JEFF MAIN ZONING ADMINISTRATOR COUNTY OF MONTEREY STATE OF CALIFORNIA

RESOLUTION NO. 070024

A. P. # 008-455-015-000

In the matter of the application of

FINDINGS AND DECISION

# CYRIL DONN CHAPPELLET TR ET AL (PLN070024)

to allow a Combined Development Permit in accordance with Chapter 20.82 (Combined Development Permits) of the Monterey County Code, consisting of a consisting of: 1) a Coastal Administrative Permit to allow the demolition of an existing 4,584 square foot single family dwelling; 2) a Coastal Development Permit to allow an existing 1,323 square foot guesthouse to remain without a main structure; and 3) a Coastal Development Permit to allow development within 750 feet of a known archaeological resource. The property is located at 3296 Seventeen Mile Drive, Pebble Beach, Del Monte Forest Land Use Plan and came on regularly for meeting before the Zoning Administrator on February 14, 2008.

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, Del Monte Forest Land Use Plan, Coastal Implementation Plan Part 5, and the Monterey County Zoning Ordinance (Title 20), which designates this area as appropriate for development.
  - EVIDENCE: (a) Plan Conformance The text, policies, and regulations in the above referenced documents have been evaluated during the course of review of applications. Areas of concern were regarding Cultural Resources and the accessory structure that will remain with no main structure. No communications were received during the course of review of the project indicating any other inconsistencies with the text, policies, and regulations in these documents.
    - (b) Zoning Consistency The property is located at 3296 Seventeen Mile Drive, Pebble Beach (Assessor's Parcel Number 008-455-015-000), Del Monte Forest Land Use Plan. The parcel is zoned Low Density Residential, 1.5 acres per unit with a Design Control overlay (Coastal Zone) ("LDR/1.5-D (CZ)") which allows for residential use however the proposed development consists of the demolition of an existing single family residence and no use of the property is proposed. Therefore, the proposed development is suitable.
    - (c) <u>Site Visit</u> The project planner conducted a site inspection on August 28, 2007 to verify that the project on the subject parcel conforms to the plans listed above.
    - (d) <u>Archaeological Resources</u> The project is located in an area mapped as high in archaeological sensitivity with known resources in close proximity (20.147.080.B.1). The proposed development will require the removal of the foundation and some flat work (e.g. walkways) which will disturb the underlying soils. Due to the possibility of encountering archaeological resources, it was determined through the Cultural Resource Evaluation prepared by Archaeological Resource Management, submitted for the project and the Mitigated Negative Declaration (MND) that an Archaeological Monitor should be present and observe all earth disturbing processes (20.147.080.D.1.a). This mitigation has been included in the Mitigation Reporting and Monitoring Program (Condition #13).

- (e) <u>Historic Resources</u> The house proposed for demolition was built in 1915 and was known as Wynanspray. A Phase I historic evaluation, prepared by Anthony Kirk, PhD was submitted for the development. The evaluation revealed that Wynanspray had been altered over the years and has lost its integrity and does therefore not appear to be eligible for listing under the local, state, or federal criteria. There was mention in the report of condition, fair to poor, of the guesthouse that is proposed to remain. Because of the possibility of dealing with historic structures the project was referred to the Historic Resource Review Board (HRRB).
- (f) <u>HRRB</u> On September 6, 2007 the Monterey County Historic Resource Review Board heard the Chappellet project (PLN070024) recommending approval by a vote of 5-0-2 with two conditions. Conditions recommended included protection of the guesthouse during construction and referral of future projects at the site to the HRRB for review and recommendation. These conditions have been incorporated into the Mitigation Monitoring and Reporting Plan (Condition #'s 11 & 12).
- (g) Accessory Structure Prior to Main Monterey County Zoning Ordinances Title 20 Section 20.14.050.S requires a Coastal Development Permit for "Accessory structures and uses prior to establishment of main use or structure." Demolition of the main structure would leave an accessory structure and use without a main structure (the guesthouse). The Environmental Health Division recognized this situation and recommended a condition based on California Health and Safety code that the guesthouse cannot be used as a dwelling because it does not contain a kitchen or cooking facilities. Mitigations have been included to restrict use of the guesthouse while no main house exists (Condition #14).
- (h) <u>Biological Resources</u> The project site is located on the corner of Cypress and Seventeen Mile Drive fronting on the Pacific Ocean. The parcel is just outside of the Native Cypress Habitat as shown on Figure 2 of the Del Monte Forest LUP and contains a few Cypress trees. The site has been improved and largely disturbed with structures, a looping driveway, and extensive landscaping, including large grass areas. Access to the dwelling proposed for demolition is via an existing driveway that contains areas large enough for staging of equipment. The area immediately surrounding the house has all been landscaped and therefore there are no impacts to sensitive biological resources foreseen. Demolition of the existing single family dwelling will not require the removal of indigenous vegetation and land disturbance is limited to the minimum by the nature of the project and conditions of approval (DMF LUP 20.147.040.B.8). Future development will need to be evaluated relative to impacts and maintenance of resource at the site.
- (i) <u>LUAC</u> The project was referred to the Del Monte Forest Land Use Advisory Committee (LUAC) for review. On June 7, 2007 the Del Monte Forest LUAC recommends approval of the project without stating any comments or concerns by a vote of 4-0.
- (j) <u>Application</u> The application, project plans, and related support materials submitted by the project applicant to the Monterey County RMA Planning Department for the proposed development found in Project File PLN070024.
- 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 Department, Pebble Beach Fire Protection District, Parks, Public Works, Environmental Health Division, and Water Resources Agency. 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) Technical reports by outside archaeological and historical consultants indicated that there are no physical or environmental constraints that would indicate that the site is not

suitable for the use proposed. County staff concurs. The following reports have been prepared:

- i. "Cultural Resource Evaluation" (LIB070188) prepared by Archaeological Resource Management, San Jose, CA, April 5, 2007.
- ii. "Primary Record (Phase I Historic Report)" (LIB070199) prepared by Anthony Kirk, Ph.D, Santa Cruz, CA, April 19, 2006.
- (c) Staff conducted a site inspection on August 28, 2007 to verify that the site is suitable for this use.
- (d) Materials in Project File PLN070024.
- 3. FINDING: CEQA INITIAL STUDY/MITIGATED NEGATIVE DECLARATION: On the basis of the whole record before the Zoning Administrator there is no substantial evidence that the proposed project as designed, conditioned, and mitigated will have a significant effect on the environment. The mitigated negative declaration reflects the independent judgment and analysis of the County.
  - EVIDENCE: (a) Initial Study. The Resource Management Agency Planning Department prepared an initial study pursuant to CEQA. The Initial Study identified the potential for impacts to cultural resources and land use planning on the site but the applicant has agreed to proposed mitigation measures that avoid or mitigate the effects to a point less than significant level. Subsequently a Mitigated Negative Declaration was prepared. The Initial Study reflects the independent judgment and analysis of the County and is hereby incorporated by reference.
    - (b) <u>Mitigated Negative Declaration</u>. A Mitigated Negative Declaration was filed with the County Clerk on December 5, 2007, noticed for public hearing and circulated to the State Clearing House from December 6, 2007 to January 6, 2008. Among the studies, data, and reports analyzed as part of the environmental determination are the following:
      - 1. Phase I Historic Analysis, prepared by Anthony Kirk Ph.D (April 19, 2006).
      - 2. Cultural Resource Evaluation, prepared by Archaeological Resource Management (April 5, 2007).
    - (c) <u>Comments</u> No comments were received during the comment period from December 6, 2007 through January 6, 2008.
- 4. **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:** (a) Staff reviewed Monterey County RMA Planning Department and Building Services Department Monterey County records and is not aware of any violations existing on subject property.
- 5. **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: (a) Preceding findings and supporting evidence.

- 6. FINDING: PUBLIC ACCESS: The project is in conformance with the public access and public recreation policies of the Coastal Act and Local Coastal Program, and does not interfere with any form of historic public use or trust rights. No access is required as part of the project as no substantial adverse impact on access, either individually or cumulatively, as described in Section 20.70.050.B.4.c of the Monterey County Coastal Implementation Plan, can be demonstrated.
  - **EVIDENCE:** (a) The subject property is not described as an area where the Local Coastal Program requires access.
    - (b) The subject property is not indicated as part of any designated trails or shoreline access as shown in Figure 15, the Recreational Facilities Map, and Figure 16, the Shoreline Access Map, of the Del Monte Forest Area Land Use Plan.
    - (c) No evidence or documentation has been submitted or found showing the existence of historic public use or trust rights over this property.
    - (d) Staff site visit August 28, 2007.
- 7. **FINDING:** APPEALABILITY The decision on this project is appealable to the Board of Supervisors and the California Coastal Commission.
  - **EVIDENCE:** (a) Section 20.86.030 of the Monterey County Coastal Implementation Plan Part 1 (Board of Supervisors).
    - (b) The project may be appealed to the California Coastal Commission pursuant to Section 20.86.080 of the Monterey County Coastal Implementation Plan Part 1 because the site is located between the sea (Pacific Ocean) and the first public road paralleling the sea (Highway One).

### **DECISION**

**THEREFORE**, it is the decision of the Zoning Administrator of the County of Monterey that the Mitigated Negative Declaration and Program for Mitigation Monitoring and/or Reporting on Conditions of Approval be adopted and said application for a Combined Development Permit be granted as shown on the attached sketch and subject to the attached conditions.

PASSED AND ADOPTED this 14th day of February, 2008.

JEFF MAIN, ZONING ADMINISTRATOR

COPY OF THIS DECISION MAILED TO APPLICANT ON FEB 2 5 2008

THIS APPLICATION IS APPEALABLE TO THE BOARD OF SUPERVISORS. IF ANYONE WISHES TO APPEAL THIS DECISION, AN APPEAL FORM MUST BE COMPLETED AND SUBMITTED TO THE CLERK OF THE BOARD OF SUPERVISORS ALONG WITH THE APPROPRIATE FILING FEE ON OR BEFORE

MAR - 6 2008

THIS APPLICATION IS ALSO APPEALABLE TO THE COASTAL COMMISSION. UPON RECEIPT OF NOTIFICATION OF THE DECISION BY THE BOARD OF SUPERVISORS, THE COMMISSION ESTABLISHES A 10 WORKING DAY APPEAL PERIOD. AN APPEAL FORM MUST BE FILED WITH THE COASTAL COMMISSION. FOR FURTHER INFORMATION, CONTACT THE COASTAL COMMISSION AT (831) 427-4863 OR AT 725 FRONT STREET, SUITE 300, SANTA CRUZ, CA

This decision, <u>if this is the final administrative decision</u>, 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 90<sup>th</sup> 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 RMA - Planning Department and RMA - Building Services Department offices in Salinas.

2. This permit expires 2 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: Chappellet Et Al

File No: PLN070024

APNs: 008-455-015-000

Approved by: Zoning Administrator

Date: February 14, 2008

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

Permit Ming. Cond. Number	Conditions of Approval and/or Mitigation Measures	Compliance or Monitoring Actions to be performed. Where applicable, a centified professional is required for	Responsible Party for Compliance	Timing	Varification of Compliance
	PD001 - SPECIFIC USES ONLY This Combined Development permit (PLN070024) allows a Coastal Administrative Permit to allow the demolition of an existing 4,584 square foot single family dwelling, a Coastal Development Permit to allow an existing 1,323 square foot, legal non- conforming guesthouse to remain without a main structure, and a Coastal Development Permit to allow development within 750 feet of a known archaeological site. The property is located at 3296 Seventeen Mile Drive, Pebble Beach (Assessor's Parcel Number 008-455-015-000), Del Monte Forest Land Use Plan. 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	Adhere to conditions and uses specified in the permit.	Owner/ Applicant	Ongoing unless otherwise stated	**(name/date)

	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	Proof of recordation of this notice	Owner/	Prior to	
	The applicant shall record a notice which states: "A	shall be furnished to the RMA -	Applicant	the	
	permit (Resolution 070024) was approved by the	Planning Department.		issuance	
	Zoning Administrator for Assessor's Parcel Number	•		of grading	
	008-455-015-000 on February 14, 2008. The permit			and	
	was granted subject to 14 conditions of approval			building	
	which run with the land. A copy of the permit is on			permits or	
	file with the Monterey County RMA - Planning			commen-	
	Department." Proof of recordation of this notice			cement of	
	shall be furnished to the Director of the RMA -			use.	
	Planning Department prior to issuance of building				
	permits or commencement of the use. (RMA -				
	Planning Department)	·			

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3.	PD004 - INDEMNIFICATION AGREEMENT	Submit signed and notarized	Owner/ Applicant	Upon demand of
	The property owner agrees as a condition and in	Indemnification Agreement to the Director of RMA – Planning	Applicant	County
	consideration of the approval of this discretionary	Department for review and signature		Counsel
	development permit that it will, pursuant to	by the County.		Coursei
	agreement and/or statutory provisions as applicable,	by the County.		
	including but not limited to Government Code			
	Section 66474.9, defend, indemnify and hold	Proof of recordation of the		
	harmless the County of Monterey or its agents,	Indemnification Agreement, as		
	officers and employees from any claim, action or	outlined, shall be submitted to the		
	proceeding against the County or its agents, officers	RMA – Planning Department.		
	or employees to attack, set aside, void or annul this			
	approval, which action is brought within the time			
	period provided for under law, including but not			
	limited to, Government Code Section 66499.37, as			
	applicable. The property owner will reimburse the			
	county for any court costs and attorney's fees which			
	the County may be required by a court to pay as a			
	result of such action. County may, at its sole			
	discretion, participate in the defense of such action;			
	but such participation shall not relieve applicant of			1
	his obligations under this condition. An agreement			
	to this effect shall be recorded upon demand of			
	County Counsel or concurrent with the issuance of			
	building permits, use of the property, filing of the			
	final map, whichever occurs first and as applicable.			
	The County shall promptly notify the property owner			
	of any such claim, action or proceeding and the			
	County shall cooperate fully in the defense thereof.	·		
	If the County fails to promptly notify the property			
	owner of any such claim, action or proceeding or		<u> </u>	
	fails to cooperate fully in the defense thereof, the			
	property owner shall not thereafter be responsible to			.
	defend, indemnify or hold the county harmless.			
	(RMA - Planning Department)			·

4.	PD005 - FISH AND GAME FEE-NEG DEC/EIR Pursuant to the State Public Resources Code § 735.5, State Fish and Game Code, and California Code of Regulations, the applicant shall pay a fee, to be collected by the County, within five (5) working days	The applicant shall submit a check, payable to the <i>County of Monterey</i> , to the Director of the RMA - Planning Department.	Owner/ Applicant	Within 5 working days of project approval.
	of project approval. This fee shall be paid before the Notice of Determination is filed. If the fee is not paid within five (5) working days, the project shall not be operative, vested or final until the filing fees	If the fee is not paid within five (5) working days, the applicant shall submit a check, payable to the <i>County of Monterey</i> , to the Director of the RMA - Planning Department.	Owner/ Applicant	Prior to the recordatio n of the final map, the start of use or the issuance of building or grading permits
5.	PD006 - MITIGATION MONITORING PROGRAM The applicant shall enter into an agreement with the County to implement a Mitigation Monitoring and/or Reporting Plan in accordance with Section 21081.6 of the California Public Resources Code and Section 15097 of Title 14, Chapter 3 of the California Code of Regulations. Compliance with the fee schedule adopted by the Board of Supervisors for mitigation monitoring shall be required and payment made to the County of Monterey at the time the property owner submits the signed mitigation monitoring agreement. (RMA - Planning Department)	<ol> <li>Enter into agreement with the County to implement a Mitigation Monitoring Program.</li> <li>Fees shall be submitted at the time the property owner submits the signed mitigation monitoring agreement.</li> </ol>	Owner/ Applicant	Within 60 days after project approval or prior to the issuance of grading and building permits, whichever occurs first.

		G 1 '2 '1 Ct	O	Prior to	
6.	PD011 – TREE AND ROOT PROTECTION	Submit evidence of tree protection	Owner/		
	Trees which are located close to the construction	to the RMA - Planning Department	Applicant	the	
	site(s) shall be protected from inadvertent damage	for review and approval.		issuance	
	from construction equipment by fencing off the			of grading	
	canopy driplines and/or critical root zones			and/or	
	(whichever is greater) with protective materials,			building	
	wrapping trunks with protective materials, avoiding		1	permits	
	fill of any type against the base of the trunks and	Submit on-going evidence that tree	Owner/	During	
	avoiding an increase in soil depth at the feeding zone	protection measures are in place	Applicant/	Construc-	
	or drip-line of the retained trees. Said protection,	through out grading and	Arborist	tion	
	approved by a certified arborist, shall be	construction phases. If damage is			
	demonstrated prior to issuance of building permits	possible, submit an interim report			
	subject to the approval of the RMA – Director of	prepared by a certified arborist.			
	Planning. If there is any potential for damage, all	Submit photos of the trees on the	Owner/	Prior to	,
	work must stop in the area and a report, with	property to the RMA – Planning	Applicant	final	
	mitigation measures, shall be submitted by a certified	Department after construction to		inspection	
	arborist. Should any additional trees not included in	document that tree protection has		_	
	this permit be harmed, during grading or construction	been successful or if follow-up			
	activities, in such a way where removal is required,	remediation or additional permits			
	the owner/applicant shall obtain required	are required.		1	
	permits.(RMA - Planning Department)	1			
7.	PD016 – NOTICE OF REPORT	Proof of recordation of this notice	Owner/	Prior to	
	Prior to issuance of building or grading permits, a	shall be furnished to the RMA -	Applicant	the	
	notice shall be recorded with the Monterey County	Planning Department.		issuance	•
	Recorder which states: "A Cultural Resource			of grading	
	Evaluation report has been prepared for this parcel by			and	
	Archaeological Resource Management, dated April			building	
	5, 2007 and is on record in the Monterey County			permits.	
	RMA - Planning Department, Library No.			-	
	LIB070188. All development shall be in accordance				
	with this report." (RMA – Planning Department)				
			<u> </u>	<u> </u>	

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8.	4	PD003(B) – MITIGATION MEASURE #4 CULTURAL RESOURCES – POSITIVE ARCHAEOLOGICAL REPORT If archaeological resources or human remains are accidentally discovered during construction, the following steps will be taken: There shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent human remains until: The coroner of the county in which the remains are discovered must be contacted to determine that no investigation of the cause of death is required, and If the coroner determines the remains to be Native American:  - The coroner shall contact the Native American Heritage Commission and the RMA – Planning Department within 24 hours.  - The Native American Heritage Commission shall identify the person or persons from a recognized local tribe of the Esselen, Salinan, Costonoans/ Ohlone and Chumash tribal groups, as appropriate, to be the most likely descendent.  - The most likely descendent may make recommendations to the landowner or the person responsible for the excavation work, for means of treating or disposing of, with appropriate dignity, the human remains and any associated grave goods as provided in Public Resources Code Section 5097.9 and 5097.993,	The applicant shall submit the contracts with a Registered Professional Archeologist and a Registered Professional Anthropologist to the Director of the RMA – Planning Department for approval.	Owner/ Applicant per archaeolo- gist or anthropol- ogist	Prior to the issuance of grading or building permits	
		Resources Code Section 5097.9 and 5097.993, or				
					<u></u>	

		0.11			
	- Where the following conditions occur, the	The requirements of this condition	Owner/	Prior to	
	landowner or his authorized representatives	shall be included as a note on all	Applicant	the	
	shall rebury the Native American human	grading and building plans, on the		issuance	
	remains and associated grave goods with	Subdivision Improvement Plans, in		of grading	
	appropriate dignity on the property in a	the CC&Rs, and shall be included as		or	
	location not subject to further subsurface	a note on an additional sheet of the		building	
	disturbance:	final map.		permits.	
	1. The Native American Heritage Commission	· ·		points.	
	is unable to identify a most likely				
	descendent or the most likely descendent				
	failed to make a recommendation within 24				
	hours after being notified by the			1	
	commission.				
	2. The descendent identified fails to make a				
	recommendation; or				
	3. The landowner or his authorized				
	representative rejects the recommendation				
	of the descendent, and the mediation by the				
	Native American Heritage Commission fails				
	to provide measures acceptable to the				
	landowner.				
	(RMA - Planning Department)				
	(Hilliam I landing Department)				
	PD033 - RESTORATION OF NATURAL	Submit restoration plans to the	Owner/	Prior to	
9.		RMA - Planning Department for	Applicant	commenc	
	MATERIALS		Applicant	e-ment of	
	Upon completion of the development, the area	review and approval.			
	disturbed shall be restored to a condition to			use.	
	correspond with the adjoining area, subject to the				
	approval of the Director of the RMA - Planning	·			,
	Department. Plans for such restoration shall be				
	submitted to and approved by the Director of the				
	RMA - Planning Department prior to			]	
	commencement of use. (RMA – Planning				
	Department)				
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10.	FIRE011 - ADDRESSES FOR BUILDINGS	Applicant shall incorporate	Applicant	Prior to
	All buildings shall be issued an address in	specification into design and	or owner	issuance
	accordance with Monterey County Ordinance No.			of
	1241. Each occupancy, except accessory buildings,	plans.		building
	shall have its own permanently posted address.			permit.
	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 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-	Applicant shall schodule fire dent	Applicant	Prior to
	way roads shall be visible from both directions of	Applicant shall schedule fire dept.	Applicant	final
	travel. Where multiple addresses are required at a	clearance inspection	or owner	
	single driveway, they shall be mounted on a single			building
	sign. Where a roadway provides access solely to a			inspection
	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.			
	(Pebble Beach Fire District)			
	(1 Chair Death I is a District)			

11.	1	MITIGATION MEASURE #1  The guesthouse shall be protected from damage during demolition of the main dwelling using orange construction fencing. Fencing shall be installed by the contractor prior to issuance of permits and shall remain in place during all construction activities. The fencing is needed in the small area between the guesthouse and the main dwelling and should be installed to provide a visual	Monitoring Action #1A: Prior to the issuance of building permits, the applicant shall submit evidence demonstrating that fencing, adequate to protect of the guesthouse, is in place subject to review and approval by the RMA— Planning Department.	Applicant/ Owner/ Contractor	Prior to issuance of building permits
		and physical deterrent for inadvertent impacts from equipment used during demolition. (RMA – Planning)	Monitoring Action #1B: If the guesthouse sustains damage during the course of construction/demolition, work shall stop and the applicant shall contact the RMA – Planning Department and a qualified historian so that proper permits can be obtained and new mitigations formulated.	Applicant/ Owner/ Contractor	Ongoing
			Monitoring Action #1C: Provided the guesthouse remains undamaged, the applicant shall submit photos of the guesthouse to the RMA – Planning Department prior to final inspection to document that the guesthouse protection has been successful.	Applicant/ Owner/ Contractor	Prior to final building inspection

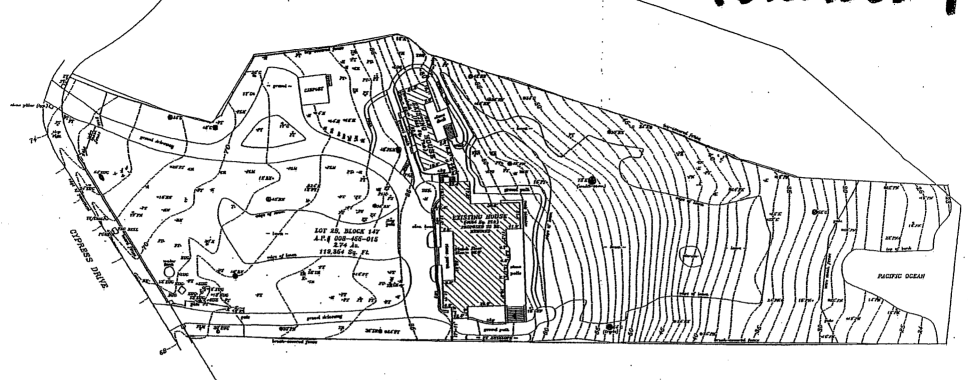
10		A COUNCIA CELONIA ME A CLIDIE HO	Monitoring Action #2:	Owner/	Prior to	
12.	2	MITIGATION MEASURE #2	Monitoring Action #2:	Applicant	issuance	
		Pursuant to the conditions of approval from the	Prior to the issuance of permits the	Appneam	of	
		Historic Resource Review Board (HRRB), future	applicant shall record a notice with the Monterey County Recorders		oi   building	
		development applications for construction of a new	Office which states "Future		_	
		dwelling or improvements to the existing			permits.	
		guesthouse shall be referred to the HRRB for a	development applications for			
		recommendation prior to approval. The parcel will	construction of a new single family			
		be flagged in the Monterey County RMA-Planning	dwelling or any demolition of			
		Department permits database. The applicant shall	structures at the site shall be			
		be required to record a notice which states "Future	referred to the Monterey County		1	
		development applications for construction of a new	Historic Resource Review Board for			
		single family dwelling or any demolition of	review and recommendation prior to		1	
		structures at the site shall be referred to the	approval." Proof of recordation			
		Monterey County Historic Resource Review Board	shall be submitted to the RMA –			
		for review and recommendation prior to approval."	Planning Department.			
		(RMA – Planning Department)				
13.	3	MITIGATION MEASURE #3	Monitoring Action #3A:	Owner/	Prior to	:
		wner shall enter into a contract with a qualified	Prior to issuance of a Building	Applicant/	Issuance	
		Archaeologist for monitoring during earth	Permit, the applicant shall provide	Archaeolo	of	
		disturbing activities associated with demolition	the Director of Planning with:	gist	building	
		work on the parcel, such as grading, foundation	1) a copy of an agreement, signed		permits.	
		removal, etc. The contract shall include wording	by the owner, containing			
		informing the owner of the potential for incidental	recommendations for protection of			
		impacts to cultural resources and the	incidental impacts to potentially			
		archaeologist's agreement to provide the	significant resources and the			
		monitoring and shall require that the owner inform	provisions for an archaeologist to			
		any contractors involved with earth disturbing	provide on site monitoring during	.11		
		activities in writing of the potential for incidental	earth disturbing activities; and			
		impacts to cultural resources and of the requirement	2) The contractor's written			
		for archaeological monitoring. The contractor shall	acknowledgement.			
		acknowledge in writing that the contractor is aware	_			
		of the potential for incidental impacts and the				
	i	requirement for archaeological monitoring. The				
		applicant shall provide the archaeological				
		-Tr-				

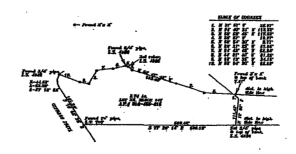
	monitoring contract and the contractor's written acknowledgement to the RMA — Planning Department for review and approval. The monitor shall be on site during all earth disturbing activities and shall have the authority to temporarily halt work in order to examine any potentially significant cultural materials or features. (RMA — Planning Department)	Monitoring Action #3B: The applicant shall provide evidence of the presence of the Archaeologist on-site during demolition of existing structures and earth disturbing activities including any measures necessary to be in place and in good order through construction. A report shall be prepared by the Archaeologist, and submitted to the RMA – Planning Department once earth work/foundation removal has been completed.	Owner/ Applicant/ Archaeolo gist	Prior to final inspection	
14. 5	MITIGATION MEASURE #5 The guesthouse may not be occupied as a residence or sleeping quarters once demolition of the main dwelling has commenced. A primary residence must be constructed, and occupancy or final inspection obtained, before the use of this structure may be reinstated as a guesthouse. (RMA – Planning Department & Environmental Health)	Monitoring Action #5A: The applicant shall record a notice on the form prescribed by the RMA-Planning Department stating "The guesthouse may not be occupied as a residence or sleeping quarters once demolition of the main dwelling has commenced. Once a new main dwelling is constructed and occupancy to the dwelling is obtained the use of this structure may be reinstated as a guesthouse." The notice shall be recorded at the Monterey County Recorders office and proof of recordation supplied to the Director of Planning and the Environmental Health Department prior to issuance of building permits.	Applicant/ Owner	Prior to issuance of building permits	

Monitoring Action #5B:	Applicant/	Semi –	
The applicant will be required to	Owner	Annual	
provide the RMA-Planning		starting	
Department semi-annual report to		upon	
include monthly meter readings,		commen-	
electric bills, and other pertinent		cement of	
information in sufficient detail to		the	
provide proof that the guesthouse		demoli-	
located at 3296 Seventeen Mile		tion and	
Drive in Pebble Beach (Assessor's		ending	
Parcel Number 008-455-015-000) is		upon	
not being used for dwelling or		construc-	
sleeping purposes. The reports shall		tion and	
be submitted starting upon		occupancy	
commencement of demolition, in		of a main	
six month intervals, ending with		structure.	
construction of a new main dwelling			
on the parcel. In the case that this or			
any other mitigation or condition is			
not complied with a code			
enforcement case may be opened			
and appropriate corrective measures			
formulated in order to obtain			
compliance.			

END OF CONDITIONS

# PU1070024







HOTES:



PREPARED FOR: Ann Carpella 1104 IV Int. Date Mills Sent IX ROSE

PREPARED BY: 

TOPOGRAPHIC MA

DONN CHAPPELLET

