

If 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" condition(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.

The Owner/Permittee shall defend, indemnify, and hold harmless the City, its agents, officers, 10. 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 Owner/Permittee of any claim, action, or proceeding and, if the City should fail to cooperate fully in the defense, the Owner/Permittee 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, Owner/Permittee 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 Owner/Permittee 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 Owner/Permittee shall not be required to pay or perform any settlement unless such settlement is approved by Owner/Permittee.

ENVIRONMENTAL/MITIGATION REQUIREMENTS:

- 11. Mitigation requirements in the Mitigation, Monitoring, and Reporting Program [MMRP] shall apply to this Permit. These MMRP conditions are hereby incorporated into this Permit by reference.
- 12. The mitigation measures specified in the MMRP and outlined in Mitigated Negative Declaration No. 482904, shall be noted on the construction plans and specifications under the heading ENVIRONMENTAL MITIGATION REQUIREMENTS.
- 13. The Owner/Permittee shall comply with the MMRP as specified in Mitigated Negative Declaration No. 482904 to the satisfaction of the Development Services Department and the City Engineer. Prior to issuance of any construction permit, all conditions of the MMRP shall be adhered to, to the satisfaction of the City Engineer. All mitigation measures described in the MMRP shall be implemented for the following issue areas:

Historical Resources (Archaeology) Tribal Cultural Resources

CLIMATE ACTION PLAN REQUIREMENTS:

14. Owner/Permittee shall comply with the Climate Action Plan (CAP) Consistency Checklist stamped as Exhibit "A." Prior to issuance of any construction permit, all CAP strategies shall be noted within the first three (3) sheets of the construction plans under the heading "Climate Action Plan Requirements" and shall be enforced and implemented to the satisfaction of the Development Services Department.

ENGINEERING REQUIREMENTS:

- 15. Prior to the issuance of any building permits, the Owner/Permittee shall obtain an Encroachment Maintenance Removal Agreement for the curb outlet, landscape and irrigation located within the City's right-of-way, satisfactory to the City Engineer.
- 16. Prior to the issuance of any building permits, the Owner/Permittee shall assure by permit and bond the installation of a new 12 feet wide standard driveway, on Lookout Drive, satisfactory to the City Engineer.
- 17. Prior to the issuance of any building permits, the Owner/Permittee shall assure by permit and bond the installation of new standard curb and gutter, along the property frontage on Lookout Drive, satisfactory to the City Engineer.
- 18. The project proposes to export 1540 cubic yards of material from the project site. All excavated material listed to be exported, shall be exported to a legal disposal site in accordance with the Standard Specifications for Public Works Construction (the "Green Book"), 2015 edition and Regional Supplement Amendments adopted by Regional Standards Committee.
- 19. The drainage system proposed for this development, as shown on the site plan, is private and subject to approval by the City Engineer.
- 20. Prior to the issuance of any building permits, the Owner/Permittee shall obtain a bonded grading permit for the grading proposed for this project. All grading shall conform to the requirements of the City of San Diego Municipal Code in a manner satisfactory to the City Engineer.
- 21. Prior to the issuance of any construction permit, the Owner/Permittee shall enter into a Maintenance Agreement for the ongoing permanent BMP maintenance, satisfactory to the City Engineer.
- 22. Prior to the issuance of any construction permit, the Owner/Permittee shall incorporate any construction Best Management Practices necessary to comply with Chapter 14, Article 2, Division 1 (Grading Regulations) of the SDMC, into the construction plans or specifications.

23. Prior to the issuance of any construction permit the Owner/Permittee shall submit a Water Pollution Control Plan (WPCP). The WPCP shall be prepared in accordance with the guidelines in Part 2 Construction BMP Standards Chapter 4 of the City's Storm Water Standards.

LANDSCAPE REQUIREMENTS:

- 24. Prior to issuance of any construction permits for structures, the Owner/Permittee shall submit complete landscape and irrigation construction documents to the Development Services Department for approval. The construction documents shall be consistent with approved Exhibit "A," the La Jolla Shores Planned District Ordinance, the La Jolla Community Plan, and the Land Development Manual Landscape Standards. Unplanted recreational areas, walks (areas used for access whether paved, mulched, stepping stone, ground cover, or similar), and driveways may not count towards the minimum landscape area required by the La Jolla Shores Planned District Ordinance.
- 25. The Owner/Permittee shall be responsible for the maintenance of all landscape improvements shown on the approved plans, including in the right-of-way, unless long-term maintenance of said landscaping will be the responsibility of a Landscape Maintenance District or other approved entity. All required landscape shall be maintained consistent with the Landscape Standards in a disease, weed, and litter free condition at all times. Severe pruning or "topping" of trees is not permitted.
- 26. If any required landscape (including existing or new plantings, hardscape, landscape features, etc.) indicated on the approved construction document plans is damaged or removed, it shall be repaired and/or replaced in kind and equivalent size per the approved documents to the satisfaction of the Development Services Department within 30 days of damage.

GEOLOGY REQUIREMENTS:

- 27. The Owner/Permittee shall submit a geotechnical investigation report or update letter that specifically addresses the proposed construction plans. The geotechnical investigation report or update letter shall be reviewed for adequacy by the Geology Section of the Development Services Department prior to issuance of any construction permits.
- 28. The Owner/Permittee shall submit an as-graded geotechnical report prepared in accordance with the City's "Guidelines for Geotechnical Reports" following completion of the grading. The asgraded geotechnical report shall be reviewed for adequacy by the Geology Section of the Development Services Department prior to release of the bond and grading permit close-out.

PLANNING/DESIGN REQUIREMENTS:

29. 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.

30. All private outdoor lighting shall be shaded and adjusted to fall on the same premises where such lights are located and in accordance with the applicable regulations in the SDMC.

TRANSPORTATION REQUIREMENTS:

31. All automobile, motorcycle and bicycle parking spaces must be constructed in accordance with the requirements of the SDMC. All on-site parking stalls and aisle widths shall be in compliance with requirements of the City's Land Development Code and shall not be converted and/or utilized for any other purpose, unless otherwise authorized in writing by the appropriate City decision maker in accordance with the SDMC.

PUBLIC UTILITIES DEPARTMENT REQUIREMENTS:

- 32. Prior to issuance of any engineering permits, the Owner/Permittee shall obtain Encroachment and Maintenance Removal Agreement (EMRA) for proposed improvements of any kind, including utilities, private sewer laterals, landscaping, enriched paving, and electrical conduits to be installed within the public- right-of-way or public easement.
- 33. Prior to the issuance of any building permits, the Owner/Permittee shall apply for a plumbing permit for the installation of appropriate above ground private back flow prevention device(s), on each water service (domestic, fire and irrigation), in a manner satisfactory to the Public Utilities Director and the City Engineer. BFPD's are typically located on private property, in line with the service and immediately adjacent to the right-of-way. The Public Utilities Department will not permit the required BFPDs to be located below grade or within the structure.
- 34. Prior to the issuance of any building permits, the Owner/Permittee shall assure, by permit and bond, the design and construction of any new water and sewer service(s) outside of any driveway, and the disconnection at the water main of the existing unused water service adjacent to the project site, in a manner satisfactory to the Public Utilities Director and the City Engineer.
- 35. Prior to the issuance of any building permits, the Owner/Permittee shall construct all water and sewer facilities required by the Public Utilities Department necessary to serve this development and assure them by permit and bond.
- 36. All on-site water and sewer facilities shall be private.
- 37. No trees or shrubs exceeding three feet in height at maturity shall be installed within ten feet of any sewer and five feet of any water facilities.
- 38. All proposed private sewer facilities located within a single lot are to be designed to meet the requirements of the California Plumbing Code and will be reviewed as part of the building permit plan check.
- 39. All proposed public water and sewer facilities must be designed and constructed in accordance with established criteria in the most current edition of the City of San Diego Water and Sewer Facility Design Guidelines and City regulations, standards and practices pertaining thereto.

INFORMATION ONLY:

- The issuance of this discretionary permit alone does not allow the immediate commencement or continued operation of the proposed use on site. Any operation allowed by this discretionary permit may only begin or recommence after all conditions listed on this permit are fully completed and all required ministerial permits have been issued and received final inspection.
- Any party on whom fees, dedications, reservations, or other exactions have been imposed as conditions of approval of this 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-section 66020.
- This development may be subject to impact fees at the time of construction permit issuance.

APPROVED by the Hearing Officer of the City of San Diego on October 4, 2023 and [Approved Resolution Number].



ATTACHMENT 6

Coastal Development Permit No. 1691683 and Site Development Permit No. 1691684 Date of Approval: October 4, 2023

AUTHENTICATED BY THE CITY OF SAN DIEGO DEVELOPMENT SERVICES DEPARTME	ENT
Travis Cleveland	
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 ever	ery condition of
this Permit and promises to perform each and every obligation of Owner/Permitte	-

2MB PARTNERS LLC
Owner/Permittee
By
NAME
TITLE
GJ MANDELBAUM HOLDINGS LLC
Owner/Permittee
By
NAME
TITLE

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



La Jolla Community Planning Association

Regular Meetings: 1st Thursday of the Month | La Jolla Recreation Center, 615 Prospect Street

Contact Us:

Mail: PO Box 889, La Jolla, CA 92038 Web: http://www.LaJollaCPA.org

Voicemail: 858.456.7900 Email: info@LaJollaCPA.org

President: Bob Steck

Vice President: Helen Boyden 2nd Vice President: Brian Will Secretary: Cindy Greatrex Treasurer: David Gordon

FINAL MINUTES

Regular Meeting | Thursday 2 August, 2018

6:00pm

- 1.0 Welcome and Call to Order: Bob Steck, President
 - Please turn off or silence mobile devices
 - Meeting is being recorded

Meeting Called to Order at 6:05 PM with quorum present.

Trustees Present: Ahern, Boyden, Brady, Costello, Courtney, Greatrex, Kane, Merten,

Rasmussen, Shannon, Steck, Weiss, Weissman, Will. **Trustees Absent**: Collins, Gordon, Little, Mangano.

Ahern and Courtney arrive late, reflected in vote counts.

2.0 Adopt the Agenda

Boyden: An Amendment to Item 12.0, *Lookout Lots 4 and 5*, now corrected to say "one 2-story single family residence and one 1-story single family residence on Lots 4 and 5". Lot 2 on 12.0 is one 2-story residence.

Rasmussen: Item 6.4 is to be heard in September, so this precludes Public Comment in August? Boyden (in response): Correct.

Motion: To Adopt the Agenda with 12.0 Agenda Item Amended (Will/Greatrex) Vote: 11-0-1 Motion Carries.

In Favor: Boyden, Brady, Costello, Greatrex, Kane, Merten, Rasmussen, Shannon, Weiss, Weissman, Will

Opposed:--

Abstain: Steck (Chair)

3.0 Meeting Minutes Review and Approval: 8 July 2018

Motion: To Approve July Minutes (Will/Kane) Vote: 10-0-2 Motion Carries.

In Favor: Boyden, Brady, Costello, Greatrex, Kane, Merten, Rasmussen, Shannon, Weiss, Will

Opposed:--

Abstain: Steck (Chair), Weissman (not present in July).

4.0 Officer Reports:

4.1 Treasurer Helen Boyden reports:

La Jolla Community Planning Association
Treasurer's Report for August 2, 2018 Regular Meeting

Beginning Balance as of 6/1/18 \$ 348.44

Income

• Collections \$ 143.00

• CD Sales \$ 5.00 ATTACHMENT 7

Total Income \$ 148.00

Expenses

Agenda printing \$ 69.74
 AT&T telephone \$ 80.95

 Total Expenses
 \$ 150.69

 Net Income/(Loss)
 \$ (2.69)

 Ending Balance of 7/30/18
 \$ 345.75

4.2 Secretary

Cindy Greatrex reports: If you want your attendance recorded today, you should sign in at the back of the room. LICPA is a membership organization open to La Jolla residents, property owners and local business and non-profit owners at least 18 years of age. Eligible visitors wishing to join the LICPA need to submit an application, copies of which are available at the sign-in table or on-line at the LICPA website: www.lajollacpa.org/. We encourage you to join so that you can vote in the Trustee elections and at the Annual Meeting in March. You can become a Member after attending one meeting and must maintain your membership by attending one meeting per year. If you do not attend one meeting per year, your membership will expire. To qualify as a candidate in an election to become a Trustee, a Member must have documented attendance at three LJCPA meetings in the preceding 12-month period. You are entitled to attend without signing in, but only by providing proof of attendance can you maintain membership or become eligible for election as a Trustee.

5.0 Elected Officials – Information Only

5.1 Council District 1: Councilmember Barbara Bry

Rep: Mauricio Medina, 619-236-6611, mauriciom@sandiego.gov

Compromise on STVR reached. Ward and Bry introduced ordinance to limit the use of Styrofoam. Working Group on dockless bikes mentioned in July has not been formed yet.

Jim Fitzgerald: Is there an enforcement timeline on dockless bikes? Medina (in response) does not know. John Shannon points out encompassing loophole in STVR. Medina: Does not understand loophole, advises Shannon to submit a letter to staff members.

5.2 78th Assembly District: Assemblymember Todd Gloria

Rep: Javier Gomez, 619-645-3090 javier.gomez2@asm.ca.gov Currently in recess in Sacramento. Bills will be passed by September 1st. Fires in Norther California entail 13,000 firefighters and 125M of fire budget. Accepting ideas for Legislation improvement, forms can be filled out by community and business members.

5.3. 39th Senate District: State Senator Toni Atkins, Senate President pro Tempore Rep: **Chevelle Newell Tate**, 619-645-3133, Chevelle.Tate@sen.ca.gov Not Present

- 6.0 President's Report Information only unless otherwise noted
 - 6.1 New procedure for pre-meeting information distribution items

Items received by Tuesday noon will be e-blasted to the LJCPA 500+ list. Additionally the LJCPA will see if the City will post addenda to our agenda. Items received later will need to be reproduced by the sender and distributed at the meeting.

6.2 Ratify as LJSA appointee to LJSPRC Michael Czajkowski; and LJVMA appointees Alisha Hawrylyszyn Frank and Jamie Dickerson to the PDO and Alisha Hawrylyszyn Frank to the T&T Board. **ACTION ITEM**

Motion to Approve: (Boyden/Greatrex) 13-0-1 Motion Carries.

In Favor: Ahern, Boyden, Brady, Costello, Courtney, Greatrex, Kane, Merten, Rasmussen, Shannon,

Opposed:--

Abstain: Steck (Chair)

Weiss, Weissman, Will

Ratify LJCPA appeal of the Hearing Officer's Wednesday July 18 decision to approve the Robbins project which was denied by the LJCPA in April 2018. **ACTION ITEM**

Motion to Approve: (Costello/Brady) 13-0-1 Motion Carries.

In Favor: Ahern, Boyden, Brady, Costello, Courtney, Greatrex, Kane, Merten, Rasmussen, Shannon,

Weiss, Weissman, Will

Opposed: --

Abstain: Steck (Chair)

6.4 Letter from CPPT Barbara Bry asking the LJCPA to revisit the stanchion issue at the September meeting.

Nearby residents will prepare a presentation. This will be an action item.

Public Comment: Melinda Merryweather asks that this item be heard at the beginning of September.

meeting to accommodate attendees.

Trustee Comment: Costello asks that we move to Vote on this since it will be a revisited Hearing.

Motion to Revisit Previous Vote: (Costello/Courtney) 13-0-1 Motion Carries.

In Favor: Ahern, Boyden, Brady, Costello, Courtney, Greatrex, Kane, Merten, Rasmussen, Shannon,

Weiss, Weissman, Will

Opposed: --

Abstain: Steck (Chair)

7.0 Non-Agenda Public Comment

Opportunity for public to speak on matters not on the agenda, 2 minutes or less.

- 7.1 City of San Diego Community Planner: Marlon Pangilinan, mpangilinan@sandiego.gov_Not present.
- 7.2 UCSD Planner: Anu Delouri, adelouri@ucsd.edu, http://commplan.ucsd.edu/ Not present.
- 7.3 General Public

Phil Coller: Concerns on road work on Torrey Pines Road in the Village that was meant to be handled in the evening. LICPA had recommended the work be performed during the day. The daytime work has caused traffic om TPR, Pearl, etc. Coller requests that LICPA reconsider its City recommendation that the work be done only during the day.

Janie Emerson: Highlights La Jolla Shores Association meetings and social hours prior to the meetings. Meetings occur second Wednesdays of the month.

Peggy Davis: Asking support for committees to look at permit on a property on the corner of Torrey Pines Road and Coast Walk. Meeting at 12:00 on August 3rd on the 4th floor of City Hall.

Melinda Merryweather: Still no response from the City on the legitimacy of Black's Beach 6' fence. Letter from Barbara Bry does not provide answer to question. Boyden: Barbara Bry is not pushing this. Merryweather: Simple question, is fence legal or not?

8.0 Non-Agenda Trustee Comment

Opportunity for trustees to comment on matters not on the agenda, 2 minutes or less.

Mike Costello: Echoes John Shannon's earlier comments on loopholes of STVR. Tried to bring this to Barbara Bry's attention, in terms of long list of enforcement and loophole issues. Costello states current status holds the city up to lawsuits.

Patrick Ahern: Country Club Reservoir construction on Encelia starting soon. If one notes good efforts or negative impact, please alert Patrick or LICPA so these can be noted for near-future Impact Reports.

Helen Boyden: Clarifies that Administrative Guidelines say that if a voter is Abstaining the voter is essentially voting in Opposition in the Quorum. This is referenced around Page 34 or 35 of the Guidelines. A Recusal is not part of the Quorum.

- 9.0 Reports from Ad Hoc and non-LJCPA Committees Information only unless noted.
 - 9.1 Community Planners Committee http://www.sandiego.gov/planning/community/cpc/index.shtml- John

- Shannon, Rep. Notes Action Item regarding Planning Commission Chair, Stephen Hanse diskussed party on how CPG Chairs should present to Planning Commission. Only Action item was Appointment to Outside Boards.
- 9.2 Coastal Access & Parking Board http://www.lajollacpa.org/cap.html Ray Weiss states an Emergency Meeting was held, called by Deborah Marengo. Reason for Meeting is that LJVMA no longer has an Executive Director with no plan for a replacement. The LJVMA manages the funds that subsidize parking permits. About 80 permits exist. Someone from LJVMA needs to manage this. Purpose of meeting is to have Marengo urge the LJVMA to resolve. Weiss notes there are 15 seats on the board of LJVMA, and currently 11 of those seats are vacant.
 - 9.3 UC San Diego Long Range Development Plan CAG, one of LJCPA delegates, will report on discussion http://lrdp.ucsd.edu (Steck, Greatrex) Did not meet in July.
 - **9.4 Hillside Drive Ad Hoc Committee Diane Kane, Chair** Quick meeting last week. No one from public showed up. Committee went over road plan. Believes volume and velocity study would be a good start.
 - 9.5 Airport Noise Advisory Committee Cindy Greatrex, Delegate. Did not meet in July.

10.0 Consent Agenda- Action Items

The public is encouraged to attend and participate in Community Joint Committee & Board meetings before the item/project is considered by the LJCPA.

PDO – Planned District Ordinance Committee, Chair Deborah Marengo, 2nd Monday, 4:00 pm

DPR - Development Permit Review Committee, Chair Brian Will, 2nd & 3rd Tuesday, 4:00 pm

PRC – La Jolla Shores Permit Review Committee, Chair David Gordon, 3rd Monday, 4:00 pm

T&T – Traffic & Transportation Board, Chair David Abrams, 3rd Wednesday, 4:00 pm

The Consent Agenda allows the LJCPA to <u>ratify recommendations of the community joint committees and boards</u> in a single vote with no presentation or debate. It is not a decision regarding the item but a decision whether to accept the recommendation of the committee/board as the recommendation of the LJCPA. The public may comment on consent items.

See Committee minutes and/or agenda for description of projects, deliberations, and vote. Anyone may request a consent item be pulled for full discussion by the LJCPA. Items "pulled" from Consent Agenda are trailed to the next LJCPA meeting.

No Items are Pulled.

LJSPRC and PDO did not meet in July, T&T took no actions.

10.1 Sumal Residence CDP 622 Nautilus St No: 604488_ (Process 2) Coastal Development Permit to demolish existing detached garage and construct new 2 story 3,020 SF single dwelling unit, on a site with 2 existing detached single dwelling units (for total 3 dwelling units) located at 622 Nautilus street. The 0.23 acre site is in the RM-1-1 zone, Coastal (Non-appealable) overlay zone within the La Jolla Community Plan area and Council District (1)

DPR Motion: Findings CAN be made for the CDP as presented and as modified on sheet L1 during the presentation. To add one 24" box tree (Magnolia) and remove adequate paving (4' diameter hole.) at front corner right corner of the lot. Motion passes 5-0-2

10.2 The Reserve SCR (Encelia Res.) 6850 Country Club Dr.; No.: 582128 (Process 2) Substantial Conformance Review to PTS 292065 for a 5000 SF two-story residence. The site is located at 6850 Country Club Dr. in the La Jolla community and is within Zone: RS-1-4 / Coastal Overlay (Non- Appealable) /Coastal Height/ Parking Impact/Brush Management/ Very High Fire Hazard/ Earthquake Fault Buffer zones. Council District 1.

DPR Motion • Findings CAN be made that the project conforms to CDP PTS: 292065 (Collins/Kane)

Approved (6-1-1)

10.3 Nautilus – CDP/MW for Condos; 313 Nautilus; No.: 595298 (Process 3) *FLAT FEE* Coastal Development Permit and Map Wavier for condominium conversions for 4 existing units in 2 one-story buildings totaling 2320 square feet at 313 Nautilus Street. The 0.15 acre site is in the RM-1-1 zone and the Coastal Non-appealable overlay zone within the La Jolla Community Plan area in Council District 1.

DPR Motion: Findings CAN be made for the CDP/MW as presented (Will/Kane) Appropriate TACHMENT 7

Motion: To Approve Consent Agenda: (Ahern/Weiss) 13-0-1. Motion Carries.

In Favor: Ahern, Boyden, Brady, Costello, Courtney, Greatrex, Kane, Mangano, Merten, Shannon,

Weiss, Weissman, Will

Opposed:--

Abstain: Steck (Chair)

The following agenda items, are ACTION ITEMS unless otherwise noted, and may be *de novo* considerations. Prior actions by committees/boards are listed for information only.

11.0 Time Certain 6:30 PM Mid-Coast Trolley presentation: John Haggerty, Director of Rail for SANDAG.

John Haggerty SANDAG presented PowerPoint on updates to capital infrastructure program entailing the extension of the Blue Line trolley from Old Town to UTC area. Detailed routes and trolley schedules. Provided contact information for the public to contact SANDAG with any questions or concerns.

Public Comment

Bob Whitney: Will trolley go to the Airport? Haggerty: Not at this time

Audience Member: How will homeless be addressed? Haggerty: Security measures in place.

Trustee Comment

Phil Merten: Factoring in lifespan costs divided by riders, how much is paid by riders and how much by taxpayers? Haggerty: Half is paid by Government funding. Stated this project is cost-effective.

Notes UCSD students are subsidized, as well as elderly.

Rasmussen: Transportation committee in La Jolla has formed to discuss how to better get in and out of La Jolla. Ideas welcomed.

12.0 LOOKOUT LOTS 4 & 5 (Project #: 482904 7729 Lookout Drive (and adjacent lot) (Process 3) Site Development Permit and Coastal Development Permit for the development of one 2-story single family residence and one 1-story single family residence on Lots 4 and 5totaling 7,132 square feet on two existing vacant parcels at and adjacent to 7729 Lookout Drive. The entire 0.295 acre site is in the single family (SF) zone of the La Jolla Shores Planned District, Coastal (Non-appealable) Overlay zone, within the La Jolla Community Plan area and Council District 1. Note — Lot 2 removed from this project.

AND

LOOKOUT LOT 2 Project #: 589178- 7729 Lookout Drive: (Process 3) Site Development Permit and Coastal Development Permit for the development of a two-story single family residence totaling 4,070 square feet, located on a vacant lot at 7729 Lookout Drive. The 0.12-acre site is in the single family (SF) zone of the La Jolla Shores Planned District, Coastal (Non-appealable) Overlay zone within the La Jolla Community Plan area and Council District 1. This development is within the Coastal Overlay zone and the application was filed on March 1, 2018.

PRC Motion: Findings **CAN** be made for a site development Permits and Coastal Development Permits for Projects 482904 and 589178. VOTE 3-2-1

Preamble: Chair Bob Steck recites from Oath of Office of LICPA in re: performing fairly and impartially with respect to all. Urges focus on issues and compliance with regulations.

Presenter Tony Crisafi, Island Architects.

Crisafi explained that there are two applications under development, in re: Section 1510.0304. There are Coastal and Site Development Permits on two separate lots. The owners had a meeting in June of 2016 with neighbors within 300-foot

radius, in David Mandelbaum living room. Project Manager followed up with neighbors Ayemail Concerns about a second story and a pool were addressed. Crisafi presented PPT on Lot 2 in relation to existing lots on Soledad and on Lookout Loop. Lots 30 and 19 on the Loop 25, 13 and 14 are highlighted as well. These are two-story with higher roof pitch. Modern, traditional and Cape styles present.

Lot 2:

Presented specifics on conformance sheet, noting setbacks that vary and expand as the home articulates. Landscaping coverage explainers.

Shows City-required FAR Map bulk and scale analysis. City agrees with the content of this document. Crisafi has performed aerial surveys and onsite surveys and also pored over records in the 300' radius. There are five houses on the Lookout Loop that have between .7 and .9 FAR.

Garages, driveways and parking spaces are shown. Balconies are shown. Elevations are shown that show how upper level steps back from main level. Rendering from street shown. Houses step-in from the sides. Setbacks of garages and upper level from property line is described.

Lot 4:

.43 FAR and .74 FAR on lots 4 and 5

Lots 53, 55 and 56 on Soledad are used as reference material on the high side of the street where the grade rises. Lot 39 referenced as two-story house with garage underneath. Various lots from 37-44 are referenced to indicate various elements.

Cottrell House was designated Historic on a State level. Sewer not functioning, so barely habitable. Owners spent a year following guidelines on rehabilitation and salvage, and had ceilings and floors refurbished. Double-barrel roof had to be redone twice.

Conformance Chart shown. Four onsite parking spaces. Grades noted. There is enough slope in lot so that one side is open to daylight.

Lot 5:

Parking for three cars. Simple floor plan. Lot 5 elevation displayed. Large balcony that wraps around north elevation. Building steps back on east elevation. Study on massing at PROW shown for Lots 2, 4 and 5.

Elevation heights in general will be lowered when Permit is granted. Trying to have as little impact on massing as possible.

Second Presenter:

David Mandelbaum, an owner of LLC of project. Asks for fair-minded and reasonable approach to decision based on verification of facts. Stats he previously sat on a land use board with Sara Moser and Sherri Lightner, where he was advised to "not guess" on project details. Notes statements made by attorneys Evelyn Heidelberg and Deborah Rosenthal Trustees Diane Kane and Phil Merten and neighbor Desiree Kellogg are inaccurate. Notes Kellogg has sent 97 emails to the City on this project. Mandelbaum incurs the costs on the responses to these.

Stated that statements made by this group are incorrect in re Lot Size, Lot Merger and Setbacks. Read statements by Gregory Hopkins (DSD Director in 2013) and PM Glenn Gargas. The Hopkins letter states that these are legal lots. There have been no court documents showing DSD that the lots are illegal. Third issue is Setbacks. Mandelbaum notes the houses in area have four-foot setbacks, which is all he is asking for. States that the concept of "average setbacks" is a fabrication created by community members. He asks for a fair and impartial vote of LICPA.

Presenting for the Opposition:

Attorney Evelyn Heidelberg representing Susan McKean, Lookout Drive neighbor. Disputes compliance on bulk and scale and conformity of setbacks in the vicinity. States that unit density is too high for average unit density in neighborhood. At 6.9 units per acre this is almost twice that of developed parcels within 300'. Disputes intent of Hopkins letter. Notes that

planned density is low residential density and low number of units are recommended. Further states is the conformant.

David Mandelbaum: States that number of dwelling units per acre is conformant based on entirety of code in San Diego, when slope ratios are factored in, and that setbacks are compliant.

Tony Crisafi: States his charts and report are not required and are accurate and the City does concur with the data points therein. There are 5.4 lots per acre

Brian Will. When asked to compare proposed FAR, County record does not count garages. It is common to add in 500 sq. ft to other houses, so as to accommodate for that

Presenting for the Opposition: Attorney Deborah Rosenthal, representing neighbors said that project is inconsistent with PDO and with Design Requirements in terms of visual harmony and bulk and scale. Says FAR could not conform to PDO, as PDO does not require FAR. She believes that the setbacks are bulk and scale not conformant--0.79 does not fit into the neighborhood. States it is poor design with multiple inconsistencies, squeezed onto lots that are too small.

Public Comment

Patrick Branford, "Neighborhood Watch Captain". Said that neighbors say that project looks like a condo development. Said that neighbors did not know about a meeting and did not sign anything. Said that theft in the neighborhood skyrockets with any renovating and the neighbors do not want any building going on.

Bob Whitney: Have you complied with cycle issues? Crisafi: (in response) Yes. Has Phil Merten been paid to oppose this project? Merten (In response): No.

Terri Lombard: Stated neighbors are opposed to project, and that there has been no communication from developer or owners of house since 2016. Asks if Lot 4 will be sold in future. Inquired on easements between Lot 1 and Lot 4. Said houses look identical on these lots.

Desiree Kellogg: Houses look identical. FAR of Lot 2, 0.79, is the highest in the neighborhood.

Trustee Comment

Helen Boyden: received communication from PRC chair Dave Gordon including letter from Glenn Gargas, with Gargas stating that the three lots in question have been in existence in this size and shape with a lot line assessment parcel map, prior to 1997. The lots are all 5,000 SF or greater and are legal lots with development rights.

Boyden also reviewed a letter from Glenn Gargas stating that there is not a lot size in the PDO in reference to Section 1510.0304A, lots are existing, and density is set.

Will: Does not follow opposition that the lots should have less than one unit if density is less than the average. To that interpretation, one can't occupy a lot.

Greatrex: Supportive, finds project consistent in conformance to LJSPDO and Community Plan.

Courtney: Opposed to project due to precedent of .79 and .74 FAR

Ahern: 18 of 56 houses are in compliance so 68% are not. Houses are similar to each other here. FAR is conforming.

Kane: Discussed character of neighborhood. It is an old neighborhood with low FAR. Suggests developer remove one house or develop property as a condominium. Said that the project is not consistent with Plans.

Merten: Corrected errors on a distributed document, re: lot size. Discusses history of sub-divisions in La Jolla. States lot line adjustment is illegal since a coastal development change in density was not handled under coastal development review or a CDP. City surveyor at the time was unaware that CDP was required. Notes that densities of lots are significantly greater that surrounding lots. Findings cannot be made.

Shannon: Difficult case. Character of project has been a concern to neighbors. Sees precedent in FAR and size of project.

Costello: Cautioned that City Project Managers are not entirely neutral. Mentions a case wherethe copied Managers are not entirely neutral. Mentions a case wherethe copied Managers are not entirely neutral.

Brady: Project cannot be supported due to dwelling unit density being not in the community interest. Jamming houses into that location is not right for the community.

Rasmussen: Anything that could be done to dwelling units to make a compromise? Merten: Dwelling unit is in relation to a certain number of square feet on the lot. Lot line adjustment was done illegally. Owner needs to go back and reconfigure lots.

Weissman: Said one lot is very small and squeezed in. Also has issue with terrace.

Weiss: Sensitive to the 300 canonical feet. Look at houses in the loop, in Lots 26-40. Tending not to support project.

Presenter Rebuttal:

Crisafi: Owner will remove terrace if Lot 4 is sold.

Shannon: Would you consider changing the appearance? Crisafi (in response): It is a La Jolla Rancho style, in a modern interpretation. Hacienda style. They don't have to all be the same colors, though. Tiles can be different.

Merten: Code is clear (lot should not be occupied at greater density than those within 300'). Crisafi (in response): City does not agree with you on Code findings. Lots are not being merged. No lot lines are being changed.

Will: Disturbed by the notion that someone purchases a lot, and we say "The neighbors don't want you to build and we are going to say no" is wrong. These lots exists today, these are the lots.

Rebecca Levy, neighbor (out of turn): Repeats concerns of neighbors.

Motion: Findings can **NOT** be made for Agenda Item 12, Lookout Lots 2, 4 and 5. Density, bulk and scale are out of character with the surrounding neighborhood and the proposed dwelling unit densities exceed the average unit density of properties within 300' of the site, in contrary to Municipal Code Section 1510.0304. **(**Courtney/Merten) 9-4-1 **Motion Carries.**

In Favor: Boyden, Brady, Costello, Courtney, Gordon, Kane, Merten, Shannon, Weiss, Weissman

Opposed: Ahern, Greatrex, Shannon, Will

Abstain: Steck (Chair)

13.0 La Jolla Rancho-CDP/SDP 840 La Jolla Rancho Rd; No.: 593799- (Process 3) Coastal Development Permit and Site Development Permit (ESL) for the construction of a new single dwelling unit with attached guest quarters and underground basement for a total of 6,386 square feet on a vacant lot located on Lot 146 between 832 and 850 La Jolla Rancho Road. The 0.50 acre site is within the Coastal (Non-Appealable) overlay zone in the RS-1-4 and RS-1-1 Base Zone of the La Jolla Community Plan Area on environmentally sensitive lands (ESL).

DPR Motion: Findings CAN be made for the CDP/SDP as presented (Ragsdale/Kane) Approved (6-0-1)

Public Comment: Seeing none

Trustee Comment: Seeing none

Motion: Findings can be made for CDP/SDP. (Costello/Kane) 11-0-2 Motion Carries.

In Favor: Ahern, Boyden, Brady, Costello, Courtney, Greatrex, Kane, Merten, Shannon, Weiss, Weissman

Opposed: --

Abstain: Steck (Chair)

Recusal: Will (Representing Project)

La Jolla Community Planning Association August 2, 2018 Regular Meeting Final Minutes Page 8 of 9 **14.0** A request that LJCPA send a letter regarding the new hawk lights on TPR asking that warnings be placed on PPrincess Street as well as on TPR as at present. (Janie Emerson).

Public Comment:

Phil White: Plethora of signs already. City should raise existing signs and not add any more at Princess.

Trustee Comment:

Ahern: This may not be favorable to neighbors. This topic may be best handled at T&T. Rasmussen: When you are at the stop sign, it's very difficult to see the existing signs. Boyden: References sign on Regents Road that is intermittent in terms of appearance.

Motion: That LJCPA send matter of proposed signage on Princess around the new hawk lights on TPR, to T&T for further review. (Ahern/Courtney) **12-0-1 Motion Carries.**

In Favor: Ahern, Boyden, Brady, Costello, Courtney, Greatrex, Kane, Merten, Shannon, Weiss, Weissman, Will

Opposed: --

Abstain: Steck (Chair)

15.0 Meeting Adjourns at 9:16 until September 6, 2018 at 6:00 PM.



THE CITY OF SAN DIEGO

La Jolla Shores Planned District Advisory Board APPROVED Meeting Minutes for May 19, 2021 Online Virtual Meeting

Trustee	Attendance	Trustee	Attendance
Jane Potter	Present	Herbert Lazerow	Present
Andrea Moser	Present	Suzanne Weissman	Present

1. Call to Order: 10:00 a.m.

Potter called the meeting to order at 10:00 a.m.

2. Approval of the Agenda:

Lazerow moved to approve, Weissman seconded. Motion passed 4-0-0.

3. Approval of the minutes for February 17, March 17, 2021

Potter said Item 3 and 4 should be reversed on both February and March minutes.

Motion: Lazerow moved to approve February 17 minutes, Moser seconded. Minutes approved 4-0-0.

Lazerow said substitute 'approval of minutes' for 'item' in last line of page 1 of March 17 minutes and to spell out right-of-way instead of abbreviating. Weissman said names may be misspelled for 'Kuttrell". On page 5 of March 17 minutes Susan McKean is misspelled.

Motion:

Weissman moved to approve March 17 minutes, Lazerow seconded. Minutes approved 4-0-0.

4. Non-agenda public comment:

Phil Merten urged the Advisory Board to reconsider their vote on Barba/Lowther residence because the information presented was inaccurate and does not comply with the La Jolla Shores PDO.

5. Project Review:

ACTION ITEM A - PTS 589178 - Lookout Lot 2-Lot 2 SDP/CDP

Location: 7729 Lookout Drive APN: 352-012-1700

Description: Proposal for a new 3,849 sf single family dwelling, 507 sf garage, and 1,011 sf full basement on a 0.12-acre lot. The Applicant is seeking a recommendation for approval of a Site Development Permit and Coastal Development Permit from the Advisory Board.

Presentation:

No project presentation was given by the Applicant. It was noted that Nick Wilson a member of the Applicant team from Island Architects, was present at the meeting as an observer. At a previous meeting, the Applicant team stated that they would not be returning to any subsequent Advisory Board meetings. Staff shared project details that were initially provided by the Applicant in Attachment 1.

Board Clarification Comments

- Clarification was requested by Board Member Lazerow on what specifically, project or plans, the Advisory Board would approving and that he could not make a decision without seeing the exterior plans and their relation to the property line, as no plans were provided to the board. Weissman said the project has changed substantially from 2018 and therefore it would be unreasonable for the board to make a recommendation on the project.
- Staff clarified that the role of La Jolla Shoes Advisory Board is to review projects
 referred to them by the City and indicated that the Advisory Board would be
 providing a recommendation on the project as provided in the project
 description. Staff indicated emails and the agenda have been provided to the
 Applicant team, but that the applicant can choose to attend that meeting or not.
- It was mentioned by the Advisory Board that both projects were presented to the Advisory Board in 2018 and have returned as a different project and that the projects should have returned to the Advisory Board as a substantial conformance review with submitted plans
- Staff said the board could either: 1) not forward a recommendation based on information provided, 2) request information sufficient to make a recommendation

Public Comment:

• A letter was forwarded to the Advisory Board on behalf of the La Jolla Hills Committee (LJHC) stating that the developer has not participated or provided

information requested by the board - reflecting the developer's lack of concern for neighborhood. Public comment indicated changes to the project since 2018 included limiting the development to two lots and delay of development of lot 4, but not designating it for open space, as requested by the LJHC. Additionally, it was mentioned that the proposal would represent a permanent change to the neighborhood and without more detailed plans to review, would make it is difficult to determine the extent of that change.

• It was expressed that density is the number of units relative to lot size and that the PDO requires that development may not exceed the average density within 300 feet of the subject parcel and that the average density within 300 feet would be 1 du per lot. When lot size is halved, through the proposed lot line adjustments, the density is doubled conflicting with the PDO.

Comments and discussion from the Advisory Board included:

- Concerns were expressed over the difference between the previous proposal and what is different in the proposed project (e.g. including a new basement) without any detailed plans to review. It was questioned as to why there was not a new Project Tracking System number provided for the proposed project.
- Plans relative to property line were requested and the previous plans were thought irrelevant.
- It was said that the proposed density would be greater than the average density per acre within 300 feet of the subject site and cannot be approved.
- A denial was suggested as the proposal violates section 1510.0304 related to Single-Family Zone – Development Regulations of the Municipal Code/PDO by exceeding average density per acre within 300 feet.

Motion:

Moser moved to recommend project not be approved due to it violating section 1015.0304 of the Municipal Code/. Potter seconded. Motion passed 4-0-0.

6. ACTION ITEM B - PTS 482904 - Lookout Lot 5- SDP/CDP

Location: 7813 Lookout Drive APN: 352-012-2000

Description: Proposal for a new 4,900 sf single family dwelling which includes partial basement on a 0.12-acre site. The Applicant is seeking a recommendation for approval of a Site Development Permit and Coastal Development Permit from the Advisory Board.

Presentation:

No project presentation was given by the Applicant. It was noted that Nick Wilson a member of the Applicant team from Island Architects was present at the meeting as an observer. At a previous meeting, the Applicant team stated that they would not be

returning to any subsequent Advisory Board meetings. Staff shared project details that were initially provided by the Applicant in Attachment 2.

Public Comment:

- Objections to the project similar to Phil Merten's were provided also indicating that the proposal violated section 1510.0304 of the Municipal Code/PDO (exceeding average unit density per acre within 300 feet of the subject site), and bulk and scale requirements in the La Jolla Community Plan
- It was mentioned that the project FAR is 95% higher than the average within 300 feet.
- It was expressed that Lot 5 was originally a remnant from an illegal lot line adjustment, does not meet frontage requirements, and would exceed average density per section 1015.0304 related to Single-Family Zone Development Regulations of the Municipal Code/PDO.

Comments and discussion from the Advisory Board included:

- Issues for this project are similar to the previous project (Lot 2) on Lookout Drive
- Setback impinges on master bedroom of neighbor's home.
- Average sideyard set back within 300 feet is 41% greater than what applicant is proposing

Motion:

Lazerow moved to recommend project not be approved due to it violating section 1510.0304 related to Single-Family Zone – Development Regulations of the Municipal Code related to average density within 300 feet of the subject site. Moser seconded. Motion passed 4-0-0.

7. ACTION ITEM C - PTS 676214 - Barth Addition CDP

Location: 8341 Paseo Grande APN: 346-171-0600

Description: Proposal for a 933.2 sf second story addition and a 150.3 sf deck to an existing 1,702.9 sf dwelling on a 0.12-acre site. Application also includes vacation of a PUD easement dedicated per map 2417 circa 1929. The applicant is seeking a recommendation for approval of a Site Development Permit and Coastal Development Permit (TBD) from the Advisory Board.

Presented by: Justin Salbato, <u>isalbato@masterworkscc.com</u> ((858) 405-2305

Presentation:

- The proposed project is returning to the Advisory Board after several months
- Presenter said they reached out to residents to the south of the proposal and have received their support

- An upstairs suite has been added, preserving a view corridor on the north side of the building
- Some minor changes include a topological survey, setting back the deck more than previous to be consistent with property to the south
- Proposal added 933 sf for the upstairs suite

Public Comment:

- It was mentioned the project should comply with parking regulations for La Jolla Shores. A 20-foot long driveway to curb should also be provided, but if impossible then two parking spaces should be provided. As designed the project does not comply with Parking Impact Overlay Zone. Salbato replied that the City review did not cite a parking deficiency. He said parking was an existing condition not requiring new spaces.
- A question was raised as to how many neighbors within 300 feet have seen the plans. Salbato said they complied with noticing requirements and heard no comments back. The did contact immediate neighbors. The owner said neighbors were aware of the project and that he talked with immediate neighbors
- A question was posed whether project should have a Site Development Permit, requiring a notice for those within 300 feet. Staff said noticing was provided.

Board Comment:

- Members complimented plan as presented
- Clarification requested for front yard setback
- Question posed as to why south elevation second story had not been stepped back. Presenter replied the design was cleaner that way, but that a horizontal band was provided for architectural relief.
- It was mentioned that several houses in neighborhood have straight up and down sides on the second story and that the project is compatible with the neighborhood

Motion: Moser moved to approve. Lazerow seconded. Motion passed 4-0-0.

Next meeting date: June 16, 2021.

Adjournment: 11:37 a.m.

Minutes taken by Tony Kempton, Associate Planner, Planning Department

ATTACHMENT 9

© 858.456.0351 @ www

7729 LOOKOUT DR, LA JOLLA, CA 92037





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

Ownership Disclosure Statement

FORM **DS-318**

October 2017

☐ Neighborhood Development Pe	ermit 🛎 Site Dev	approval(s) requested: ☐ Neighborhoo velopment Permit ☐ Planned Develop o Waiver ☐ Land Use Plan Amendme	oment Permit S	Conditional Use Po	
Project Title: _Lookout (589178, Lot 2) & (482904, Lot 5)		Project No	. For City Use Only	:
Project Address: 7729 (Lot 2) & 781		ve			
La Jolla, CA 92037				,	
Specify Form of Ownership/Leg	gal Status (pleas	e check):			
☐ Corporation 🗷 Limited Liability	y -or- 🗆 General	- What State?Corpora	te Identification	n No	
☐ Partnership ☐ Individual					
with the City of San Diego on the owner(s), applicant(s), and other individual, firm, co-partnership, j with a financial interest in the apindividuals owning more than 10 officers. (A separate page may be ANY person serving as an office A signature is required of at leanotifying the Project Manager of ownership are to be given to the	ne subject proper financially interesont venture, assoplication. If the 19% of the shares, e attached if necestor of stone of the profession of the profession of the profession of the profession of the project Manages in Project Manages	the owner(s) acknowledge that an apprety with the intent to record an encested persons of the above reference sociation, social club, fraternal organiapplicant includes a corporation or If a publicly-owned corporation, includes an essary.) If any person is a nonprofit of the nonprofit organization or as to operty owners. Attach additional part ownership during the time the application of the country owners at least thirty days prior to any public discussions.	umbrance againd property. A lization, corpora partnership, include the name organization or rustee or beneiges if needed. Ilication is being lic hearing on the combine of	nst the property. Financially interested tion, estate, trust, relude the names, tits, titles, and address a trust, list the name ficiary of the nong Note: The applicate processed or cons	Please list below the digraphy includes any eceiver or syndicate eles, addresses of all ses of the corporate es and addresses of profit organization. In it is responsible for idered. Changes in
Property Owner					
Name of Individual: _2MB LLC (50%)	& GJ Mandelbaum H	Holdings LLC (50%) (see last section below)	@ Owner	☐ Tenant/Lessee	☐ Successor Agency
Street Address: 8996 Miramar Road.	Suite 200				
City: San Diego				State: CA	Zip: _92126
Phone No.: 8583365246		Fax No.: _8587541600	Email: _just	n@miracre.com	
Signature:			Date: 09/20	/23	
Additional pages Attached:	☐ Yes	⊠ No			
Applicant					
Name of Individual: _David Mandelb	aum, Manager		Owner	☐ Tenant/Lessee	☐ Successor Agency
Street Address: 8996 Miramar Road,	Suite 200				
City: San Diego				State: CA	Zip: _92126
Phone No.: 8584053915		Fax No.: n/a	Email: _davi	d@miracre.com	
Phone No.: 8584053915 Signature:			Date: _09/2		
Additional pages Attached:	□ Yes	⊠ No			
Other Financially Interested Pe	rsons				
Name of Individual: _Justin and Gavi	n Mandelbaum each	n own 50% of each LLC listed above.	2 Owner	☐ Tenant/Lessee	☐ Successor Agency
Street Address: _8996 Miramar Road	Suite 200				
City: San Diego				State: _CA	Zip: _92126
Phone No.: 8583365246		Fax No.: _8587541600	Email: Just	n@miracre.com	
Signature:			Date: 09/2		
Additional pages Attached:	☐ Yes	⊠ No			

Printed on recycled paper. Visit our web site at www.sandiego.gov/clevelopment-services. Upon request, this information is available in alternative formats for persons with disabilities.



VICINITY MAP PLAN ANALYSIS TYPE OF CONSTRUCTION APPLICABLE CODES ALL WORK PERFORMED UNDER THIS CONTRACT SHALL BE IN ACCORDANCE WITH THE CURRENT EDITIONS OF THE FOLLOWING CODES AND REGULATIONS: 2016 CALIFORNIA BUILDING CODE 2016 CALIFORNIA MECHANICAL CODE 2016 CALIFORNIA ELECTRICAL CODE 2016 CALIFORNIA GREEN BUILDING CODE 2016 CALIFORNIA RESIDENTIAL CODE THIS PROJECT SHALL COMPLY WITH THE 2016 EDITION OF THE CALIFORNIA BUILDING CODE (TITLE 24), WHICH ADOPTS THE THE HIGHEST POINT OF THE ROOF EQUIPMENT, OR ANY VENT, PIPE ANTENNA OR OTHER PROJECTION SHALL NOT EXCEED 30' ABOVE GRADE (ORD. 11333 NS) ALL REQ. PERMITS MUST BE OBTAINED FROM FIRE PLAN CHECK BEFORE THE BUILDING IS OCCUPIED. THESE PLANS AND ALL WORK SHALL COMPLY WITH THE CALIFORNIA BUILDING STANDARDS CODE FOUND IN THE STATE OF CALIFORNIA TITLE 24 CCR AS AMENDED AND ADOPTED BY THE CITY OF SAN DIEGO **ABBREVIATIONS**

SHOWER SHEET DOOR OPENING DIAMETER OR ROUND GND. GROUND DOOR SIMILAR GRADE SKYLT. DOWNSPOUT O.H.C. OVERHEAD CABINET SKYLIGHT ÈXIST'G GYPSUM DISH WASHER SLOPE/SLIDER (WINDOW OPNG. OPP. GYP. BD. GYPSUM BOARD DWG'S SL.DR. Drawings SLIDING GLASS DOOR OPPOSITE ACOUS. ACOUSTICAI H.B. HOSE BIB DRAWER SPEC. SQ. area drain PROPERTY LINE OR SPECIFICATIONS HDR HEADER **ADJUSTABLE** HDWD. HARDWOOD S.S. S.ST. ST STAINLESS STEEL ABOVE FINISH FLOOR PL/SH POLE AND SHELF HARDWARE **EXPANSION JOINT** ADJACENT FINISH GRADE STAINLESS STEEL H.M. HOLLOW METAL PL. LAM. PLASTIC LAMINATE ELEVATION AGGR. **AGGREGATE** PLSTR. PLASTER PLEX. PLEXIGLA HORIZ. HORIZONTAL ALUMINUM HOUR HEIGHT Standard **PLEXIGLASS** ENCLOSED ALUMINUM PLNTR. PLANTER STL. STOR. APPROX. APPROXIMATE STORAGE H.V.A.C HEATING VENTILATING EQUIP. EXIST. EXP. EXPO. EQUIPMENT PLUMB. PLUMBING ARCHITECT STRUCT'L STRUCTURAL AIR CONDITIONING PLYWD. PLYWOOD FXISTING BD. BOARD STRUCT STRUCTURE HORIZONTAL PNL. **EXPANSION** BUILT - IN SUSPENDED EXPOSED PNTRY. PANTRY BLDG. BUILDING INTERIOR SYMMETRICAL **EXTERIOR** PLANTING POCKET LINEN BLOCK FORCED AIR UNIT LAMINATE BLKG. **BLOCKING** PRCST. PRECAST F.D. FLOOR DRAIN TRASH COMPACTOR LAVATORY BOLT FDN. F.F. F.G. PREFAB. PREFABRICATED **FOUNDATION** TELEPHONE LIGHT BEAM FINISH FLOOR TEMPERED GLASS LOW VOLTAGE FINISH GRADE T.& G. CONDUIT TONGUE AND GROOVE MAXIMUM THK. THR. T.O.C. T.P.D. MEDICINE CABINET FIN. FINISH RISER CEMENT THRESHOLD MECHANICAL FIXED FIXED WINDOW RADIUS **CERAMIC** TOP OF CURB MEMBRANE FLOOR CEILING CLOSET TOILET PAPER DISPENSER MANUFACTURING FLASH. flashing ROOF DRAIN TELEVISION FACE OF CONCRETE REFERENCE T.W. TYP. TOP OF WALL REFR. REFRIGERATOR FACE OF FINISH TYPICAL UNFINISHED CONCRETE MASONRY UNIT C.M.U. MINIMUM REVERSE CNTR. COL. CONC. CONN. REVERSE UNF.
REINFORCE, REINFORCED U/G COUNTER MIRROR FACE OF STUD UNDERGROUND COLUMN MISCELLANEOUS RGTR. CONCRETE UNLESS NOTED OTHERWI FIREPROOF MUL. MULLION **VERT** VERTICAL CONNECTION Framing RESISTANT VAPOR PROOF CONSTR. CONSTRUCTION NORTH FT. FTG. FURR. FOOT OR FEET RESIL. RM. RESILIENT CONTINUOUS N.I.C. NOT IN CONTRACT WASHER OR WEST CASEMENT WINDOW NO. OR #NUMBER ROUGH OPENING WATER CLOSET FUTURE GAS N.T.P.NOTICE TO PROCEED WD. W.H. WOOD CTSK. COUNTERSUNK N.T.S. NOT TO SCALE WATER HEATER SOLID CORE GAUGE OVER DOUBLE DEPARTMENT WITHOUT SCHEDULE GALVANIZED O.A. OVERALL W.P. WATERPROOF S.D. SECT.

OBSCURE

O.D.

ON CENTER

OUTSIDE DIAMETER

GRAB BAR

GARBAGE DISPOSAL

CURRENT INTERUPTER

GROUND FAULT

STORM DRAIN

SQUARE FEET

SECTION

SYMBOLS AND LEGEND ELEVATION MARKER PLYWOOD SECTION MARKER SIM DETAIL LETTER, CORRESPONDS TO COORDINATES ON THE BORDER OF THE DRAWING 1 DIRECTION OF CUT <u>Walls</u> A101 SHEET THAT SECTION APPEARS ON EXTENT OF CUT

COFFEY ENGINEERING

PH. (858) 831-0111

FAX (858) 831-0179

FELICIANO RODRIGUEZ

CONTACT:

WEIGHT WATER

WTR.

10660 SCRIPPS RANCH BLVD, SUITE 102

SAN DIEGO , CA 92131-1077

BASE COURSE (ABC) PLASTER OR GYPBOARD (AS NOTED) SOIL TILE (GLAZED,UNGLAZED T EXISTING WALL TO REMAIL 2 X 6 STUD WALL U.N.O CONCRETE STEEL STUD WALLS WINDOW TYPE INDICATOR 1i WINDOW TYPE NUMBER <u>REVISION INDICATOR</u> **DOOR TYPE INDICATOR** DOOR TYPE NUMBER MATCH LINE/DATUM POINT DATUM POINT CONSULTANTS <u>ARCHITECTS</u> TONY CRISAFI ISLAND ARCHITECTS 7626 HERSCHEL AVENUE LA JOLLA, CALIFORNIA 92037 PH. (858) 459-9291 FAX (858) 456-0351 PROJECT MANAGER: Karina Urias CIVIL ENGINEER/ SURVEYOR

DEVELOPMENT SUMMARY . SUMMARY OF REQUEST NEW CONSTRUCTION OF A 4,900 SF TWO STORY RESIDENCE WHICH INCLUDES A PARTIAL BASEMENT 2. STREET ADDRESS 7813 LOOKOUT DR, LA JOLLA CA 92037 BOULEVARD PL SITE AREA (Net site area includes required streets and public dedications) 4. COVERAGE DATA Total Building Area (ground floor): 2,621 SQ. FT. 1,851 SQ. FT. Total Landscape/Open Space Area: .01 Ac. 573 SQ. FT. Allowed Floor Area Ratio (FAR) N/A Gross Floor Area (GFA) ______2,666 ____ Sq. Ft. Proposed Floor Area Ratio (FAR) 5. DENSITY (Residential) Maximum no. dwelling units allowed per zone: Number of existing units to remain on site: Number of proposed dwelling units on site: Total number of units provided on the site: YARD/SETBACK Street Yard: Street Side Yard: Required N/A Ft. Proposed Interior Yard(s): Required <u>N/A</u> Ft. Proposed <u>5'-0"</u> Ft. 7. PARKING [] Mixed Use [] Other Total number of spaces required by zone Total number of spaces provided on-site GRAVEL OR AGGREGAT PARCEL INFORMATION Base Zone: <u>LJSPD-SF</u> Planned District (if Applicable): La Jolla Overlays: Parking Impact Overlay (PIOZ) Coastal Height Limitation Overlay (CHLOZ) Transit Area Overlay (TAOZ) City Coastal Overlay (COZ) Residential Tandem Parking Overlay (RTPOZ) Environmentally Sensitive Lands: Does the project site contain or is it adjacent to any site that contains any of the following Environmentally Sensitive Lands as identified in Municipal Code Section 113.0103? [] Yes [X] No Sensitive Biologic Resources [] Yes [X] Sensitive Coastal Bluffs [] Yes [X] 100-Year Floodplain Yes [X] No Steep Hillsides Yes [X] Coastal Beaches Historic District: [] Yes [X] No (If Yes) Name: Designated Historic [] Yes [X] No Geologic Hazard Categories: _____27____Earthquake Fault Buffer? [X] Yes [] No FAA Part 77 Notification Area [] Yes [X] No (If Yes, see Information Bulletin 520, Federal Aviation Administration Notification and Evaluation Process) PROPOSED DEVELOPMENT RATIOS BUILDING FOOTPRINT 2,621 SQ. FT. 53 % 1,851 SQ. FT. LANDSCAPE RATIO 35 % 573 SQ. FT. 12 % HARDSCAPE RATIO 5,045 SQ FT I HEREBY ACKNOWLEDGE AND CERTIFY THAT: 1. I AM ACCOUNTABLE FOR KNOWING AND COMPLYING WITH THE GOVERNING POLICIES, REGULATIONS AND SUBMITTAL REQUIREMENTS APPLICABLE TO THIS PROPOSED DEVELOPMENT; 2. I HAVE PERFORMED REASONABLE RESEARCH TO DETERMINE THE REQUIRED APPROVALS AND DECISION PROCESS FOR THE PROPOSED PROJECT, AND THAT FAILURE TO ACCURATELY IDENTIFY AN APPROVAL OR DECISION PROCESS COULD SIGNIFICANTLY DELAY THE PERMITTING PROCESS; 3. I HAVE TAKEN THE PROFESSIONAL CERTIFICATION FOR DEVELOPMENTPERMIT COMPLETENESS REVIEW TRAINING AND AM ON THE APPROVED LIST FOR PROFESSIONAL CERTIFICATION; 4. MAINTAINING MY PROFESSIONAL CERTIFICATION FOR DEVELOPMENT PERMIT COMPLETENESS REVIEW PRIVILEGE REQUIRES ACCURATE SUBMITTALS ON A CONSISTENT BASIS; 5. SUBMITTING INCOMPLETE DOCUMENTS AND PLANS ON A CONSISTENT BASIS MAY RESULT IN THE REVOCATION OF MY PROFESSIONAL CERTIFICATION FOR DEVELOPMENT PERMIT COMPLETENESS REVIEW 6. IF REQUIRED DOCUMENTS OR PLAN CONTENT IS MISSING, PROJECT REVIEW WILL BE DELAYED; AND

7. THIS SUBMITTAL PACKAGE MEETS ALL OF THE MINIMUM SUBMITTAL

RESPONSIBLE CERTIFIED PROFESSIONAL NAME: EDWARD SUTTON

REQUIREMENTS CONTAINED IN LAND DEVELOPMENT MANUAL, VOLUME 1, CHAPTER 1, SECTION 4.

SIGNATURE: 600 5000 DATE: 02/11/2016

PROJECT INFORMATION **GROSS SITE AREA APPROVALS** OWNER LOOKOUT LLC 5,045 SQ. FT. 8400 MIRAMAR ROAD, SUITE 270 SAN DIEGO, CA 92126 PARKING REQUIREMENTS SITE ADDRESS 7813 LOOKOUT DR, LA JOLLA CA 92037 YEAR BUILT A.P.N. 352-012-20-00 **BUILDING HEIGHT** ZONE 25'-11 1/2" LJSPD-SF NUMBER OF STORIES LEGAL DESCRIPTION PM17817 PAR 5 FAR CALCULATIONS **BUILDING AREA SCHEDULE: HOUSE SQUARE FOOTAGE (SF** 2,406 SF BASEMENT LOWER LEVEL 214 SF MAIN LEVEL 2,280 SF EXCLUDED FROM GROSS FLOOR AREA (GFA) -2,406 SF TOTAL GFA LOT AREA FLOOR AREA RATIO (FAR) **BUILDING FOOTPRINT** 2,621 SF 1,851 SF LANDSCAPE 573 SF DRAWING INDEX COASTAL DEVELOPMENT PERMIT SHEET LIST TITLE SHEETS TITLE SHEET C.0 TOPOGRAPHIC SURVEY GRADING SITE PLAN **ARCHITECTURAL** A1.1 SITE & LANDSCAPE PLAN

PLANS

AREA PLANS

ELEVATIONS & SECTIONS

SCOPE OF WORK

NEW CONSTRUCTION OF A 4,900 SF TWO STORY RESIDENCE WHICH INCLUDES A PARTIAL BASEMENT

CITY STANDARD TITLE BLOCK Prepared By:

Name: Island Architects Revision 08: Contact: Nick Wilson Revision 07: 7626 Herschel Avenue Revision 06: La Jolla, CA 92037 Revision 05: Phone: (858) 459-9291 Street Address:

Revision 04: 7813 LOOKOUT DRIVE, LA JOLLA, CA Revision 03: 4-21-20

TITLE SHEET

Revision 02: 5-1-18 Project Name: Revision 01: 12-7-17 LOOKOUT - LOT 5 Original Date: 2-11-16

> Sheet: DEP#:

TITLE SHEET of 7

07.22.2020

DIAMETER

DIMENSION

DIM.

78

KRIEDEMAN, R.A.
LA JOLLA, CA 92037
FAX: 858-456-0351

DRAWN BY: N. WILSON

2-11-16 CDP/SDP SUB 1

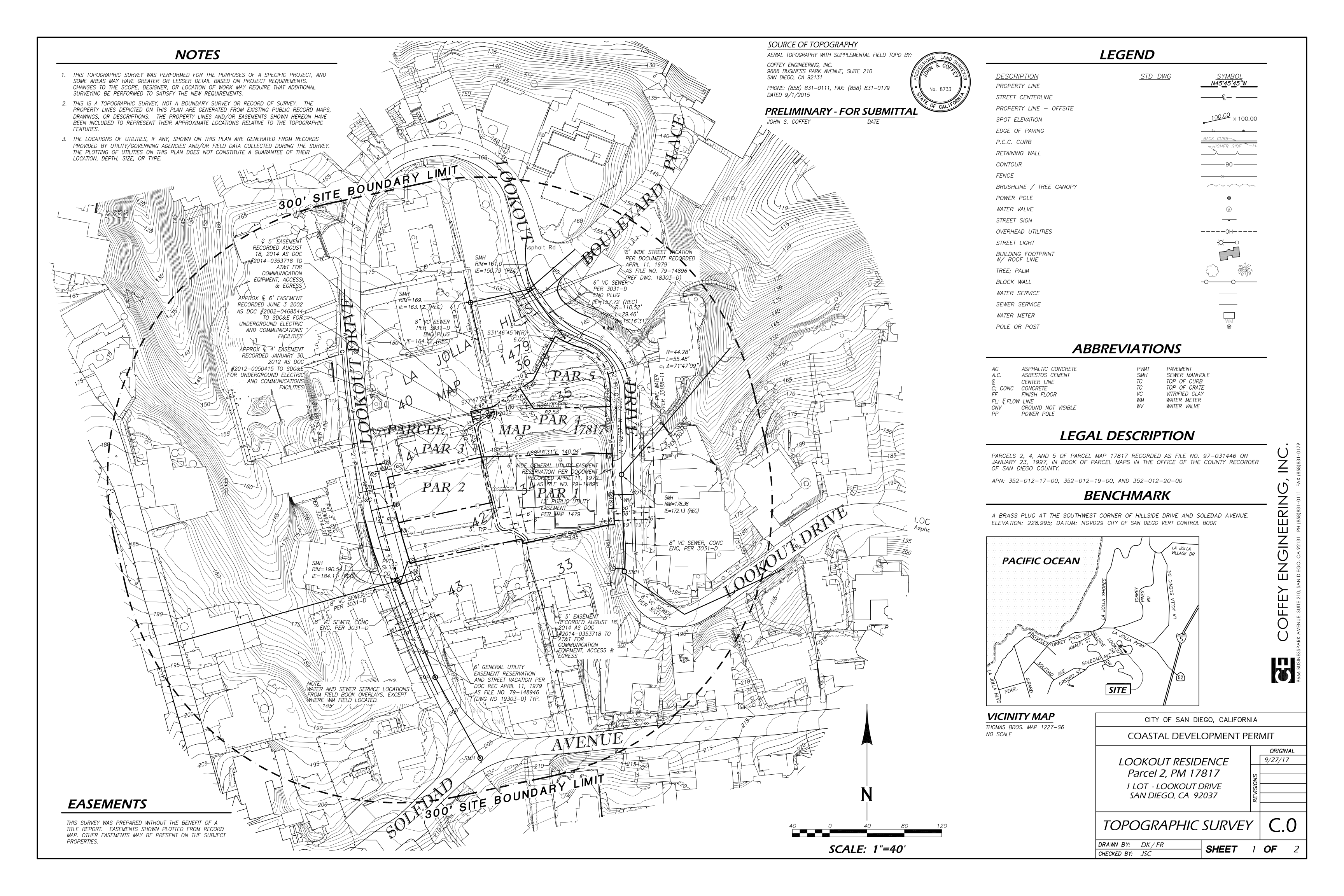
5-1-18 CDP/SDP SUB 3

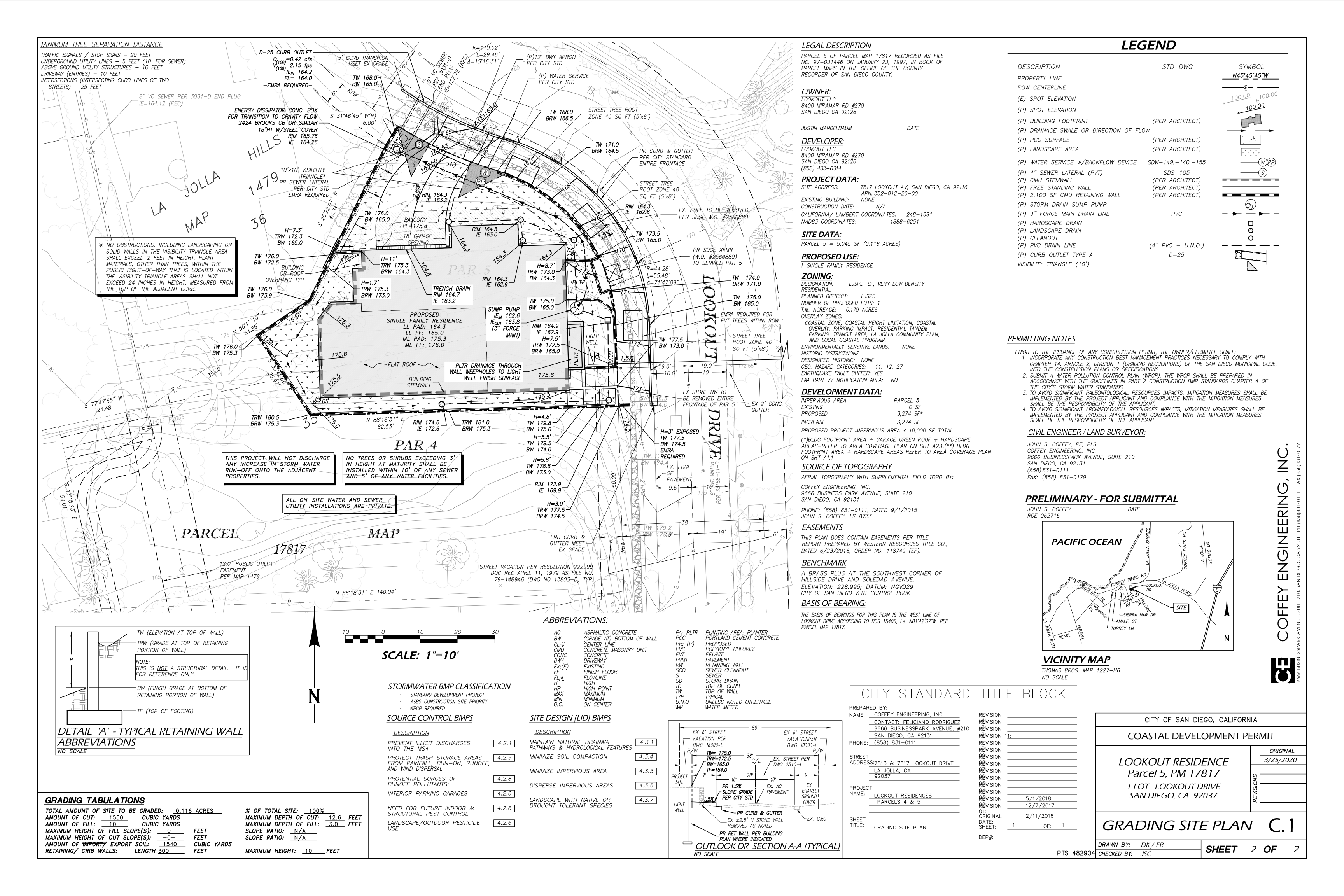
4-21-20 CDP/SDP SUB

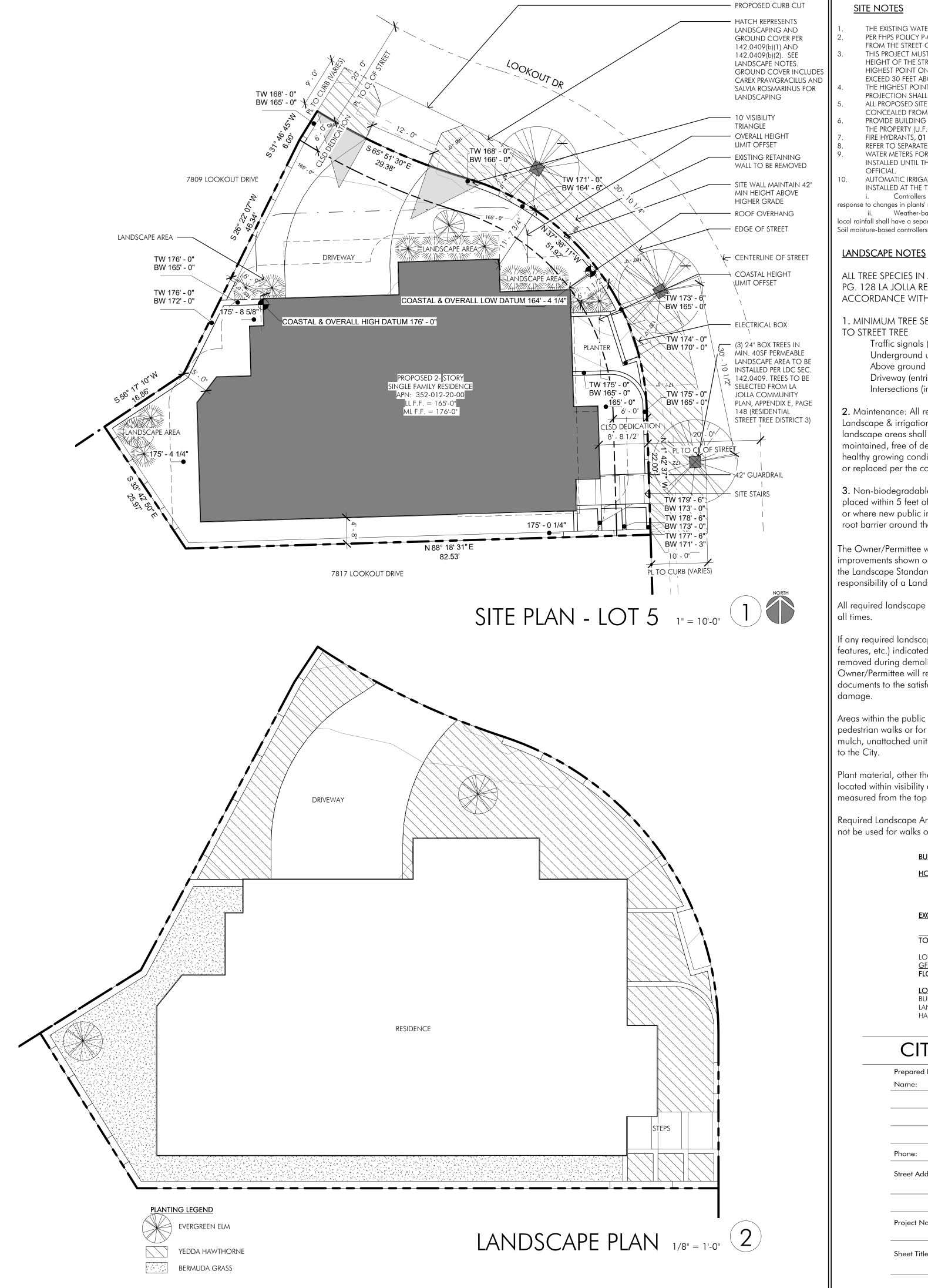
7-26-20 CDP/SDP SUB

REVISIONS

DESCRIPTION DATE







SITE NOTES

- THE EXISTING WATER AND SEWER SERVICES WILL REMAIN. PER FHPS POLICY P-00-6 (UFC 901.4.4) BUILDING ADDRESS NUMBERS TO BE VISIBLE AND LEGIBLE
- FROM THE STREET OR ROAD FRONTING THE PROPERTY. THIS PROJECT MUST COMPLY WITH WITH THE MUNICIPAL CODE REQUIREMENTS FOR MAXIMUM HEIGHT OF THE STRUCTURE NOT TO EXCEED 30 FEET (SDMC, SECTIONS 131.0444 AND 132.0505.) HIGHEST POINT ON ROOF EQUIPMENT, PIPE, VENT, ANTENNA OR OTHER PROJECTION SHALL NOT
- EXCEED 30 FEET ABOVE GRADE. THE HIGHEST POINT OF ANY ROOF, EQUIPMENT, OR ANY VENT PIPE, ANTENNA, OR OTHER PROJECTION SHALL NOT EXCEED 30'-0" ABOVE GRADE.
- ALL PROPOSED SITE LIGHTING SHALL BE SHIELDED SUCH THAT THE LIGHT SOURCE SHALL BE CONCEALED FROM PUBLIC VIEW. PROVIDE BUILDING ADDRESS NUMBERS, VISIBLE AND LEGIBLE FROM THE STREET OR ROAD FRONTING
- THE PROPERTY (U.F.C. 901.4.4)
- FIRE HYDRANTS, 01 @ 250'-0" FROM PROPERTY SEE SITE PLAN. REFER TO SEPARATE GRADING PLAN FOR REQUIRED EMRA, PERMANENT BMPs, AND WCPC. WATER METERS FOR COMBINED DOMESTIC WATER AND FIRE SPRINKLER SYSTEMS SHALL NOT BE
- INSTALLED UNTIL THE FIRE SPRINKLER SYSTEM HAS BEEN SUBMITTED AND APPROVED BY THE BUILDING AUTOMATIC IRRIGATION SYSTEM CONTROLLERS FOR LANDSCAPING PROVIDED BY THE BUILDER AND INSTALLED AT THE TIME OF FINAL INSPECTION SHALL COMPLY WITH THE FOLLOWING:
- Controllers shall be weather or soil moisture-based controllers that automatically adjust irrigation in response to changes in plants' needs as weather conditions change Weather-based controllers without integral rain sensors or communication systems that account for local rainfall shall have a separate wired or wireless rain sensor which connects or communicates with the controller(s).

Soil moisture-based controllers are not required to have rain sensor input.

ALL TREE SPECIES IN ACCORDANCE WITH LA JOLLA SHORES COMMUNITY PLAN PG. 128 LA JOLLA RESIDENTIAL STREET TREE DISTRICT - TREES LIST, IN

- ACCORDANCE WITH DISTRICT 3. 1. MINIMUM TREE SEPARATION DISTANCE -IMPROVEMENT/ MINIMUM DISTANCE
- TO STREET TREE Traffic signals (stop sign) - 20 feet Underground utility lines- 5 feet (10' for sewer) Above ground utility structures - 10 feet
- Driveway (entries) 10 feet Intersections (intersecting curb lines of two streets) - 25 feet
- 2. Maintenance: All required landscape areas shall be maintained by Owner. Landscape & irrigation areas in the public ROW shall be maintained by Owner.The landscape areas shall be
- mointained, free of debris and litter and all plant material shall be maintained in a healthy growing condition. Diseased or dead plant material shall be satisfactorily treated or replaced per the conditions of the permit.
- 3. Non-biodegradable root barriers shall be installed between all new Street Trees placed within 5 feet of public improveMents including walks, curbs, or street pavement or where new public improvements ore placed adjacent to existing trees. Do not wrap root barrier around the root ball. (LDC 142.0403)
- The Owner/Permittee will be responsible for the maintenance of all landscape improvements shown on the approved plans, including in the right-of-way, consistent with the Landscape Standards unless long-term maintenance of said landscaping will be the responsibility of a Landscape Maintenance District or other approved entity.
- All required landscape will be maintained in a disease, weed and litter free condition at
- 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
- Owner/Permittee will repair and/or replace in kind and equivalent size per the approved documents to the satisfaction of the Development Services Department within 30 days of
- Areas within the public right-of-way that are not paved for required pedestrian walks or for vehicle access shall be planted or covered with mulch, unattached unit pavers, or other permeable material acceptable to the City.
- Plant material, other than trees, within the public right-of-way that is located within visibility areas shall not exceed 24 inches in height, measured from the top of the adjacent curb.
- Required Landscape Areas must be fully landscaped. Required landscaped Areas may not be used for walks or access.

HOUSE SQUARE FOOTAGE (S	F)	4,900
BASEMENT	2,40	
LOWER LEVEL	214	SF
main level	2,28	0 SF
EXCLUDED FROM GROSS FLO	OR AREA (GFA)	-2,40
BASEMENT (SDMC 113	3.0234) -2,40	
TOTAL GFA		2,494
TOTAL GFA LOT AREA	5,045 SF	2,49
	5,045 SF 2,494 SF	2,49
LOT AREA	,	2,494
LOT AREA GFA	2,494 SF	2,494 5,045

CITY STANDARD TITLE BLOCK

1,851 SF

573 SF

Prepared	By:
Name:	Island Architects
	Contact: Nick Wilson
	7626 Herschel Avenue
	La Jolla, CA 92037
Phone:	(858) 459-9291
Street Ad	dress:
	7813 LOOKOUT DRIVE, LA
	, 200,
Project N	ame:
	LOOKOUT - LOT 5

SITE & LANDSCAPE PLAN

Sheet Title:

LANDSCAPE HARDSCAPE

> Revision 04: LA JOLLA, CA Revision 03: 4-21-20 Revision 02: 5-1-18 Revision 01: 12-7-17 Original Date: 2-11-16 Sheet: 4 of 7

> > DEP#:

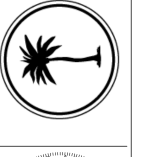
Revision 08:

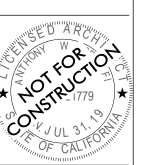
Revision 06:

Revision 05:

07.22.2020

LISA KRIEDEMAN, R.A. E LA JOLLA. CA 92037 FAX: 858-456-0351





opyright Island Architects JOB #: 4110 DRAWN BY: NW PROJ. MGR.: KU DATE: ISSUE:

2-11-16 CDP/SDP SUB 1 12-7-17 CDP/SDP SUB 2 5-1-18 CDP/SDP SUB 3 4-21-20 CDP/SDP SUB 7-26-20 CDP/SDP SUB

REVISIONS

DESCRIPTION DATE

5 OKOUT

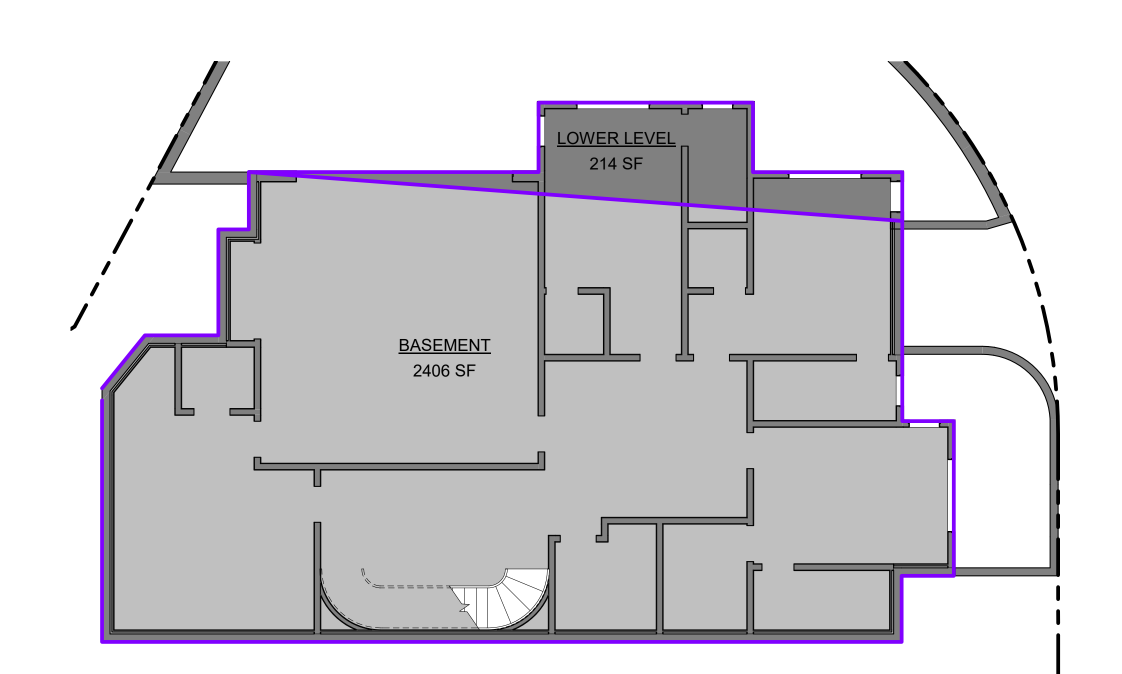
A1.1

L 7813

SITE & LANDSCAPE

FLOOR AREA MAIN LEVEL AREA PLAN - LOT 5 1/8" = 1'-0" 2

MAIN LEVEL

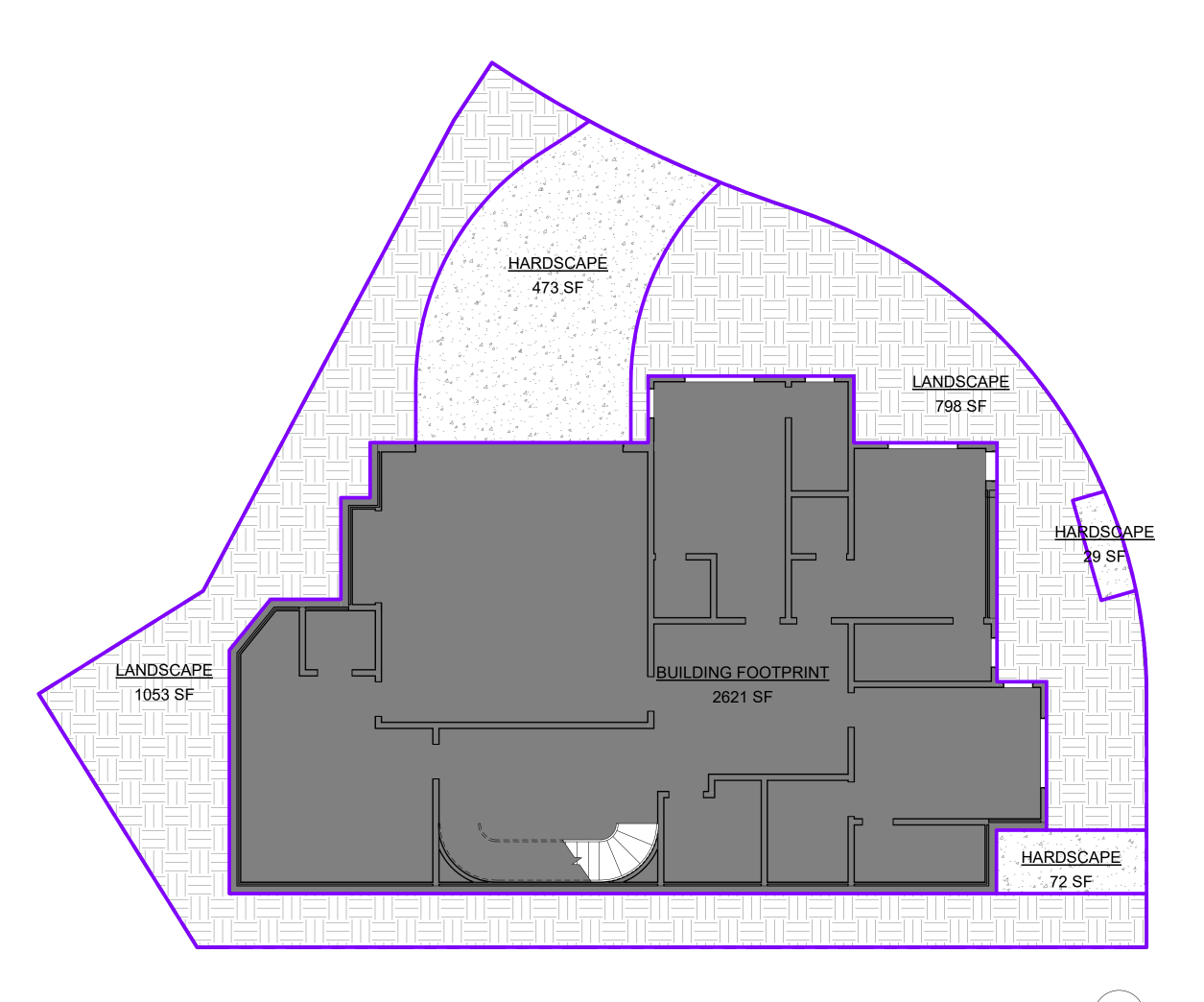


FLOOR AREA

BASEMENT

LOWER LEVEL

LOWER LEVEL AREA PLAN - LOT 5 1/8" = 1'-0"



SITE COVERAGE

SITE COVERAGE PLAN - LOT 5 1/8" = 1'-0"

BUILDING FOOTPRINT

HARDSCAPE

LANDSCAPE

BUILDING AREA SCHEDULE: 4,900 SF 2,406 SF 214 SF 2,280 SF HOUSE SQUARE FOOTAGE (SF) BASEMENT LOWER LEVEL MAIN LEVEL EXCLUDED FROM GROSS FLOOR AREA (GFA) -2,406 SF

BASEMENT (SDMC 113.0234) -2,406 SF TOTAL GFA 2,494 SF 5,045 SF 2,494 SF .53 GFA FLOOR AREA RATIO (FAR) LOT AREA BUILDING FOOTPRINT LANDSCAPE HARDSCAPE

CITY STANDARD TITLE BLOCK

Prepared By: Name: Island Architects Contact: Nick Wilson 7626 Herschel Avenue La Jolla, CA 92037 Phone: (858) 459-9291 Revision 04: Revision 03: 4-21-20 7813 LOOKOUT DRIVE, LA JOLLA, CA Revision 02: <u>5-1-18</u> Revision 01: 12-7-17 Project Name: LOOKOUT - LOT 5 Original Date: 2-11-16 AREA PLANS Sheet: 5 of 7 DEP#:

TONY CRISAFI, 7626 HERSCHEL AVENU TEL: 858-459-9291



DESCRIPTION DATE

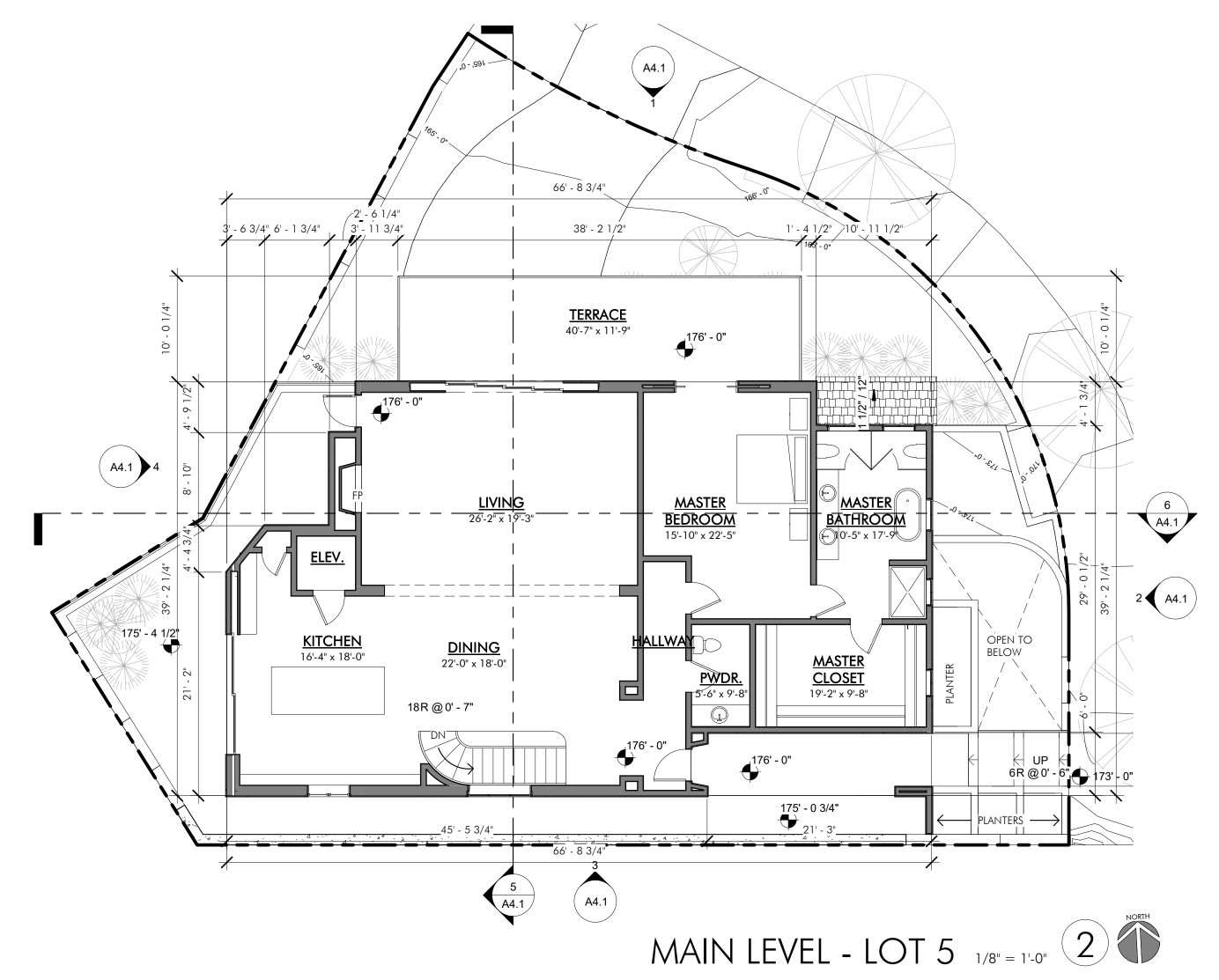
T 5

LOOKOUT DRIVE, LA.

A1.2

AREA PLANS

07/22/20



Wall Legend

NEW CONSTRUCTION WALL EXISTING WALL TO REMAIN \square \square \square \square Existing wall to be demolished

CITY STANDARD TITLE BLOCK

Revision 08:

Revision 06:

Revision 05:

Revision 03: 4-21-20

Revision 04:

Prepared By: Contact: Nick Wilson 7626 Herschel Avenue La Jolla, CA 92037 Phone: (858) 459-9291 7813 LOOKOUT DRIVE, LA JOLLA, CA Project Name:

Revision 02: 5-1-18 Revision 01: 12-7-17 LOOKOUT - LOT 5

Origina<u>l Date: 2-1</u>1-16 Sheet: 5 of 7 DEP#:

07.22.2020

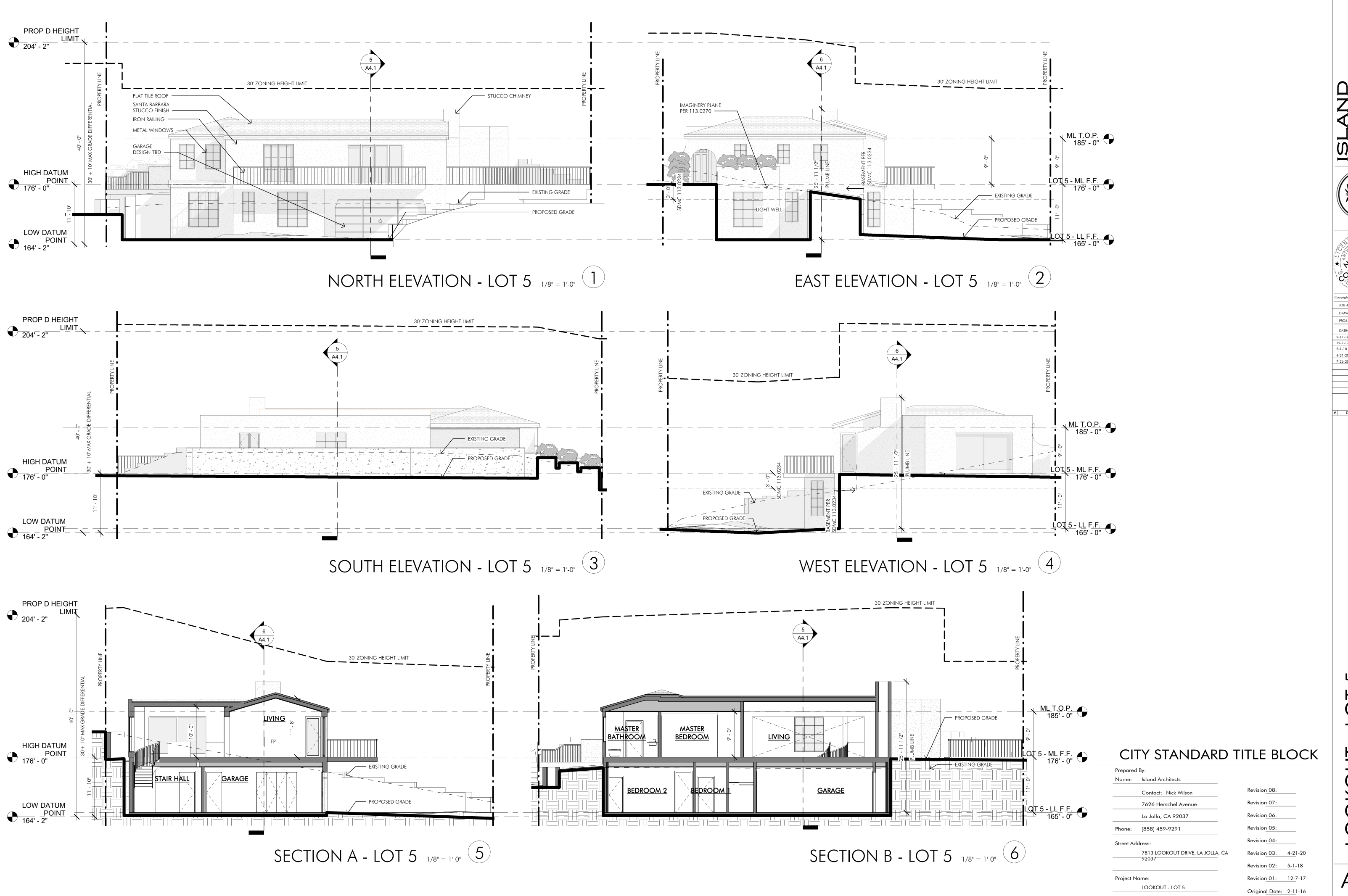
PLANS

T 5 LOOKOUT DRIVE, LA

TONY CRISAFI, 7626 HERSCHEL AVENU TEL: 858-459-9291

DESCRIPTION DATE

A2.



ARCHITECTS
TONY CRISAFI, LISA KRIEDEMAN, F





yright Island Architects 2019

OB #: 4110

ORAWN BY: NW

ROJ. MGR.: KU

DATE: ISSUE:

DATE: ISSUE:
2-11-16 CDP/SDP SUB 1
12-7-17 CDP/SDP SUB 2
5-1-18 CDP/SDP SUB 3
4-21-20 CDP/SDP SUB
7-26-20 CDP/SDP SUB

REVISIONS
DESCRIPTION DATE

DESCRIPTION DATE

T - LOT 5 LA JOLLA, CA 92037

LOOKOUT DRIVE, LA

A4.1

Sheet: 7 of 7

ELEVATIONS & SECTIONS

ELEVATIONS & SECTIONS

07.22.2020