JEFF MAIN ZONING ADMINISTRATOR STATE OF CALIFORNIA COUNTY OF MONTEREY

RESOLUTION NO. 050473

A.P.# 117-332-013-000

In the matter of the application of Scott H. Morimoto (PLN050473)

FINDINGS & DECISION

to allow a **Use Permit** in accordance with Title 21 (Zoning) Chapter 21.74 (Use Permits) of the Monterey County Code, for auto sales including the installation of a 160 square foot portable office trailer, and a 4,500 square foot outdoor auto sales display area, on a 6,000 sq. ft. lot. The property is located at 66 Porter Drive, Pajaro, North County non-Coastal area, and came on regularly for hearing before the Zoning Administrator on May 31, 2007.

Said Zoning Administrator, having considered the application and the evidence presented relating thereto,

FINDINGS OF FACT

- 1. FINDING: CONSISTENCY The project, as described in Condition No. 1 and as conditioned, conforms to the policies, requirements, and standards of the Monterey County General Plan, North County Area Plan, and the Monterey County Zoning Ordinance (Title 21), which designates this area as appropriate for commercial development.
 - EVIDENCE: (a) The text, policies, and regulations in the above referenced documents have been evaluated during the course of review of the application. No conflicts were found to exist. No communications were received during the course of review of the project indicating any inconsistencies with the text, policies, and regulations in these documents.
 - (b) The project is located at 66 Porter Drive, Pajaro (Assessor's Parcel Number 117-332-013-000), North County Non-Coastal Area. The subject property complies with all the rules and regulations pertaining to zoning uses and any other applicable provisions of Title 21, and is therefore suitable for the proposed development.
 - (c) The project planner conducted a site inspection on November 3, 2006 to verify that the project on the subject parcel conforms to the plans listed above.
 - (d) The parcel is recorded on Subdivision Number 1, Estate of Fanny C. Porter Volume 3, page 9C, date February 1933 (Assessor's Parcel Number 117-332-013-000). The subject parcel is determined to be a legal lot.
 - (e) The North County Non-Coastal Land Use Advisory Committee met on July 5, 2006 and recommended approval of the project with no conditions although there was no quorum (4 ayes, 4 absent). Member's concerns included water run-off, pollution, location of restroom facilities and whether auto repairs would be allowed uses on site.
 - (f) The application, project plans, and related support materials submitted by the project applicant to the Monterey County RMA Planning for the proposed development found in Project File PLN050473.
 - (g) The requirement for a General Development Plan was waived for this project in accordance with Section 21.20.030(D). Waiver filed in Project File PLN050473.
- 2. FINDING: SITE SUITABILITY The site is physically suitable for the use proposed.
 - EVIDENCE: (a) The project has been reviewed for site suitability by the following departments and agencies: RMA Planning, North County Fire Protection District, Public Works, Environmental Health Division, and the Water Resources Agency, the Monterey County Sheriff's Department. There has been no indication from these departments/agencies that

the site is not suitable for the proposed development. Conditions recommended have

been incorporated.

(b) Planning staff conducted a site inspection on November 3, 2006 to verify that the site is suitable for this use. The parcel is zoned HC-UR Heavy Commercial. The subject property complies with all the rules and regulations pertaining to zoning uses and any other applicable provisions of Title 21, and is therefore suitable for the proposed development.

(c) Materials in Project File PLN050473.

- CEQA (Exempt): The project is categorically exempt from environmental review and no 3. FINDING: unusual circumstances were identified to exist for the proposed project.
 - EVIDENCE: (a) California Environmental Quality Act (CEQA) Guidelines Section 15303 15303 Class 3(c), categorically exempts a commercial building up to 10,000 square feet of floor area in an urbanized area, on sites zoned for such use, not involving significant use of hazardous substances, where all necessary public services are available, and the surrounding area is not environmentally sensitive. The proposed project meets these criteria.
 - (b) No adverse environmental effects were identified during staff review of the development application during a site visit on July 2, 2006.
 - (c) See preceding and following findings and supporting evidence.
- USE PERMIT The Use Permit findings shall be met in order to grant any Use Permit. The 4. FINDING: Appropriate Authority may designate such conditions in connection with the Use Permit as it deems necessary to secure the purposes of this Title. Such conditions may include monitoring, at reasonable times and intervals, to assure compliance with the conditions set forth in the permit. Other such conditions may include, but are not limited to, health and safety requirements, architectural and site approval, time limitations, street dedication, and street and drainage improvements. The Appropriate Authority may also require such bond and guarantees as it appropriate to assure the compliance of the conditions.
 - EVIDENCE: (a) Operating hours are restricted to 10:00 a.m. to 5:00 p.m. daily with one employee. Proposed improvements include new paint and awnings, and landscaping to enhance the appearance of the office trailer. No new development or phases are proposed, the project is located in on an existing paved parking lot along with an existing industrial use.
 - (b) The allowed use consists of a temporary office building trailer and is conditioned to only meet minimal requirements for site improvements including access and egress, landscaping, and is considered a use that would not be feasible on this substandard size site. As a temporary use it is allowed to share water and restroom facilities with the existing transmission shop on the parcel. The purpose of this restriction is to allow the owner an interim economically viable use of his property until a use can be determined that will meet the goals of the Castroville-Pajaro Redevelopment Plan and the future Pajaro Redevelopment Plan. As part of the approval of this temporary use, three years from the date of the Use Permit approval, the applicant shall meet with the Redevelopment Agency to determine if there is a use which is more consistent with the Redevelopment Agency goals. Otherwise the temporary use will be allowed to continue for the additional three years. Prior to six-year expiration date, the applicant may request an extension in accordance with Title 21, Section 21.74.110.
 - (c) Finding No. 6 and 7 below.

- 5. FINDING: REDEVELOPMENT AGENCY The approval of the proposed temporary use is consistent with the Castroville/Pajaro Redevelopment Plan because it will allow for the immediate redevelopment of a blighted property while providing a reasonable timeframe for the Redevelopment Agency and the property owner to explore uses and site improvements that will further the long-term redevelopment goals in the community of Pajaro.
 - EVIDENCE: (a) The Castroville/Pajaro Redevelopment Plan was adopted by Ordinance No. 3194 on November 25, 1986. The Redevelopment Plan provides for the redevelopment, rehabilitation, and revitalization of properties located in the Plan Area, including retaining existing businesses and attracting new businesses. The Redevelopment Plan allows the Redevelopment Agency to conduct various activities relating to eliminating and preventing blight including working with and assisting private landowners.
 - (b) The allowed use consists of a temporary office building trailer and is conditioned to only meet minimal requirements for access and egress, site improvements including landscaping, and is considered a use that would not be feasible on this substandard size site. As a temporary use it is allowed to share water and restroom facilities with the existing transmission shop on the parcel. The purpose of this restriction is to allow the owner an interim economically viable use of his property until a use can be determined that will meet the goals of the Castroville-Pajaro Redevelopment Plan.
 - (c) As part of the approval of this temporary use, three years from the date of the Use Permit approval, the applicant shall meet with the Redevelopment Agency to determine if there is a use which is more consistent with the Redevelopment Agency goals. Otherwise the temporary use will be allowed to continue for the additional three years. Prior to six year expiration date, the applicant may request an extension in accordance with Title 21, Section 21.74.110.
- 6. FINDING: NO VIOLATIONS The subject property is in compliance with all rules and regulations pertaining to zoning uses, subdivision, and any other applicable provisions of the County's zoning ordinance. No violations exist on the property. Zoning violation abatement costs, if any, have been paid.
 - **EVIDENCE:** Staff reviewed Monterey County Resource Management Agency Planning Department and Building Services Department Monterey County records and is not aware of any violations existing on subject property.
- 7. FINDING: HEALTH AND SAFETY The establishment, maintenance, or operation of the project applied for will not under the circumstances of this particular case be detrimental to the health, safety, peace, morals, comfort, and general welfare of persons residing or working in the neighborhood of such proposed use, or be detrimental or injurious to property and improvements in the neighborhood or to the general welfare of the County.
 - **EVIDENCE:** Preceding findings and supporting evidence.
- 8. FINDING: APPEALABILITY The decision on this project is appealable to the Planning Commission. EVIDENCE: Section 21.80.040(B) of the Monterey County Zoning Ordinance (Title 21).

DECISION

THEREFORE, it is the decision of the Zoning Administrator that said application for a Use Permit be granted as shown on the attached sketch, and subject to the attached conditions.

PASSED AND ADOPTED this 31st day of May, 2007.

Julyulling & Oncimo JEFF MAIN, ZONING ADMINISTRATOR

COPY OF THIS DECISION WAS MAILED TO THE APPLICANT ON JUN 2 1 2007

IF ANYONE WISHES TO APPEAL THIS DECISION, AN APPEAL FORM MUST BE COMPLETED AND SUBMITTED TO THE SECRETARY TO THE PLANNING COMMISSION ALONG WITH THE APPROPRIATE FILING FEE ON OR BEFORE JUL - 1 2007

This decision, if this is the final administrative decision, is subject to judicial review pursuant to California Code of Civil Procedure Sections 1094.5 and 1094.6. Any Petition for Writ of Mandate must be filed with the Court no later than the 90th day following the date on which this decision becomes final.

NOTES

1. You will need a building permit and must comply with the Monterey County Building Ordinance in every respect.

Additionally, the Zoning Ordinance provides that no building permit shall be issued, nor any use conducted, otherwise than in accordance with the conditions and terms of the permit granted or until ten days after the mailing of notice of the granting of the permit by the appropriate authority, or after granting of the permit by the Board of Supervisors in the event of appeal.

Do not start any construction or occupy any building until you have obtained the necessary permits and use clearances from the Monterey County Planning and Building Inspection Department office in Salinas.

2. This permit expires two years after the above date of granting thereof unless construction or use is started within this period.

Monterey County Resource Management Agency Planning Department Condition Compliance and/or Mitigation Monitoring Reporting Plan

Project Name: Morimoto

File No: PLN050473

APN: 117-332-013-000

Approved by: Zoning Administrator

Date: May 31, 2007

*Monitoring or Reporting refers to projects with an EIR or adopted Mitigated Negative Declaration per Section 21081.6 of the Public Resources Code.

Permit -	Mirig	Conditions of Approval and/or Mingation Measures and	Compliance or Monitoring Actions ::-	Responsible Party-for		Verification of
Cond: Number	Number	Responsible Land Use Department	certified professional is required for action to be accepted.	-Early 70 Compliance	Timing	Compliance (name/date)
1.		PD0001 - SPECIFIC USES ONLY This Use Permit (PLN050473) allows auto sales including site installation of 160 square foot portable office trailer and 4,500 square foot display area, on a 6,000 square foot lot. As part of the approval of this temporary use, three years from the date of the Use Permit approval, the applicant shall meet with the Redevelopment Agency to determine if there is a use which is more consistent with the Redevelopment Agency goals. Otherwise the temporary use will be allowed to continue for the additional three years. Prior to six-year expiration date, the applicant may request an extension in accordance with Title 21, Section 21.74.110. The property is located at 66 Porter Drive, Pajaro (Assessor's Parcel Number 117-332-013-000), North County Area Plan. 1. The operating hours are restricted to 10:00 a.m. to 5:00 p.m. daily with one employee. 2. Vehicles for sale shall be driven individually to the site. There will be no truck delivery to the site. 3. No mechanical repairs, oil changes, auto detailing, tire installation, tire repairs, or safety checks shall be performed on-site. Only superficial exterior washing of displayed vehicles shall be allowed. 4. No trash or any materials shall be stored anywhere	Adhere to conditions and uses specified in the permit.	Owner/ Applicant	Ongoing unless otherwise stated	
		out side of the trash dumpster next to the transmission shop.				

	5. No vehicles shall be parked, stored or otherwise block access (ingress egress or the common use access easement alley) at any time. This permit was approved in accordance with County ordinances and land use regulations subject to the following terms and conditions. Neither the uses nor the construction allowed by this permit shall commence unless and until all of the conditions of this permit are met to the satisfaction of the Director of the RMA - Planning Department. Any use or construction not in substantial conformance with the terms and conditions of this permit is a violation of County regulations and may result in modification or revocation of this permit and subsequent legal action. No use or construction other than that specified by this permit is allowed unless additional permits are approved by the appropriate authorities. To the extent that the County has delegated any condition compliance or mitigation monitoring to the Monterey County Water Resources Agency, the Water Resources Agency shall provide all information requested by the County and the County shall bear ultimate responsibility to ensure that conditions and mitigation measures are properly fulfilled. (RMA - Planning Department).				
2.	PD002 - NOTICE-PERMIT APPROVAL The applicant shall record a notice which states: "A permit (Resolution No. 050473) was approved by the Zoning Administrator for Assessor's Parcel Number 117-332-013-000 on May 31, 2007. The permit was granted subject to 18 conditions of approval which run with the land. A copy of the permit is on file with the Monterey County RMA - Planning Department." Proof of recordation of this notice shall be furnished to the Director of the RMA - Planning Department prior to issuance of building permits or commencement of the use. (RMA - Planning Department)	Proof of recordation of this notice shall be furnished to the RMA - Planning Department.	Owner/ Applicant	Prior to the issuance of grading and building permits or commencement of use.	

3.	PDSP001 - NOTICE-PERMIT APPROVAL	Include details on the plans to be	Owner/	Prior to	
3.	The office trailer shall be required to be painted,	submitted and approved by the	Applicant	Building	
	exterior awnings installed, and skirting and landscape	Planning Director.	Thbriann	Permits	
	planters around the trailer to enhance the visual			Issuance or	
	appearance. (RMA - Planning Department)			commence-	
	appearance. (Nevers - 1 familing Department)			ment of use.	
4.	PDSP002 - NOTICE-PERMIT APPROVAL	Three years (May 31, 2010) from the	Owner and	Three years	
4.	Three years (May 31, 2010) from the date of the Use	date of granting the temporary Use	Applicant	from the	
	Permit (PLN050473) approval, the applicant shall meet	Permit (PLN050473), the applicant		date of	
i	with the Redevelopment Agency to determine if there is	shall contact the Redevelopment		granting of	
	a use which is more consistent with the Redevelopment	Agency. The Redevelopment Agency		the	
	Agency goals. Otherwise the temporary use will be	shall determine if there is a use which		temporary	
	allowed to continue for the additional three years (May	is more consistent with the		Use Permit	
	31, 2013).	Redevelopment Agency goals.		approval.	
	(RMA - Planning Department)	Otherwise the temporary use will be			
	(2012) Timming repairment	allowed to continue for the additional			
		three years. Thirty-days prior to the			
		six-year expiration date (May 31,			
		2013), the applicant may request an			
		extension in accordance with Title 21,			
		Section 21.74.110.			
5.	PD012B- (NON-STANDARD) - LANDSCAPE PLAN	Submit landscape plans and	Owner/	At least	
3.	AND MAINTENANCE (OTHER THAN SINGLE	contractor's estimate to the RMA -	Applicant/	three (3)	
	FAMILY DWELLING)	Planning Department for review and	Licensed	weeks prior	
	The site shall be landscaped. At least three (3) weeks	approval.	Landscape	to final	
	prior to commencement of use, three (3) copies of a	approvas.	Contractor/	inspection	
	landscaping plan shall be submitted to the Director of the		Licensed	or	
	RMA - Planning Department. A landscape plan review		Landscape	commence-	
	fee is required for this project (\$437.33). Fees shall be		Architect	ment of use	
	paid at the time of landscape plan submittal. The				
	landscaping plan shall be in sufficient detail to identify				
	the location, species, and size of the proposed landscaping	All landscaped areas and fences shall	Owner/	Ongoing	
	and shall include an irrigation plan. The landscaping	be continuously maintained by the	Applicant		
	shall be installed and inspected prior to commencement of	applicant; all plant material shall be			
	use. Alternative landscaping is required (10% of site	continuously maintained in a litter-free,			
	required to be landscaped) including large size potted	weed-free, healthy, growing condition.			
	trees and plants along the Porter Drive entry, planter	Plants that are not thriving are			
	boxes in front of the office trailer and other locations	required to be promptly replaced.			
	such as in front of the rear fence. An irrigation system				·

6.	shall be installed. All landscaped areas and/or fences shall be continuously maintained by the applicant and all plant material shall be continuously maintained in a litter-free, weed-free, healthy, growing condition. Plants that are not thriving are required to be promptly replaced. (RMA – Planning Department) PD014(A) – LIGHTING – EXTERIOR LIGHTING PLAN All exterior lighting shall be unobtrusive, down-lit,	Submit three copies of the lighting plans to the RMA - Planning Department for review and approval.	Owner/ Applicant	Prior to the issuance of building
	harmonious with the local area, and constructed or located so that only the intended area is illuminated and off-site glare is fully controlled. The applicant shall submit 3 copies of an exterior lighting plan which shall indicate the location, type, and wattage of all light fixtures and include catalog sheets for each fixture. The lighting shall comply with the requirements of the California Energy Code set forth in California Code of Regulations, Title 24, Part 6. The exterior lighting plan shall be subject to approval by the Director of the RMA - Planning Department, prior to the issuance of building permits. (RMA – Planning Department)	Approved lighting plans shall be incorporated into final building plans. The lighting shall be installed and maintained in accordance with the approved plan.	Owner/ Applicant	Ongoing
7.	PW0007 – PARKING STD The parking shall meet the standards of the Zoning Ordinance and be approved by the Director of Public Works and the Director of Planning. (Public Works)	Applicant's engineer or architect shall prepare a parking plan for review and approval.	Owner/ Applicant/ Engineer	Prior to Building Permits Issuance or commence- ment of use.
8.	PWSP001 – (NON-STANDARD) CIRCULATION PLAN The circulation plan shall be approved by the Department of Public Works. (Public Works)	Applicant's engineer or architect shall prepare a parking plan for review and approval.	Owner/ Applicant/ Engineer	Prior to issuance of Building permits or commence- ment of use.
9.	PW0001 – (NON-STANDARD) – TAMC FEES Applicant shall pay the Transportation Agency of Monterey County (TAMC) regional traffic mitigation fee in accordance with Table 7 of the TMC Nexus Study and as approved by TAMC. (Public Works)	Applicant's engineer or architect shall pay the fee to the County of Monterey Public Works Department.	Owner/ Applicant/ Engineer	Prior to Building Permits Issuance or commence- ment of use

10.	WR22 - FLOODPLAIN RECORDATION	1	Owner/	Prior to
	The owner shall provide the Water Resources Agency a	to the Water Resources Agency for	Applicant	issuance of
	recorded Floodplain Notice stating: "The property is	review and approval. (A copy of the		any grading
	located within or partially within a floodplain and may	County's standard notice can be		or building
	be subject to building and/or land use restrictions."	obtained at the Water Resources		permits.
	(Water Resources Agency)	Agency.)		
11.	WR24 - ANCHORING CERTIFICATION	Submit the letter, prepared by a	Owner/	Prior to
	The applicant shall provide the Water Resources	registered civil engineer, to the Water	Applicant/	final
Ì	Agency certification from a registered civil engineer	Resources Agency for review and	Engineer	inspection
	that the structure is resistant to flotation, collapse, and	approval.		
·	lateral movement. (Water Resources Agency)			
12.	WRSP002 – (NONSTANDARD) ANCHORING	Submit an anchoring plan that includes	Owner/	Prior to
	AND ELEVATION REQUIREMENTS	the elevation of the lowest floor,	Applicant	issuance of
	The applicant shall provide the Water Resources	highest adjacent natural grade, and		any grading
	Agency an anchoring plan prepared by a registered civil	elevation of the attendant utilities to		or building
	engineer. In accordance with Chapter 16.16 of the	the Water Resources Agency for		permits.
	Monterey County Code, the portable office trailer shall	review and approval.		
	be resistant to flotation, collapse, and lateral movement.			
	The lowest floor and attendant utilities shall be			
	constructed at least 2 feet above the highest adjacent		}	
	natural grade. (Water Resources Agency)			
13.	WRSP003 – (NONSTANDARD) ELEVATION	Submit a completed FEMA Elevation	Owner/	Prior to
	CERTIFICATE	Certificate, based on finished	Applicant	final
	The applicant shall provide the Water Resources	construction, to the Water Resources	••	inspection.
	Agency a FEMA Elevation Certificate, based on	Agency for review and approval.		
	finished construction, completed by a registered civil			
	engineer or licensed surveyor certifying the structure			
	has been constructed in accordance with Chapter 16.16			
	of the Monterey County Code. (Water Resources	· ·		
ŀ	Agency)			1

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14.	FIRE007 - DRIVEWAYS	Applicant shall incorporate	Applicant	Prior to
	Driveways shall not be less than 12 feet wide	specification into design and	or owner	issuance of
	unobstructed, with an unobstructed vertical clearance of	enumerate as "Fire Dept. Notes" on	1	grading
	not less than 15 feet. The grade for all driveways shall	plans.		and/or
	not exceed 15 percent. Where the grade exceeds 8			building
	percent, a minimum structural roadway surface of 0.17			permit.
	feet of asphaltic concrete on 0.34 feet of aggregate base]	
	shall be required. The driveway surface shall be			
	capable of supporting the imposed load of fire			
	apparatus (22 tons), and be accessible by conventional-			
	drive vehicles, including sedans. For driveways with			
	turns 90 degrees and less, the minimum horizontal			
	inside radius of curvature shall be 25 feet. For			
	driveways with turns greater than 90 degrees, the			
	minimum horizontal inside radius curvature shall be 28			
	feet. For all driveway turns, an additional surface of 4		ł	
	feet shall be added. All driveways exceeding 150 feet			
	in length, but less than 800 feet in length, shall provide			
	a turnout near the midpoint of the driveway. Where the		}	
	driveway exceeds 800 feet, turnouts shall be provided			
	at no greater than 400-foot intervals. Turnouts shall be			
	a minimum of 12 feet wide and 30 feet long with a			
	minimum of 25-foot taper at both ends. Turnarounds			
	shall be required on driveways in excess of 150 feet of			
	surface length and shall long with a minimum 25-foot			
	taper at both ends. Turnarounds shall be required on			
	driveways in excess of 150 feet of surface length and			
	shall be located within 50 feet of the primary building.	Applicant shall schedule fire dept.	Applicant	Prior to
	The minimum turning radius for a turnaround shall be	clearance inspection	or owner	final
	40 feet from the center line of the driveway. If a	*		building
	hammerhead/T is used, the top of the "T" shall be a			inspection.
	minimum of 60 feet in length. (North County Fire			· [
	District)			
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15.	FIRE011 - ADDRESSES FOR BUILDINGS All buildings shall be issued an address in accordance with Monterey County Ordinance No. 1241. Each occupancy, except accessory buildings, shall have its own permanently posted address. When multiple occupancies exist within a single building, each individual occupancy shall be separately identified by its own address. Letters, numbers and symbols for addresses shall be a minimum of 4-inch height, 1/2-inch stroke, contrasting with the background color of the sign, and shall be Arabic. The sign and numbers shall be reflective and made of a noncombustible material. Address signs shall be placed at each	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" on plans. Applicant shall schedule fire dept. clearance inspection.	Owner/ Applicant Owner/ Applicant	Prior to issuance of building permit Prior to final building inspection
	driveway entrance and at each driveway split. Address signs shall be and visible from both directions of travel along the road. In all cases, the address shall be posted at the beginning of construction and shall be maintained thereafter. Address signs along one-way roads shall be visible from both directions of travel. Where multiple addresses are required at a single driveway, they shall be mounted on a single sign. Where a roadway provides access solely to a single commercial occupancy, the address sign shall be placed at the nearest road intersection providing access to that site. Permanent address numbers shall be posted prior to requesting final clearance. (North County Fire District)			
16.	FIRE026 - ROOF CONSTRUCTION (STANDARD) All new structures, and all existing structures receiving new roofing over 50 percent or more of the existing roof surface within a one-year period, shall require a minimum of ICBO Class B roof construction. (North County Fire District)	Applicant shall enumerate as "Fire Dept. Notes" on plans.	Applicant or owner	Prior to issuance of building permit.

17.	FIRE030 –(NONSTANDARD) – EMERGENCY ACCESS KEYBOX Provide a "Knox Box" keyed entry system (See North County Fire District for details. (North County Fire District)	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" on plans.	Applicant or owner	Prior to issuance of building permit.
		Applicant shall schedule fire dept. clearance inspection for each phase of development.	Applicant or owner	Prior to commencem ent of use
18.	FIRE030 – (NONSTANDARD) FIRE EXTINGUISHER Provide a hand held portable fire extinguisher per National Fire Protection Association Standard 10.	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" on plans.	Applicant or owner	Prior to issuance of building permit.
	(North County Fire District)	Applicant shall schedule fire dept. clearance inspection for each phase of development.	Applicant or owner	Prior to commencement of use

END OF CONDITIONS



