Planning Commission Hearing Date: <u>March 26, 2024</u> Effective Date: April 5, 2024

PLANNING COMMISSION RESOLUTION NO. 2024-04

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF ESCONDIDO, CALIFORNIA, APPROVING A MODIFICATION TO A CONDITIONAL USE PERMIT FOR THE EXPANSION OF AN EXISTING LIGHT INDUSTRIAL COMMERICAL OPERATION AND APPROVING AN ADMINISTRATIVE ADJUSTMENT FOR ABOVE HEIGHT FENCING

APPLICANT: California Metal Services (CMS)

CASE NO: PL23-0340 & PL24-0029

WHEREAS, California Metal Services ("Applicant"), filed land use development applications, Planning Case No. PL23-0340 and PL24-0029 ("Applications"), with the City of Escondido ("City") constituting a request to modify an existing Conditional Use Permit (PHG08-0014) to expand an existing recycling facility and operations, and approve an Administrative Adjustment to allow for above-height (up to 25-percent) perimeter screening ("Project"). The requested modification entails changes to an existing recycling facility and its operations. The modification request includes: relocation and improvement of the existing CRV center; reconfigured internal site circulation and parking areas (including additional Americans with Disabilities Act ("ADA") compliant parking spaces); additional yard space to organize material bins and increase storage area; enhanced frontage improvements; landscape perimeter screening and; metal/tubular security fencing. If granted, the Applicant's requested modifications would result in expansion of the existing 1.80-acre commercial recycling center facility into the adjacent 1.18-acre site, for a total of 2.98 acres. Applicant's commercial recycling center facility is addressed as 1416 and 1428 W. Mission Road, Escondido, CA 92029, respectively (Assessor's Parcel Numbers ("APN") 228-290-41-00, 43-00 & 56-00), and is located in the Light Industrial (M-1) Zone ("Facility"); and

WHEREAS, the Facility encompasses all that real property described in <u>Exhibit "A</u>" which is attached hereto and made a part hereof by this reference as though fully set forth herein ("Property"); and

WHEREAS, the Applications were submitted to, and processed by, the Planning Division of the Development Services Department in accordance with the rules and regulations of the Escondido Zoning Code and the applicable procedures and time limits specified by the Permit Streamlining Act (Government Code section 65920 et seq.) and the California Environmental Quality Act (Public Resources Code section 21000 et seq.) ("CEQA"); and

WHEREAS, on June 24, 2008, the Planning Commission approved a Conditional Use Permit (PHG08-0014) to allow for a recycling facility and associated operations on the site identified as 1428 W. Mission Road, Escondido, CA 92029 (APN: 228-290-43); and

WHEREAS, subsequently on November 27, 2018, the Planning Commission approved a CUP modification request (PHG17-0002) to expand the recycling facility and operations located at 1428 W. Mission Road; and

WHEREAS further expansion of the existing Facility as presently requested by Applicant and additional outdoor storage are conditionally permitted uses within the Light Industrial (M-1) zone, subject to the approval of a Conditional Use Permit modification, in accordance with Article 61, Division 1 of the Escondido Zoning Code; and

WHEREAS an increase in fencing height of up to 25-percent above the maximum permitted height within the industrial zones may be accommodated through an Administrative Adjustment, in accordance with Article 61, Division 2 of the Escondido Zoning Code; and

WHEREAS, pursuant to CEQA and the CEQA Guidelines (Title 14 of California Code of Regulations, Section 15000 et. seq.), the City is the Lead Agency for the Project, as the public agency with the principal responsibility for approving the proposed Project; and

WHEREAS, the Planning Division studied the Applications, performed necessary investigations, prepared a written report, and hereby recommends approval of the Project as depicted on the plan set shown in <u>Exhibit "B</u>," which is attached hereto and made a part hereof by this reference as though fully set forth herein; and

WHEREAS, City staff provided public notice of the Applications in accordance with City and State public noticing requirements; and

WHEREAS, on March 26, 2024, the Planning Commission held a duly noticed public hearing as prescribed by law, at which time the Planning Commission received and considered the reports and recommendation of the Planning Division and gave all person's full opportunity to be heard and to present evidence and testimony regarding the Project. Evidence was submitted to and considered by the Planning Commission, including, without limitation:

- a. Written information including plans, studies, written and graphical information, and other material, submitted by the Applicant;
- b. Oral testimony from City staff, interested parties, and the public;
- c. The staff report, dated March 26, 2024, with its attachments as well as City staff's recommendation on the Project, which is incorporated herein as though fully set forth herein; and
- d. Additional information submitted during the public hearing; and

WHEREAS, the public hearing before the Planning Commission was conducted in all respects as required by the Escondido Municipal Code and the rules of this Planning Commission.

NOW, THEREFORE, BE IT RESOLVED by the Planning Commission of the City of Escondido that:

1. The above recitations are true and correct.

2. The Planning Commission, in its independent judgement, has determined the Project to be exempt from environmental review pursuant to CEQA Guidelines Section 15332 ("In-Fill Development"). The Project qualifies for the "In-Fill Development" exemption because the proposed Project includes upgraded frontage improvements, repurposing structures, removal of structures, adding storage areas, perimeter fencing, and revised internal circulation of an existing use on a site previously developed with industrial uses that is approximately 3-acres in size. The site is zoned for the use and is consistent with the applicable general plan policies as well as with the General Light Industrial (M-1) zoning designation. It has been determined that the Project would not result in any significant impacts to traffic, noise, air quality, or water quality. The Project does not include the use of hazardous substances. The Project site does not contain any sensitive habitat or endangered, rare, or threatened species, and approval of the Project, as conditioned, would not result in any significant effects relating to traffic, noise, air quality, or water quality; and the site is connected to City sewer and water services. Further, no exceptions to the exemptions listed under CEQA Guidelines Section 15300.2 apply to the Project.

3. After consideration of all evidence presented, and studies and investigations made by the Planning Commission and on its behalf, the Planning Commission makes the following substantive findings and determinations, attached hereto as <u>Exhibit "C</u>", relating to the information that has been considered. In accordance with the Findings of Fact and the foregoing, the Planning Commission reached a recommendation on the matter as hereinafter set forth.

4. The Application to use the Property for the Project, subject to each and all of the conditions hereinafter set forth in <u>Exhibit "D</u>", is **hereby approved** by the Planning Commission. The Planning Commission expressly declares that it would not have approved the Applications except upon and subject to each and all of said conditions, each and all of which shall run with the land and be binding upon the Applicant, the owner, and all subsequent owners of the Property, and all persons who use the Property for the use permitted hereby.

5. The Planning Commission, therefore, directs that a Notice of Exemption be filed with the County Clerk of the County of San Diego in accordance with the CEQA Guidelines. 6. The development plans for the Project are on file in the Planning Division of the Development Services Department and are available for inspection by anyone interested herein, and the development plans are incorporated herein by this reference as if they were fully set forth herein. The Project is conditionally approved as set forth on the Applications and Project drawings, all designated as approved by the Planning Commission, and which shall not be altered without the express authorization by the Planning Division. Any deviations from the approved development plans shall be reviewed by the City for substantial compliance and may require amendment by the appropriate hearing body.

BE IT FURTHER RESOLVED that, pursuant to Government Code section 66020(d)(1):

1. NOTICE IS HEREBY GIVEN that the Project is subject to dedications, reservations, and exactions, as specified in the Conditions of Approval. The Project is subject to certain fees described in the City of Escondido's Development Fee Inventory on file in both the Planning and Engineering Division of the Development Services Department. The Applicant shall be required to pay all development fees of the City then in effect at the time and in such amounts as may prevail when building permits are issued. It is the City's intent that the costs representing future development's share of public facilities and capital improvements be imposed to ensure that new development pays the capital costs associated with growth. The Applicant is advised to review the Planned Fee Updates portion of the web page, <u>www.escondido.org</u>, and regularly monitor and/or review fee-related information to plan for the costs associated with undertaking the Project.

2. NOTICE IS FURTHER GIVEN that the 90-day period during which to protest the imposition of any fee, dedication, reservation, or other exaction described in this Resolution begins on the effective date of this Resolution, and any such protest must be in a manner that complies with Government Code section 66020.

PASSED, ADOPTED, AND APPROVED by a majority vote of the Planning Commission of the City of Escondido, California, at a regular meeting held on the 26th day of March, 2024, by the following vote, to wit:

AYES:	COMMISSIONERS:
NOES:	COMMISSIONERS:
ABSTAINED:	COMMISSIONERS:
ABSENT:	COMMISSIONERS:

Rick Paul, Chair Escondido Planning Commission

ATTEST:

Veronica Morones, Secretary of the Escondido Planning Commission

I hereby certify that the foregoing Resolution was passed at the time and by

the vote above stated.

Alexander Rangel, Minutes Clerk Escondido Planning Commission

Decision may be appealed to City Council pursuant to Zoning Code Section 33-1303

Exhibit A

PLANNING CASE NO. PL23-0340 & PL24-0029

Legal Description

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE CITY OF ESCONDIDO, IN THE COUNTY OF SAN DIEGO, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

PARCEL 1: (APN: 228-290-41-00)

THE NORTHEASTERLY 215.00 FEET OF THE SOUTHEASTERLY 200.00 FEET OF LOT 5 IN BLOCK 1 OF THE RANCHO LOS VALLECJTOS DE SAN MARCOS, IN THE CITY OF ESCONDIDO, COUNTY OF SAN DIEGO, STATE OF CALIFORNIA, ACCORDING TO <u>MAP THEREOF NO. 806</u>, FILED IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, DECEMBER 21, 1895.

EXCEPTING THEREFROM THAT PORTION THEREOF LYING NORTHEASTERLY OF A LINE DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE NORTHWESTERLY LINE OF LOT 6 IN SAID BLOCK 1, DISTANT THEREON NORTH 27° 27' 31" EAST 475.16 FEET FROM THE MOST WESTERLY CORNER OF SAID LOT 6; THENCE SOUTH 56° 56' 39" EAST, 321.51 FEET; THENCE SOUTH 54° 40' 58" EAST, 343.70 FEET; THENCE SOUTH 68° 24' 10" EAST, 331.58 FEET TO A POINT IN THE SOUTHEASTERLY LINE OF LOT 4 IN SAID BLOCK 1, DISTANT THEREON NORTH 27° 24' 41" EAST, 374.89 FEET FROM THE SOUTHERLY CORNER OF SAID LOT 4.

PARCEL 2: (APN: 228-290-43-00)

LOT 5 IN BLOCK 1, (EXCEPTING THE SOUTHEASTERLY 200.00 FEET THEREOF) IN RANCHO LOS VALLECITOS DE SAN MARCOS, IN THE CITY OF ESCONDIDO, COUNTY OF SAN DIEGO, STATE OF CALIFORNIA, ACCORDING TO MAP THEREOF NO, 806, FILED IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, DECEMBER 21, 1895, TOGETHER WITH THAT PORTION OF LOT 6 IN SAID BLOCK 1 OF RANCHO LOS VALLECITOS DE SAN MARCOS, LYING SOUTHEASTERLY OF THE SOUTHEASTERLY LANE OF THE NORTHWESTERLY 320.00 FEET OF SAID LOT 6.

EXCEPTING FROM ALL THE ABOVE THAT PORTION THEREOF LYING NORTHEASTERLY OF THE FOLLOWING DESCRIBED LINE:

BEGINNING AT A POINT ON THE NORTHWESTERLY LINE OF LOT 6 IN SAID BLOCK 1, DISTANT THEREON NORTH 27° 27' 32" EAST 475.16 FEET FROM THE MOST WESTERLY CORNER OF SAID LOT 6; THENCE SOUTH 56° 56' 39" EAST, 321.51 FEET; THENCE SOUTH 56° 56' 39" EAST, 321.51 FEET;

THENCE SOUTH 54°40' 58" EAST, 343.70 FEET;

THENCE SOUTH 68° 24' 10" EAST, 331.58 FEET TO A POINT IN THE SOUTHEASTERLY LINE OF LOT 4 IN SAID BLOCK 1 DISTANT THEREON NORTH 27° 24' 41" EAST, 374.89 FEET FROM THE SOUTHERLY CORNER OF SAID LOT 4.

ALSO EXCEPTING THEREFROM THE SOUTHWESTERLY 9 FEET THEREOF AS CONVEYED TO THE CITY OF ESCONDIDO FOR STREET AND PUBLIC UTILITY PURPOSES IN DEED RECORDED JUNE 1 1976 AS INSTRUMENT NO. 1976-166803 OF OFFICIAL RECORDS.

Exhibit A

PLANNING CASE NO. PL23-0340 & PL24-0029

Legal Description (continued)

PARCEL 3: (APN: 228-290-56-00)

THE SOUTHERLY 258.7 FEET OF THE EASTERLY 200.00 FEET OF LOT 5 IN BLOCK 1 OF RANCHO LOS VALLECITOS DE SAN MARCOS IN THE CITY OF ESCONDIDO, COUNTY OF SAN DIEGO, STATE OF CALIFORNIA, ACCORDING TO <u>MAP THEREOF NO. 806</u>, FILED IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, DECEMBER 21,1895. EXCEPTING THEREFROM THE SOUTHERLY 9.00 FEET (MEASURED AT A RIGHT ANGLE OF THE SOUTHERLY LINE) OF THAT PORTION OF LOT 5 IN BLOCK 1 OF RANCHO LOS VALLECITOS DE SAN MARCOS, ACCORDING TO <u>MAP THEREOF NO. 806</u>, FILED IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY DECEMBER 21, 1895, AS CONVEYED TO THE CITY OF ESCONDIDO IN DEED RECORDED SEPTEMBER 11,1990 AS <u>INSTRUMENT NO. 1990-493760</u> OF OFFICIAL RECORDS.

Exhibit B PLANNING CASE NO. PL23-0340 & PL24-0029

Project Plans

This Architectural Drawing is copyright-protected. If you would like view this drawing, please contact the project planner, Greg Mattson at 760-839-4544, or via email at gmattson@escondido.org

EXHIBIT "C"

PLANNING CASE NO. PL23-0340 & PL24-0029 FACTORS TO BE CONSIDERED / FINDINGS OF FACT

Environmental Determinations:

- Pursuant to the California Environmental Quality Act (Public Resources Code section 21000 et. seq.) ("CEQA"), and its implementing regulations (14 C.C.R. § 15000 et seq.) ("CEQA Guidelines"), the City of Escondido ("City") is the Lead Agency for the Project ("Project"), as the public agency with the principal responsibility for approving the Project.
- 2. The Project qualifies for an exemption from further environmental review pursuant an exemption from the California Environmental Quality Act (CEQA) under Section 15332, Class 32, ("In-fill Development") because such categorical exemption applies to proposed developments within city limits on sites of no more than five acres substantially surrounded by urban uses, where the site has no habitat value for special status species, can be adequately served by all required utilities and public services, and the Project would not result in any significant effects relating to traffic, noise, air quality, or water quality (CEQA Guidelines § 15332(b)-(e)). The proposed Project meets the following criteria:
 - a. The Project is consistent with the applicable general plan designation and applicable general plan policies as well as with applicable zoning designation and regulations in that it is a conditionally permitted use within the Light Industrial zone and consistent with General Plan Land Use policies 10.2, 10.7, and 10.9.
 - b. The proposed development occurs within city limits on a project site of no more than five acres substantially surrounded by urban uses in that the Project site is an approximately 2.98-acre site, previously developed and disturbed, and surrounded by industrial uses to the west, east, and south, and the State Route 78 to the north.

- c. The project site has no value as habitat for endangered, rare or threatened species in that the Project site is an approximately 2.98-acre site, previously developed and disturbed, and surrounded by industrial uses to the west, east, and south, and the State Route 78 to the north. Further, the City's draft sub-area plan identifies the area as "urban/developed".
- d. Approval of the Project would not result in any significant effects relating to traffic, noise, air quality, or water quality in that the use already exists and the expansion of the facility is nominal in size and area. The use would be subject to all local, state, and any federal regulations surrounding recycling facilities.
- e. The site can be adequately served by all required utilities and public services in that the Project site has existing facility connections that would continue to adequately serve the facility and area of expansion.

The Project also does not trigger any exceptions to the categorical exemption as listed in CEQA Guidelines section 15300.2.

3. The Planning Commission has independently considered the full administrative record before it, which includes but is not limited to the March 26, 2024, Planning Commission Staff Report; testimony by staff and the public; and other materials and evidence submitted or provided to it. The administrative record demonstrates that each of the above requirements have been satisfied. No substantial evidence has been submitted that would support a finding that any of the above-described exemption requirements has not been satisfied. The Project will not have a significant effect on the environment, and all of the requirements of CEQA have been met.

Public Notice and Outreach:

Planning Division staff provided public notice of the application in accordance with City and State public noticing requirements. A notice was published in the local newspaper on or around March 14, 2024. In addition, on or around March 11th, 2024, notices were sent to owners within 500 feet of the Project site. A public notice was also posted at the Project site, on the City's website, and posted at City Hall.

Conditional Use Permit Modification (CUP)

1. This Conditional Use Permit modification is granted upon sound principles of land use and in response to services required by the community in that the proposed Project has been designed and conditioned to comply with all applicable zoning regulations and design standards. The Project is located within, and is surrounded by, similar industrial characteristics and uses. Further, the proposed Project serves community members by collecting and recycling metal or aluminum materials from the public and other clients for repurposing and/or reuse.

- 2. This Conditional Use Permit modification will not cause deterioration of bordering land uses or create special problems for the area in which it is located in that the proposed Project has been designed and conditioned to comply with all applicable zoning regulations and design standards. The Project is located within, and is surrounded by, similar industrial characteristics and uses. The Project's internal circulation will be improved, and the existing CRV Center relocated to minimize vehicular/truck conflicts and enhance its visual presence. Conditions have been incorporated into the approval of the Project to ensure no conflicts will occur with surrounding uses and in compliance with City requirements.
- 3. This Conditional Use Permit modification has been considered in relationship to its effect on the community for the area in which it is to be located in that the proposed Project has been designed and conditioned to comply with all applicable zoning regulations and design standards. The Project is located within, and is surrounded by, similar industrial characteristics and uses. The Project's internal circulation will be improved, and the, existing CRV Center relocated to minimize vehicular/truck conflicts, and enhancing the its visual presence. Conditions have been incorporated into the approval of the Project to ensure no conflicts will occur with surrounding uses and in compliance with City requirements.
- 4. The granting of this Condition Use Permit modification entails conditions necessary and desirable to preserve the public health, safety, and general welfare in that the expanding operations shall comply with Article 26 Industrial Zones, specifically M-1 performance and development standards, including parking, setbacks, drainage, fencing, and landscaping and will be required to comply with all applicable Fire Codes through the standard plan checking process. Further, the Project is conditioned so it shall be in compliance with the storage and screening requirements in Section 33-571 (b).

Administrative Adjustment

1. The City reviewed the requested Adjustment for consistency with Section 13-1221 of Article 61 (Administration and Enforcement) of the Escondido Zoning Code and determined the Applicant's justification satisfies such need. The above-height fence at the rear property boundary would provide additional security to the site, as it is immediately adjacent the SR-78. Further, the Project is located within, and is surrounded by, similar industrial characteristics and uses where an above-height fence located at the rear property boundary of the Subject Site would be compatible with adjacent properties, and existing improvements.

EXHIBIT "D" PLANNING CASE NOS. PL23-0340 & PL24-0029 CONDITIONS OF APPROVAL

This Project is conditionally approved as set forth on the application received by the City of Escondido on **September 6, 2023**, and the Project drawings consisting of Site Plans, Civil Sheets/Grading and Landscape Plans; all designated as approved on **March 26, 2024**, and shall not be altered without express authorization by the development Service Department.

For the purpose of these conditions, the term "Applicant" shall also include the Project proponent, owner, permittee, and the Applicant's successors in interest, as may be applicable.

A. General:

- 1. Acceptance of Permit. If the Applicant fails to file a timely and valid appeal of this Permit within the applicable appeal period, such inaction by the Applicant shall be deemed to constitute all of the following on behalf of the Applicant:
 - **a.** Acceptance of the Permit by the Applicant; and
 - **b.** Agreement by the Applicant to be bound by, to comply with, and to do all things required of or by the Applicant pursuant to all of the terms, provisions, and conditions of this Project Permit or other approval and the provisions of the Escondido Municipal Code or Zoning Code applicable to such Permit.
- 2. Permit Expiration. The Permit modification shall expire 24 months from the effective date of approval, unless additional time is granted pursuant to the Escondido Municipal Code. The Permit shall be deemed expired if a building permit has not been obtained or work has been discontinued in the reliance of that building permit. If no building permits are required, the City may require a noticed hearing to be scheduled before the authorized agency to determine if there has been demonstrated a good faith intent to proceed, pursuant to and in accordance with the provision of this Permit.

3. Certification. The Director of Development Services, or his/her designee, is authorized and directed to make, or require the Applicant to make, all corrections and modifications to the Project drawings and any other relevant document comprising the Project in its entirety, as necessary to make them internally consistent and in conformity with the final action on the Project. This includes amending the Project drawings as necessary to incorporate revisions made by the decision-making body and/or reflecting any modifications identified in these conditions of approval. A final Approved Plan set, shall be submitted to the Planning Division for certification electronically. Said plans must be certified by the Planning Division prior to submittal of any post-entitlement permit, including grading, public improvement, landscape, or building plans for the Project.

4. Conformance to Approved Plans.

- **a.** The operation and use of the subject property shall be consistent with the Project Description and Details of Request, designated with the Approved Plan set.
- **b.** Nothing in this Permit shall authorize the Applicant to intensify the authorized activity beyond that which is specifically described in this Permit.
- **c.** Once a permit has been issued, the Applicant may request Permit modifications. "Minor" modifications may be granted if found by the Director of Development Services to be in substantial conformity with the Approved Plan set, including all exhibits and Permit conditions attached hereto. Modifications beyond the scope described in the Approved Plan set may require submittal of an amendment to the Permit and approval by the authorized agency.
- **5. Limitations on Use.** Prior to any use of the Project site pursuant to this Permit, all Conditions of Approval contained herein shall be completed or secured to the satisfaction of the Development Services Department.

6. Availability of Permit Conditions.

a. Prior to building permit issuance, the Applicant shall cause a covenant regarding real property to be recorded that sets forth the terms and conditions of this Permit approval and shall be of a form and content satisfactory to the Director of Development Services.

- b. The Applicant shall make a copy of the terms and conditions of this Permit readily available to any member of the public or City staff upon request. Said terms and conditions shall be printed on any construction plans that are submitted to the Building Division for plan check processing.
- 7. Right to Entry. The holder of this Permit shall make the premises available for inspection by City staff during construction or operating hours and allow the investigations of property necessary to ensure that minimum codes, regulations, local ordinances and safety requirements are properly followed. The Applicant shall provide such business records, licenses, and other materials necessary upon request to provide evidence of compliance with the conditions of approval, as well as federal, state, or laws.
- 8. Compliance with Federal, State, and Local Laws. Nothing in this Permit shall relieve the Applicant from complying with conditions, performance standards, and regulations generally imposed upon activities similar in nature to the activity authorized by this permit. (Permits from other agencies may be required as specified in the Permit's Details of Request.) This Permit does not relieve the Applicant of the obligation to comply with all applicable statutes, regulations, and procedures in effect at the time that any engineering permits or building permits are issued unless specifically waived herein.

No part of this Permit's approval shall be construed to permit a violation of any part of the Escondido Municipal or Zoning Code. **During** Project construction and after Project completion, the Applicant shall ensure the subject land use activities covered by this Permit is conducted in full compliance with all local and state laws.

9. Fees. The appropriate development fees and Citywide Facility fees shall be paid in accordance with the prevailing fee schedule in effect at the time of building permit issuance, to the satisfaction of the Director of Development Services. Through plan check processing, the Applicant shall pay development fees at the established rate. Such fees may include, but not be limited to: Permit and Plan Checking Fees, Water and Sewer Service Fees, School Fees, Traffic Mitigation Fees, Flood Control Mitigation Fees, Park Mitigation Fees, Fire Mitigation/Cost Recovery Fees, and other fees listed in the Fee Schedule, which may be amended. Arrangements to pay these fees shall be made prior to building permit issuance to the satisfaction of the Development Services Department. Approval of this development project is conditioned upon payment of all applicable development fees and connection fees in the manner provided in Chapter 6 of the Escondido Municipal Code.

10. Public Art Partnership Program. All requirements of the Public Art Partnership Program, Ordinance No. 86-70 shall be satisfied prior to any building permit issuance. The ordinance requires that a public art fee be added at the time of the building permit issuance for the purpose of participating in the City Public Art Program.

11. Clerk Recording.

- **Exemption.** If the environmental determination prepared for the Project is a. a categorical exemption, the City of Escondido hereby notifies the Applicant that the County Clerk's Office requires a documentary handling fee of \$50 in order to file a Notice of Exemption. In order to file the Notice of Exemption with the County Clerk, in conformance with California Environmental Quality Act (CEQA) Guidelines section 15062, the Applicant should remit to the City of Escondido Planning Division, within two working days of the final approval of the Project (the final approval being the date of this letter) a certified check payable to the "County Clerk" in the amount of \$50. The filing of a Notice of Exemption and the posting with the County Clerk starts a 35day statute of limitations period on legal challenges to the agency's decision that the Project is exempt from CEQA. Failure to submit the required fee within the specified time noted above will result in the Notice of Exemption not being filed with the County Clerk, and a 180-day statute of limitations period will apply.
- **b.** For more information on filing fees, please refer to the County Clerk's Office and/or the California Code of Regulations, Title 14, Section 753.5.
- **12.Legal Description Adequacy.** The legal description attached to the application has been provided by the Applicant and neither the City of Escondido nor any of its employees assume responsibility for the accuracy of said legal description.
- **13. Application Accuracy.** The information contained in the application and all attached materials are assumed to be correct, true, and complete. The City of Escondido is relying on the accuracy of this information and Project-related representations in order to process this application. Any permits issued by the City

may be rescinded if it is determined that the information and materials submitted are not true and correct. The Applicant may be liable for any costs associated with rescission of such permits.

14. Revocation, Suspension, Modification. At any time after Project implementation, the City may require a noticed public hearing to be scheduled before the Planning Commission to determine if there has been demonstrated a good faith intent to proceed in reliance on this approval. This item may be referred to the appropriate decision-making body upon recommendation of the Director of Development Services for review and possible revocation or modification of the Permit regarding non-compliance with the Conditions of Approval.

This Permit may be revoked, suspended or modified by the Planning Commission, or by the City Council on appeal, at any time regardless of who is the owner of the subject property or who has the right to possession thereof or who is using the same at such time, whenever, after a noticed hearing, and after the following findings are fully investigated:

- **a.** A violation of any term or condition not abated, corrected or rectified within the time specified on the notice of violation; or
- **b.** A violation of any City ordinance, state law, or federal law not abated, corrected or rectified within the time specified on the notice of violation; or
- **c.** The use as presently conducted creates or constitutes a nuisance.

15. Indemnification, Hold Harmless, Duty to Defend.

a. The Applicant shall indemnify, hold harmless, and defend (with counsel reasonably acceptable to the City) the City, its Councilmembers, Planning Commissioners, boards, commissions, departments, officials, officers, agents, employees, and volunteers (collectively, "Indemnified Parties") from and against any and all claims, demands, actions, causes of action, proceedings (including but not limited to legal and administrative proceedings of any kind), suits, fines, penalties, judgments, orders, levies, costs, expenses, liabilities, losses, damages, or injuries, at law or in equity, including without limitation the payment of all consequential damages and attorney's fees and other related litigation costs and expenses (collectively, "Claims"), of every nature caused by, arising out of, or in connection with (i)

any business, work, conduct, act, omission, or negligence of the Applicant or the owner of the Property (including the Applicant's or the owner of the Property's contractors, subcontractors, licensees, sublessees, invitees, agents, consultants, employees, or volunteers), or such activity of any other person that is permitted by the Applicant or owner of the Property, occurring in, on, about, or adjacent to the Property; (ii) any use of the Property, or any accident, injury, death, or damage to any person or property occurring in, on, or about the Property; or (iii) any default in the performance of any obligation of the Applicant or the owner of the Property to be performed pursuant to any condition of approval for the Project or agreement related to the Project, or any such claim, action, or proceeding brought thereon. Provided, however, that the Applicant shall have no obligation to indemnify, hold harmless, or defend the City as to any Claims that arise from the sole negligence or willful misconduct of the City. In the event any such Claims are brought against the City, the Applicant, upon receiving notice from the City, shall defend the same at its sole expense by counsel reasonably acceptable to the City and shall indemnify the City for any and all administrative and litigation costs incurred by the City itself, the costs for staff time expended, and reasonable attorney's fees (including the full reimbursement of any such fees incurred by the City's outside counsel, who may be selected by the City at its sole and absolute discretion and who may defend the City against any Claims in the manner the City deems to be in the best interests of the City).

b. The Applicant further and separately agrees to and shall indemnify, hold harmless, and defend the City (including all Indemnified Parties) from and against any and all Claims brought by any third party to challenge the Project or its approval by the City, including but not limited to any Claims related to the Project's environmental determinations or environmental review documents, or any other action taken by the City regarding environmental clearance for the Project or any of the Project approvals. Such indemnification shall include the Applicant's payment for any and all administrative and litigation costs and expenses incurred by the City in defending against any such Claims, including payment for all administrative and litigation costs incurred by the City itself, the costs for staff time expended, and reasonable attorney's fees (including the full reimbursement of any such fees incurred by the City's outside counsel, who may be selected by the City at its sole and absolute discretion and who may defend

the City against any Claims in the manner the City deems to be in the best interests of the City and the Project).

City, in its sole discretion and upon providing notice to the Applicant, may C. require the Applicant to deposit with the City an amount estimated to cover costs, expenses, and fees (including attorney's fees) required to be paid by the Applicant in relation to any Claims referenced herein, which shall be placed into a deposit account from which the City may draw as such costs, expenses, and fees are incurred. Within 14 days after receiving written notice from the City, the Applicant shall replenish the deposit account in the amount the City determines is necessary in the context of the further defense of such Claims. To the extent such deposit is required by the City, the amount of such deposit and related terms and obligations shall be expressed in a written Deposit Account Agreement, subject to the City Attorney's approval as to form. The City, in its sole and reasonable discretion, shall determine the amount of any initial deposits or subsequent deposits of funds, and the Applicant may provide documentation or information for the City to consider in making its determinations. Nothing within this subsection shall be construed as to relieve the Applicant's obligations to indemnify, hold harmless, or defend the City as otherwise stated herein.

B. Construction, Maintenance, and Operation Obligations:

1. Code Requirements. All construction shall comply with the applicable requirements of the Escondido Municipal Code, Escondido Zoning Code, California Building Code; and the requirements of the Planning Division, Engineering Services Department, Director of Development Services, Building Official, City Engineer, and the Fire Chief in carrying out the administration of said codes. Approval of this Permit request shall not waive compliance with any City regulations in effect at the time of Building Permit issuance unless specifically waived herein.

As a condition of receiving the land use approvals specified herein, Applicant shall maintain the property subject to the approvals in compliance with all applicable city codes governing the condition or appearance of property. In addition to compliance with such basic standards, the property subject to these approvals shall also be maintained free of trash, plant debris, weeds, and concrete (other than existing foundations and permanent structures). Any signs placed on the property

advertising such property for sale or rent shall be in accordance with applicable laws, and be kept clean, in like-new condition, and free from fading and graffiti at all times. This condition shall be applicable from the date the land use is approved. The failure to comply with this condition shall subject the approvals specified herein to revocation for failure to comply.

2. Agency License and Permitting. In order to make certain on- or off-site improvements associated with the Approved Plan set, the Permit request may require review and clearance from other agencies. Nothing in these Conditions of Approval shall be construed as to waive compliance with other government agency regulations or to obtain permits from other agencies to make certain on- or off-site improvements prior to Final Map recordation, grading permit issuance, building permit issuance, or certificate of occupancy as required. This review may result in conditions determined by the reviewing agency.

At all times during the effective period of this Permit, the Applicant and any affiliated responsible party shall obtain and maintain in valid force and effect, each and every license and permit required by a governmental agency for the construction, maintenance, and operation of the authorized activity.

- **3.** Utilities. All new utilities and utility runs shall be underground, or fee payment inlieu subject to the satisfaction of the City Engineer.
- 4. Signage. All proposed signage associated with the Project must comply with Article 66 (Sign Ordinance) of the Escondido Zoning Code. Separate sign permits will be required for Project signage. All non-conforming signs shall be removed. The Applicant shall submit with any sign permit graphic/list of all signs to be removed and retained, along with any new signage proposed.
- **5. Noise.** All Project generated noise shall conform to the City's Noise Ordinance (Ordinance 90-08).
- **6. Lighting.** All exterior lighting shall conform to the requirements of Article 35 (Outdoor Lighting Ordinance) of the Escondido Zoning Code.
- 7. General Property Maintenance. The property owner or management company shall maintain the property in good visual and functional condition. This shall include, but not be limited to, all exterior elements of the buildings such as paint, roof, paving, signs, lighting and landscaping. The Applicant shall paint and re-

paint all building exteriors, accessory equipment, and utility boxes servicing the Project, as necessary to maintain clean, safe, and efficient appearances.

- 8. Anti-Graffiti. The Applicant shall remove all graffiti from buildings and wall surfaces within 48 hours of defacement, including all areas of the job site for when the Project is under construction.
- **9.** Anti-Litter. The site and surrounding area shall be maintained free of litter, refuse, and debris. Cleaning shall include keeping all publicly used areas free of litter, trash, and garbage.
- **10.Roof, Wall, and Ground Level Equipment.** All mechanical equipment shall be screened and concealed from view in accordance with Section 33-1085 of the Escondido Zoning Code.
- **11.Trash Enclosures.** All appropriate trash enclosures or other approved trash systems shall be approved by the Planning and Engineering Division. The property owner or management company shall be responsible for ensuring that enclosures are easily assessable for garbage and recyclables collection; and that the area is managed in a clean, safe, and efficient manner. Trash enclosure covers shall be closed when not in use. Trash enclosures shall be regularly emptied. There shall be the prompt removal of visible signs of overflow of garbage, smells emanating from enclosure, graffiti, pests, and vermin.
- **12. Staging Construction Areas.** All staging areas shall be conducted on the subject property, subject to approval of the Engineering Department. Off-site staging areas, if any, shall be approved through the issuance of an off-site staging area permit/agreement.
- 13. Disturbance Coordinator. The Applicant shall designate and provide a point-ofcontact whose responsibilities shall include overseeing the implementation of Project, compliance with Permit terms and conditions, and responding to neighborhood concerns.
- **14. Construction Waste Reduction, Disposal, and Recycling.** Applicant shall recycle or salvage for reuse a minimum of 65% of the non-hazardous construction and demolition waste for residential projects or portions thereof in accordance with either Section 4.408.2, 4.408.3, or 4.408.4 of the California Green Building Standards Code; and/or for non-residential projects or portions thereof in accordance with either Section 5.408.1.1, 5.408.1.2, or 5.408.1.3 of the California

Green Building Standards Code. In order to ensure compliance with the waste diversion goals for all residential and non-residential construction projects, the Applicant must submit appropriate documentation as described in Section 4.408.5 of the California Green Building Standards Code for residential projects or portions thereof, or Section 5.408.1.4 for non-residential projects or portions thereof, demonstrating compliance with the California Green Building Standards Code sections cited above.

15. Construction Equipment Emissions. Applicant shall incorporate measures that reduce construction and operational emissions. Prior to the City's issuance of the demolition and grading permits for the Project, the Applicant shall demonstrate to the satisfaction of the Planning Division that its construction contractor will use a construction fleet wherein all 50-horsepower or greater diesel-powered equipment is powered with California Air Resources Board ("CARB") certified Tier 4 Interim engines or equipment outfitted with CARB-verified diesel particulate filters. An exemption from this requirement may be granted if (i) the Applicant provides documentation demonstrating that equipment with Tier 4 Interim engines are not reasonably available, and (ii) functionally equivalent diesel PM emission totals can be achieved for the Project from other combinations of construction equipment. Before an exemption may be granted, the Applicant's construction contractor shall demonstrate to the satisfaction of the Director of Development Services that (i) at least two construction fleet owners/operators in San Diego County were contacted and those owners/operators confirmed Tier 4 Interim equipment could not be located within San Diego County during the desired construction schedule, and (ii) the proposed replacement equipment has been evaluated using the California Emissions Estimator Model ("CalEEMod") or other industry standard emission estimation method, and documentation provided to the Planning Division confirms that necessary project-generated functional equivalencies in the diesel PM emissions level are achieved.

C. Parking and Loading/Unloading.

- 1. A minimum of 50 parking spaces shall be provided at all times. Said parking spaces provided by the Applicant, and any additional parking spaces provided above the required minimum amount, shall be dimensioned per City standards and be maintained in a clean, well-marked condition. The striping shall be drawn on the plans or a note shall be included indicating double-striping per City standards.
- **2.** Parking for disabled persons shall be provided (including "Van Accessible" spaces) in full compliance with the State Building Code.

- **3.** In accordance with the California Green Building Standard Code, at least eight percent of the total number of required spaces shall be designated for clean air vehicles (CAV), and shall be shown on the revised site plan to the satisfaction of the Planning and Building divisions.
- 4. No contractor or employee may store, or permit to be stored, a commercial or construction vehicle/truck; or personal vehicle, truck, or other personal property on public-right-of-way or other public property without permission of the City Engineer.
- **D. Landscaping:** The property owner or management company assumes all responsibility for maintaining all on-site landscaping; any landscaping in the public right-of-way adjacent to the property, including potted plants; and any retaining and freestanding walls in a manner that satisfies the conditions contained herein.
 - 1. Landscaped areas shall be maintained in a flourishing manner. Appropriate irrigation shall be provided for all landscape areas and be maintained in a fully operational condition.
 - 2. All existing planting and planter areas, including areas within the public right-ofway, shall be repaired and landscaping brought into compliance with current standards. All dead plant material shall be removed and replaced by the property owner or management company.
 - **3.** If at the time of planning final inspection that it is determined that sufficient screening is not provided, the Applicant shall be required to provide additional landscaping improvements to the satisfaction of the Planning Division.
 - **4.** The landscaped areas shall be free of all foreign matter, weeds and plant material not approved as part of the landscape plan.
 - **5.** Failure to maintain landscaping and the site in general may result in the setting of a public hearing to revoke or modify the Permit approval.
 - 6. The landscape parkway along W. Mission Road shall contain street trees on 30' centers and be selected from the City's approved tree list that at maturity is less than 30' in height, due to the overhead power lines.
 - 7. Landscaping Plans. Applicant shall install all required improvements including screening walls, retaining walls, storm improvements, and landscaping in

substantial conformance to the planting and irrigation schedule as shown on the final Approved Plan set.

- A final landscape and irrigation plan shall be submitted to the Engineering a. Services Department for review and approval, if meeting any of the criteria listed under Section 33-1323 of the Zoning Code. Five copies of detailed landscape and irrigation plans shall be submitted to the Engineering Services Department with the second submittal If the grading plan. The initial submittal of the landscape plans shall include the required plan check fees, paid in accordance with the prevailing fee schedule in effect at the time of submittal. Details of Project fencing and walls, including materials and colors, shall be provided on the landscape plans. (Building permits may also be required.) The landscape and irrigation plans shall be reviewed and approved by the Planning Division and Engineering Services Department prior to issuance of grading permits, and shall be equivalent or superior to the conceptual landscape plans included as part of the Approved Plan set. to the satisfaction of the Planning Division. The required landscape and irrigation plans(s) shall comply with the provisions, requirements and standards outlined in Article 62 (Landscape Standards) of the Escondido Zoning Code, except where stricter requirements are imposed by the State of California.
- **b.** Screening walls, retaining walls, storm improvements, and landscaping (i.e. planting and irrigation) is to be provided prior to final occupancy.
- **c.** The installation of the landscaping and irrigation shall be inspected by the Project landscape architect upon completion. He/she shall complete a Certificate of Landscape Compliance certifying that the installation is in substantial compliance with the approved landscape and irrigation plans and City standards. The Applicant shall submit the Certificate of Compliance to the Planning Division and request a final inspection.
- d. Any new freestanding walls and/or retaining walls shall incorporate decorative materials or finishes, and shall be indicated on the landscaping plans. (Building permits may also be required.) All freestanding walls visible from points beyond the Project site shall be treated with a protective sealant coating to facilitate graffiti removal. The sealant shall be a type satisfactory to the Director of Development Services.

e. New or retrofitted trash enclosures shall accommodate vertical climbing plants, vines with support trellis panels, clinging non-deciduous or fastgrowing shrubbery that will screen the enclosures wall surface. The Director of Development Services shall find that the proposed landscaping design, material, or method provides approximate equivalence to the specific requirements of this condition or is otherwise satisfactory and complies with the intent of these provisions.

E. Specific Planning Division Conditions:

- 1. The Applicant shall be responsible for ensuring that all Conditions of Approvals included in Exhibit "D" of this resolution, are implemented throughout the life of the Permit.
- 2. The conditions of approval set forth in this Conditional Use Permit modification (PL23-0340) shall be applicable to the site in addition to those conditions of approval set forth under the original CUP (PHG08-0014) and subsequent modification (PHG17-0002). In the event conflict arises between any prior set of governing conditions or condition, the Director of Development Services shall determine which condition shall prevail.
- 3. The Applicant shall provide a fencing/wall plan exhibit upon initial submittal of their Landscape Plan Check, which shall show, at minimum, installation of a metal tubular/paneled security fencing along the SR-78 property boundary of the Subject Site. The exhibit shall depict how the security fence will adequately screen recycling operations and storage materials, subject to the satisfaction of the Development Services Director or their designee. This may be done in combination with adjacent planting and enhanced landscaping, including but not limited to: deciduous climbing vines or shrubs to a mature height of 10'-0" or more.
- 4. The Applicant shall provide an updated street tree palette with initial submittal of their Landscape Plan Check, which shall show street tree species in compliance with the City's list of approved street trees.
- 5. During all phases of post-entitlement plan check, the Applicant shall show on plans that the existing drainage system shall be protected and are to remain in place.
- 6. The Applicant shall obtain a demolition permit for the removal of any structures, walls, fencing, paving, etc. from the City Engineering Division prior to start of work.
- 7. The Applicant shall replace the 6-foot chain link fencing and 4-foot vinyl fencing (located on the expansion site) with a 8-foot painted masonry wall with rock

pilasters to match existing frontage improvements along W. Mission Road. Both the existing wall and the proposed wall shall be painted and/or coated to match for visual consistency. Any proposed gates shall be approved by the Fire Department and Director of Development Services or their designee prior to installation.

F. Specific Engineering Division Conditions:

GENERAL

- The location of all existing on-site and adjacent utilities and storm drain facilities shall be determined by the Owner's/Developer's engineer. If a conflict occurs with the proposed project or improvements, arrangements for relocation of the conflicting utilities/facilities shall be made with the owner of the utility/facility prior to approval of the Grading plans. This utility/facility relocation work shall be completed prior to issuance of Building Permits.
- 2. Precise Grading and Drainage plans prepared by a Civil Engineer are required for all drainage and private onsite improvement design, and shall be submitted for review through the City's virtual plan review portal as a single package containing all items on the Engineering Initial Submittal Checklists. Landscaping Plans shall be prepared by a Landscape Architect.
- 3. The Owner/Developer shall post securities in accordance with the City prepared Bond and Fee Letter based on a final Engineer's Estimate of Grading and Improvements Cost prepared by the project engineer. The Developer is required to provide a Cash Clean Up deposit for all grading, landscaping, private Improvements and onsite drainage improvements prior to approval of Grading Plans and issuance of Grading and/or Building Permits. This Cash Clean Up Deposit amount shall be 10% of the total cost of the project private improvements, drainage and landscaping. All improvements shall be completed prior to issuance of a Certificate of Occupancy.
- 4. If site conditions change adjacent to the proposed development prior to completion of the project, the Developer will be responsible to modify his/her improvements to accommodate these changes. The determination and extent of the modification shall be to the satisfaction of the City Engineer.
- 5. All public improvements shall be constructed in a manner that does not damage existing public improvements. Any damage shall be determined by and corrected by the Owner/Developer to the satisfaction of the City Engineer.

- 6. Adequate horizontal sight distance shall be provided at all driveways. Increased parkway widths, open space easements, and restrictions on landscaping may be required at the discretion of the City Engineer
- 7. Pedestrian access routes meeting current ADA requirements shall be provided into the project to the satisfaction of the City Engineer and City Building Official.
- 8. All gated entrances shall be approved by the City Engineer, Building Official, and the Fire Marshal and shown on the Precise Grading and Building Plans.
- An Encroachment Permit shall be obtained from the Engineering Division for any work within the public right-of-way. Contact the Engineering Field Office at (760) 839-4664 to arrange for the Encroachment Permit and inspections.
- 10. The Owner's Contractor will be required to provide a detailed detour and traffic control plan, for all construction and staging activities within the Mission Road rights-of-way to the satisfaction of the City Engineer. This plan shall be approved prior to the issuance of an Encroachment Permit for construction or other project activities within the public right-of-way.

GRADING

- A site precise grading and drainage plan prepared by a Registered Civil Engineer shall be approved by the Engineering Department prior to issuance of Building Permits. The project shall conform with the City of Escondido's Storm Water Management Requirements. Both Construction BMPs and Permanent Treatment BMPs shall be provided for the project. Permanent Treatment BMPs shall be designed to the satisfaction of the City Engineer and Environmental Programs Manager.
- 2. A site landscaping and irrigation plan shall be submitted with the second submittal of the precise grading plan to the Engineering Dept.
- 3. All on-site private improvements shall be designed in accordance with the City's Design Standards and shall be subject to review and approval by the Fire, Engineering, Planning, Environmental Programs, and Utility Departments.
- 4. All private driveways and parking areas shall be paved with a minimum of 3" AC over 6" of AB or 7" PCC over 6" AB.
- 5. The Owner/Developer shall be responsible for the recycling of all excavated materials designated as Industrial Recyclables (soil, asphalt, sand, concrete, land

clearing brush and rock) at a recycling center or other location(s) approved by the City Engineer.

DRAINAGE

- 1. Final on-site and off-site storm drain improvements shall be determined to the satisfaction of the City Engineer.
- 2. Pipes or swales proposed to convey (or bypass) offsite drainage run-on shall be at a gradient that matches the historical drainage condition and to the satisfaction of the City Engineer.
- 3. All site drainage shall be treated to the maximum extent practicable to remove expected contaminants using permanent treatment BMPs to the satisfaction of the City Engineer and Environmental Programs Manager. The city highly encourages the use of bio-retention basins within or along the perimeter of the parking and driveway area as the primary method of storm water treatment. The landscape plans shall reflect these areas of storm water treatment.
- 4. All on-site storm drains, detention basins, and all other post-construction BMP's facilities are private. The responsibility for maintenance of these storm drains shall be that of the property owner or property owner's association.
- 5. Downspouts from buildings shall be directed to landscaping, where feasible.
- 6. All on-site trash enclosure areas shall drain toward a landscaped area (where feasible) and include a roof over the enclosure in accordance with the City's Storm Water Management requirements and to the satisfaction of the City Engineer.
- Erosion control, including riprap, interim slope planting, sandbags, or other erosion control measures shall be provided to control sediment and silt from the project. The Developer shall be responsible for maintaining all erosion control facilities throughout the project.
- 8. A Construction General Permit is required from the State Water Resources Control Board for all storm water discharges associated with a construction activity where clearing, grading, and excavation results in a land disturbance of one or more acres.

All site grading and erosion control plans shall be prepared by a Registered Civil Engineer. A separate submittal to the Engineering Department is required for the site

grading and erosion control plans. Plans will **not** be forwarded from the Building Department.

UTILITIES

 Any new development whose wastewater discharge may contain pollutants not normally found or in concentrations in excess of those normally found in domestic wastewater shall require a wastewater discharge permit according to the Escondido Municipal Code, Chapter 22, Article 8. New users shall apply at least ninety (90) days prior to connecting to or contributing to the City's wastewater system and a permit must be obtained prior to commencement of any discharge to the system.

WATER SUPPLY

- This project is located within the Rincon Del Diablo Municipal Water District. It will be the Developer's/Owner's responsibility to make arrangements with the Rincon District as may be necessary to provide water service for domestic use and fire protection. The property owner shall provide evidence of such arrangements to the satisfaction of the City Engineer. The City of Escondido and the Rincon District will sign approval of the grading plans with respect to the water services for domestic or fire protection.
- 2. Fire hydrants together with an adequate water supply shall be installed at locations as directed by the Fire Marshal.

<u>SEWER</u>

- Sewer laterals shall be installed from the public main to each building and shall be 6" PVC minimum with a standard clean-out at the property line. Any new sewer laterals shall be installed at right angle to the main in conformance with the Design Standards.
- 2. All unused and/or abandoned sewer laterals shall be removed or capped at the property line per the Building Department's standards, and shall be noted on the grading plan to the satisfaction of the Utilities Engineer.

CASH SECURITY AND FEES

1. A cash security shall be posted to pay any costs incurred by the City to clean-up eroded soils and debris, repair damage to public or private property and improvements, install new BMPs, and stabilize and/or close-up a non-responsive

or abandoned project. Any moneys used by the City for cleanup or damage will be drawn from this security and the grading permit will be revoked by written notice to the owner until the required cash security is replaced. The cleanup cash security shall be released upon final acceptance of the grading and improvements for this project. The amount of the cash security shall be 10% of the total estimated cost of the grading, drainage, landscaping, and best management practices items of work with a minimum of \$5,000 up to a maximum of \$30,000, unless a higher amount is deemed necessary by the City Engineer.

2. The Owner/Developer will be required to pay all development and plan check fees of the City then in effect at the time, and in such amounts as may prevail when Building Permits are issued.

G. Specific Fire Division Conditions:

- 1. No speed humps/ bumps shall be allowed on-site.
- 2. Proposed Fire Lane shall be a minimum of 24-feet in width and marked in red with "Fire Lane NO Parking" stenciled and/or appropriate signage to be approved by the Fire Marshall or representative.
- 3. Any gates for vehicle access shall provide emergency access system (KNOX Switch and Opticom).