PLANNING COMMISSION COUNTY OF MONTEREY, STATE OF CALIFORNIA

RESOLUTION NO. 08013

AP # 261-041-024-000, 261-041-025-000, and 261-041-026-000

In the matter of the application of R & O Mall Properties LLC (PLN050545) FINDINGS AND DECISION

for a Standard Subdivision Tentative Map in accordance with Chapter 19.03, Title 19 (Subdivision) of the County of Monterey Code, and General Development Plan that includes re-subdividing three existing parcels containing 1.20, 1.38 and 1.38 acres (172,498 sq. ft.) that will result in ten parcels (nine lots at 15,000 square feet, and one at 20,969 square feet). The property is located at 1144 Madison Lane, Salinas, CA, Greater Salinas Area Plan, and came on regularly for hearing before the Planning Commission on March 26, 2008.

Said Planning Commission, having considered the application and the evidence presented relating thereto,

FINDINGS OF FACT

- 1. FINDING:
- CONSISTENCY The subject proposed Standard Subdivision Tentative Map and General Development Plan for the Massolo Industrial Park, as described in Condition No. 1 and as conditioned, conforms to the policies, requirements, and standards of the Monterey County General Plan, Greater Salinas Area Plan, Monterey County Subdivision Ordinance (Title 19), 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 applications. 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) County Planning staff conducted a site inspection in September 2005 and on subsequent occasions in 2006 and 2007. The environmental consultant also conducted a site inspection on February 13, 2007 to verify that the project on the subject parcel conforms to the plans listed above.
 - (c) The project site is zoned HC-UR. New commercial development in this zone is subject to review and approval of a General Development Plan by the Planning Commission and referral to the City of Salinas for their comment prior to action by the County of Monterey. The applicant has submitted a General Development Plan for County review and the project was circulated for comment to the City of Salinas. The proposed uses of the applicant's General Development Plan are drawn from the Administrative and Use Permit permitted uses of the HC Zoning District (Sections 21.20.050 and 21.20.060).
 - (d) The subdivision design is consistent with the Lot Design Standards of Section 19.10.030 of the Subdivision Ordinance in that minimum lot size, width, and depths have been provided, there are no double frontage lots, and to the extent practicable, the sidelines of lots run at right angles to the streets upon which the lots face.

- provided, there are no double frontage lots, and to the extent practicable, the sidelines of lots run at right angles to the streets upon which the lots face.
- (e) The subject property consists of three legal lots of record. Parcels "A", "B", and "C", as said parcels are shown on that certain Map filed January 8, 1982 in Volume 15 of Parcel Maps, at page 27, Monterey County Records.
- (f) The project was not referred to the Greater Salinas Land Use Advisory Committee (LUAC) for review as that body is not assembled with enough members to review projects. (IDR initially circulated in October 2005).
- (g) The proposed Massolo Industrial Park is consistent with the Monterey County General Plan/Greater Salinas Area Plan.
 - 1. Monterey County General Plan/Greater Salinas Area Plan: The standard subdivision proposal is consistent with the land use categories (Heavy Commercial, Urban Reserve) and densities of these plans.
- (h) The application, project plans, and related support materials submitted by the project applicant to the Monterey County Resource Management Agency Planning Department for the proposed development found in Project File PLN050545.
- 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, Salinas Rural Fire Protection District, Parks Department, Public Works, Environmental Health Division, Water Resources Agency and Housing & Redevelopment. 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) As reviewed in detail in the Initial Study and proposed Mitigated Negative Declaration, the site is suitable for the development proposed in that Geologic and Erosion hazards are low, no trees are proposed for removal, and the property is not considered Environmentally Sensitive Habitat. While County records show the project site as high in the probability of archaeological resources, a Preliminary Archaeological Reconnaissance was conducted and determined that the subdivision area does not contain surface evidence of potentially significant archaeological resources. Furthermore, the surrounding development and the disturbed nature of the site lead the archaeologists to conclude that resource discovery is unlikely and that standard county practices and conditions will be sufficient to protect any potentially discovered resource. Mitigation measures have been proposed to mitigate to less than significant levels, potential impacts to Aesthetics, Hydrology and Water Quality, Land Use and Planning, Noise, and Transportation/Traffic. Evidence supports the conclusion that impacts would be less than significant with mitigation incorporated for these resource subjects, and that the site is suitable for the uses proposed in the General Development Plan for the Massolo Industrial Park.
 - (c) Technical reports by outside 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. Drainage Calculations and Recommendations for Massolo Industrial Park with Respect to Boronda Road Ditch, Prepared by H.D. Peters Co., Inc. and Associates, dated October 30, 2006.
 - ii. Traffic Impact Study, Massolo Industrial Park, Boronda, Monterey County California, by Higgins Associates, dated December 16, 2005.

- iii. Preliminary Archaeological Reconnaissance of APN 261-041-024, 025 and 026 in Salinas, Monterey County, California by Archaeological Consulting, dated May 16, 2005 (County File #LIB050670).
- iv. Biological Survey Report for the Dan Massolo Property, Madison Lane and Boronda Road, Salinas, CA. APN 261-041-024, 025, 026, by Ed Mercurio Biological Consulting, dated May 2, 2005.
- v. Geotechnical Investigation Report for New Ten Lot Subdivision at 1144 Madison Lane APN's 261-041-024, 026 & 026, prepared by Soil Surveys, Inc., dated June 30, 2005 (County File #LIB050671).
- (d) The project is located at 1144 Madison Lane, Salinas, in the Boronda Community and is subject to the Monterey County General Plan/Greater Salinas Area Plan. As described in the Evidence for Finding #1, the proposed Massolo Industrial Park proposal is consistent with the rules and regulations pertaining to zoning uses and other applicable provisions of Title 19 and Title 21, and is therefore suitable for the proposed development.
- (e) County Planning staff conducted a site inspection in September 2005 and on subsequent occasions in 2006 and 2007. The environmental consultant also conducted a site inspection on February 13, 2007 to verify that the project on the subject parcel conforms to the plans listed above.
- (f) The application, project plans, and related support materials submitted by the project applicant to the Monterey County Resource Management Agency Planning Department for the proposed development found in Project File PLN050545.
- 3. **FINDING:** CEQA On the basis of the whole record before the Monterey County Planning Commission, 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) The proposed project is subject to environmental review due to the potential for significant environmental effects pursuant to CEQA Guidelines Section 15070 (Decision to Prepare a Negative or Mitigated Negative Declaration).
 - (b) Potentially adverse environmental effects were identified during staff review of the development application.
 - (c) Monterey County and Denise Duffy Associates prepared an Initial Study pursuant to CEQA. The Initial Study is on file in the office of the RMA Planning Department and is hereby incorporated by reference (File No. PLN050545). All project changes required to avoid significant effects on the environment have been incorporated into the project and/or are made conditions of approval. The Initial Study identified potentially significant effects relative to Aesthetics, Hydrology and Water Quality, Land Use and Planning, Noise, and Transportation/Traffic. Substantial evidence supports the conclusion that impacts will be less than significant with mitigation incorporated for these issues.
 - (d) The Mitigated Negative Declaration was circulated for public review from October 03, 2007 November 8, 2007.
 - (e) The Monterey County Resource Management Agency Planning Department, (located at 168 W. Alisal Street, 2nd Floor, Salinas, CA, 93901) is the custodian of documents and other materials that constitute the record of proceedings upon which the decision to adopt the Mitigated Negative Declaration is based.
 - (f) A Condition Compliance and Mitigation Monitoring and Reporting Program (MMRP) has been prepared and is designed to ensure compliance with conditions and that mitigation measures are monitored and reported during project implementation. The

applicant must enter into an "Agreement to Implement a Mitigation Monitoring and Reporting Program" as a condition of project approval.

(g) For purposes of implementing Section 753.5 of Title 14, California Code of Regulations, the project may cause changes to the resources listed under Section 753.5. Therefore, payment of the Fish and Game fee is required.

(h) Evidence that has been received and considered includes the application, plans, materials, and technical reports, which are listed under Section IX (References) of the Initial Study and contained in project file PLN050545.

(i) To mitigate the physical impacts of the project, the following is a summary of the mitigation measures proposed:

- Aesthetics. Four mitigation measures for Aesthetic are in the proposed Mitigated Negative Declaration. Primarily, these mitigation measures require the applicant to prepare site plans, elevation plans, landscaping plans and lighting plans consistent with the Applicants proposed General Development Plan. Additionally operations, manufacturing and fabrication are to be conducted within enclosed structures and or screened adequately to assure that storage is not visible from the street (Conditions 41-44/Mitigation Measures 1-1, 1-2, 1-3, 1-4).
- Hydrology and Water Quality. All new developments in the Boronda Community area are required to contribute a pro-rata fair share fee to fund needed local drainage and street improvements. These fees are used to fund storm drainage system improvements as identified in the Boronda Area Storm Drain Master Plan. The Boronda Area Master Plan Drainage Fee is \$38,108.00 per acre of property that is developed. With 3.96 acres, the total Drainage Fee for the Massolo Industrial Park is calculated to be \$150,907.68. In lieu of paying this fee, the applicant can install curb, gutter, and sidewalk and pave-out the frontage of Madison Lane and Boronda Road. The applicant shall receive credit for the cost of installing these improvements toward his Boronda Area Master Plan Drainage Fee obligation. A second Hydrology and Water Quality mitigation measure requires that a formalized drainage plan be prepared consistent with an earlier civil engineer report, prior to the filing of the final map. (Conditions 45-46/Mitigation Measures 8-1, 8-2).
- Land Use and Planning. This mitigation measure is similar but not identical to the Aesthetics mitigation measures above. Prior to site preparation activities and construction, the applicant is required to prepare plans that conform to the General Development Plan (as approved by the Planning Commission). This will assure compliance with adopted Land Use plans (Condition 47/Mitigation Measure 9-1).
- Noise. Construction noise attenuation and the timing of development activities are specified in the Noise Mitigation. (Condition 48/Mitigation Measure 11-1).
- Transportation/Traffic. In order to minimize potential regional traffic/transportation impacts resulting from the proposed project, future building occupants will pay their proportionate rate of the identified traffic impact fees, as deemed appropriate by the Department of Public Works. These fees include the Salinas Traffic Fee Ordinance and TAMC Regional Traffic Migration fee as identified in the Traffic Impact Analysis, TAMC nexus study. The Salinas Traffic fee is based on trips generated; the TAMC fee is based on new construction square footage. The fees total more than \$144,000 yet will be divided ten ways over time as each of the ten lots is proposed for development and occupancy. These fees are subject to change over time (Condition 49/Mitigation Measure 15-1). A second Transportation and Traffic mitigation measure states that in order to minimize potential traffic/transportation impacts resulting from the proposed project, the project applicant shall submit payment of the

Boronda Area Traffic Fee in the amount of \$13,854 as identified by the Public Works Department (Condition 50/Mitigation Measure 15-2).

- 4. **FINDING:** CEQA Comments received on the project did not present substantial evidence of any unmitigated significant environmental effects.
 - EVIDENCE: (a) Monterey Bay Unified Air Pollution Control District (MBUAPCD) letter dated November 1, 2007. The letter requests that when the dilapidated barn is proposed for demolition, that the District be contacted to ensure that requirements governing the potential release of asbestos are met. This is a non-issue as there are no structures present on the property.
 - (b) Governor's Office of Planning and Research letter dated November 7, 2007. This letter indicates that no state agencies submitted comments by the close of the review period and that the County had complied with the State Clearing house review requirements for draft environmental documents.
 - (c) Findings and Evidence 1-3 above.
- 5. FINDING: CEQA- SUBSTITUTION OF MITIGATION MEASURES IN A PROPOSED MITIGATED NEGATIVE DECLARATION As a result of the public hearing process for a proposed Mitigated Negative Declaration, including any administrative decisions or public hearings conducted on the project prior to its approval, the lead agency may conclude that certain mitigation measures identified in the Mitigated Negative Declaration are infeasible or otherwise undesirable. Prior to approving the project, the lead agency may, in accordance with Section 15074.1 of the CEQA Guidelines, delete those mitigation measures and substitute for them other measures which the lead agency determines are equivalent or more effective. "Equivalent or more effective" means that the new measure will avoid or reduce the significant effect to at least the same degree as, or to a greater degree than the original measure and will create no more adverse effect of its own than would have the original measure. In this case, modifications to mitigation measures which address Aesthetic Resources are determined to be "equivalent" based on evidence presented below.
 - EVIDENCE: (a) CEQA Guidelines Section 15074.1 provides certain requirements for substitution of mitigation measures when as a result of a public hearing process, the proposed mitigation measures can be substituted with other measures which the lead agency determines are equivalent or more effective. During the Planning Commissions deliberation of the matter February 27, 2008, the Commission gave direction to staff to not require the project to be consistent with the draft Boronda Community Plan because it has not been adopted and is subject to change. The applicant, though has incorporated many of the design provisions and aesthetic treatments anticipated to be adopted in that plan. These design provisions and aesthetic treatments are now presented as part of the applicant's General Development Plan proposal.
 - (b) Staff evaluated the proposed deletion of references to the draft Boronda Community Plan in these two mitigation measures and determined that the aesthetic mitigation measures and project proposal were equivalent in protection of aesthetic resources.
 - (c) The recommended changes were made to the following Mitigation Measures (MM): 1-1 (Condition 40); and MM 1-2 (Condition 41); (Refer to the project's Condition Compliance and/or the Mitigation Monitoring Reporting Program; Exhibit D of the March 27, 2008 Staff Report).
 - (d) No circulation of the proposed mitigated negative declaration pursuant to CEQA Guidelines Section 15072 is required because the modified proposed mitigation measures

- have been incorporated into the project in accordance with CEQA Guidelines Section 15074.1.(c).
- (e) Materials in Project File No. PLN050545.
- 6. FINDING: SUBDIVISION ORDINANCE (TITLE 19) None of the findings found in Section 19.03.025.F of the Subdivision Ordinance can be made that would require denial of the project.
 - **EVIDENCE:** (a) Section 19.03.025.F requires that the subdivision be denied if any one of the findings is made. Planning staff has analyzed the project against the findings for denial outlined in this section:
 - 1. The proposed map is not consistent with the general plan, area plan, coastal land use plan, or specific plan.

The Project is consistent with the General Plan and Greater Salinas Area Plan in that the project area is designated for Heavy Commercial land uses and the proposed subdivision map will provide for Heavy Commercial development.

- 2. That the design or improvements of the proposed subdivision is not consistent the applicable general plan, area plan, coastal land use plan, master plan or specific plan. The design and improvements of the proposed Massolo Industrial Park subdivision have been reviewed by Planning staff, Redevelopment staff and the City of Salinas, and as conditioned, will be consistent with the General Plan and Greater Salinas Area Plan.
- 3. That the site is not physically suitable for the type of development. The site is physically suitable for the type of development in that the property is served by a water system and will be connected to public sewer. No evidence of existing hazards have been found on the site. The site has been highly disturbed in its past and is within an existing developed Heavy Commercial area. There are no physical constraints on the subject property that would be problematic for Heavy Commercial development.
- 4. That the site is not physically suitable for the proposed density of development. The site is physically suited for the proposed density of development in that the applicant has demonstrated through the representative Site and Floor Plan Models of the General Development Plan that Heavy Commercial structures can be accommodated on each lot, and that an appropriate amount of parking, landscape and setback areas can be provided. Additionally, no density standards have been established for Heavy Commercial Districts other than a Building Site Coverage Maximum of 50%, excluding parking and landscape areas. Building site coverage within the Massolo Industrial Park will approximate 30% or less, well within this maximum threshold.
- 5. That the design of the subdivision or type of improvements is likely to cause substantial environmental damage or substantially and avoidably injure fish or wildlife or their habitat.
 - The Project's design and type of improvements is not likely to cause environmental damage or injure fish or wildlife or their habitat in that all new parcels will be connected to public sewer, negating the need for on-site septic treatment. Additionally, an Initial Study and proposed Mitigated Negative Declaration has been prepared that has analyzed environmental factors potentially affected by the proposal. The Initial Study and proposed Mitigated Negative Declaration conclude that there will not be a significant effect on the environment in this case because

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revisions (mitigation measures) have been agreed to by the applicant. Additionally, a biological report was prepared for the project and no biologically sensitive habitat or significant species were located on or in the near vicinity (100 feet) of the proposed project site.

6. That the design of the subdivision or type of improvements is likely to cause serious public health problems.

The design of the project and type of improvements is not likely to cause serious public health concerns. An Initial Study and proposed Mitigated Negative Declaration has been prepared that has analyzed environmental factors potentially affected by the proposal, including potential environmental effects which may cause substantial adverse effects on human beings either directly or indirectly. The Initial Study and proposed Mitigated Negative Declaration conclude a less than significant impact in this regard. Additionally, Mitigation Measures have been agreed to by the applicant that address potential impacts to aesthetics, air quality, cultural resources, geology/soils, hazardous materials, hydrology/water quality, land use, noise, population/housing, public services, transportation/traffic and utilities systems. Implementation of these measures will assure a less than serious impact to the public health.

7. That the design of the subdivision or the type of improvements will conflict with easements, acquired by the public at large, for access through or use of, property within the proposed subdivision.

The Project will not conflict with easements acquired by the public at large, for access through or use of, property within the proposed subdivision. The project has been conditioned to pay in-lieu or to actually construct the curb, gutter and sidewalk portions of the Boronda Road and Madison Avenue street frontages. In this manner the applicant will be providing their proportionate share responsibility to provide for public improvements along these public rights-of-way. No conflicts will result.

8. That the subdivision fails to meet any of the requirements or conditions imposed by the Subdivision Map Act or this Title (Title 19).

The proposed subdivision map meets the requirements and conditions of the California Subdivision Map Act and Monterey County Subdivision Ordinance (Title 19) in that the map has been prepared by the applicant according to the required form and contents of the Act and Ordinance, and conditions of approval and mitigation measures have been proposed by staff to assure compliance with codes.

As none of these findings requiring denial can be made for the Massolo Industrial Park proposal, the project is supportable under the Monterey County Subdivision Ordinance.

- (b) The application, project plans, and related support materials submitted by the project applicant to the Monterey County Resource Management Agency - Planning Department for the proposed development found in Project File PLN050545.
- (c) Preceding Findings 1-4 and the supporting Evidence.
- NO VIOLATIONS The subject property is in compliance with all rules and regulations 7. FINDING: 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 records and is not aware of any violations existing on subject property.

8. 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.

9. FINDING: APPEALABILITY - The decision on this project is appealable to the Board of Supervisors.

EVIDENCE: Section 19.16.020.A B or C of Title 19, Monterey County Subdivision Ordinance.

DECISION

THEREFORE, it is the decision of the Planning Commission of the County of Monterey that the Mitigated Negative Declaration and Condition Compliance and Mitigation Monitoring Reporting Plan be adopted and said application for a Standard Subdivision Tentative Map and General Development Plan for the Massolo Industrial Park be granted as shown on the attached sketch and subject to the attached conditions.

PASSED AND ADOPTED this 26th day of March, 2008 by the following vote:

AYES:

Pessagno, Brown, Isakson, Salazar, Vandevere, Padilla, Sanchez, Diehl, Rochester

NOES:

None

ABSENT:

None

ABSTAIN:

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MIKE NOVO, SECRETARY

COPY OF THIS DECISION WAS MAILED TO THE APPLICANT ON: APR - 6 2008

IF ANYONE WISHES TO APPEAL THIS DECISION, AN APPEAL FORM MUST BE COMPLETED AND SUBMITTED TO THE CLERK TO THE BOARD OF SUPERVISORS ALONG WITH THE APPROPRIATE FILING FEE ON OR BEFORE APR 1 6 2008

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.

Monterey County Resources Management Agency Planning Department Condition Compliance and Mitigation Monitoring Reporting Plan

Project Name: R & Q Mall Properties Inc., (Massolo Industrial Park)

File No: PLN050545

APN: 261-041-024-000, 261-041-025-000, 261-041-026-000

Approved by: Planning Commission

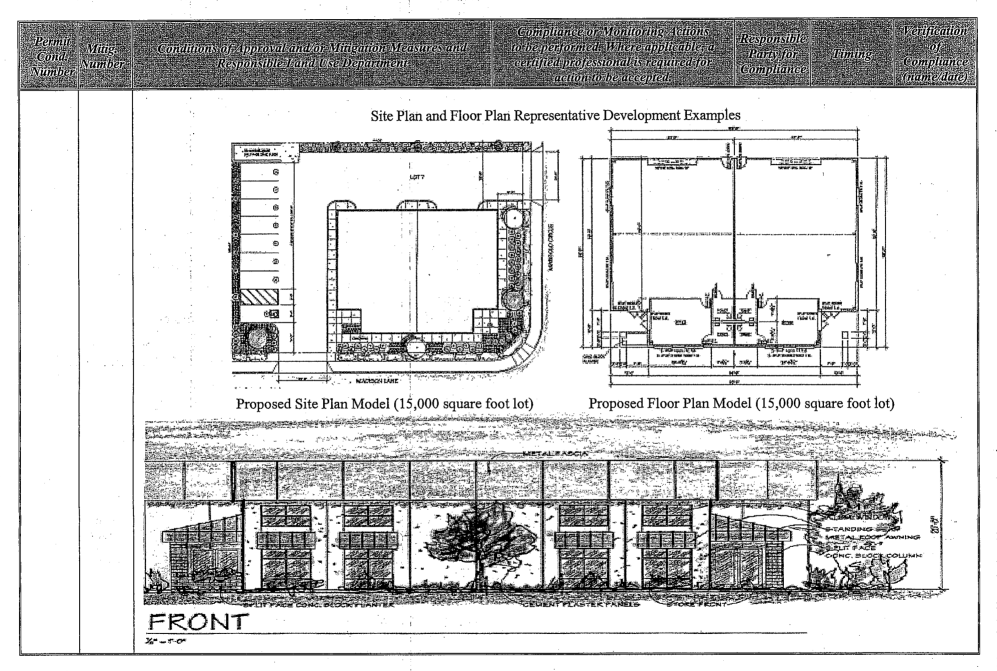
Date: March 26, 2008

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

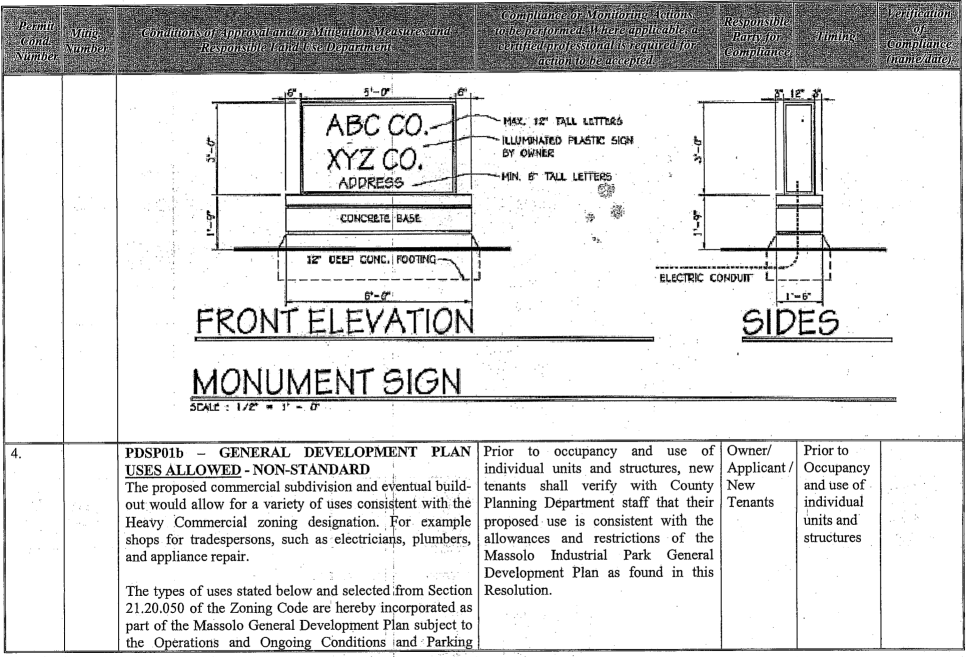
Pennii Cond Number	Miliig. Niimber	- Conditions of Approval and/or Mittleation Measures and Responsible Land Use Department	Compliance of Monitor to be performed. Where a centified professionalis:	applicable, a required for	Responsible Party for Compliance	Timing	Verification of Gompliance (name/date)
1		PD001 - SPECIFIC USES ONLY	Adhere to conditions	A COMMENCE OF THE PARTY OF THE	Owner/	Ongoing	Ellance anten
1.		This Standard Subdivision Tentative Map and General	specified in the permit.		Applicant	unless	
		Development Plan for the Massolo Industrial Park			1	otherwise	
		(PLN050545) allows the division of 3.96 acres into ten				stated	
		commercial lots ranging in size from 15,000 square feet to					
		20,969 square feet. The uses of the General Development					·
		Plan approved for the subject property are described in			.	,	
		detail in the following conditions. The property is located at				,	
		1144 Madison Lane, Salinas (Assessor's Parcel Numbers:					· .
		261-041-024-000, 261-041-025-000, and 261-041-026-					
		000), Greater Salinas Area Plan.					
		This was to the commenced in accordance with County		•			
		This permit was approved in accordance with County ordinances and land use regulations subject to the following	mana walio walio wa				
		terms and conditions. Neither the uses nor the construction					
	Name of	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		٠			-
		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				1	<u> </u>

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Permit	Miiig	Conditions of Approval and/or Mitigation Measures and	Compliance or Monitoring Actions to be performed: Where applicable, a	Responsible		Verification of
Cond.	Ming. Number	Responsible Land Use Department	certified projessional is required for	Party for	Timing	Compliance
Number			action to be accepted.	Compliance		(name/date)
STATE OF THE PROPERTY OF THE P) the other range constitution	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 shall	Owner/	Prior to the	·
		The applicant shall record a notice which states: "A	be furnished to the RMA - Planning	Applicant	issuance of	
		Standard Subdivision Tentative Map and General	Department.		grading and	·
		Development Plan for the Massolo Industrial Park			building	
		(PLN050545) (Resolution 08013) was approved by the			permits or	,
		Planning Commission for Assessor's Parcel Numbers 261-			commence-	
		041-024-000, 261-041-025-000, and 261-041-026-000 on			ment of	
		March 26, 2008). The Standard Subdivision Tentative			use.	
		Map and General Development Plan were granted subject				
		to <u>51</u> conditions of approval which run with the land. A			1	_
		copy of the Standard Subdivision Tentative Map and				
		General Development Plan is on file with the Monterey	· ·		,	
		County RMA - Planning Department." Proof of				·
	ļ	recordation of this notice shall be furnished to the Director				
		of the RMA - Planning Department prior to issuance of				
	1 1	building permits or commencement of the use. (RMA -				
		Planning Department)		0 /	h	
3.		PDSP01a - GENERAL DEVELOPMENT PLAN -	All development plans, construction		Prior to site	
		STRUCTURES AND IMPROVEMENTS - NON-	plans and building permit plans shall	Applicant	preparation	
		STANDARD	be in substantial conformance with the		activities and	
	1	All structures and improvements to the Massolo Industrial	Site Plan and Floor Plan Representative		construction.	
		Park property shall be in substantial conformance with the	Development examples. Such plans			
		Site Plan, Floor Plan, Elevation and signage examples	shall be submitted for review and			
		below and the details of such plans included in Planning	approval by the Director of Planning,		1	
<u></u>		Department file PLN050545, including elevations,	prior to site preparation activities and	<u> </u>		

Permit Conds Number	Mitig. Number	Conditions of Approval and/or Minigation Measures and ## Responsible Land Use Department	Compliance or Monitoring Actions to be performed. Where applicable, a certified professional is required for action to be accepted.	Responsible Party for Compliance	Timing	Verification of Compliance (name/date)
		materials colors and treatments. Additionally, the following	construction.			
		shall be incorporated and maintained:			:	
		Parking lots and outdoor work storage areas shall				
		be screened from public view by buildings, fences,				
		landscaping or berms.Landscaping shall be provided within setback areas		:		
	A	between the front fencing or building and the back				
		of sidewalk or public right of way.			- 1	,
		• Fences and walls shall not display blank or				
		unattractive frontages to streets and adjacent				
		development, and shall incorporate:				
		O An appropriate height (6 feet in this case) O Articulation				
		o Articulation o Complimentary materials and detailing				
		(disallowing barbed wire, concertina wire,				
		shards of glass and razor wire.				
		Rooftop equipment shall be screened form view of	•			
		adjacent streets and commercial development.				
		• To reduce the visual impacts of service and loading				
		areas and temporary trash and recycling storage				
		areas: Service areas and ground-mounted equipment shall				
		be screened from view by fences or walls that				
		conform to the style and materials of the			1	
· .		accompanying building.				
**		Improvement plans shall be prepared for review and			٠	
		approval by the RMA - Planning and Public Works				
		Departments which require the new street pavement				
	,	along the frontage of the project on Boronda Road and Madison Lane and on-site at Massolo Circle be designed				
		to accommodate heavy industrial truck traffic. (RMA -				
		Planning Department and Office of Housing and				
		Redevelopment)				



R & Q Mall Properties LLC (PLN050545) Page 12



Permit	Mitig.	Conditions of Approval and/or Mingation Measures and			nce or ormed					nsible			Verification Of
Cond. Number	Number	Responsible Land Use Department :		rtified	professi	ional is	requir		Part Comp	v for Hance	Tim	ing==	Compliance
				ā	etion to	be acc	epted.	an idah					(name/date)
		requirements.											
		• Offices less than 5,000 square feet of floor area											
		Auto repair facilities											
		 Shops for tradesmen in which all equipment and materials maintained within the structure 								·			
		Mini Warehouse storage facilities less than 5,000				·							
		square feet of floor area											
		• Accessory structures	1 -		•								
		■ Photography studio	, e										
		■ Picture framing									,		
		■ Shoe Shop											-
		■ Shops of light commercial character conducted within a											
		structure											
		Stationary and office supply store											
		Storage, rental, and sales of irrigation equipment		112				-1					
	17:15	Till the Control of the Control of the Control											
		The types of uses stated below and selected from Section 21.20.060 of the Zoning Code are hereby incorporated as							· ·				
		part of the Massolo General Development Plan subject to											
		the Operations and Ongoing Conditions and Parking									. 1		
	·	requirements.											
		Boat and auto sales			*				'		,		1, 1 ×
		Contractor yards and offices											
		■ Bag cleaning or rag works											٠. ٠
		Water well drilling businesses						•					
		Public utility uses and accessory structures, including											•
: .		corporation yards or similar uses					•						
	.· .	■ Wholesale distributors, contractor yards, welding shops				•							
		and other uses of similar character											
		Furniture manufacturing, finish paper products from finished paper stock											
		innancu paper stock											
لحصصا	L:		<u> </u>								<u> </u>		

Rermit Gond Number	er Responsible Land Use Department	Compliance of Monitoring Actions to be performed. Where applicable, a. ; certified professional is required for action to be accepted.	Responsible Barry for Compliance	Timing	Verification Of. Compilance (name/date)
	 Wholesale and retail establishments distributing materials and products essential to agriculture and farming operations, except manure Research laboratories, provided such use does not produce undue odor, noise, smoke or other objectionable effects Warehouses for the collection, packaging, and distribution of agricultural and horticultural products Bottling works Storage Garages (RMA - Planning Department) 				
5.	PDSP01c - GENERAL DEVELOPMENT PLAN USES ARE PROHIBITED UNDER THIS PERMIT - NON-STANDARD The Office of Housing and Redevelopment requires that, uses with hazardous or toxic components be prohibited due to the proximity of the project site to a nearby sensitive receptor, located on the eastern property boundary. Subsequent Planning Commission and the Office of Housing and Redevelopment approval would be required before the General Development Plan could be modified or a new use permit issued for any of the following uses. Additionally, further environmental review would likely be required. Automobile body shops Automobile paint shops Service stations Boarding Kennels Automobile and recreational vehicle storage yards Automobile and truck tow and storage operations Agriculture Processing Plants Trucking operations, including offices, repair, servicing, fueling, storage, and dispatching commercial trucks.	tenants shall verify with County Planning Department staff that their	Owner/ Applicant / New Tenants	Prior to Occupancy and use of individual units and structures	

Permit Cond. Number	Mirig. Number	Conditions of Approval and/or Minigation Measures and Responsible Land Use Department	Compilance or Montoring Actions. to be performed. Where applicable, a certified professional is required for action to be accepted.	Responsible Party for Compliance	Timing	Vérification of Compliance (name/date)
		■ Chemical laboratories, electronic products and instrument manufacturing	suction to besite cepteur.			<u> Elnumenule)</u>
		Service CentersPropane Dealerships				
		(RMA - Planning Department and Office of Housing and Redevelopment)				
6.		PDSP01d - GENERAL DEVELOPMENT PLAN - ONGOING OPERATIONAL CONSIDERATIONS -	As Described	Owners/ Applicants /	Ongoing	
		NON-STANDARD □ All operations, including manufacturing and		Tenants	,	
		fabrication shall be conducted within the building structures.				
		☐ All materials shall be stored inside the building structure or screened adequately outside the building				
		to ensure that the storage area is not visible from the street.				
		☐ To minimize impact the on nearby residential properties, the hours of operation for all noise				
		generating activities shall be from 8:00 AM – 6:00 PM Monday through Saturday and 9:00 am to 6:00				
·		pm weekends. Sunday business operations shall be minimal and shall be conducted entirely within				
		building structures. (RMA - Planning Department and Office of Housing				
		and Redevelopment)			1 .	
7.	.s. 's	PD003(A) – CULTURAL RESOURCES – NEGATIVE ARCHAEOLOGICAL REPORT	Stop work within 50 meters (165 feet) of uncovered resource and contact the	Owner/	Ongoing	
		If, during the course of construction, cultural,	Monterey County RMA - Planning	Archaeo-	·	
		archaeological, historical or paleontological resources are uncovered at the site (surface or subsurface resources) work	Department and a qualified archaeologist immediately if cultural,	logist		
		shall be halted immediately within 50 meters (165 feet) of the find until a qualified professional archaeologist can	archaeological, historical or paleontological resources are			
		evaluate it. The Monterey County RMA - Planning	uncovered. When contacted, the project			

Pennit Cond Number Number	Conditions of Approval and/or Vittigation Measures and Responsible Land Use Department	Compiliance or Monitoring Actions io be performed. Where applicable, a, centified professional is required for action to be accepted.	Responsible Party for Compliance	Timing	Verification ** off Compliance (name/date)
	Department and a qualified archaeologist (i.e., an archaeologist registered with the Society of Professional Archaeologists) shall be immediately contacted by the responsible individual present on-site. When contacted, the project planner and the archaeologist shall immediately	planner and the archaeologist shall immediately visit the site to determine the extent of the resources and to develop proper mitigation measures required for the discovery.			
	visit the site to determine the extent of the resources and to develop proper mitigation measures required for the discovery. (RMA - Planning Department)	The Applicant's engineer shall include this condition as a note on Final Map.	Engineer	Prior to filing the parcel map	
8.	PD004 - INDEMNIFICATION AGREEMENT The property owner agrees as a condition and in consideration of the approval of this discretionary development permit that it will, pursuant to agreement and/or statutory provisions as applicable, including but not limited to Government Code Section 66474.9, defend,	Submit signed and notarized Indemnification Agreement to the Director of RMA – Planning Department for review and signature by the County.	Owner/ Applicant	Upon demand of County Counsel or concurrent with the	
	indemnify and hold harmless the County of Monterey or its agents, officers and employees from any claim, action or proceeding against the County or its agents, officers 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	Proof of recordation of the Indemnification Agreement, as outlined, shall be submitted to the RMA – Planning Department.		issuance of building permits, use of the property, filing of the parcel map, whichever	
	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 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			occurs first and as applicable.	

Permit Gonda Number	Ming: Number	Conditions of Approval and of Minigation Measures and Responsible Land Use Department County shall cooperate fully in the defense thereof. If the	Compliance or Montioning Actions to be performed. Where applicables a centified professional is required for action to be accepted.	Responsible Parcy for Compliance	#Riming	Vertfication of Compliance (name/date)
		County fails to promptly notify the property owner of any such claim, action or proceeding or 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)				
9.		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 of project approval. This fee	The applicant shall submit a check, payable to the County of Monterey, to the Director of the RMA - Planning Department.	Owner/ Applicant	Within 5 working days of project approval.	
	in.	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 are paid. (RMA - Planning Department)	If the fee is not paid within five (5) working days, the applicant shall submit a check, payable to the County of Monterey, to the Director of the RMA - Planning Department.	Owner/ Applicant	Prior to the recordation of the Final map.	
10.		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)	 Enter into agreement with the County to implement a Mitigation Monitoring Program. Fees shall be submitted at the time the property owner submits the signed mitigation monitoring agreement. 	Owner/ Applicant	Within 60 days after project approval or prior to the issuance of grading and building permits, whichever occurs first.	

Permit Cond. Number	Mitig: Number	Conditions of Approval and/or Villigation Mensures and Responsible Eand-Use Department	Compliance or Monitoring Actions to be performed. Where applicable, a certified professional is required for action to be accepted:	Responsible Party for Compilance	Fiming	Verification Of Compliance (Name/date)
11.	·	PD007 - GRADING-WINTER RESTRICTION No land clearing or grading shall occur on the subject parcel between October 15 and April 15 unless authorized by the Director of RMA - Building Services Department. (RMA - Planning Department and Building Services Department)	Obtain authorization from the Director of RMA - Building Services Department to conduct land clearing or grading between October 15 and April 15.	Owner/ Applicant	Ongoing	
12.		PD009 - GEOTECHNICAL CERTIFICATION Prior to final inspection, the geotechnical consultant shall provide certification that all development has been constructed in accordance with the geotechnical report. (RMA - Planning Department and Building Services Department)	Submit certification by the geotechnical consultant to the RMA – Building Services Department showing project's compliance with the geotechnical report.	Owner/ Applicant/ Geotech- nical Consultant	Prior to final inspection	
13.		PD010 - EROSION CONTROL PLAN AND SCHEDULE The approved development shall incorporate the recommendations of the Erosion Control Plan as reviewed by the Director of RMA - Planning and Director of	An Erosion Control Plan shall be submitted to the RMA - Planning Department and the RMA - Building Services Department prior to issuance of building and grading permits.	Owner/ Applicant	Prior to the issuance of grading and building permits	
		Building Services. All cut and/or fill slopes exposed during the course of construction be covered, seeded, or otherwise treated to control erosion during the course of construction, subject to the approval of the Director of RMA - Planning and Director of RMA - Building Services. The improvement and grading plans shall include an implementation schedule of measures for the prevention and control of erosion, siltation and dust during and	Comply with the recommendations of the Erosion Control Plan during the course of construction until project completion as approved by the Director of RMA - Planning and Director of RMA - Building Services.	Owner/ Applicant	Ongoing	
		immediately following construction and until erosion control planting becomes established. This program shall be approved by the Director of RMA - Planning and Director of RMA - Building Services. (RMA - Planning Department and RMA - Building Services Department)	Evidence of compliance with the Implementation Schedule shall be submitted to the RMA - Planning Department and the RMA - Building Services Department	Owner/ Applicant	Prior to final inspection	

Number	nber Responsible Land Luse Department	Compliance or Monitoring Actions to be performed. Where applicable, a centified professional is required for action to be accepted:	Responsible Pany for Compliance	Timing 3	Verification Of Compliance (name/date)
14.	PDSP02 - LANDSCAPE PLAN AND MAINTENANCE (NON-STANDARD) The site shall be landscaped. Prior to the issuance of building permits, three (3) copies of a landscaping plan shall be submitted to the Director of the RMA - Planning Department. All landscape proposed shall be consistent with the Massolo Industrial Park General Development Plan as described above in the several conditions of	contractor's estimate to the RMA - Planning Department for review and approval.	Landscape Contractor/ Licensed Landscape Architect	Prior to issuance of Building Permits	
	PDSP01: A landscape plan review fee is required for this project. Fees shall be 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 and shall include an irrigation plan. The landscaping shall be installed and inspected prior to occupancy. 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,	inspected.	Owner/ Applicant/ Licensed Landscape Contractor/ Licensed Landscape Architect Owner/	Prior to Occupancy Ongoing	
	weed-free, healthy, growing condition. (RMA – Planning Department)	be continuously maintained by the applicant; all plant material shall be continuously maintained in a litter-free, weed-free, healthy, growing condition.	Applicant		
15.	PD013 - LIGHTING - STREET LIGHTS All street lights in the development shall be approved by the Director of the RMA - Planning Department. (RMA - Planning Department)	Submit three copies of the lighting plans to the RMA - Planning Department for review and approval. Approved lighting plans shall be incorporated into final building plans.	Owner/ Applicant	Prior to the issuance of grading or building permits for street lights.	
		The lighting shall be installed and maintained in accordance with the approved plan.		Prior to Occupancy / Ongoing	

Permit Cond Number	Mittig. Number	Conditions of Approval and/or Minigation Measures and Responsible Land Wie Department	(Compilance or Monitoring Actions to be performed. Where applicable, a centified professional is required for action to be accepted.	Responsible Pany for Compliance	Timing	Verification of Compliance (name/date)
16.		PD014(A) - LIGHTING - EXTERIOR LIGHTING	Submit three copies of the lighting plans to the RMA - Planning	Owner/ Applicant	Prior to the issuance of	
		PLAN All exterior lighting shall be unobtrusive, down-lit,	Department for review and approval.	Applicant	building	
		harmonious with the local area, and constructed or located	Approved lighting plans shall be		permits.	
		so that only the intended area is illuminated and off-site	incorporated into final building plans.			
		glare is fully controlled. The applicant shall submit 3	The lighting shall be installed and	Owner/	Prior to	
,		copies of an exterior lighting plan which shall indicate the	maintained in accordance with the	Applicant	Occupancy	
		location, type, and wattage of all light fixtures and include catalog sheets for each fixture. The lighting shall comply	approved plan.		/ Ongoing	
		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	4 .			
	· -,	the issuance of building permits. (RMA - Planning				
		Department)				
17.		PDSP03 - NOTE ON MAP -STUDIES (NON-	Notes shall be placed on the final map		Prior to recordation	
		STANDARD) A note shall be placed on the final map or a separate sheet	or a separate sheet to be recorded and submitted to the RMA - Planning		of final	
		to be recorded with the final map stating that: "Several	Department and Public Works for		map	
	,	Reports have been prepared for the development on this	review and approval.		P	
		property and are on file in the Monterey County RMA -				
		Planning Department. These reports are as follows:				
	·	1. Drainage Calculations and Recommendations for				
		Massolo Industrial Park with Respect to Boronda				
		Road Ditch, Prepared by H.D. Peters Co., Inc. and				
	Trans.	Associates, dated October 30, 2006.				
		2. Traffic Impact Study, Massolo Industrial Park,				
		Boronda, Monterey County California, by Higgins				
		Associates, dated December 16, 2005.		. ~		:
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Permit Cond: Number	Ming. Number	Conditions of Approval and or Mitigation Measures and Responsible band Use Department	Compliance of Monitoring Actions (*) (to be performed: Where applicable, a centified professional is required for action to be accepted.	Responsible Pany for Compliance	Timing	Verification: of Gompliance (name/date)
		3. Preliminary Archaeological Reconnaissance of APN 261-041-024, 025 and 026 in Salinas, Monterey County, California by Archaeological Consulting, dated May 16, 2005.				
		4. Biological Survey Report for the Dan Massolo Property, Madison Lane and Boronda Road, Salinas, CA. APN 261-041-024, 025, 026, by Ed Mercurio Biological Consulting, dated May 2, 2005.			Í	
		5. Geotechnical Investigation Report for New Ten Lot Subdivision at 1144 Madison Lane APN's 261-041-024, 026 & 026, prepared by Soil Surveys, Inc., dated June 30, 2005.				
		6. Update of Prior Geotechnical Investigation Report for Massolo Ten Lot Major Subdivision Memorandum from Soil Surveys, Inc, dated July 26, 2007.				
		The recommendations contained in these reports shall be followed in all further development of this property." The note shall be located in a conspicuous location, subject to the approval of the County Surveyor. (RMA – Planning Department)				
18.		PD026 - BANNERS, FLAGS, PENNANTS	Submit evidence which demonstrates	Owner/	Prior to	
		There shall be no flags, banners, pennants, or other	that there are no flags, banners,	Applicant	use/	
		attention getting devices, other than approved signs, on the property. (RMA – Planning Department)	pennants, or other attention getting devices, other than approved signs, on the property.	÷	Ongoing	
19.		PD036 – UTILITIES – SUBDIVISION A note shall be placed on the final map or a separate sheet to be recorded with the final map indicating that "Underground utilities are required in this subdivision in accordance with Chapter 19.10.095, Title 19 of the Monterey County Code." Such facilities shall be installed	Place note on map or a separate sheet and submit to the RMA - Planning Department for review and approval. Install or bond for the underground utility facilities.	Owner/ Applicant	Prior to the recordation of final map.	

		Secret Novince: "In the secret assumer a Higher to refer to the secret as the secret assumer as the secret as the	NON CONTRACTOR OF THE CONTRACT	Tales are the Assessment and the same	2002 Access produces a message man	enconcrete de la company
Permit			Compliance or Monitoring Actions to be performed: Where applicable, a	Responsible		Verification
Cond.	Ming. Number	Conditions of Approval and/or Mitigation Measures and Responsible Land Use Department	centified professional is required for	Paray for	- Timing	oj Compliance
Number			and the accepted accepted.	Compliance		(name/date)=
STOCKE SCHOOL STOCKES		or bonded prior to filing the final map. The note shall be				
		located in a conspicuous manner subject to the approval of		,		
		the Director of Public Works. (RMA - Planning				
		Department)		.'		4.88 - 1
					:	
20.		PDSP04 - NOTE ON MAP - PROPERTY IS		Owner /	Prior to	•
		SUBJECT TO THE REQUIREMENTS OF A	submitted to the RMA - Planning	Applicant	recordation of final	-
		GENERAL DEVELOPMENT PLAN - NON- STANDARD	Department and Public Works for review and approval.		map	
		A note shall be placed on the final map or a separate sheet	review and approvar.	•	Пар	
		to be recorded with the final map stating that: "A General				
	1	Development Plan has been adopted for this property				
		within the Massolo Industrial Park (Planning Commission		,		
		Resolution #08013). All uses and development on the				
		property must conform to the approved General		,		
	. ***	Development Plan which is on file with the Monterey		,		
		County RMA - Planning Department." (RMA - Planning				
		Department)				
			•			
		WATER RESO	URCES AGENCY		•	v- *
		WAIERRESO	OKCES AGENCI			
21.		WR47 - WASTE MANAGEMENT PLAN	Submit the plan to the Water	Owner/	Prior to	
		The applicant shall provide the Water Resources Agency	Resources Agency for review and	Applicant	issuance of	
		a Construction Site Waste Management Plan prepared by	approval.		any grading	
		a registered civil engineer that addresses the proper			or building	
	İ	disposal of building materials and other construction site			permits	•
		wastes including, but not limited to, discarded building				
		materials, concrete truck washout, chemicals, litter and sanitary wastes. The Site Waste Management Plan must				
		also address spill prevention, control and clean up of				
L	<u>.l</u>	also assissed opin provention, contact and cream up or		ł	1	

Pennit Gond Number	Müng. Number		Compliance of Monitoring Actions to be performed. Where applicable, a certified professional is required for action to be accepted.	Responsible Party for Compliance	liming.	Verification of Compliance (name/date)
		materials such as petroleum products, fertilizers, solvents, pesticides, paints and cleaners. (Water Resources Agency)				
22.		WR41 - NOTICE OF WATER CONSERVATION REQUIREMENTS A notice shall be recorded on the deed for each lot stating: "All new construction shall incorporate the use of low water use plumbing fixtures and drought tolerant landscaping, in accordance with County Water Resources Agency Ordinance No. 3932." Prior to recordation of the final map, a copy the completed notice shall be provided to the Water Resources Agency for approval. (Water Resources Agency)	Submit a recorded notice to the Water Resources Agency for review and approval. (A copy of the County's standard notice can be obtained at the Water Resources Agency.)	Owner/ Applicant	Recordation of the notice shall occur concurrently with the final map	
23.		WRSPO1 - DRAINAGE PLAN - NON-STANDARD The applicant shall provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan shall incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road Ditch, prepared by H.D. Peters Co., dated 10/30/2006. Drainage improvements shall be constructed in accordance with plans approved by the Water Resources Agency. (Water Resources Agency)	Submit 3 copies of the drainage plan to the Water Resources Agency for review and approval.	Owner/ Applicant	Prior to filing of the final map	WRA
24.		WRSPO2 - LANDSCAPING REQUIREMENTS - NON-STANDARD A notice shall be recorded on the deed for each lot stating: "All proposed landscaping shall be completed at the time of building construction. Low water use or drought tolerant plants shall be used together with water efficient irrigation systems." Prior to recordation of the final map, a copy the completed notice shall be provided to the	Submit a recorded notice to the Water Resources Agency for review and approval. (A copy of the County's standard notice can be obtained at the Water Resources Agency.)	Owner/ Applicant	Recordation of the notice shall occur concurrently with the final map.	WRA

Permit Cond- Number	Mittig. Number	Conditions of Approval and/or Mingation Measures and Parties of Approval and Use Department Water Resources Agency for approval: (Water	Compliance or Monitoring Actions to be performed. Where applicable, a certified professional is required for action to be accepted.	Responsible Party for Compliance	Timing	Venification of Compliance (name/date)
		Resources Agency)				
25.		WRSPO3 - COMPLETION CERTIFICATION - NON-STANDARD The applicant shall provide the Water Resources Agency certification from a registered civil engineer or licensed contractor that the drainage improvements have been constructed in accordance with approved plans. (Water Resources Agency)	Submit a letter to the Water Resources Agency, prepared by a registered civil engineer or licensed contractor, certifying compliance with approved drainage plan.	Owner/ Applicant	Prior to issuance of building permits	
-		PUBLI	C WORKS			. <u>.</u>
26.		PW0003 – ENCROACHMENT (CURB, ETC) Obtain an encroachment permit from the Department of Public Works and construct curb, gutter, sidewalk and pave-out along the frontages of Boronda Road and Madison	Applicant shall obtain an encroachment permit from DPW prior to issuance of building permits and complete improvement prior to occupying or	Owner/ Applicant	Prior to Building/ Grading Permit	
		Lane. (Public Works)	commencement of use. Applicant is responsible to obtain all permits and environmental clearances.		Issuance	

Permit Gond: Number	Ming. Number	Conditions of Approval and or Minigation Measures and Responsible Land Use Department	Compliance or Monitoring Actions. to be performed. Where applicable, a centified professional is required for action to be accepted.	Responsible Party for Compliance	. Timing	Venification of Compliance (name/date)
28.		PW0010 – SEWER CONNECTION Obtain a sewer connection permit from the Department of Public Works and pay all applicable fees. (Public Works)	Applicant shall apply for permit with Department of Public Works, obtain the permit, and pay applicable fees.	Owner/ Applicant	Prior to Building/ Grading Permits Issuance	
29.		PW0012 – PLAN SUBMITTAL (SEWER) Submit plans to the Department of Public Works for approval and construct all necessary sewer improvements. (Public Works)	Applicant shall submit improvement plan to Department of Public Works for approval. Sewer improvements to be constructed in compliance with approved plans.	Owner/ Applicant	Prior to Building/ Grading Permits Issuance	
30.		PW0015 – UTILITY'S COMMENTS Submit the approved tentative map to impacted utility companies. Subdivider shall submit utility company recommendations, if any, to the Department of Public Works for all required easements. (Public Works)	Subdivider shall provide tentative map to impacted utility companies for review. Subdivider shall submit utility comments to DPW	Owner/ Applicant	Prior to Recordation of Map	
31.		PW0016 – MAINTENANCE OF SUBDIVISIONS Pay for all maintenance and operation of subdivision improvements from the time of installation until acceptance of the improvements for the Subdivision by the Board of Supervisors as completed in accordance with the subdivision improvement agreement and until a property owners association or other agency with legal authorization to collect fees sufficient to support the services is formed to assume responsibility for the services. (Public Works)	Subdivider shall be responsible to maintain improvements until maintenance is assumed by another entity.	Subdivider	Ongoing	
32.		PW0023 - IMPROVEMENT PLANS Provide improvement plans for approval of the Department of Public Works and that the roads be constructed in accordance with the typical section shown on the tentative map. (Public Works)	Subdivider shall submit improvement plans prepared by his Engineer to DPW for approval. Improvements to be bonded prior to recordation of final map.	Subdivider	Prior to Recordation of Final Map	

Permit Cond. Number	Mitig. Number	Conditions of Approval and/or Minigation Measures and Responsible Land Use Department	Gompliance or Monitoring Actions :: to be performed. Where applicable, a certified professional is required for action to be accepted: Subdivider/Applicant shall install and	Responsible Party for Compliance Subdivider	Fining.	Verification of Compliance (name/date)		
33.		PW0024 – STOP SIGN Install and maintain stop signs on the project access roads at Boronda Road and Madison Lane. (Public Works)	maintain stop sign.	/ Applicant				
34.		PW0030 – PROPERTYOWNERS ASSOCIATION Form a property owners association for road and drainage maintenance. Prepare an operation and maintenance plan for all facilities. Implement a fee program to fund operation and maintenance, and have appropriate documentation recorded against each parcel within the subdivision. (Public Works)	Subdivider shall submit documentation to DPW and WRA for formation of property owners association or other entity to maintain roads and drainage improvements.	Subdivider	Prior to Recordation of Final Map			
35.		PW0032 - AS BUILT PLANS A Registered Civil Engineer shall file as-built plans (originals) in the Department of Public Works with a letter certifying improvements have been made in conformance to improvement plans and local ordinance. (Public Works)	Subdivider's Engineer shall submit asbuilt plans and stamped notice of completion letter to DPW for review and approval.	Subdivider /Engineer	Prior to Release of Bonds			
	HOUSING AND REDEVELOPMENT							
Note		The language and requirements of the Housing and Redevelopment Department conditions have been incorporated into the General Development Plan conditions above. (Conditions 3-6) PDSPO1a, PDSPO1b, PDSPO1c, and PDSPO1d.						

Rennu Conds Number	Mung:	Conditions of Approval and/or Mitigation Measures and Responsible Land Use Department	Compliance or Monitoring Actions to be performed. Where applicables as a certified projessional is required for action to be accepted.	Responsible Rarsy for Compliance	Turns	Mentitation of Compliance (name/date)			
	SALINAS RURAL FIRE DISTRICT								
36.		FIRE002 - ROADWAY ENGINEERING The grade for all roads shall not exceed 15 percent. Where road grades exceed 8 percent, a minimum structural roadway surface of 0.17 feet of asphaltic concrete on 0.34 feet of aggregate base shall be required. The length of vertical curves in roadways, exclusive of gutters, ditches and drainage structures designed to hold	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" on roadway improvement plans. Approved roadway improvement plans shall be made a part of the subdivision grading permit application.	Applicant or owner	Prior to issuance of grading permit.				
		or divert water, shall not be less than 100 feet. No roadway turn shall have a horizontal inside radius of less than 50 feet. A roadway turn radius of 50 to 100 feet is required to have an additional 4 feet of roadway surface. A roadway turn radius of 100 to 200 feet is required to have an additional 2 feet of roadway surface. Roadway turnarounds shall be required on dead-end roads in excess	After the issuance of grading permit for installation of roadway improvements and upon completion of the roadway improvements, Applicant shall obtain fire department final inspection approval.	Applicant or owner	Prior to final subdivision grading inspection				
		of 150 feet of surface length. The minimum turning radius for a turnaround shall be 40 feet from the center line of the road. If a hammerhead/T is used, the top of the "T" shall be a minimum of 60 feet in length. (Salinas Rural Fire District)							
37.		FIRE003 - DEAD-END ROADS (1) For parcels less than 1 acre, the maximum length of a dead-end road, including all dead-end roads accessed from that dead-end road, shall not exceed 800 feet. All dead-end road lengths shall be measured from the edge of the roadway surface at the intersection that begins the road to the end of the road surface at its furthest point. Where a dead-end road serves parcels of differing sizes,	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" on roadway improvement plans. Approved roadway improvement plans shall be made a part of the subdivision grading permit application.	Applicant or owner	Prior to issuance of grading permit.				

Penmii Cond Number	Mitig Numiber	Conditions of Approval analoir Minigation Measures and Responsible Land Use Department	Compliance or Monitoring Actions to be performed. Where applicable, a continued professional is required for a continued for a	Responsible Pany for Compliance	Timing.	Verification of Compliance (mame/date)
		the shortest allowable length shall apply. Each dead-end road shall have a turnaround constructed at its terminus.	After the issuance of grading permit for installation of roadway improve-	Applicant or owner	Prior to final	
		The minimum turning radius for a turnaround shall be 40	ments and upon completion of the		subdivision	
	,	feet from the center line of the road. If a hammerhead/T	roadway improvements, Applicant		grading	
		is used, the top of the "T" shall be a minimum of 60 feet	shall obtain fire department final		inspection.	
		in length. (Salinas Rural Fire District)	inspection approval.	A 1' 4	Districts	
38.		FIRE010 -ROAD SIGNS	Applicant shall incorporate specification into design and enumerate as	Applicant or owner	Prior to issuance of	
		All newly constructed or approved roads and streets shall be designated by names or numbers, posted on signs	"Fire Dept. Notes" on roadway im-	of owner	grading	·
		clearly visible and legible from the roadway. Size of	provement plans. Approved roadway		permit.	
		letters, numbers and symbols for street and road signs	improvement plans shall be made a			
		shall be a minimum 4-inch letter height, ½-inch stroke,	part of the subdivision grading permit	,		
		and shall be a color that is reflective and clearly ontrasts	application.			
		ith the background color of the sign. All numerals shall be Arabic. Street and road signs shall be non-combustible				
		and shall be visible and legible from both directions of				
		vehicle travel for a distance of at least 100 feet. Height,			·	
		visibility, legibility, and orientation of street and road				
		signs shall be meet the provisions of Monterey County				
		Ordinance No. 1241. This section does not require any				
	1	entity to rename or renumber existing roads or streets, nor shall a roadway providing access only to a single				
		commercial or industrial occupancy require naming or				
	.	numbering. Signs required under this section identifying				
		intersecting roads, streets and private lanes shall be			1	
		placed at the intersection of those roads, streets and/or				
		private lanes. Signs identifying traffic access or flow				
		limitations (i.e., weight or vertical clearance limitations, dead-end road, one-way road or single lane conditions,				
		etc.) shall be placed: (a) at the intersection preceding the				
		traffic access limitation; and (b) not more than 100 feet				
		before such traffic access limitation. Road, street and				
		private lane signs required by this article shall be installed				

Permit Gond: Number	Ming. Number	Conditions of Approval and/or Mitigation Measures and	Compliance or Monitoring Actions to be performed. Where applicable, a centified professional is required for action to be accepted.	Responsible Pany for Compliance	Timitag	Verification of Gompliance (name/date)
		prior to final acceptance of road improvements by the Reviewing Fire Authority. (Salinas Rural Fire District.)	After the issuance of grading permit for installation of roadway improvements and upon completion of the roadway improvements, Applicant shall obtain fire department final inspection approval.	Applicant or owner	Prior to final subdivision grading inspection	
39.		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	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" on the final map.	Applicant or owner	Prior to approval of the final map.	
		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	Applicant shall obtain addresses for each parcel.	Applicant or owner	Prior to issuance of grading permit.	
	* . <u>.</u> • * *	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.	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" building plans.	Applicant or owner	Prior to issuance of building permit.	
		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.	Applicant shall post address numbers and obtain fire department final inspection approval.	Applicant or owner	Prior to final building inspection.	
		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. (Salinas Rural Fire District)				

Permit Cond: Number	Miing. Number	Conditions of Approval and or Midgation Measures and Responsible Land Use Department.	Compliance or Monitoring Actions : to be performed. Where applicable, a centified professional is required for action to be accepted:	Responsible Panysfor Campliance	Timing	Verification of Compliance (name/date)
40.		FIRE030 – NON-STANDARD CONDITIONS ROAD ACCESS Access roads shall be required for every building when	Applicant shall print the text of this condition on the Final Map.	Applicant or owner	Prior to filing of final map.	
		any portion of the exterior wall of the first story is located more than 150 feet from fire department access. All roads shall be constructed to provide a minimum width of 20 feet with an unobstructed vertical clearance of not less than 15 feet. Parking may be permitted when additional road width is provided. The roadway surface shall	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" on improve-ment plans. Applicant shall provide improvement plans to the fire district.	Applicant or owner	Prior to issuance of grading permit.	
		provide unobstructed access to conventional drive vehicles including sedans and fire apparatus and shall be an all-weather surface designed to support the imposed load of fire apparatus (22 tons). Each road shall have an	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" on construction plans.	Applicant or owner	Prior to issuance of building permit.	
		approved name. (Salinas Rural Fire District)	Applicant shall construct fire department access in accordance with this condition and obtain fire	Applicant or owner	Prior to final building	·
			department final inspection approval.		inspection	
41.		FIRE030 -NON-STANDARD CONDITIONS - HYDRANTS AND FIRE FLOW- A new hydrant shall be installed at the corner of Massolo Circle and Madison	Applicant shall print the text of this condition on the Final Map.	Applicant or owner	Prior to filing of final map.	·
		Lane. Hydrants for fire protection shall be provided at locations approved by the Salinas Rural Fire District and shall conform to the following requirements:			imai map.	
		a. FIRE FLOW - Pursuant to Uniform Fire Code Appendix III-A, the minimum fire flow requirement for non-sprinklered commercial buildings with an				
	724 (A.) (A.) (A.)	area up to 4,999 square feet built with Type V-N construction is 2,000 gallons per minute with a				
		residual pressure of 20 psi under normal operating conditions for a duration of 2 hours. For buildings with an area up to 11,300 square feet that are				
	·	protected with automatic fire sprinkler systems, the minimum fire flow requirement may be reduced to				

Permit Cond- Number	Mitig. Number	Conditious of Approval and/or Mingation Measures and Responsible Land Use Departments	Compliance or Monitoring Actions to be performed: Where applicable; a certified professional is required for action to be accepted.	Responsible Party for Compliance	niming.	Verification Of Compliance (name/date)
		 1,500 gallons per minute with a residual pressure of 20 psi under normal operating conditions for a duration of 2 hours. b. TIMING OF INSTALLATION - Approved fire protection water supply systems must be installed and made serviceable prior to the time of construction. c. HYDRANT/FIRE VALVE (ADDITION) - A new hydrant shall be installed. d. HYDRANT/FIRE VALVE (LOCATION) - The hydrant or fire valve shall be 18 inches above grade, 8 feet from flammable vegetation, no closer than 4 feet nor further than 12 feet from a roadway, and in a 	Applicant shall incorporate specification into design and enumerate as "Fire Dept. Notes" on improvement plans. Applicant shall provide improvement plans to the fire district and obtain fire district approval. The water system improvement plans shall be submitted as part of the grading permit application for the subdivision improvements.	Applicant or owner	Prior to issuance of grading permit.	
		location where fire apparatus using it will not block the roadway. e. FIRE HYDRANTS - Hydrants shall be installed in accordance with spacing set forth in Uniform Fire	Applicant shall schedule fire dept. clearance inspection for each phase of development and obtain fire	Applicant or owner	Prior to issuance of building	
		Code Appendix III-B and in accordance with the following specifications:	department test and acceptance of the water system improvements.		permit	
		Code Appendix III-B and in accordance with the	*		permit	

		MITIGATIO	N MEASURES.			
42.	1-1	Aesthetics. Mitigation Measure 1-1: In order to prevent the substantial degradation of the existing visual character or quality of the site and its surroundings, as well as, ensure harmonious and consistent design, applicants are required to provide detailed site plans, landscaping plans, and elevations to the Department of Planning that demonstrate compliance with the following development standards:	Mitigation Monitoring Action 1-1: Prior to the issuance of permits for each respective lot, each individual applicant will submit evidence, including site plans, landscaping plans, and building elevations, demonstrating compliance with this mitigation, subject to the review and	Applicant or owner	Prior to the issuance of permits for each respective lot.	
		 All buildings will be designed in a manner that is similar and compatible with the Site and Floor Plan Models of the adopted General Development Plan, including building, facade, landscaping, and parking standards. All buildings will be designed in a manner that enhances the area, including an emphasis on building entrances. Entrances to individual buildings should be readily identifiable to visitors. Entries should be highlighted by varying the mass, height, and set back of the building. The design of auxiliary structures and facilities should 	approval of the Monterey County Department of Planning.			
		 The design of auxiliary structures and facilities should be compatible with the primary buildings on the site. Service areas, shipping and receiving bays, storage and work areas, and mechanical equipment should be located to the rear or side of the building, and should be screened from public view by landscaping, berms, and fencing. Vehicle access should be marked by special entry features, such as monument signs, special paving, and landscaping. The entry should be clearly visible to motorists. 				

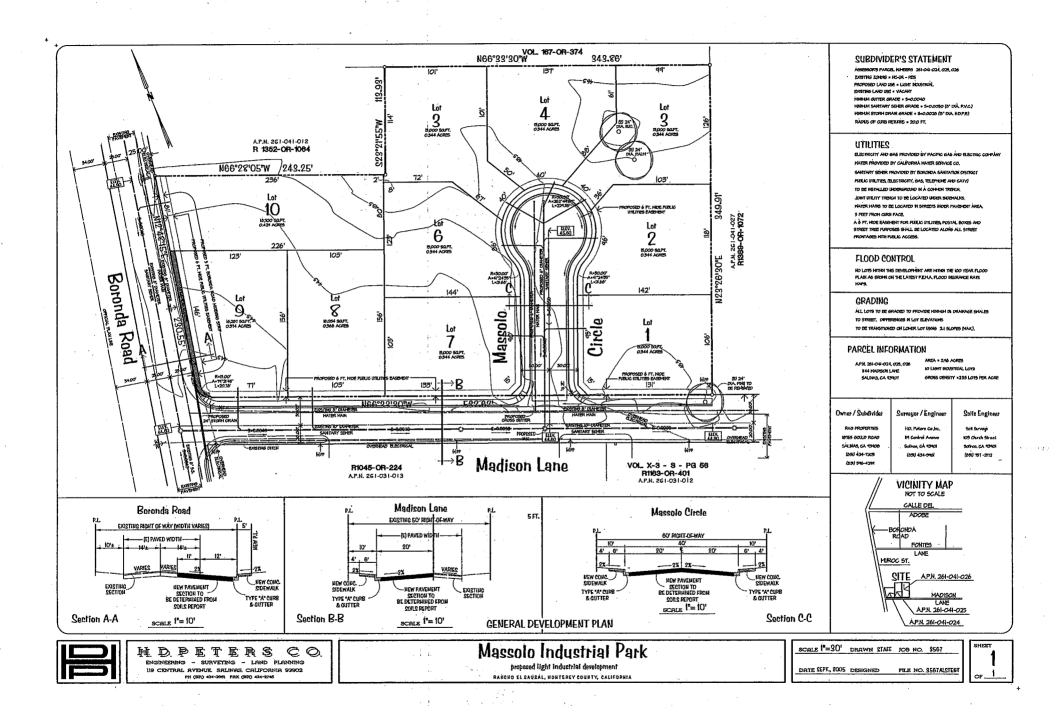
				A 1.	D. 1	
43.	1-2	Aesthetics. Mitigation Measure 1-2: In order to prevent	Mitigation Monitoring Action 1-2: Prior to the issuance of permits for	Applicant or owner	Prior to the issuance of	
		the substantial degradation of the existing visual character	each respective lot, each individual	of owner	permits for	
		or quality of the site and its surroundings, all operations, including manufacturing and fabrication will be	applicant will submit evidence,		each	
		conducted within enclosed structures. Further, all	including site plans and landscaping		respective	
		materials and equipment must be stored inside the	plans that demonstrate compliance		lot	·
		enclosed structures or screened adequately to ensure that	with these measures, subject to the			
		storage is not visible from the street. Site plans for future	review and approval of the Monterey		,	·
		site development will demonstrate that all activities will	County Department of Planning.			
		be conducted within enclosed structures and/or adequately				
		screened from adjacent uses consistent with the			ļ	1
		development standards contained in the GDP Model Site				
		and Floor Plans.			:	
44.	1-3	Aesthetics Mitigation Measure 1-3: In order to prevent	Mitigation Monitoring Action 1-3:		Prior to the	
		the substantial degradation of the existing visual character	The landscaping plan shall be	or owner	issuance of	
		or quality of the site and its surroundings, each individual	submitted for review and approval by		permits for	
		will provide a landscaping plan that is sufficient in detail	the Director of the Planning		each	
		to identify the location, species, and size of the proposed	Department and the Office of Housing		respective	
	3	landscaping. The plan will include an irrigation plan.	and Redevelopment, at least three (3)		lot	
		Further, the landscaping plan will demonstrate	weeks prior to the timing of desired			
		consistency with the proposed Model Site Plan, which	occupancy.			
		requires 10% lot coverage and appropriate landscaping				
		along roadways to decrease visual impacts from the				
		proposed project on the surrounding area.				9 4 4
4.5		A satisfied Market Market Market A As To suffer to	Mitigation Monitoring Action 1-4:	Applicant	Prior to the	
45.		Aesthetics. Mitigation Measure 1-4: In order to	Prior to the issuance of any building	or owner	issuance of	
		minimize new sources of light or glare that would adversely affect day or nighttime visual quality, the	permit, the individual development	OI OWILL	permits for	
		development of the commercial lots will require the	project applicant will submit a		each	
		preparation an exterior lighting plan. The lighting plan	detailed lighting plan, subject to the		respective	
		must demonstrate all exterior lighting is unobtrusive and	review and approval of the Director of		lot	
			• · · · · · · · · · · · · · · · · · · ·		· .	
						1
		the exterior lighting.				
		harmonious with the local area and that only the intended area is illuminated fully controlling off-site glare. The plan must also include the location, type, and wattage of the exterior lighting.	Planning.			

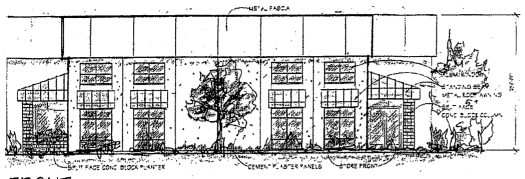
46.	8-1	Hydrology and Water Quality. Mitigation Measure 8-	Mitigation Monitoring Action 8-1:	Applicant	Prior to	
	• -	1: In order to ensure needed local drainage and streets	Prior to recordation of the final map,	or owner	recordation	
		improvements will occur for the Madison Lane	the project applicant will submit		of the final	
		Industrial/Heavy Commercial Area, all new developments	payment to the County of Monterey as		map	
		in the Boronda Community are required to contribute a	required by the Boronda Area Master			
		pro-rata fair share fee in the form of the Boronda Area	Plan Drainage Fee and the			
		Master Plan Drainage Fee. These fees are used to fund	Department of Public Works, or shall			
		storm drainage system improvements as identified in the	enter into an agreement to install the			
		Boronda Area Storm Drain Master Plan. The Boronda	curb, gutter, sidewalk and pave-out,			
		Area Master Plan Drainage Fee requires \$38,108.00 per	and provide bonds to assure		• •	
		acre of property that is developed. With 3.96 acres, the	completion of the improvements with			
		total Drainage Fee for the Massolo Industrial Park is	the County of Monterey.			
		calculated to be \$150,907.68. In lieu of paying this fee,				
		applicant can install curb, gutter, sidewalk and pave-out				
		along the frontage of Madison Lane and Boronda Road.				
		Applicant shall receive credit for the cost of installing				
		these improvements toward his Boronda Area Master Plan				
		Drainage Fee obligation. (Public Works)			1	
H .						1 1
47.	8-2	Hydrology and Water Quality. Mitigation Measure 8-	Mitigation Monitoring Action 8-2:	Applicant	Prior to the	
47.	8-2	Hydrology and Water Quality. Mitigation Measure 8- 2: In order to ensure that increased run-off due to	Mitigation Monitoring Action 8-2: The applicant will submit three copies	Applicant or owner	Prior to the filing of	
47.	8-2	Hydrology and Water Quality. Mitigation Measure 8- 2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of	The applicant will submit three copies of the drainage plan to the Water	1	I .	
47.	8-2	2: In order to ensure that increased run-off due to	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and	1	filing of	
47.	8-2	2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of	The applicant will submit three copies of the drainage plan to the Water	1	filing of the final	
47.	8-2	2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and	1	filing of the final	
47.	8-2	2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final	1	filing of the final	
47.	8-2	2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final	1	filing of the final	
47.	8-2	2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final	1	filing of the final	
47.	8-2	2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road Ditch, prepared by H.D. Peters Co., dated 10/30/2006.	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final	1	filing of the final	
47.	8-2	2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road Ditch, prepared by H.D. Peters Co., dated 10/30/2006. Drainage improvements will be constructed in accordance	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final	1	filing of the final	
		2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road Ditch, prepared by H.D. Peters Co., dated 10/30/2006. Drainage improvements will be constructed in accordance with plans approved by the Water Resources Agency.	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final map.	or owner	filing of the final map.	
48.	8-2	2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road Ditch, prepared by H.D. Peters Co., dated 10/30/2006. Drainage improvements will be constructed in accordance with plans approved by the Water Resources Agency. Land Use and Planning: Mitigation Measure 9-1: In	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final map. Mitigation Monitoring Action 9-1:	or owner Applicant	filing of the final map. Prior to site	
		2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road Ditch, prepared by H.D. Peters Co., dated 10/30/2006. Drainage improvements will be constructed in accordance with plans approved by the Water Resources Agency. Land Use and Planning: Mitigation Measure 9-1: In order to ensure that the development of the subdivision	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final map. Mitigation Monitoring Action 9-1: Project applicants will submit	or owner Applicant	filing of the final map. Prior to site preparation	
		2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road Ditch, prepared by H.D. Peters Co., dated 10/30/2006. Drainage improvements will be constructed in accordance with plans approved by the Water Resources Agency. Land Use and Planning: Mitigation Measure 9-1: In order to ensure that the development of the subdivision will not conflict with the adopted General Development	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final map. Mitigation Monitoring Action 9-1: Project applicants will submit evidence, including but not limited to	or owner Applicant	Prior to site preparation activities and	
		2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road Ditch, prepared by H.D. Peters Co., dated 10/30/2006. Drainage improvements will be constructed in accordance with plans approved by the Water Resources Agency. Land Use and Planning: Mitigation Measure 9-1: In order to ensure that the development of the subdivision will not conflict with the adopted General Development Plan, all applicants will be subject to the limitations of the	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final map. Mitigation Monitoring Action 9-1: Project applicants will submit evidence, including but not limited to site plans, landscaping plans, signage,	or owner Applicant	filing of the final map. Prior to site preparation	
		2: In order to ensure that increased run-off due to impermeable surfaces will not exceed the capacity of drainage systems or plans, the applicant will provide the Water Resources Agency a drainage plan prepared by a registered civil engineer addressing on-site and off-site impacts. The plan will incorporate the recommendations in the Drainage Calculations and Recommendations for Massolo Industrial Park With Respect to Boronda Road Ditch, prepared by H.D. Peters Co., dated 10/30/2006. Drainage improvements will be constructed in accordance with plans approved by the Water Resources Agency. Land Use and Planning: Mitigation Measure 9-1: In order to ensure that the development of the subdivision will not conflict with the adopted General Development	The applicant will submit three copies of the drainage plan to the Water Resources Agency for review and approval prior to the filing of the final map. Mitigation Monitoring Action 9-1: Project applicants will submit evidence, including but not limited to	or owner Applicant	Prior to site preparation activities and	

	T		adopted General Development Plan		• •	
			for the subject property and the			
			adopted Boronda Community Plan		• .	•
			will not be approved by the County.			
49.	11-1	Noise. Mitigation Measure 11-1: In order to ensure the	Mitigation Monitoring Action 11-1:	Project	During the	
49.	11-1	proposed project's development would not result in a	The project construction contractor	construc-	construction	
		substantial increase in ambient noise levels, the following	will submit a signed	tion	phase	
		construction noise measures will be adhered to during the	acknowledgement providing evidence	contractor	P	
		construction phase of any development on the project site:	to the Department of Planning	0011		
		Noise-generating activities at the construction site or in	documenting that adequate provisions			
		areas adjacent to the construction site associated with	and practices are in place to insure		•	
		the project should be restricted to the hours of 8:00	that noise related impacts are			
		a.m. to 5:00 p.m., Monday through Friday. No	minimized to the extent feasible to the		·	
		construction activities should occur on weekends or	Monterey County Planning			
		holidays.	Department. Such acknowledgement			
		• Equip all internal combustion engine driven equipment	shall include confirmation of a current			
		with intake and exhaust mufflers that are in good	mailing list for the adjacent property			
		condition and appropriate for the equipment.	owners and tenants as well as a copy	ļ		
		Locate stationary noise generating equipment as far as	of the contractors notice.			· · ·
,	1.0	possible from sensitive receptors when sensitive				
		receptors adjoin or are near a construction project area.				
		 Utilize "quiet" air compressors and other stationery 				
•		noise sources where technology exists.				
		Radios will be controlled as to not be audible outside				
		of the project site.	,			
		• The contractor will prepare a detailed construction plan				
		identifying the schedule for major noise-generating			No.	
		construction activities. The construction plan will				e e
		identify a procedure for coordination with the adjacent				
		noise sensitive facilities so that construction activities				
		can be scheduled to minimize noise disturbance.				
		can be selectated to minimize noise distarbance.				
		Designate a "disturbance coordinator" who would be				
		responsible for responding to any local complaints about		[.		•
		construction noise. The disturbance coordinator will	·			
		determine the cause of the noise complaint (e.g., starting				
		too early, bad muffler, etc.) and will require that		£.,.	1.	
	<u> </u>	100 carry, bad marrier, cic.) and win require that				<u> </u>

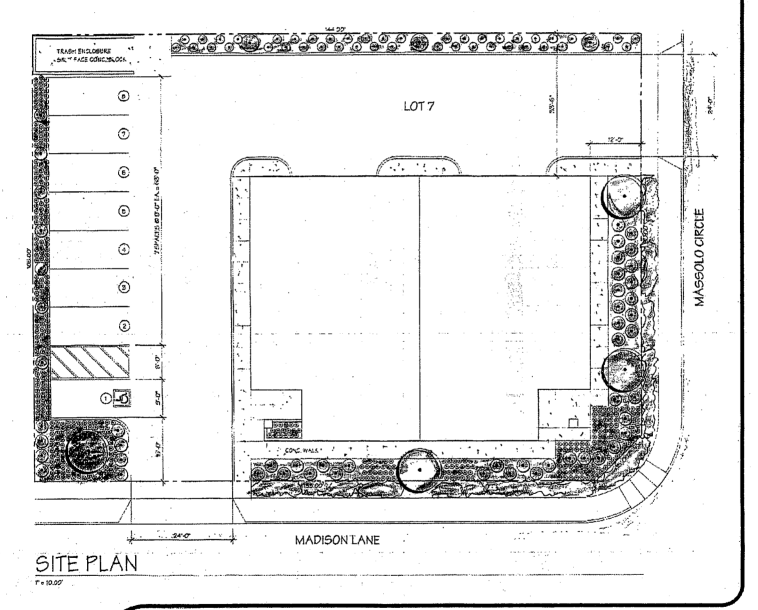
			T		T	
		reasonable measures warranted to correct the problem be				
		implemented. Conspicuously post a telephone number for the disturbance coordinator at the construction site and				
,		include it in a notice sent to adjacent property owners and				
		tenants regarding the construction schedule.				
		tenants regarding the constitueion senedate.				
50.	15-1	Transportation/Traffic. Mitigation Measure 15-1: In	Mitigation Monitoring Action 15-1:	The First	Prior to	
30.			Prior to issuance of building permits	Owner/	issuance of	
		impacts resulting from the proposed project, future f	for new building construction, the	Builder	building	
		1 0 1 7 1 1	applicant will provide a receipt of	of a new	permits for	
			payment to the Planning Department	structure.	new	
		The state of the s	demonstrating that their fair share of	D. 1-1	building	
		1000 11101000 0110	all applicable fees have been paid to	Relating to the first	construction	
		1 212.20 2108.00.00.00.00.00.00.00.00.00.00.00.00.0	FAMC and the City of Salinas. A notice to this will be recorded by the	occupancy		
		(Trusting Timperor I Amend Time)	applicant as required by Public Works	only		
			non-standard conditions of approval.	Omy		
			Town Committee of a PF Pro-			
		Revis	sed Table 1.			
		Traffic Imp	pact Fee Estimate		и .	11
		Traffic Fee Fee Rate	Area Project Project Fee	e.	Per Lot	
			(sq.ft.) Trips		Estimate	
	·	Salinas Traffic Fee \$374 Per ADT trip	214 \$80,036.0	0	\$8,003	
		Ordinance	<u> </u>	· · · · · · · · · · · · · · · · · · ·		_
		TAMC Regional S1,628 Per 1,000 sq. ft. of building space	31.015 \$50,492.4	2	\$5,049	
			\$130,528.0	<u> </u>	\$13,052	
		Total	\$130,528.0	<u> </u>	\$13,032	
			c Impact Analysis, H.D. Peters Compan	y Inc		
			December 16, 2005.	<i>J</i> , 1110.,		
		Ticpared b	200011001 10, 2000.			
					. 1	
l						

51.	15-2	Transportation/Traffic. Mitigation Measure 15-2: In order to minimize potential traffic/transportation impacts resulting from the proposed project, the project applicant shall submit payment of the Boronda Area Traffic Fee in the amount of \$13,854 as identified by the Public Works Department.	Prior to the recordation of the final map, the project applicant shall contribute \$13,854 to the County of	or owner	Prior to the recordation of the final map	
		END OF CONDITIONS				





FRONT







ROGER A. CORNEJO A.I.A. ARCHITECT, INC.

CONCEPTUAL DEVELOPMENT PLAN FOR:

MASSOLO INDUSTRIAL PARK

MADISON LANE SALINAS, CALIFORNIA

A-I

SHEET NO.

SHEETS

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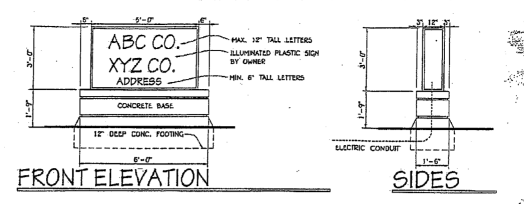
107 CHURCH STREET - SALINAS - CALIFORNIA 93901 e-mail : rcornejo@pacbell.net

Fax:

Phone: (831) 422-1046 (831) 422-1952

REVISED : BY: 8.0 DATE: 3-27-06

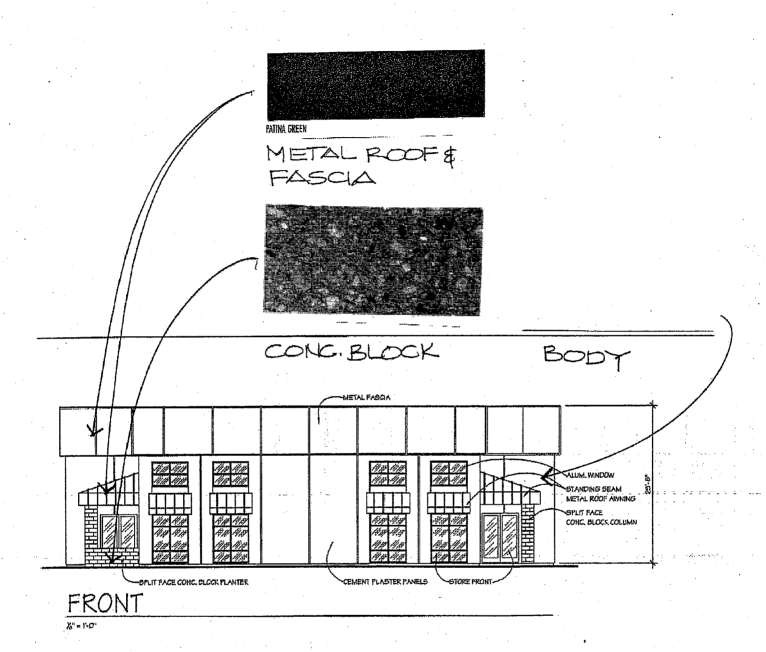
0616



MONUMENT SIGN

40.0 oʻxoʻ stor Front 1.6. OFFICE TOILET 2- 6'x4' ALUM. FX. T.O. 2- 6'x6' STORE FRONT T.G. E-BAF ALUM FX T.G. 2- BAB BEORE FRONT TO. conc. Dlock Playter 20'-85/4. FLOOR PLAN

PARKING CALCS SHOP AREA : 8000; 5F./800 = 8 DFFICE AREA : 800 \$ 5F./800 = 8



COLOR BOARD

MAGSOLD INDUSTRIAL PARK