Before the Planning Commission in and for the County of Monterey, State of California

In the matter of the application of:

STEPHEN N. AND PATRICIA A. JENSEN TRS (PLN100433)

RESOLUTION NO.11-008

Resolution by the Monterey County Planning Commission:

- 1) Categorically exempts the project from environmental review pursuant to CEQA Guidelines Section 15304; and
- 2) Approving Use Permit for development on slopes in excess of 25% for a 170-foot long, 9-foot high retaining wall and construction of a 220.5 square foot pool storage building to clear a zoning code violation 10CE00140. Grading is approximately 1,350 cubic yards (784 cubic yards cut and 528 cubic yards fill).

(PLN100433, Stephen N. Patricia A. Jensen Trs, 45360 Carmel Valley Road, Greenfield, Central Salinas Valley (APN: 419-361-014-000)

The Use Permit for development on slopes in excess of 25% for a 170-foot long, nine-foot high retaining wall and the construction of a 220.5 square foot pool storage building to clear a zoning violation (10CE00140) and grading approximately 1,350 cubic yards (784 cubic yards cut and 528 cubic yards fill) application (PLN100433) came on for public hearing before the Monterey County Planning Commission on February 23, 2011. Having considered all the written and documentary evidence, the administrative record, the staff report, oral testimony, and other evidence presented, the Planning Commission finds and decides as follows:

FINDINGS

1. **FINDING:**

CONSISTENCY – The Project, as conditioned, is consistent with the applicable plans and policies which designate this area as appropriate for development.

EVIDENCE: a)

During the course of review of this application, the project has been reviewed for consistency with the text, policies, and regulations in:

- the 2010 Monterey County General Plan,
- Central Salinas Valley Area Plan,
- Monterey County Zoning Ordinance (Title 21)

No conflicts were found to exist. No communications were received during the course of review of the project indicating any inconsistencies with the text, policies, and regulations in these documents.

b) The property is located at 45360 Carmel Valley Road, Greenfield (Assessor's Parcel Number 419-361-014-000), Central Salinas Valley. The parcel is zoned RG/10, which allows the use of productive grazing lands in the County while also providing the opportunity to establish support facilities for grazing uses and clustered residential uses. The retaining walls and pool area are accessory to the residential use. The development on slopes over 25% is the construction of 170-foot long

- nine foot high retaining wall, to stabilize the steep slopes of approximately 60%, a 220.5 square foot below-grade pool storage room as part of the wall, and associated drainage system. Therefore, the project is an allowed land use for this site.
- c) Staff conducted a site inspection on April 23, 2010 to verify that the project on the subject parcel conforms to the plans and policies listed above.
- d) Title 21, Section 21.64.230 Regulations for Development on Slopes in Excess of 30%, states that such development requires a Use Permit. The Monterey County General Plan, adopted October 26, 2010 (Open Space and Conservation Element) includes policies restricting activity on 25% slopes to prevent soil erosion, conserve soils and enhance water quality.

Policy OS-3.1: Requires Best Management Practices (BMPs) implemented to prevent and repair erosion damage. Measures to repair erosion damage require planning and building permits and include compliance with conditions of approval to achieve consistency with this policy. The existing slopes are unstable and in an eroding condition. The construction of retaining walls and a drainage system to control water run-off with the implementation of an erosion control plan and the project conditions of approval are consistent with this policy. The project will result in an improvement to the site than if the site remained in the previous existing condition prior to the wall construction, without the installation drainage improvements and Best Management Practices. Policy OS-3.5: This policy states that development on slopes that exceed 25% shall be prohibited; however, it may be permitted if one or two of the following findings can be made: 1) there is no feasible alternative that would allow development to occur on slopes of less than 25%, or 2) the proposed development better achieves the goals, policies and objectives of the Monterey County General Plan and accompanying area plan than other development alternatives. The site is the former location of a mobile home with a level pad where a new pool is located. There are steep slopes, both natural and man-made, above and below the pad. The pad was created by both cut and fills on the natural slope. No erosion control methods or retaining structures were previously installed to stabilize the slopes or to control storm water runoff. The nine-foot high walls and debris wall will be back-filled with stockpiled dirt from the pool excavation and the site. It has 2:1 (50%) finished slopes instead of slopes approximately 60% and more, with an approved drainage system to control storm water run-off on the site. The Use Permit will correct a code violation (10CE00140) for the development currently without benefit of a building or planning permit.

The new retaining walls and drainage system better meets the goals policies and objectives of the Monterey County General Plan than if the site remained in the previous condition prior to the wall construction. The walls and pool storage room construction will reuse a disturbed area, stabilize the adjacent steep slopes prevent further erosion, control water run off and preserve three adjacent oak trees close to the previously cut slopes. Conditions of approval will require a restoration

- plan for the new slopes above the walls including revegetation (see Finding 6).
- e) The project was not referred to a LUAC as there is no LUAC for the area.
- f) The application, project plans, and related support materials submitted by the project applicant to the Monterey County RMA Planning Department for the proposed development found in Project File PLN100433.
- 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, CDF South County Fire Protection District, Public Works, Environmental Health Bureau, and Water Resources Agency. There has been no indication from these departments/agencies that the site is not suitable for the proposed development. Conditions recommended have been incorporated.
 - b) Staff identified potential impacts to Soil and Slope Stability. 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 independently reviewed these reports and concurs with their conclusions. The following reports have been prepared:
 - 1. "Jensen Slope Stability Analysis" (LIB100045), prepared by Earth Systems Pacific, Salinas California, dated July 22, 2010.
 - 2. "Cultural Resources Reconnaissance of Assessor's Parcel Number 419-361-014 in the Unincorporated Portion of the County of Monterey, California", (LIB100046), prepared by Susan Morley, M.A., dated August 2008.
 - c) Staff conducted a site inspection on April 23, 2010 to verify that the site is suitable for the structures proposed.
 - d) The application, project plans, and related support materials submitted by the project applicant to the Monterey County RMA - Planning Department for the proposed development found in Project File PLN100433.
- 3. **FINDING: HEALTH AND SAFETY -** The establishment, maintenance, or operation of the project applied for will not under the circumstances of this particular case be detrimental to the health, safety, peace, morals, comfort, and general welfare of persons residing or working in the neighborhood of such proposed use, or be detrimental or injurious to property and improvements in the neighborhood or to the general welfare of the County.
 - EVIDENCE: a) The project was reviewed by CDF South County Fire Protection District, Public Works, Environmental Health Bureau, and Water Resources Agency. The respective departments/agencies have recommended conditions, where appropriate, to ensure that the project will not have an adverse effect on the health, safety, and welfare of persons either residing or working in the neighborhood.

- b) Necessary public facilities are available. Public facilities (utilities) serve the existing residence and the site has a private well to provide water and a septic system for waste water.
- c) Preceding findings and supporting evidence for PLN100433. See Findings Nos. 2, 5 and 6.
- 4. **FINDING:**

NO VIOLATIONS – With the approval of the Use Permit and building permit, the subject property is in compliance with all rules and regulations pertaining to zoning uses, subdivision, and any other applicable provisions of the County's zoning ordinance

- EVIDENCE: a)
- Zoning and building violations were cited on the property, and corrective measures have been identified. Planning permit double fees as fines have been collected and double building fees are required to obtain a permit. Building plans have been submitted. Obtaining permit approval and implementing conditions of approval will resolve the violations and the Notice of Violation removed.
 - b) Staff conducted a site inspection on April 23, 2010. Planning and Building staff have reviewed the conditions of the site and that no further corrective actions will be required to bring the site into compliance with County regulations. By obtaining a permit for the retaining walls, stairs, concrete block room and associated grading and the violation can be resolved and return the site to a pre-violation state to the greatest extent feasible. With the implementation of erosion control measures, a drainage system and restoration including revegetation of the slopes, the site will be in a better condition than the pre-violation state.
 - c) The proposed project cures an existing violation regarding development on slopes exceeding 25% (10CE00140). When implemented, the project will bring the subject property into compliance with all rules and regulations pertaining to the property and will remove the existing violations. The violation includes constructing nine-foot retaining walls, removing required pool perimeter fencing, grading and installing drainage, on 25% slopes without the required permits. A building permit application including construction plans has been submitted.
 - d) The application, plans and supporting materials submitted by the project applicant to the Monterey County Planning Department for the proposed development are found in Project File PLN100433.
- 5. FINDING:

CEQA (Exempt): - The project is categorically exempt from environmental review and no unusual circumstances were identified to exist for the proposed project.

- EVIDENCE: a) California Environmental Quality Act (CEQA) Guidelines Section 15304, Class 4, categorically exempts minor public or private alterations in the conditions of land and or vegetation which do not involve removal of healthy mature, scenic trees. The project is similar to subsection 15304(c) filling of earth into previously excavated land with material compatible with the natural features of the site; and (f) minor trenching and backfilling where the surface is restored.
 - b) The project involves minor grading and back-filling approximately 1,350 total cubic yards (784 cubic yards cut and 528 cubic yards fill).

The site is the former location of a mobile home with a level pad where a new pool is now located. There are steep slopes, both natural and man-made, above and below the pad created by both cut and fill on the natural slope. The existing slopes are unstable and in an eroding condition. No erosion control methods or retaining structures were previously installed to stabilize the slopes or control storm water runoff. The project will stabilize the slopes with a 170-foot long, nine-foot high retaining wall and associated storm water runoff drainage system, while creating a patio area surrounding the pool on a disturbed unnatural site. The nine-foot high retaining walls and a debris wall are back-filled with cut and stockpiled dirt from the pool excavation and site. The finished slopes will be 2:1 (50%) instead of slopes of approximately 60% slope and more, with a drainage system installed to control storm water runoff. The walls and pool storage construction will reuse a disturbed unnatural building pad area, stabilize the adjacent steep slopes and preserve three adjacent oak trees close to the previously cut and filled slopes. The installation drainage improvements, erosion control Best Management Practices and required revegetation will result in an improvement to the site than if the site remained in the previous existing condition prior to the wall construction. Conditions of approval will require a restoration plan for the new slopes above the walls including slope revegetation.

- c) No adverse environmental effects were identified during staff review of the development application and during a site visit on April 23, 2010.
- d) CEQA Guidelines Section 15300.2 lists exceptions to categorical exemptions. None of the exceptions can be made because the project will not impact an environmental resource of hazardous or critical concern; the grading and construction of retaining walls and associated drainage systems will not create a cumulative impact; the project does not have any unusual circumstance; the project will not result in the damage of a scenic resource; the subject property is not a hazardous waste site; nor is there a structure to be removed designated as a historical resource. The disapproval of the project would result in negative environmental effects. The project will have a beneficial environmental effect to protect resources. Therefore, the proposed project is exempt from environmental review.
- e) See preceding and following findings and supporting evidence. See Findings Nos. 2, 3, and 6.

6. **FINDING:**

- **DEVELOPMENT ON SLOPE** The proposed development better achieves the goals, policies and objectives of the Monterey County General Plan and Central Salinas Valley Area Plan and the Monterey County Zoning Ordinance (Title 21) than other development alternatives.
- a) The project includes application for development on slopes exceeding 25%. Title 21, Section 21.64.230, Regulations for Development on Slopes in Excess of 30%, states that such development can be allowed with the approval of a Use Permit. The Monterey County General Plan, adopted October 26, 2010, states that development on slopes that excess 25% shall be prohibited however, it may be permitted if one or two of the

following findings can be made: 1) there is no feasible alternative that would allow development to occur on slopes of less than 25%; or 2) the proposed development better achieves the goals, policies and objectives of the Monterey County General Plan and accompanying area plan than other development alternatives. The development on slopes over 25% is the construction of a 170-foot long nine foot high retaining wall to stabilize the steep slopes of approximately 60%, a 220.5 square foot below-grade pool storage room as part of the wall, and associated drainage system. The site is the former location of a mobile home with a level pad where the pool is now located. Steep slopes, both natural and man-made, above and below the pad, created by both cut and fill on the natural slope. The existing slopes are unstable and in an eroding condition. No erosion control methods or retaining structures were previously installed to stabilize the slopes or to control storm water runoff. The project will stabilize the slopes, prevent erosion, and control water runoff while creating a required permanent enclosure around a patio area surrounding the pool. The Use Permit will correct a zoning code violation (10CE00140) for the development with benefit of a building or planning permit. Conditions of approval will require a restoration plan for the slopes above the walls including revegetation (see Finding No. 2 and 5).

- b) The project better meets the goals policies and objectives of the Monterey County General Plan and zoning code than if the site remained in the previous existing condition prior to the wall construction and drainage improvements. The retaining walls and a debris wall will be back-filled with cut and stockpiled dirt from the pool excavation and site. The finish slopes will be 2:1 instead of slopes up to approximately 60% slope, with a drainage system to control storm water run off on the site. The walls and pool storage construction will serve to reuse a disturbed unnatural building pad area, stabilize the adjacent steep slopes and preserve three adjacent oak trees close to the previously cut and filled slopes.
- c) The Planning Commission shall require such conditions and changes in the development as it may deem necessary to assure compliance with Title 21, Section 21.64.230 MCC, Title 16 and Title 18.
- d) The application, plans and supporting materials submitted by the project applicant to the Monterey County Planning Department for the proposed development are found in Project File PLN100433.
- e) Staff conducted a site visit on April 23, 2010.
- f) The subject project minimizes development on slopes exceeding 25% in accordance with the applicable goals and policies of the applicable area plan and zoning codes.
- 7. **FINDING:** APPEALABILITY The decision on this project may be appealed to the Board of Supervisors.
 - **EVIDENCE:** a) Section 21.80.040 Monterey County Zoning Ordinance (Board of Supervisors).

DECISION

NOW, THEREFORE, based on the above findings and evidence, the Planning Commission does hereby:

- A. Categorically exempt the project from environmental review pursuant to CEQA Guidelines Section 15304; and
- B. Approve a Use Permit for development on slopes in excess of 25% for a 170-foot long, 9-foot high retaining wall and construction of a 220.5 square foot pool storage building to clear 10CE00140. Grading is approximately 1,350 cubic yards (784 cubic yards cut and 528 cubic yards fill)., in general conformance with the attached sketch and subject to the conditions (Exhibit 1), both exhibits being attached hereto and incorporated herein by reference.

PASSED AND ADOPTED this 23rd day of February, 2010 upon motion of Commissioner Brown, seconded by Commissioner Rochester, by the following vote:

AYES: Brown, Vandevere, Roberts, Rochester, Salazar, Getzelman, Mendez, Diehl

NOES: None

ABSENT: Padilla, Ottone

ABSTAIN: None

Mike Novo, Secretary

COPY OF THIS DECISION MAILED TO APPLICANT ON MAR 1 4 2011

THIS APPLICATION IS APPEALABLE TO THE BOARD OF SUPERVISORS.

IF ANYONE WISHES TO APPEAL THIS DECISION, AN APPEAL FORM MUST BE COMPLETED AND SUBMITTED TO THE CLERK TO THE BOARD ALONG WITH THE APPROPRIATE FILING FEE ON OR BEFORE MAR 2 4 2011

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

NOTES

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

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

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

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

RESOLUTION 11-008 - EXHIBIT 1

Monterey County Resource Management Agency Planning Department

Condition Compliance and/or Mitigation Monitoring
Reporting Plan

 Project Name:
 JENSEN

 File No:
 PLN100433

 APNs:
 419-361-014-000

Approved by: Planning Commission Date: February 23, 2011

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

Permit Cond. Number	Mitig. Number	Conditions of Approval and/or Mitigation 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)
		RMA-Plan	ning Department			
1.	This Use Permit (PLN100433) allows the development on slopes in excess of 25% for a 170-foot long, 9-foot high retaining wall and construction of a 220.5 square foot pool storage building to clear a zoning code violation 10CE00140. Grading is approximately 1,350 cubic yards (784 cubic yards cut and 528 cubic yards fill). The property is located at 45360 Carmel Valley	ł i	Adhere to conditions and uses specified in the permit.	Owner/ Applicant	Ongoing unless	
		Neither the uses nor the construction allowed by this permit shall commence unless and until all of the conditions of this permit are met to the satisfaction of the Director of the RMA - Planning Department.	RMA - otherwise stated			
		pad, Greenfield (Assessor's Parcel Number 419-361-4-000), Central Salinas Valley Area Plan. This permit as approved in accordance with County ordinances and and use regulations subject to the following terms and and inditions. Any use or construction not in substantial informance with the terms and conditions of this permit a violation of County regulations and may result in odification or revocation of this permit and subsequent gal action. No use or construction other than that ecified by this permit is allowed unless additional rmits are approved by the appropriate authorities.	To the extent that the County has delegated any condition compliance or mitigation monitoring to the Monterey County Water Resources Agency, the Water Resources Agency shall provide all information requested by the County and the County shall bear ultimate responsibility to ensure that conditions and mitigation measures are properly fulfilled.	WRA RMA - Planning		

Permit Cond. Number	Mitig, Number	Conditions of Approval and/or Mitigation 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)
2.		PD002 - NOTICE-PERMIT APPROVAL The applicant shall record a notice which states: "A permit (Resolution 11-008) was approved by the Planning Commission for Assessor's Parcel Number 419-361-014- 000 on February 23, 2011. The permit was granted subject to 9 conditions of approval which run with the land. A copy of the permit is on file with the Monterey County RMA - Planning Department." (RMA-Planning Department)	Obtain appropriate form from the RMA-Planning Department. The applicant shall complete the form and furnish proof of recordation of this notice to the RMA - Planning Department.	Owner/ Applicant RMA- Planning	Prior to the issuance of grading and building permits.	
3.		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, 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 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 Parcel map, whichever occurs first and as applicable. The County shall promptly notify the property owner of any such claim, action or proceeding and the County fails to promptly notify the property owner of any such claim, action or proceeding or	Submit signed and notarized Indemnification Agreement to the Director of RMA – Planning Department for review and signature by the County. Proof of recordation of the Indemnification Agreement, as outlined, shall be submitted to the RMA – Planning Department.	Owner/ Applicant	Upon demand of County Counsel or concurrent with the issuance of building permits, use of the property, filing of the parcel map, whichever occurs first and as applicable.	

Permit Cond. Number	Mitig, Number	Conditions of Approval and/or Mitigation 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)
		fails to cooperate fully in the defense thereof, the property owner shall not thereafter be responsible to defend, indemnify or hold the county harmless. (RMA - Planning Department)				
4.		 PD016 – NOTICE OF REPORT Prior to issuance of building or grading permits, a notice shall be recorded with the Monterey County Recorder which states: 1. A "Jensen Slope Stability Analysis", has been prepared for this parcel by Earth Systems Pacific, Salinas California, dated July 22, 2010 and is on record in the Monterey County RMA - Planning Department, Library No. LIB100045. 2. A "Cultural Resources Reconnaissance of Assessor's Parcel Number 419-361-014 in the Unincorporated Portion of the County of Monterey, California", has been prepared for this parcel by Susan Morley, M.A., dated August 2008, and is on record in the Monterey County RMA - Planning Department, Library No. 100046. All development shall be in accordance with these reports." (RMA – Planning Department) 	Proof of recordation of this notice shall be furnished to the RMA - Planning Department.	Owner/ Applicant	Prior to the issuance of grading and building permits.	
5.		PD032(A) - PERMIT EXPIRATION (NON-STANDARD) The permit shall be granted for a time period of one year, to expire on February 23, 2012, unless the actual construction has begun within this period. The applicant shall obtain a valid grading or building permit and/or commence the authorized use to the satisfaction of the Director of Planning. Any request for extension must be received by the Planning Department at least 30 days prior to the expiration date. (RMA – Planning Department)	Within one year from the Use permit approval, the applicant shall obtain a valid grading or building permit and/or commence the authorized use to the satisfaction of the Director of Planning. Any request for extension must be received by the Planning Department at least 30 days prior to the expiration date.	Owner/ Applicant	As stated in the conditions of approval	

Permit Cond. Number	Mitig. Number	Conditions of Approval and/or Mitigation 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)
6.		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	
7.		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	
8.		PD010 - EROSION CONTROL PLAN AND SCHEDULE (NON-STANDARD) The approved development shall incorporate an Erosion Control Plan as reviewed by the Director of RMA – Planning and Director of Building Services. All cut and/or fill slopes exposed during the course 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	
		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 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)	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	
			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	

Permit Cond. Number	Mitig, Number	Conditions of Approval and/or Mitigation 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)
9.		PD033 - RESTORATION OF NATURAL MATERIALS (NON-STANDARD) Upon completion of the development, the sloped areas disturbed shall be restored to a condition to correspond with the adjoining area, subject to the approval of the Director of the RMA - Planning Department. Plans for such restoration shall be submitted to and approved by the Director of the RMA - Planning Department prior to commencement of use. (RMA - Planning Department)	Submit a restoration plan as part of the building plans and erosion control measures to the RMA - Planning Department and as required by the Building Services Department for review and approval.	Owner/ Applicant/ Qualified restoration ecologist	Prior to final grading or building permit.	

END OF CONDITIONS Rev. 08/25/2010

AS-BUILT RETAINING WALL & (N) DEBRIS WALL APN 419-361-014

45360 CARMEL VALLEY ROAD GREENFIELD, CALIFORNIA

	INDEX OF DRAWINGS VICINITY MAP SCALE 1"= 4 ML. +/ LOCATION MAP SCALE 1"= 100"						GEND & ABBREVIATIONS	
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GENERAL NOTES

- THE DRAWTINGS AND SPECIFICATIONS CONTAINED HEREIN ARE IN RESPONSITE MONTERLY COUNTY RED TAS #10CEOOTAD, AND PORTRAY THE AS-BUILT CONDITIONS OF AN EXISTING RETAINING WALL, PARTIALLY COMPLETED CONCRETE STAIRS, DRAINAGE AND A NEW DEEDES WALL AT 48360 CARME, VALLEY ROAD IN GREENFIELD. THE SITE DESIGN IS CONSISTENT WITH THE

- B. CONTRACTOR TO FIELD VERIETY EXISTING CONDITIONS AND RECOME FAMILIAR WITH THE DRAWINGS PRICE TO STARTING CONSTRUCTION. ANY AND ALL DISABLEMACES NOTED SAMLI DE BROWNETT TO THE ATTENTION OF THE BASTREES PRICE TO START OF CONSTRUCTION.
- OWNER AND CONTRACTOR ARE RESPONSIBLE FOR COMPLIANCE WITH ANY CURRENTLY APPLICABLE SAFETY LAW OF MAY JURISDICTIONAL BODY, FOR INFORMATION RESPONDING HIGH REPORT OF THIS PROVIDED, CONTACT THE CALIFORNIA COMPATIONAL AREFLY AND HER CALIFORNIA AREFLY AND HER CALIFORNIA AREFLY AND HER CALIFORNIA COMPATIONAL AREA FOR ALL PERMANENCIAL THE CONTRACTOR SHALL BE RESPONSIBLE OF CONSTRUCTION AREA. FOR ALL PREMAIN PROMISE CLUTIONIA OCCUPATIONAL OF SAFETY AND HER CALIFORNIA OCCUPATIONAL AND EXCHAINTAIN AND EXCAVATIONAL OCCUPATIONAL OF THE SAFETY AND HER CALIFORNIA OCCUPATIONAL AND EXCAVATIONAL COMPATIONAL CONTRACTOR SHALL GENERAL PROMISE COMPATIONAL OF THE SAFETY AND HER CALIFORNIA OCCUPATIONAL OF THE SAFETY AND HER CALIFORNIA OF THE SAFETY AND HER CALIFORNIA PROMISE AND HER CALIFORNIA OF THE SAFETY AND HER CALIFORNIA PROMISE AND HER CONSTRUCTION STREAM.
- ELEVATIONS ON PLANS ARE BASED ON POLARES CONSULTING TOPOGRAPHIC SURVED DATED MAY 27, 2010. TEMPORARY BENCH MARK (T.B.M.) CONNER OF BREICK PATTO ELEV. 8 35,00°.

PROJECT DATA

DISTURDED AREA - 0.38 ACRES

CUT - 784 CURIC YARDS

CONTRACTOR NOTES:

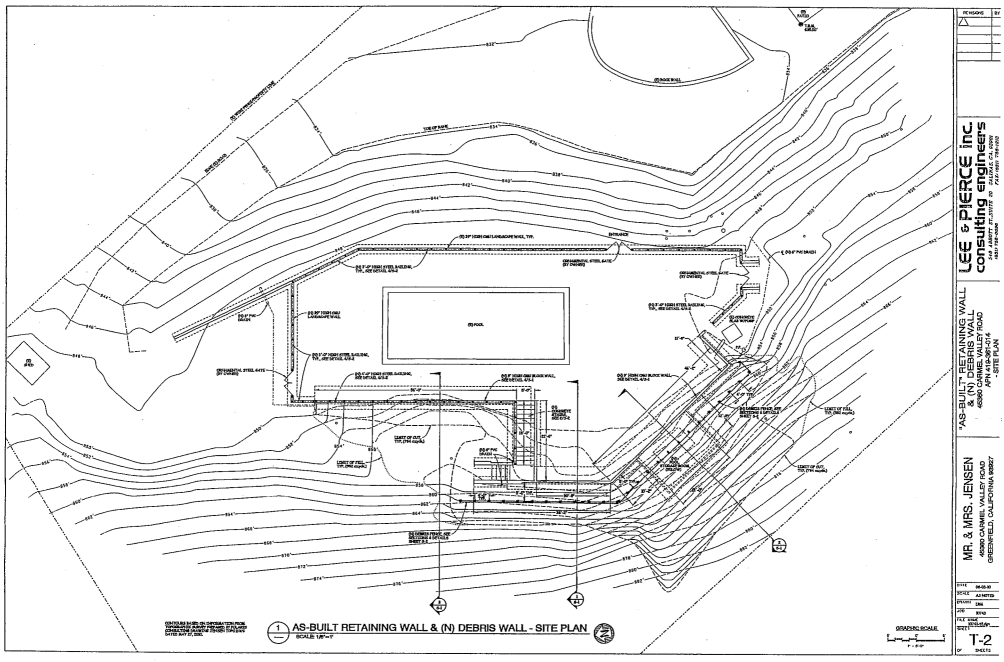
- L CONTRACTOR TO FIELD VERIFY ALL DIMENSIONS AND ELEVATIONS.
- 2. JOB SAFETY IS THE SOLE RESPONSIBILITY

REVISIONS BY

PIER

JENSEN MRS. ంర Ã.

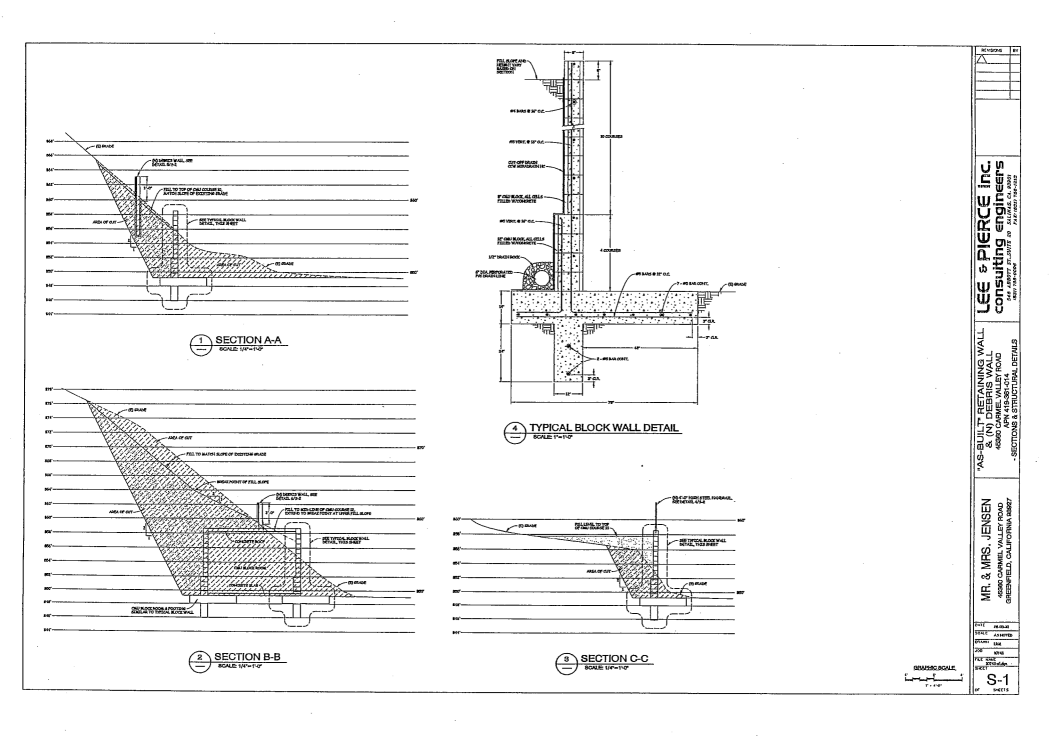
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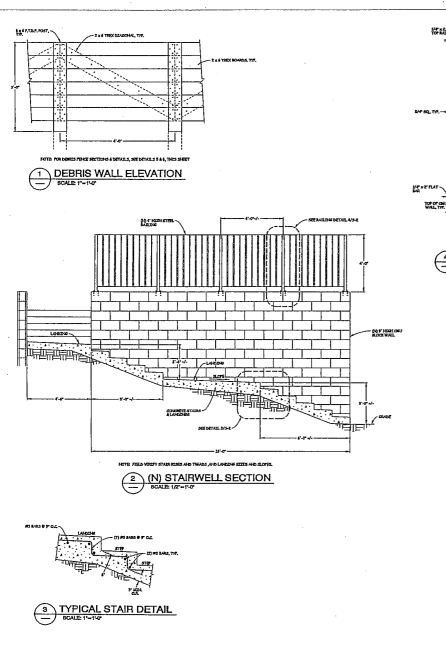


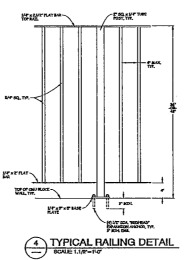
- OWNER SHALL MOTIFY THE EMPLIESS AT LEAST 48 HOURS RECO. TO COMMERCENS WORK THE EMPLIESS.
- NATEVE BOTH OUT FOR PLACE WALL CONSTRUCTION IS COMPLETE.

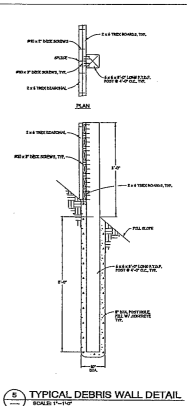
MR. & MRS. JENSEN 45980 CARMEL VALLEY ROAD GREENFIELD, CALIFORNIA 83927 "AS-BUILT" RETAINING WALL & (N) DEBRIS WALL 46360 CARMEL VALLEY ROAD APN 419-381-014 - SPECIFICATIONS AND NOTES

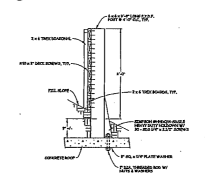
LEE 5 PIERCE INC.
CONSULTING ENGINEERS
548 ABBOTT ST...SUITE 20 SALIMAS CA. 80801
60317 766-6090 PAR-6031 736-1213











DEBRIS WALL OVER
6 POOL STORAGE ROOM
80/LE 1'-1'0'

"AS-BUILT" RETAINING WALL
& (N) DEBRIS WALL
4830 CARREL VALLEY ROAD
ADD 470-05-1014

MR, & MRS, JENSEN 45360 CARMEL VALLEY ROAD GREENFIELD, CALIFORNIA 93927

DATE 08-03-30
SGALT AS NOTED
DRAWN UNA
JOB MOTAS
FEE HARE
20743-42-42-5
SHEET

S-2

