PROJECT DESCRIPTION

PROVIDE TRAFFIC CALMING IMPROVEMENTS ON PARK AVENUE FROM MCCORMICK AVENUE TO CORONADO STREET TO REDUCE VEHICLE SPEEDS AND IMPROVE ACCESSIBILITY FOR BIKES AND PEDESTRIANS ALONG THE CORRIDOR.

BASIS OF BEARINGS AND ELEVATIONS

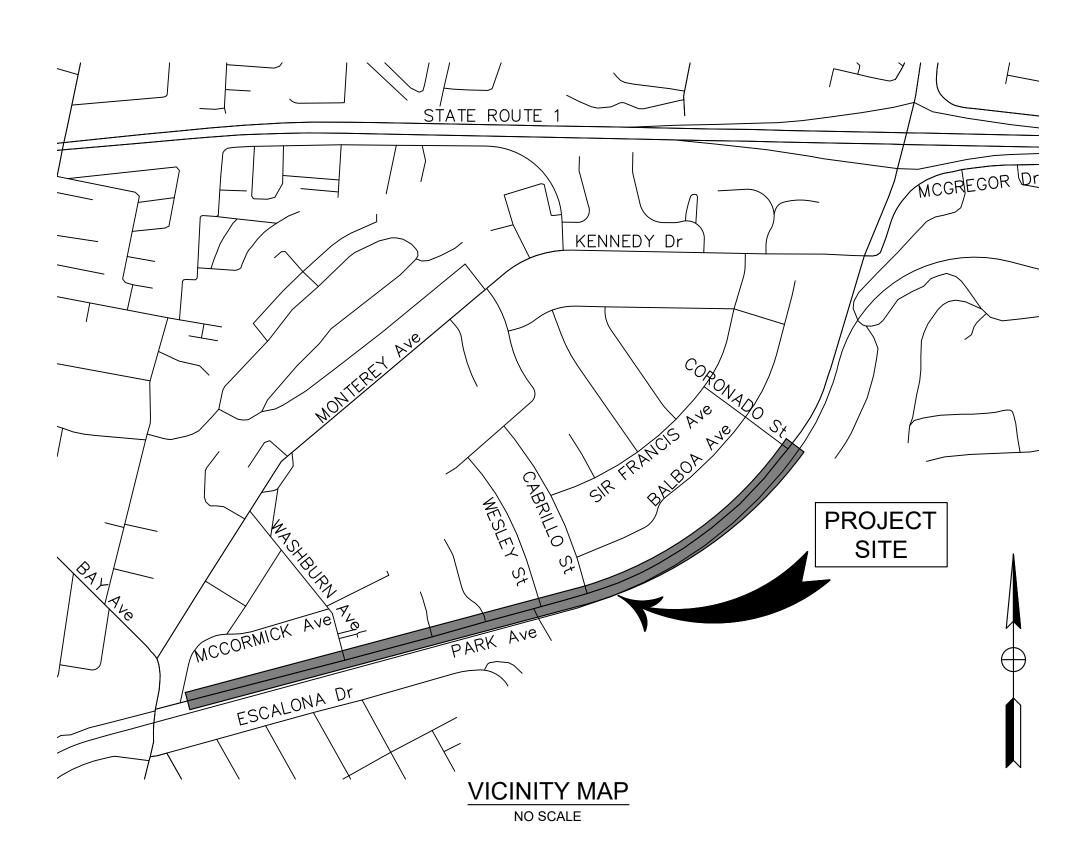
HORIZONTAL DATUM IS BASED UPON THE CALIFORNIA COORDINATE SYSTEM ZONE 3, NAD 83 AS ESTABLISHED FROM TIES TO GPS POINTS 1 & 18 AS SHOWN ON THAT CERTAIN RECORD OF SURVEY ENTITLED "SECOND ORDER CONTROL SURVEY SANTA CRUZ COUNTY" FILED FOR RECORD IN BOOK 81 OF MAPS AT PAGE 11 IN THE OFFICE OF THE SANTA CRUZ COUNTY RECORDER. COORDINATES AND DISTANCES SHOWN HEREON ARE GRID, HOWEVER THE SCALE FACTOR THROUGHOUT THE PROJECT AREA IS INSIGNIFICANT AND CAN BE IGNORED FOR ALL PRACTICAL PURPOSES.

VERTICAL DATUM IS BASED UPON SANTA CRUZ COUNTY BENCHMARK #233, A BRASS TAG IN THE WEST END OF A CONCRETE DITCH NEAR THE OVERSIDE DRAIN, ABOUT 30' EAST OF THE NEW BRIGHTON BEACH ACCESS ROAD AND 55' WEST OF THE CENTERLINE OF THE SOUTHERN PACIFIC RAILROAD TRACKS; ELEVATION TAKEN AS 66.91 NAVD88.

PARK AVENUE TRAFFIC CALMING IMPROVEMENTS

SANTA CRUZ COUNTY CAPITOLA, CALIFORNIA

TO BE SUPPLEMENTED BY THE PROJECT SPECIFICATIONS, CITY OF CAPITOLA STANDARD DRAWINGS, CALTRANS REVISED STANDARD PLANS DATED JANUARY 22, 2024, AND CALIFORNIA MUTCD REV 8 DATED JANUARY 11, 2024.



SHEET INDEX			
SHEET No	DRAWING No	SHEET CONTENTS	
1-2	T-1 TO T-2	COVER SHEET AND GENERAL NOTES	
3-6	SS-1 TO SS-4	SIGNING AND STRIPING PLANS	



No.	REVISIONS	DATE	BY	

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KHA PROJECT
097763139
DATE
10/29/2024
SCALE AS SHOWN
DESIGNED BY DW

SANTA CRUZ COUNTY

PARK AVENUE TRAFFIC CALMING IMPROVEMENTS

PREPARED FOR
CITY OF CAPITOLA

No. C81401
Exp. 9/30/25

CIVIL
DATE SIGNED: Oct 29, 20:

TITLE

SHEET NO. <u>1</u> OF<u>6</u> SHEET

T-1

GENERAL PROJECT NOTES

- 1. ALL IMPROVEMENTS SHALL BE CONSTRUCTED IN ACCORDANCE WITH THESE PLANS AND THE PROJECT SPECIFICATIONS.
- 2. CONTRACTOR SHALL POSSESS THE CLASS (OR CLASSES) OF LICENSE AS SPECIFIED IN THE "NOTICE TO CONTRACTORS"
- 3. EXACT FIELD LOCATION FOR NEW IMPROVEMENTS SHALL BE APPROVED BY THE ENGINEER BEFORE
- 4. VERIFICATION OF EXISTING CONDITIONS: CONTRACTOR SHALL VERIFY ALL EXISTING CONDITIONS, ELEVATIONS, AND DIMENSIONS IN THE FIELD PRIOR TO CONSTRUCTION. IF ANY DISCREPANCIES ARE NOTED, THE CONTRACTOR SHALL NOTIFY THE ENGINEER IMMEDIATELY FOR DIRECTION.
- 5. UNDERGROUND SERVICE ALERT: A MINIMUM OF 48 HOURS PRIOR TO CONSTRUCTION, CONTRACTOR SHALL NOTIFY UNDERGROUND SERVICE ALERT AT 811 FOR EXISTING UTILITY LOCATIONS.
- 6. UNDERGROUND FACILITIES: THE LOCATION OF EXISTING UNDERGROUND UTILITY FACILITIES, IF SHOWN ON THE PLANS, ARE APPROXIMATE ONLY. CONTRACTOR SHALL CONTACT THE RESPECTIVE UTILITY COMPANY TO OBTAIN INFORMATION REGARDING THE DEPTH OF BURIAL AND HORIZONTAL LOCATION OF UTILITY LINES AS NECESSARY, FIELD VERIFY OBTAINED INFORMATION, AND NOTIFY ENGINEER OF ANY CONFLICTS OR OMISSIONS.
- 7. NOTICE TO PROCEED: CONTRACTOR SHALL NOT COMMENCE WORK UNTIL AFTER A PRE-CONSTRUCTION MEETING HAS BEEN HELD WITH THE CITY, AND AFTER A NOTICE TO PROCEED HAS BEEN ISSUED BY THE CITY.
- 8. TRAFFIC CONTROL DURING CONSTRUCTION SHALL BE THE CONTRACTOR'S RESPONSIBILITY AND SHALL BE IN ACCORDANCE WITH THE CONTRACT DOCUMENTS. THE CONTRACTOR SHALL PROVIDE ALL LIGHTS, SIGNS, BARRICADES, FLAG MEN, AND OTHER DEVICES TO PROVIDE FOR SAFE PASSAGE OF PUBLIC VEHICULAR, BIKE, AND PEDESTRIAN TRAFFIC.
- 9. THE CONTRACTOR SHALL SUBMIT A DETAILED TRAFFIC CONTROL & SIGNING PLAN TO THE ENGINEER AT THE PRE-CONSTRUCTION MEETING. THE NOTICE TO PROCEED SHALL NOT BE ISSUED UNTIL SAID TRAFFIC CONTROL PLAN HAS BEEN SUBMITTED AND APPROVED BY THE CITY.
- 10. CONTRACTOR SHALL PROVIDE ALL NECESSARY SAFETY DEVICES IN ACCORDANCE WITH CURRENT CALTRANS TRAFFIC CONTROL STANDARDS INCLUDING, BUT NOT LIMITED TO, STRIPING, SIGNS, BARRICADES, AND FLAG PERSONS.
- 11. CONTRACTOR SHALL KEEP EXISTING STREETS FREE FROM DIRT AND DEBRIS DURING ALL PHASES OF CONSTRUCTION.
- 12. CONTRACTOR SHALL PROVIDE DUST CONTROL AT ALL TIMES. PRIOR TO OBTAINING WATER FROM FIRE HYDRANTS, CONTRACTOR SHALL OBTAIN A HYDRANT METER FROM OPERATOR OF WATER SYSTEM.
- 13. CONTRACTOR SHALL MAINTAIN ACCESS TO PROPERTIES ALONG CLARES STREET THROUGHOUT THE DURATION OF CONSTRUCTION ACTIVITIES.
- 14. ALL EXISTING UTILITY FACILITIES WITHIN THE PROJECT SHOWN ON THE PLANS ARE TO ADJUSTED TO GRADE BY THE CONTRACTOR. UTILITY COMPANIES, HOWEVER, RESERVE THE RIGHTS TO ADJUST THEIR FACILITIES TO GRADE USING THEIR OWN FORCES AFTER THE CONTRACT IS AWARDED. NO COMPENSATION WILL BE ALLOWED FOR ANY ADJUSTMENT WHICH MAY BE PERFORMED BY THE OWNER OF THE FACILITIES. CONTRACTOR TO COORDINATE WITH UTILITY COMPANIES TO HAVE THEIR STRUCTURES ADJUSTED TO GRADE OR TO OBTAIN WRITTEN PERMISSION FROM UTILITY COMPANIES TO ADJUST THEIR STRUCTURES TO GRADE.
- 15. UTILITY REPAIR: CONTRACTOR SHALL REPAIR ANY DAMAGE OR INTERRUPTION OF UTILITIES, WATER LINES OR IRRIGATION SYSTEMS CAUSED BY CONSTRUCTION IMMEDIATELY.
- 16. THE CONTRACTOR IS RESPONSIBLE FOR CONFORMING EXISTING STREETS, SURROUNDING LANDSCAPE, AND OTHER IMPROVEMENTS WITH A SMOOTH TRANSITION IN PAVING AND GRADING, ETC., AND IS TO AVOID ANY ABRUPT OR APPARENT CHANGES IN GRADES OR CROSS SLOPES, LOW SPOTS OR HAZARDOUS CONDITIONS.
- 17. CONTRACTOR SHALL COMPLY WITH THE RULES AND REGULATIONS OF THE STATE CONSTRUCTION SAFETY ORDERS AND CAL OSHA.
- 18. WHEN HAULING ANY EARTH, SAND, GRAVEL, STONE, DEBRIS, PAPER, OR ANY OTHER SUBSTANCE OVER ANY PUBLIC STREET, ALLEY, OR PUBLIC PLACE, THE CONTRACTOR SHALL NOT ALLOW MATERIAL TO BLOW OR SPILL OVER AND UPON SAID PUBLIC, ADJACENT OR PRIVATE PROPERTY.
- 19. GRADING OR ANY OTHER OPERATION THAT CREATES DUST SHALL BE STOPPED IMMEDIATELY IF DUST AFFECTS ADJACENT PROPERTIES. SUFFICIENT WATERING TO CONTROL DUST IS REQUIRED AT ALL TIMES AND A DUST PALLIATIVE MAY BE REQUIRED BY THE CITY ENGINEER. MUD TRACKED ONTO STREETS OR ADJACENT PROPERTIES SHALL BE REMOVED IMMEDIATELY BY THE CONTRACTOR. STREETS SHALL BE SWEPT AS DIRECTED BY THE CITY INSPECTOR.
- 20. ALL NEW STORM DRAIN INLETS SHALL BE STENCILED OR STAMPED WITH THE CITY'S CLEAN WATER PROGRAM STANDARD LOGO, "NO DUMPING-DRAINS TO CREEK", PRIOR TO THE FINAL INSPECTION. COORDINATE WITH ENGINEER.
- 21. ALL EXISTING IRRIGATION, LANDSCAPE MATERIALS, PAVEMENT DELINEATION, CURB AND GUTTER, AND OTHER IMPROVEMENTS, THAT ARE NOT TO BE REMOVED BUT ARE DAMAGED DURING CONSTRUCTION, SHALL BE REPLACED OR RESTORED TO EXISTING CONDITION AT NO ADDITIONAL EXPENSE TO THE CITY.
- 22. TREES TO REMAIN SHALL BE FLAGGED AND MARKED PRIOR TO ANY CLEARING OR GRUBBING WORK. WHERE REQUIRED BY THE CITY, PROTECTIVE FENCING SHALL BE INSTALLED PRIOR TO COMMENCING ANY GRADING, REMOVAL, OR DEMO WORK. LOCATIONS OF FENCING SHALL BE DETERMINED IN THE FIELD BY THE CITY UPON COMPLETION OF THE STAKING DAYLIGHT LINES.
- 23. THE TERM "DESIGN ENGINEER" USED HEREIN SHALL MEAN THE ENGINEER WHO HAS SIGNED AND SEALED HIS/HER RESPECTIVE PLAN SHEETS AND IS IN RESPONSIBLE CHARGE OF THE ENGINEERING DESIGN ON THOSE SHEETS. THE TERM "CONTRACTOR" USED HEREIN SHALL MEAN

- ANY GENERAL CONTRACTOR OR SUBCONTRACTOR USING THESE PLANS.
- 24. THE DESIGN ENGINEER SHALL NOT PROVIDE, OBSERVE, COMMENT ON NOR ENFORCE ANY SAFETY MEASURES OR REGULATIONS. THE CONTRACTOR SHALL DESIGN, IMPLEMENT, AND MAINTAIN ALL SAFETY MEASURES AND SHALL BE SOLELY RESPONSIBLE FOR ALL REQUIRED SAFETY MEASURES, PROCEDURES AND PROGRAMS AND COMPLYING WITH ALL LOCAL, STATE AND FEDERAL SAFETY AND HEALTH STANDARDS, LAWS, AND REGULATIONS. THE CONTRACTOR AGREES THAT SHE/HE SHALL ASSUME SOLE AND COMPLETE RESPONSIBILITY FOR JOBSITE CONDITIONS AND SAFETY OF ALL PERSONS AND PROPERTY DURING THE COURSE OF CONSTRUCTION OF THIS PROJECT. THIS REQUIREMENT SHALL APPLY CONTINUOUSLY AND NOT BE LIMITED TO NORMAL WORKING HOURS.
- 25. THE DESIGN ENGINEER SHALL HAVE NO RESPONSIBILITY FOR ANY OF THE CONTRACTOR'S MEANS AND METHODS OF CONSTRUCTION. TECHNIQUES, EQUIPMENT CHOICE AND USAGE, SEQUENCE. SCHEDULE, SAFETY PROGRAMS, OR SAFETY PRACTICES, NOR SHALL THE DESIGN ENGINEER HAVE ANY AUTHORITY OR RESPONSIBILITY TO DIRECT OR STOP THE WORK OF ANY CONTRACTOR.
- 26. ANY CHANGES MADE BY THE CONTRACTOR TO THE CONTRACTUALLY AGREED UPON SCOPE, SCHEDULE AND/OR FEE, WITHOUT THE EXPRESS WRITTEN AUTHORIZATION OF THE OWNER, IS THE SOLE RESPONSIBILITY AND LIABILITY OF THE CONTRACTOR. THE DESIGN ENGINEER IS NOT RESPONSIBLE FOR DIRECTING, IMPLICITLY OR EXPLICITLY ANY SUCH CHANGES AND THE CONTRACTOR ASSUMES ALL RISK OF UNDERTAKING ANY SUCH CHANGES.
- 27. THE CONTRACTOR SHALL DEFEND, INDEMNIFY, AND HOLD THE DESIGN ENGINEER AND OWNER, THEIR OFFICERS, AGENTS AND EMPLOYEES, HARMLESS FROM ANY AND ALL CLAIMS. DEMANDS. JUDGMENTS, LOSS, DAMAGES, COSTS, EXPENSES, FEES OR LIABILITY WHATSOEVER, REAL OR ALLEGED, IN CONNECTION WITH, IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY, THE PERFORMANCE OF WORK ON THIS PROJECT, EXCEPTING LIABILITY ARISING FROM THE SOLE NEGLIGENCE OF THE OWNER OR THE DESIGN ENGINEER.
- 28. IF THERE ARE ANY QUESTIONS REGARDING THESE PLANS, THE CONTRACTOR SHALL REQUEST IN WRITING FROM THE DESIGN ENGINEER AND THE OWNER. AN INTERPRETATION BEFORE PERFORMING ANY RELATED OR IMPACTED WORK. ANY ELECTRONIC FILES ARE PROVIDED ONLY FOR THE CONVENIENCE OF THE RECEIVING PARTY AND ARE INTENDED SOLELY FOR THE EXCLUSIVE USE BY THAT PARTY FOR THE PURPOSES EXPRESSLY AUTHORIZED. IN ACCORDANCE WITH STANDARD INDUSTRY PRACTICE, ONLY PRINTED COPIES OF DOCUMENTS MAY BE RELIED UPON.
- 29. THE CONTRACTOR IS SOLELY RESPONSIBLE FOR PREPARING ITS BID, IN WHOLE AND IN PART, BASED UPON THE DESIGN SHOWN ON THESE PLANS. THE CONTRACTOR IS NOT AUTHORIZED TO USE ANY QUANTITIES SHOWN ON THESE PLANS WITHOUT THE EXPLICIT WRITTEN PERMISSION OF THE ENGINEER OF RECORD. THE DESIGN ENGINEER MAKES NO WARRANTY OR REPRESENTATION AS TO THE SUITABILITY OF ANY INFORMATION SHOWN HEREON FOR DETERMINING A CONTRACTOR BID.
- 30. ANYTHING MENTIONED IN THE SPECIFICATIONS, IF ANY, AND NOT SHOWN ON THE DRAWINGS, OR SHOWN ON THE DRAWINGS AND NOT MENTIONED IN THE SPECIFICATIONS, SHALL BE OF LIKE EFFECT AS IF SHOWN OR MENTIONED IN BOTH.
- 31. THE EXISTENCE, LOCATION, TYPE, CONDITION AND SIZE OF UNDERGROUND UTILITIES, FACILITIES OR STRUCTURES ('FACILITIES") SHOWN ON THESE PLANS WAS OBTAINED FROM A SEARCH OF READILY AVAILABLE RECORDS, OR AS PROVIDED BY OTHERS. NO REPRESENTATION IS MADE AS TO THE ACCURACY OR COMPLETENESS OF SAID INFORMATION. THE CONTRACTOR SHALL CONFIRM SAID INFORMATION BY FIELD MEASUREMENTS, OBSERVATIONS AND WHATEVER MEANS NECESSARY, PRIOR TO CONSTRUCTION. THE CONTRACTOR WILL IMMEDIATELY INFORM THE DESIGN ENGINEER IN WRITING IF ANY DISCREPANCIES OR CONFLICTING INFORMATION IS FOUND. THE CONTRACTOR SHALL PROTECT THE FACILITIES SHOWN HEREON AND ANY OTHERS NOT OF RECORD OR NOT SHOWN ON THESE PLANS, AS NEEDED. ALL DAMAGES THERETO CAUSED BY THE CONTRACTOR SHALL BE REPAIRED TO THE APPROPRIATE SPECIFICATIONS AND STANDARDS AT THE SOLE EXPENSE OF THE CONTRACTOR.
- 32. THE CONTRACTOR SHALL MAKE EXPLORATORY EXCAVATIONS AND LOCATE EXISTING UNDERGROUND FACILITIES AS NEEDED, SUFFICIENTLY AHEAD OF CONSTRUCTION TO PERMIT REVISIONS TO PLANS IF REVISIONS ARE NECESSARY DUE TO THE ACTUAL LOCATION, SIZE, TYPE, OR CONDITION OF EXISTING FACILITIES DIFFERING FROM WHAT IS SHOWN ON THESE PLANS. THE CONTRACTOR SHALL BE FULLY AND SOLELY RESPONSIBLE FOR ALL DAMAGES DUE TO THE CONTRACTOR'S FAILURE TO EXACTLY LOCATE AND PRESERVE ALL SUCH FACILITIES WHETHER NOTED ON THESE PLANS OR NOT. THE DESIGN ENGINEER ASSUMES NO LIABILITY FOR ANY DAMAGES SUSTAINED OR COST INCURRED BECAUSE OF THE OPERATIONS IN THE VICINITY OF EXISTING FACILITIES. THE CONTRACTOR SHALL BE RESPONSIBLE FOR REMOVAL OF ANY DAMAGE TO THE EXISTING IMPROVEMENTS AND REPLACEMENT TO THE SATISFACTION OF THE OWNER AND/OR AUTHORITY HAVING JURISDICTION AS NEEDED.
- 33. THE CONTRACTOR SHALL NOTIFY ALL UTILITY COMPANIES PRIOR TO STARTING WORK ADJACENT TO, ABOVE OR BELOW THEIR FACILITIES AND SHALL COORDINATE ALL WORK WITH UTILITY COMPANY REPRESENTATIVES.
- 34. THE CONTRACTOR SHALL VERIFY ALL EXISTING AND PROPOSED GRADING ELEMENTS BEFORE THE START OF CONSTRUCTION AND SHALL IMMEDIATELY NOTIFY THE DESIGN ENGINEER OF ANY
- 35. UNLESS EXPLICITLY STATED OTHERWISE HEREIN, THE EARTHWORK QUANTITIES SHOWN ON THESE PLANS ARE APPROXIMATE IN PLACE VOLUMES CALCULATED FROM THE EXISTING GROUND TO THE PROPOSED FINISHED GRADE. EXISTING GROUND IS DEFINED BY THE CONTOURS AND SPOT GRADES ON THE BASE SURVEY. PROPOSED FINISHED GRADE IS DEFINED AS THE FINAL GRADE AS INDICATED ON THE GRADING PLAN(S) AS FINISHED GROUND, FINISHED SURFACE, AND FINISHED FLOOR ELEVATIONS. NO REPRESENTATIONS OF SUCH QUANTITIES OR A BALANCED SITE CONDITION ARE MADE BY THE ENGINEER OF RECORD. THE EARTHWORK QUANTITIES SHOWN ON THESE PLANS ARE FOR PERMITTING PURPOSES ONLY. UNLESS EXPLICITLY STATED OTHERWISE HEREIN, THEY HAVE NOT BEEN FACTORED TO ACCOUNT FOR CHANGES IN VOLUME DUE TO BULKING, CLEARING AND GRUBBING, SHRINKAGE, SUBSIDENCE, OVER-EXCAVATION AND RE-COMPACTION, AND CONSTRUCTION METHODS. NOR DO THEY ACCOUNT FOR THE THICKNESS OF PAVEMENT SECTIONS, STORMWATER QUALITY MEDIA SECTIONS, UTILITY PIPES, TRENCHING AND BEDDING MATERIALS, BUILDING OR WALL FOOTINGS, BUILDING SLABS THICKNESSES AND UNDERLYING BASE OR SAND LAYERS, REUSE OF PULVERIZED MATERIALS THAT WILL UNDERLIE PAVEMENTS, ETC. THE CONTRACTOR IS NOT AUTHORIZED TO USE THE ESTIMATES HEREIN FOR BIDDING AND CONSTRUCTION PURPOSES WITHOUT THE EXPLICIT WRITTEN PERMISSION OF THE ENGINEER OF RECORD

- 36. THE CONTRACTOR SHALL THOROUGHLY CHECK COORDINATION OF CIVIL, LANDSCAPE, MEP, ARCHITECTURAL AND ALL OTHER PLANS PRIOR TO COMMENCING CONSTRUCTION. SHOULD DISCREPANCIES OR CONFLICTING INFORMATION BE FOUND ON ANY PLANS, OR IN ANY SPECIFICATIONS, THE CONTRACTOR SHALL IMMEDIATELY NOTIFY THE OWNER AND DESIGN ENGINEER IN WRITING BEFORE PROCEEDING WITH THE WORK IN QUESTION.
- 37. THE PROPOSED BUILDING FOOTPRINT(S) AND OTHER STRUCTURE FOOTPRINTS SHOWN IN THESE PLANS WERE PROVIDED TO THE DESIGN ENGINEER BY THE OWNER AT THE TIME OF PREPARATION OF THESE PLANS. THE DESIGN ENGINEER MAKES NO REPRESENTATION AS TO THE ACCURACY OF THESE FOOTPRINTS AND THE CONTRACTOR IS SOLELY RESPONSIBLE FOR CONFIRMING WITH THE RELEVANT DESIGN TEAM PROFESSIONALS, AND USING THE FINAL, CORRECT VERSION OF THE FOOTPRINTS. THE CONTRACTOR IS SOLELY RESPONSIBLE FOR CONFIRMING THE STRUCTURE'S FINAL POSITION ON THE SITE BASED UPON THE FINAL ARCHITECTURAL FOOTPRINT, CIVIL PLANS, SURVEY AND ANY OTHER RELEVANT DOCUMENTS. ANY DIFFERENCES FOUND SHALL BE IMMEDIATELY REPORTED TO THE DESIGN ENGINEER AND OWNER.
- 38. THE CONTRACTOR SHALL TAKE ALL NECESSARY STEPS TO PROTECT THE PROJECT PROPERTY FROM ANY EROSION AND SILTATION THAT RESULT FROM CONTRACTOR OPERATIONS, BY APPROPRIATE MEANS, OR BY SPECIFIC MEANS DESCRIBED IN THE PROJECT'S PLANS, SPECIFICATIONS OR STORM WATER POLLUTION PREVENTION REPORT, UNTIL SUCH TIME THAT THE PROJECT IS COMPLETED AND ACCEPTED FOR MAINTENANCE BY WHOMEVER IS TO BE ULTIMATELY RESPONSIBLE FOR MAINTENANCE AND THE AGENCY HAVING JURISDICTION. THE DESIGN ENGINEER SHALL HAVE NO RESPONSIBILITY TO DIRECT THE CONTRACTOR REGARDING THE MEANS AND METHODS OF STORMWATER POLLUTION PREVENTION, SEQUENCE, OR SCHEDULE.
- 39. ALL SHOP DRAWINGS, RFIS AND ANY OTHER DOCUMENTS THAT REQUIRE DESIGN ENGINEER REVIEW SHALL BE SUBMITTED BY THE CONTRACTOR SUFFICIENTLY IN ADVANCE OF CONSTRUCTION OF THAT ITEM, TO ALLOW ADEQUATE REVIEW, COORDINATION AND RESPONSE. SAID DOCUMENTS ARE NOT A DIRECTION FROM THE DESIGN ENGINEER TO MODIFY THE CONTRACTORS SCOPE, SCHEDULE OR PRICE, AND THE CONTRACTOR WARRANTS NOT TO USE THEM AS SUCH.
- 40. THE CONTRACTOR SHALL ENSURE APPROPRIATE LICENSED PROFESSIONALS HAVE BEEN RETAINED BY THE CONTRACTOR TO PROVIDE ANY/ALL REQUIRED PROJECT CERTIFICATIONS AS MAY BE REQUIRED BY ANY AUTHORITY HAVING JURISDICTION. THE DESIGN ENGINEER WILL NOT PROVIDE ANY PROJECT CERTIFICATIONS UNLESS SPECIFICALLY RETAINED BY THE OWNER TO PROVIDE LIMITED SERVICES.
- 41. CONTRACTOR SHALL RETAIN A LICENSED SURVEYOR TO DOCUMENT ALL CHANGES TO THE APPROVED CONSTRUCTION DOCUMENTS DURING CONSTRUCTION. THE LICENSED SURVEYOR SHALL PREPARE A SIGNED AND SEALED "AS-BUILT' DRAWING UPON COMPLETION OF CONSTRUCTION. THE DESIGN ENGINEER IS NOT RESPONSIBLE FOR THE PREPARATION IN WHOLE OR IN PART OF THE "AS-BUILT" DRAWINGS.
- 42. CONTRACTOR SHALL BE RESPONSIBLE FOR ANY MONUMENTATION AND BENCHMARKS WHICH WILL BE DISTURBED OR DESTROYED BY CONSTRUCTION. SUCH POINTS SHALL BE REFERENCED AND REPLACED WITH APPROPRIATE MONUMENTATION BY A LICENSED LAND SURVEYOR OR REGISTERED CIVIL ENGINEER AUTHORIZED TO PRACTICE LAND SURVEYING. A CORNER RECORD OR RECORD OF SURVEY, AS APPROPRIATE, SHALL BE FILED BY THE LICENSED LAND SURVEYOR OR REGISTERED CIVIL ENGINEER AS REQUIRED BY THE MOST CURRENT VERSION OF THE LAND SURVEYORS ACT.

REVISIONS DATE BY

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KHA PROJECT 097763139 DATE 10/29/2024 CALE AS SHOWN

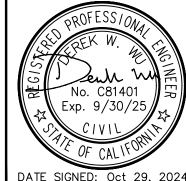
ESIGNED BY

HECKED BY

DRAWN BY

PARK AVENUE TRAFFIC CALMING IMPROVEMENTS

PREPARED FOR CITY OF CAPITOLA



GENERAL NOTES

SHEET NO. <u>2</u> OF 6 SHEET

T-2



GENERAL SIGNING AND STRIPING NOTES

- 1. ROADWAY ALIGNMENT SHOWN FOR PAVEMENT DELINEATION STATIONING GENERATED WITHOUT EXISTING MONUMENT OR BENCHMARK BASIS. ENGINEER ON SITE SHALL VERIFY STRIPING LOCATION PRIOR TO INSTALLATION.
- 2. ALL EXISTING SIGNS SHALL BE PROTECTED IN PLACE UNLESS SPECIFIED FOR REMOVAL OR RELOCATION.
- 3. ALL EXISTING SIGNS SPECIFIED FOR REMOVAL SHALL NOT BE REMOVED UNTIL NO LONGER PERTINENT TO TRAFFIC CONTROL.
- 4. ALL EXISTING PAVEMENT DELINEATION CONFLICTING WITH PROPOSED STRIPING SHALL BE REMOVED PRIOR TO NEW STRIPING INSTALLATION.
- CALIFORNIA MUTCD AND CALTRANS STANDARD PLANS.

 6. ALL STRIPING DIMENSIONS SHOWN ARE MEASURED FROM STRIPE CENTERLINE TO STRIPE CENTERLINE OR TO TOP OF CURB TO STRIPE CENTERLINE WHICHEVER SCENARIO IS CLOSER.

5. ALL PAVEMENT DELINEATION MUST BE IN ACCORDANCE WITH THE CURRENT VERSION OF THE

<u>LEGEND</u>

- EXISTING SIGN
- → PROPOSED SIGN
- $\langle \overline{X} \overline{X} \rangle$ EXISTING STRIPING DETAIL
- XX PROPOSED STRIPING DETAIL
- STRIPING CHANGE
- ► STRIPING LIMIT
- △ ANGLE POINT
- PM PAVEMENT MARKING

STRIPING AND MARKING TABLE

22 CENTERLINE 1227 - 39 BIKE LANE LINE (INCLUDES BUFFER) 7681 - 39A INTERSECTION LINE (BIKE LANE) 128 - PM "STOP" MARKING - 22 PM STOP BAR MARKING - 16 PM BIKE LANE SYMBOL WITH PERSON - 56 PM BIKE LANE ARROW - 28 PM GREEN PAINT FOR BIKE LANE - 1168 TOTAL 9036 1290	DETAIL	PATTERN OR LEGEND	LF	SQFI
39A INTERSECTION LINE (BIKE LANE) 128 - PM "STOP" MARKING - 22 PM STOP BAR MARKING - 16 PM BIKE LANE SYMBOL WITH PERSON - 56 PM BIKE LANE ARROW - 28 PM GREEN PAINT FOR BIKE LANE - 1168	22	CENTERLINE	1227	1
PM "STOP" MARKING - 22 PM STOP BAR MARKING - 16 PM BIKE LANE SYMBOL WITH PERSON - 56 PM BIKE LANE ARROW - 28 PM GREEN PAINT FOR BIKE LANE - 1168	39	BIKE LANE LINE (INCLUDES BUFFER)	7681	1
PM STOP BAR MARKING - 16 PM BIKE LANE SYMBOL WITH PERSON - 56 PM BIKE LANE ARROW - 28 PM GREEN PAINT FOR BIKE LANE - 1168	39A	INTERSECTION LINE (BIKE LANE)	128	_
PM BIKE LANE SYMBOL WITH PERSON - 56 PM BIKE LANE ARROW - 28 PM GREEN PAINT FOR BIKE LANE - 1168	PM	"STOP" MARKING	_	22
PM BIKE LANE ARROW - 28 PM GREEN PAINT FOR BIKE LANE - 1168	РМ	STOP BAR MARKING	ı	16
PM GREEN PAINT FOR BIKE LANE - 1168	РМ	BIKE LANE SYMBOL WITH PERSON	_	56
	PM	BIKE LANE ARROW	_	28
TOTAL 9036 1290	PM	GREEN PAINT FOR BIKE LANE	_	1168
		TOTAL	9036	1290

SIGN TABLE			
DETAIL	DESCRIPTION	EA	
_	VEHICLE SPEED FEEDBACK SIGN	3	
R1-6	PEDESTRIAN CROSSWALK SIGN	2	
	5		

ALIGNMENT CURVE TABLE						
CURVE	RADIUS	LENGTH	CHORD BEARING	CHORD	DELTA	TANGENT
C1	6000.00'	237.37'	N75 ° 19'32"E	237.35	2°16'00"	118.70'
C2	5000.00'	258.56	N74°58'39"E	258.53	2°57'46"	129.31'
С3	12000.00'	234.75	N74°03'23"E	234.74	1°07'15"	117.38'
C4	2011.84	1328.56	N56°08'51"E	1304.55	37 ° 50'11"	689.52

This			
No.	REVISIONS	DATE	BY

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KHA PROJECT
097763139

DATE
10/29/2024

SCALE AS SHOWN

DESIGNED BY DW

DRAWN BY

CHECKED BY

KM SANTA CRUZ COUNTY

PARK AVENUE TRAFFIC CALMING IMPROVEMENTS

PREPARED FOR CITY OF CAPITOLA

CA DATE SIGNED: Oct 29, 2

SIGNING AND STRIPING

SHEET NO. 3 OF 6 SHEETS

SS-1

