

Planning Commission Staff Report

Date: December 8, 2010

Case No.: 5.1042 – PD 311

Application Type: Time Extension for Planned Development District

Location: 450-490 South Palm Canyon Drive, north of Ramon

Road and between South Palm Canyon Drive and

Indian Canyon Drive.

Applicant: South Palm Canyon, LLC

Zone: C-B-D (Central Business District)

General Plan: C-B-D (Central Business District)

APNs: 513-214-004, 005 & 513-214-010, 011

From: Edward O. Robertson, Principal Planner

Project Planner: Glenn Mlaker, AICP, Assistant Planner

PROJECT DESCRIPTION

The applicant, South Palm Canyon, LLC is requesting a one-year time-extension for a previously approved mixed-use project consisting of residential, commercial and recreational facilities. The residential component consists of up to 125 condominium units; approximately 39,000 square feet of retail/commercial space on a 2.67-acre site.

RECOMMENDATION

That the Planning Commission approve a one-year time extension for PD 311 from October 25, 2010 to October 24, 2011.

PRIOR ACTIONS

On October 11, 2006, the Planning Commission considered the mixed-use project and by a vote of 7-0, certified the Final Environmental Impact Report; approved the project architecture and Planned Development District 311.

On October 25, 2006, the City Council certified a final environmental impact report and approved Planned Development District 311 as recommended by the Planning Commission.

On November 19, 2008 the Planning Commission granted a one-year time extension for PD 311 from October 25, 2008 to October 24, 2009.

On January 27, 2010 the Planning Commission granted a one-year time extension for PD 311 from October 25, 2009 to October 24, 2010.

BACKGROUND AND SETTING

The previously approved mixed-use development will be located within a fully developed area of the downtown district of the City. The proposed site is an approximately 2.67-acre land bounded by South Palm Canyon Drive to the west, Indian Canyon Drive to the east and Ramon Road to the south. There is an existing restaurant, a retail outlet, and two vacant buildings on the site. One of the vacant buildings was formerly occupied by Tony Romas Restaurant and the other was a specialty retail store. These buildings total approximately 47,000 square feet in size and will be demolished to make way for the new mixed-use development.

The surrounding area is fully improved with streets, curbs, gutter, sidewalks and landscaping. There are mostly commercial and retail uses within the immediate vicinity of the location. North of the site there is a two-story bank building along with other small unit retail stores; to the west along Palm Canyon Drive, there is an existing three-story commercial establishment with subterranean parking structure; and to the east there is an existing retail complex.

ANALYSIS

Section 94.03.00(H) of the Zoning Code states that extensions of time for a PD may be allowed by demonstration of good cause. According to Chapter 9.63.110 of the Municipal Code, there are no specific findings or determinations that need to be made to grant the time extension for the PD. The Municipal Code does limit all time extensions to one-year and that requirement is being carried forward in staff's recommendation.

The applicant has requested a one-year time extension to commence construction for Planned Development District 311. The applicant, in the letter of time extension request dated October 12, 2010, claimed that the principal reason for the time extension request is the severe downturn in the local residential real estate market along with the general

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economic slowdown. Furthermore, according to the applicant, the availability of financing for mixed-use projects of this magnitude has been in sharp decline. Based on this information, the applicant has demonstrated good cause for seeking an extension and for asserting that construction will commence within the requested period of time extension.

Staff has reviewed the project, surrounding area and underlying zoning regulations and determined that no significant changes have occurred that would suggest that the project is no longer in keeping with the neighborhood or the City's development policies.

Staff received amended conditions from the Engineering Department in response to changes in applicable engineering standards and regulations. A list of these additions or modifications to the Conditions of Approval is as follows: Engineering Conditions -Palm Canyon Drive #6; Indian Canyon Drive #14; Grading #27B, 27C, 27D, 27E, 28, 28A, 29, 30A, 30B; Water Quality Management Plan #31A, 31B, 31C; Drainage #32; General #40A; Traffic #49.

ENVIRONMENTAL ASSESSMENT

A Final Environmental Impact Report (EIR) was previously certified by the City Council on October 25, 2006 for the project. Pursuant to Section 15162 of the California Environmental Quality Act (CEQA) Guidelines, the preparation of a Subsequent EIR. Addendum to the EIR or further environmental documentation is not necessary because the changed circumstances of the project will not result in any new significant environmental effects or a substantial increase in the severity of previously identified significant effects. The time extension request would not result in any new environmental impacts beyond those already assessed in the certified environmental impact report,

NOTIFICATION

A hearing notice is not required for a time extension request.

Assistant Planner

Principal Planner

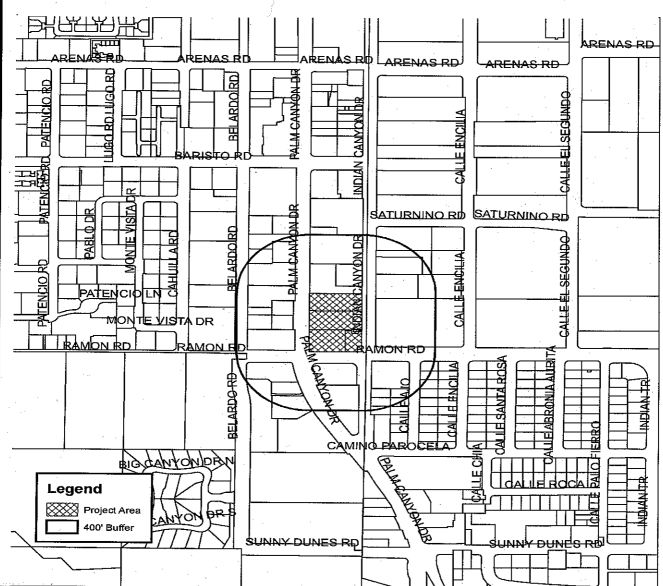
ATTACHMENTS:

- 1. Vicinity Map
- 2. **Draft Resolution**
- Revised Conditions of Approval 3.
- Letter of request from the applicant dated October 12, 2010



Department of Planning Services Vicinity Map





CITY OF PALM SPRINGS

CASE NO: 5.1042 / PD 311

APPLICANT: South Palm Canyon,

LLC

<u>DESCRIPTION:</u> To consider a Time Extension for PD 311. The Planned Development District would allow the development of up to 124 condominium units and approximately 39,000 square feet of commercial space on an approximate 2.67-acre site at 450 – 490 South Palm Canyon Drive, Zone CBD, Section 15. APN: 513-214-004, 513-214-005, 513-214-010, 513-214-011.

RESOLUTION NO.

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF PALM SPRINGS, CALIFORNIA APPROVING ONE-YEAR TIME EXTENSION FOR PLANNED DEVELOPMENT DISTRICT 311 FROM OCTOBER 25, TO OCTOBER 24. 2011: A PREVIOUSLY APPROVED MIXED-USE DEVELOPMENT CONSISTING OF A 125-UNIT CONDOMINIUM COMPLEX AND APPROXIMATELY 39,000 SQUARE FEET OF RETAIL /COMMERCIAL SPACE ON AN APPROXIMATELY 2.67-ACRE SITE LOCATED AT 450-490 SOUTH PALM CANYON DRIVE, ZONE C-B-D, SECTION 15.

WHEREAS, South Palm Canyon, LLC ("Applicant") has filed an application with the City pursuant to Section 94.04.00(H) and 94.04.00(I)(1) of the Palm Springs Zoning Code and Chapter 9.63.110 of the Palm Springs Municipal Code for a one-year time extension to commence construction for PD 311 located at 450-490 South Palm Canyon Drive and Indian Canyon Drive; and

WHEREAS, on December 8, 2010, a public meeting on the application was held by the Planning Commission in accordance with applicable law; and

WHEREAS, the Planning Department has reviewed this project under the provisions of the California Environmental Quality Act (CEQA), and has determined that a time extension request is considered a "project" pursuant to the terms of the California Environmental Quality Act (CEQA). A Final Environmental Impact Report (EIR) was previously certified by the City Council on October 25, 2006 for the project. Pursuant to Section 15162 of the California Environmental Quality Act (CEQA) Guidelines, the preparation of a Subsequent EIR, Addendum to the EIR or further environmental documentation is not necessary because the changed circumstances of the project will not result in any new significant environmental effects or a substantial increase in the severity of previously identified significant effects. The time extension request would not result in any new environmental impacts beyond those already assessed in the certified environmental impact report and;

WHEREAS, the Planning Commission has carefully reviewed and considered all of the evidence presented in connection with the hearing on the project, including, but not limited to, the staff report, and all written and oral testimony presented.

NOW, THEREFORE, BE IT RESOLVED that, based upon the foregoing, the Planning Commission hereby approves a one-year time extension for PD 311, from October 25, 2010 to October 24, 2011.

ADOPTED this 8th day of December, 2010.

AYES: NOES: ABSENT: ABSTAIN:

ATTEST:

CITY OF PALM SPRINGS, CALIFORNIA

Craig A. Ewing, AICP Director of Planning Services

EXHIBIT A

Case No. 5.1042 – PD-311/ TTM 33514 The South Palm Canyon LLC

450-490 South Palm Canyon Drive ("The South Palm Canyon Mixed-use Project")

REVISED CONDITIONS OF APPROVAL

October 25, 2010

Before final acceptance of the project, all conditions listed below shall be completed to the satisfaction of the City Engineer, the Director of Planning Services, the Chief of Police, the Fire Chief or their designee, depending on which department recommended the condition.

Any agreements, easements or covenants required to be entered into shall be in a form approved by the City Attorney.

PROJECT SPECIFIC CONDITIONS

Administrative

- 1. The proposed development of the premises shall conform to all applicable regulations of the Palm Springs Zoning Ordinance, Municipal Code, or any other City Codes, ordinances and resolutions which supplement the zoning district regulations.
- 2. The owner shall defend, indemnify, and hold harmless the City of Palm Springs, its agents, officers, and employees from any claim, action, or proceeding against the City of Palm Springs or its agents, officers or employees to attach, set aside, void or annul, an approval of the City of Palm Springs, its legislative body, advisory agencies, or administrative officers concerning Case 5.1042 PD-311 and Tentative Tract Map 33514. The City of Palm Springs will promptly notify the applicant of any such claim, action, or proceeding against the City of Palm Springs and the applicant will either undertake defense of the matter and pay the City's associated legal costs or will advance funds to pay for defense of the matter by the City Attorney. If the City of Palm Springs fails to promptly notify the applicant of any such claim, action or proceeding or fails to cooperate fully in the defense, the applicant shall not, thereafter, be responsible to defend, indemnify, or hold harmless the City of Palm Springs. Notwithstanding the foregoing, the City retains the right to settle or abandon the matter without the applicant's consent but should it do so, the City shall waive the indemnification herein, except, the City's decision

to settle or abandon a matter following an adverse judgment or failure to appeal, shall not cause a waiver of the indemnification rights herein.

- 3. That the property owner(s) and successors and assignees in interest shall maintain and repair the improvements including and without limitation sidewalks, bikeways, parkways, parking areas, landscape, irrigation, lighting, signs, walls, and fences between the curb and property line, including sidewalk or bikeway easement areas that extend onto private property, in a first class condition, free from waste and debris, and in accordance with all applicable law, rules, ordinances and regulations of all federal, state, and local bodies and agencies having jurisdiction at the property owner's sole expense. This condition shall be included in the recorded covenant agreement for the property if required by the City.
- 4. Pursuant to Fish and Game Code Section 711.4 a filing fee of \$64.00 is required. This project has a de minimus impact on fish and wildlife, and a Certificate of Fee Exemption shall be completed by the City and two copies filed with the County Clerk. This application shall not be final until such fee is paid and the Certificate of Fee Exemption is filed. Fee shall in the form of a money order or cashier's check payable to Riverside County.
- 5. This project shall be subject to Chapters 2.24 and 3.37 of the Municipal Code regarding public art. The project shall either provide public art or payment of an in lieu fee. In the case of the in-lieu fee, the fee shall be based upon the total building permit valuation as calculated pursuant to the valuation table in the Uniform Building Code, the fee being 1/2% for commercial or industrial projects, 1/4% for new residential subdivisions, or 1/4% for new individual single-family residential units constructed on a lot located in an existing subdivision with first \$100,000 of total building permit valuation for individual single-family units exempt. Should the public art be located on the project site, said location shall be reviewed and approved by the Director of Planning Services and the Public Arts Commission, and the property owner shall enter into a recorded agreement to maintain the art work and protect the public rights of access and viewing.
- 6. Pursuant to Park Fee Ordinance No. 1632 and in accordance with Government Code Section 66477 (Quimby Act), all residential development shall be required to contribute to mitigate park and recreation impacts such that, prior to issuance of residential building permits, a parkland fee or dedication shall be made. Accordingly, all residential development shall be subject to parkland dedication requirements and/or park improvement fees. The parkland mitigation amount shall be based upon the cost to acquire and fully improve parkland. The applicant shall submit a property appraisal to the Planning Services Department for the purposes of calculating the Park Fee. The Park Fee payment and/or parkland dedication shall be completed prior to the issuance of building permits.

Environmental Assessment

- 7. Any mitigation measures of the Environmental Impact Report (EIR) shall apply to the proposed project. The applicant shall submit a signed agreement that the mitigation measures will be included in the Planning Commission consideration of the environmental assessment. Mitigation measures are included in the EIR, and hereby incorporated into these conditions by reference.
- 8. The developer shall reimburse the City for the City's costs incurred in monitoring the developer's compliance with the conditions of approval and mitigation monitoring program, including, but not limited to inspections and review of developers operations and activities for compliance with all applicable dust and noise operations, and cultural resource mitigation. This condition of approval is supplemental and in addition to normal building permit and public improvement permits that may be required pursuant to the Palm Springs Municipal Code.

CC&R's

- 9. The applicant prior to issuance of building permits shall submit three (3) sets of a draft declaration of covenants, conditions and restrictions ("CC&R's") to the Director of Planning Services for approval in a form to be approved by the City Attorney, to be recorded prior to certificate of occupancy. The CC&Rs shall be submitted with a list of the adopted conditions of approval and an indication of where applicable conditions are addressed in the CC&Rs. The CC&R's shall be enforceable by the City, shall not be amended without City approval, and shall require maintenance of all property in a good condition and in accordance with all ordinances.
- 10. The applicant shall submit to the City of Palm Springs, a deposit in the amount of \$2000, for the review of the CC&R's by the City Attorney. A filing fee, in accordance with the fee schedule adopted by the City Council, shall also be paid to the City Planning Services Department for administrative review purposes.

Final Design

- 11. Final landscaping, irrigation, exterior lighting, and fencing plans shall be submitted for approval by the Department of Planning Services, prior to issuance of a building permit. Landscape plans shall be approved by the Riverside County Agricultural Commissioner's Office prior to submittal. All landscaping located within the public right of way or within community facilities districts must be approved by the Public Works Director and the Director of Parks and Recreation.
- 12. The final development plans shall be submitted in accordance with Section 94.03.00 of the Zoning Ordinance. Final development plans shall include site plans, building elevations, floor plans, roof plans, grading plans, landscape plans, irrigation plans, exterior lighting plans, sign program, mitigation monitoring

- program, site cross sections, property development standards and other such documents as required by the Planning Commission. Final development plans shall be submitted within two (2) years of the approval of the tentative tract map.
- 13. An exterior lighting plan in accordance with Zoning Ordinance Section 93.21.00, Outdoor Lighting Standards, shall be submitted for review and approval by the Director of Planning Services prior to the issuance of building permits. Manufacturer's cut sheets of all exterior lighting on the building and in the landscaping shall be submitted for approval prior to issuance of a building permit. If lights are proposed to be mounted on buildings, down-lights shall be utilized. No lighting of the hillside is permitted.

General Conditions/Code Requirements

- 14. The project is subject to the City of Palm Springs Water Efficient Landscape Ordinance. The applicant shall submit an application for Final Landscape Document Package to the Director of Planning Services for review and approval prior to the issuance of a building permit. Refer to Chapter 8.60 of the Municipal Code for specific requirements.
- 15. Prior to issuance of a grading permit, a Fugitive Dust and Erosion Control Plan shall be submitted and approved by the Building Official. Refer to Chapter 8.50 of the Municipal Code for specific requirements.
- 16. The grading plan shall show the disposition of all cut and fill materials. Limits of site disturbance shall be shown and all disturbed areas shall be fully restored or landscaped.
- 17. Separate architectural approval and permits shall be required for all signs. A detailed sign program shall be submitted for review and approval by the Planning Commission prior to issuance of building permits.
- 18. All materials on the flat portions of the roofs shall be earth tone in color.
- 19. All roof mounted mechanical equipment shall be screened from all possible vantage points both existing and future per Section 93.03.00 of the Zoning Ordinance. The screening shall be considered as an element of the overall design and must blend with the architectural design of the building(s). The exterior elevations and roof plans of the buildings shall indicate any fixtures or equipment to be located on the roof of the building, the equipment heights, and type of screening. Parapets shall be at least 6" above the equipment for the purpose of screening.
- 20. No exterior downspouts shall be permitted on any facade on the proposed building(s) which are visible from adjacent streets or residential and commercial areas.

- 21. Perimeter walls shall be designed, installed and maintained in compliance with the corner cutback requirements as required in Section 93.02.00.D.
- 22. The design, height, texture and color of building(s), fences and walls shall be submitted for review and approval prior to issuance of building permits.
- 23. The street address numbering/lettering shall not exceed eight inches in height.
- 24. Construction of any residential unit shall meet minimum soundproofing requirements prescribed pursuant to Section 1092 and related sections of Title 25 of the California Administrative Code. Compliance shall be demonstrated to the satisfaction of the Director of Building and Safety.
- 25. Prior to the issuance of building permits, locations of all telephone and electrical boxes must be indicated on the building plans and must be completely screened and located in the interior of the building.
- 26. Modified architectural and landscaping designs shall be reviewed by the Architectural Advisory Committee prior to City Council action on the project.
- 27. Assigned parking spaces shall be dedicated to each residential unit in the parking garage. These requirements shall be included in the CC&R's for the project.
- 28. Prior to issuance of building permits, the applicant shall provide or contribute a public benefit to the City in a form or amount as determined by the City Council as part of the Council's decision regarding the project.

Engineering Department

STREETS

- 1. Any improvements within the public right-of-way require a City of Palm Springs Encroachment Permit.
- 2. The General Plan Amendment of the Circulation Element (Case 5.1122) to reclassify Ramon Road from a 100' wide major thoroughfare to a special street section maintaining the existing variable right-of-way along the project frontage, and to reclassify Indian Canyon Drive from a 100' wide major thoroughfare to a modified 95' wide major thoroughfare along the project frontage, is required to facilitate the proposed development application. In the absence of an approved General Plan Amendment, dedication of ultimate right-of-way width along Ramon Road and Indian Canyon Drive will be necessary.

PALM CANYON DRIVE

- 3. All existing street improvements, landscaping, and lighting improvements shall be protected in place, except removals approved by the City Engineer. The applicant shall be responsible for the repair, removal and replacement of existing improvements damaged as a result of the construction of this project, as directed by the City Engineer.
- 4. Remove the two existing driveway approaches and replace with new street improvements (curb and gutter, and sidewalk) to match existing street improvements, in accordance with applicable City standards.
- 5. Remove the existing street improvements as necessary to construct a 24 feet wide driveway approach with the centerline located approximately 13 feet south of the north property line in accordance with City of Palm Springs Standard Drawing No. 205. Any removal or relocation of existing landscaping, irrigation, electrical and lighting improvements shall be coordinated with the City Engineer prior to removal or relocation. Access shall be limited to left-turn ingress for commercial and service vehicles only. Residential access shall be prohibited. Distinctive entry treatments including signage, lighting, pavement markings, and/or other visual cues shall be incorporated in the design at the commercial/service entry to impose the required access restrictions.
- 6. Construct a Type A curb ramp meeting current California State Accessibility standards on either side of the new driveway approach in accordance with City of Palm Springs Standard Drawing No. 212. The applicant shall ensure that an appropriate path of travel, meeting ADA guidelines, is provided across the driveway, and shall adjust the location of the access ramps, if necessary, to meet ADA guidelines, subject to the approval of the City Engineer. If necessary, additional pedestrian and sidewalk easements shall be provided on-site to construct a path of travel meeting ADA guidelines.
- 7. Construct a decorative pedestrian crosswalk across Palm Canyon Drive at a location to be determined pursuant to further evaluation. The applicant shall provide additional information to the City Engineer to determine an appropriate location. The decorative pedestrian crosswalk shall be constructed in a similar fashion to other crosswalks located north of Baristo Road, including curb pop-outs, decorative concrete pavers, and other improvements. The crosswalk shall be signalized.
- 8. All broken or off grade street improvements shall be repaired or replaced.

INDIAN CANYON DRIVE

9. All existing street improvements and landscaping shall be protected in place, except as otherwise required by the City Engineer. The applicant shall be responsible for the repair, removal and replacement of existing improvements

- damaged as a result of the construction of this project, as directed by the City Engineer.
- 10. Remove the two existing driveway approaches and replace with new street improvements (curb and gutter, and sidewalk) to match existing street improvements, in accordance with applicable City standards.
- 11. Remove the existing street improvements as necessary to construct a 26 wide driveway approach for the retail entry with a centerline located approximately 190 feet north of the centerline of Ramon Road in accordance with City of Palm Springs Standard Drawing No. 205. Any removal or relocation of existing landscaping, irrigation, electrical and lighting improvements shall be coordinated with the City Engineer prior to removal or relocation. Access shall be limited to left-turn ingress and left-turn egress for retail parking only. Residential access shall be prohibited. Distinctive entry treatments including signage, lighting, pavement markings, and/or other visual cues shall be incorporated in the design at the retail entry to impose the required access restrictions.
- 12. Remove the existing street improvements as necessary to construct a 39 feet wide driveway approach with the centerline located approximately 24 feet south of the north property line in accordance with City of Palm Springs Standard Drawing No. 205. The driveway approach shall divide with a 20 feet wide northerly commercial/service exit lane and residential exit lane, and a 15 feet wide southerly residential entry lane. The dividing median, if raised, shall include appropriate clearance for a 5 feet wide pedestrian path of travel. Any removal or relocation of existing landscaping, irrigation, electrical and lighting improvements shall be coordinated with the City Engineer prior to removal or relocation. Access shall be limited to left-turn egress for commercial and service vehicles only, and left-turn ingress for residential parking access. Retail parking access shall be prohibited. Distinctive entry treatments including signage, lighting, pavement markings, and/or other visual cues shall be incorporated in the design at the commercial/service exit and residential entry to impose the required access restrictions.
- 13. An application for an Encroachment Agreement shall be submitted to the Engineering Department for construction of the dividing median within the northerly driveway. The application for the Encroachment Agreement shall be approved prior to issuance of a grading permit.
- 14. Construct a Type A curb ramp meeting current California State Accessibility standards on either side of the northerly and southerly driveway approaches, in accordance with City of Palm Springs Standard Drawing No. 212. The applicant shall ensure that an appropriate path of travel, meeting ADA guidelines, is provided across the driveway, and shall adjust the location of the access ramps, if necessary, to meet ADA guidelines, subject to the approval of the City Engineer. If necessary, additional pedestrian and sidewalk easements shall be provided onsite to construct a path of travel meeting ADA guidelines.

15. All broken or off grade street improvements shall be repaired or replaced.

RAMON ROAD

- 16. Dedicate an easement for sidewalk purposes extending to the back of the public sidewalk along the entire frontage.
- 17. All existing street improvements and landscaping shall be protected in place, except as otherwise required by the City Engineer. The applicant shall be responsible for the repair, removal and replacement of existing improvements damaged as a result of the construction of this project, as directed by the City Engineer.
- 18. Remove the existing driveway approach and replace with new street improvements (curb and gutter, and sidewalk) to match existing street improvements, in accordance with applicable City standards.
- 19. All broken or off grade street improvements shall be repaired or replaced.

ON-SITE

- 20. All on-site two-way drive aisles shall be 26 feet wide.
- 21. A clearly designated pedestrian walkway of adequate width shall be provided to centralize a location for pedestrians entering or leaving the retail areas and accessing the retail parking. A pedestrian walkway shall be designated along the west and south sides of the ground floor parking level. Traffic signage, lighting, pavement markings, and/or other visual cues shall be incorporated in the design of the ground floor parking level to support the use of the walkway by pedestrians and alert vehicles of the potential for crossing pedestrians.
- 22. Curbed end islands within the ground floor parking level adjacent to spaces 13/27, 39, and 55/64 shall be widened to ensure adequate sight distance.
- 23. Cut-through traffic across the northerly commercial/service drive aisle shall be prohibited. Traffic signage, lighting, pavement markings, speed bumps and/or other visual cues shall be incorporated in the design of the ground floor parking level to prohibit cut-through traffic.
- 24. The applicant shall verify that the geometrics proposed at the commercial/service entry and exit can accommodate anticipated service and delivery vehicles. A site plan with superimposed design vehicle turning path templates shall be provided to the City Engineer to verify that access for service and delivery vehicles is accommodated.

SANITARY SEWER

- 25. All sanitary facilities shall be connected to the public sewer system. New laterals shall not be connected at manholes.
- 26. All on-site sewer systems shall be privately maintained by a Home Owners Association (HOA). Provisions for maintenance of the on-site sewer system acceptable to the City Engineer shall be included in the Covenants, Conditions and Restrictions (CC&R's) required for this project.

GRADING

- 27. Submit a Precise Grading and Paving Plan prepared by a California registered civil engineer to the Engineering Division for review and approval. A Fugitive Dust Control Plan shall be prepared by the applicant and/or its grading contractor and submitted to the Engineering Division for review and approval. The applicant and/or its grading contractor shall be required to comply with Chapter 8.50 of the City of Palm Springs Municipal Code, and shall be required to utilize one or more "Coachella Valley Best Available Control Measures" as identified in the Coachella Valley Fugitive Dust Control Handbook for each fugitive dust source such that the applicable performance standards are met. The applicant's or its contractor's Fugitive Dust Control Plan shall be prepared by staff that has completed the South Coast Air Quality Management District (AQMD) Coachella Valley Fugitive Dust Control Class. The applicant and/or its grading contractor shall provide the Engineering Division with current and valid Certificate(s) of Completion from AQMD for staff that have completed the required training. For information on attending a Fugitive Dust Control Class and information on the Coachella Valley Fugitive Dust Control Handbook and related "PM10" Dust Control issues, please contact AQMD at (909) 396-3752, or at www.AQMD.gov. A Fugitive Dust Control Plan, in conformance with the Coachella Valley Fugitive Dust Control Handbook, shall be submitted to and approved by the Engineering Division prior to approval of the Grading plan. The Precise Grading and Paving Plan shall be approved by the City Engineer prior to issuance of grading permit.
 - a. The first submittal of the Precise Grading and Paving Plan shall include the following information: a copy of final approved conformed copy of Conditions of Approval; a copy of a final approved conformed copy of the Tentative Tract Map or site plan; a copy of current Title Report; a copy of Soils Report; and a copy of the Water Quality Management Plan.
 - b. Prior to approval of a Grading Plan, the applicant shall obtain written approval to proceed with construction from the Agua Caliente Band of Cahuilla Indians, Tribal Historic Preservation Officer or Tribal Archaeologist.

 The applicant shall contact the Tribal Historic Preservation Officer or the Tribal Archaeologist at (760) 699-6800, to determine their requirements, if any, associated with grading or other construction. The applicant is advised

- to contact the Tribal Historic Preservation Officer or Tribal Archaeologist as early as possible. If required, it is the responsibility of the applicant to coordinate scheduling of Tribal monitors.
- c. In accordance with an approved PM-10 Dust Control Plan, perimeter fencing shall be installed. Fencing shall have screening that is tan in color; green screening will not be allowed. Perimeter fencing shall be installed after issuance of Grading Permit, and immediately prior to commencement of grading operations.
- d. Perimeter fence screening shall be appropriately maintained, as required by the City Engineer. Cuts (vents) made into the perimeter fence screening shall not be allowed. Perimeter fencing shall be adequately anchored into the ground to resist wind loading.
- e. Within 10 days of ceasing all construction activity and when construction activities are not scheduled to occur for at least 30 days, the disturbed areas on-site shall be permanently stabilized, in accordance with Palm Springs Municipal Code Section 8.50.022. Following stabilization of all disturbed areas, perimeter fencing shall be removed, as required by the City Engineer.
- 28. A National Pollutant Discharge Elimination System (NPDES) stormwater permit, issued from the California Regional Water Quality Control Board (Phone No. 760-346-7491) is required for the proposed development. A copy of the executed permit shall be provided to the City Engineer prior to issuance of a grading permit. Notice of Intent to comply with the California General Construction Stormwater Permit (Water Quality Order 2009-0009-DWQ as modified September 2, 2009) is required for the proposed development via the California Regional Water Quality Control Board (Phone No. (760) 346-7491). A copy of the executed letter issuing a Waste Discharge Identification (WDID) number shall be provided to the City Engineer prior to issuance of a grading or building permit.
- 28A. Projects causing soil disturbance of one acre or more, must comply with the General Permit for Stormwater Discharges Associated with Construction Activity, and shall prepare and implement a stormwater pollution prevention plan (SWPPP). The project applicant shall cause the approved final project-specific WQMP to be incorporated by reference or attached to the project's SWPPP as the Post-Construction Management Plan. A copy of the up-to-date SWPPP shall be kept at the project site and be available for review upon request.
- 29. In accordance with City of Palm Springs Municipal Code, Section 8.50.025 (c) 8.50.022 (h), the applicant shall post with the City a cash bond of two thousand dollars (\$2,000.00) per disturbed acre for mitigation measures for erosion/blowsand relating to this property and development.

- 30. A soils report prepared by a California registered Geotechnical Engineer shall be required for and incorporated as an integral part of the grading plan for the proposed development. A copy of the soils report shall be submitted to the Engineering Division with the first submittal of a grading plan.
- 30A. The applicant shall provide all necessary geotechnical/soils inspections and testing in accordance with the Geotechnical/Soils Report prepared for the project. All backfill, compaction, and other earthwork shown on the approved grading plan shall be certified by a California registered geotechnical or civil engineer, certifying that all grading was performed in accordance with the Geotechnical/Soils Report prepared for the project. Documentation of all compaction and other soils testing are to be provided. No certificate of occupancy will be issued until the required certification is provided to the City Engineer.
- 30B. The applicant shall provide pad elevation certifications for all building pads in conformance with the approved grading plan to the Engineering Division prior to construction of any building foundation.

WATER QUALITY MANAGEMENT PLAN

- 31. In cooperation with the Riverside County Agricultural Commissioner and the California Department of Food and Agriculture Red Imported Fire Ant Project, applicants for grading permits involving a grading plan and involving the export of soil will be required to present a clearance document from a Department of Food and Agriculture representative in the form of an approved "Notification of Intent To Move Soil From or Within Quarantined Areas of Orange, Riverside, and Los Angeles Counties" (RIFA Form CA-1) prior to approval of the Rough Grading Plan. The California Department of Food and Agriculture office is located at 73-710 Fred Waring Drive, Palm Desert (Phone: 760-776-8208).
- 31A. A Final Project-Specific Water Quality Management Plan (WQMP) shall be submitted to and approved by the City Engineer prior to issuance of a grading or building permit. The WQMP shall address the implementation of operational Best Management Practices (BMP's) necessary to accommodate nuisance water and storm water runoff from within the underground parking garage and the on-site private drive aisles. Direct release of nuisance water to the adjacent property or public streets is prohibited. Construction of operational BMP's shall be incorporated into the Precise Grading and Paving Plan.
- 31B. Prior to issuance of any grading or building permits, the property owner shall record a "Covenant and Agreement" with the County-Clerk Recorder or other instrument on a standardized form to inform future property owners of the requirement to implement the approved Final Project-Specific WQMP. Other alternative instruments for requiring implementation of the approved Final Project-Specific WQMP include: requiring the implementation of the Final Project-Specific WQMP in Home Owners Association and/or Property Owner Association

Covenants, Conditions, and Restrictions (CC&R's); formation of Landscape, Lighting and Maintenance Districts, Assessment Districts or Community Service Areas responsible for implementing the Final Project-Specific WQMP; or equivalent. Alternative instruments must be approved by the City Engineer prior to the issuance of any grading or building permits.

- 31C. Prior to issuance of certificate of occupancy, the applicant shall:
 - a) Demonstrate that all structural BMP's have been constructed and installed in conformance with approved plans and specifications;
 - b) Demonstrate that applicant is prepared to implement all non-structural BMP's included in the approved Final Project-Specific WQMP, conditions of approval, or grading/building permit conditions: and,

<u>Demonstrate that an adequate number of copies of the approved Final Project-Specific WQMP are available for the future owners/occupants</u>

DRAINAGE

- 32. This project may will be required to install measures in accordance with applicable National Pollution Discharge Elimination System (NPDES) Best Management Practices (BMP's) included as part of the NPDES Permit issued for the Whitewater River Region from the Colorado River Basin Regional Water Quality Control Board (RWQCB). The applicant is advised that installation of BMP's, including mechanical or other means for pre-treating stormwater runoff, may will be required by regulations imposed by the RWQCB. It shall be the applicant's responsibility to design and install appropriate BMP's, in accordance with the NPDES Permit, that effectively intercept and pre-treat stormwater runoff from the project site, prior to release to the City's municipal separate storm sewer system ("MS4"), to the satisfaction of the City Engineer and the RWQCB. If required, such Such measures shall be designed and installed on-site; and provisions for perpetual maintenance of the measures shall be provided to the satisfaction of the City Engineer, including provisions in Covenants, Conditions, and Restrictions (CC&R's) required for the development.
- 33. A Water Quality Management Plan (WQMP) shall be submitted to and approved by the City Engineer prior to issuance of a grading permit. The WQMP shall address the implementation of operational Best Management Practices (BMP's) necessary to accommodate nuisance water and storm water runoff from within the underground parking garage and the ground floor parking level. Direct release of nuisance water to adjacent public streets is prohibited. Construction of operational BMP's shall be incorporated into the Precise Grading and Paving Plan.

GENERAL

- 34. Any utility trenches or other excavations within existing asphalt concrete pavement of off-site streets required by the proposed development shall be backfilled and repaired in accordance with City of Palm Springs Standard Drawing No. 115. The developer shall be responsible for removing, grinding, paving and/or overlaying existing asphalt concrete pavement of off-site streets as required by and at the discretion of the City Engineer, including additional pavement repairs to pavement repairs made by utility companies for utilities installed for the benefit of the proposed development (i.e. Desert Water Agency, Southern California Edison, Southern California Gas Company, Time Warner, Verizon, etc.). excavations, trenches, and other street cuts within existing asphalt concrete pavement of off-site streets required by the proposed development may require complete grinding and asphalt concrete overlay of the affected off-site streets, at the discretion of the City Engineer. The pavement condition of the existing off-site streets shall be returned to a condition equal to or better than existed prior to construction of the proposed development.
- 35. All proposed utility lines shall be installed underground.
- 36. All existing utilities shall be shown on the improvement plans required for the project. The existing and proposed service laterals shall be shown from the main line to the property line.
- 37. Upon approval of any improvement plan by the City Engineer, the improvement plan shall be provided to the City in digital format, consisting of a DWG (AutoCAD 2004 drawing file), DXF (AutoCAD ASCII drawing exchange file), and PDF (Adobe Acrobat 6.0 or greater) formats. Variation of the type and format of the digital data to be submitted to the City may be authorized, upon prior approval of the City Engineer.
- 38. The original improvement plans prepared for the proposed development and approved by the City Engineer shall be documented with record drawing "as-built" information and returned to the Engineering Division prior to issuance of a final certificate of occupancy. Any modifications or changes to approved improvement plans shall be submitted to the City Engineer for approval prior to construction.
- 39. Nothing shall be constructed or planted in the corner cut-off area of any intersection or driveway which does or will exceed the height required to maintain an appropriate sight distance per City of Palm Springs Zoning Code Section 93.02.00, D.
- 40. All proposed trees within the public right-of-way and within 10 feet of the public sidewalk and/or curb shall have City approved deep root barriers installed per City of Palm Springs Standard Drawing No. 904.

40A. This property is subject to the Coachella Valley Multiple Species Habitat Conservation Plan Local Development Mitigation fee (CVMSHCP-LDMF). The LDMF shall be paid prior to issuance of Building Permit.

MAP

- 41. A Final Map shall be prepared by a California registered Land Surveyor or qualified Civil Engineer and submitted to the Engineering Division for review and approval. A Title Report prepared for subdivision guarantee for the subject property, the traverse closures for the existing parcels and all lots created therefrom, and copies of record documents shall be submitted with the Final Map to the Engineering Division as part of the review of the Map. The Final Map shall be approved by the City Council prior to issuance of building permits.
- 42. A copy of draft Covenants, Conditions and Restrictions (CC&R's) shall be submitted to the City Attorney for review and approval for any restrictions related to the Engineering Division's recommendations. The CC&R's shall be approved by the City Attorney prior to approval of the Final Map.
- 43. Upon approval of a final map, the final map shall be provided to the City in G.I.S. digital format, consistent with the "Guidelines for G.I.S. Digital Submission" from the Riverside County Transportation and Land Management Agency." G.I.S. digital information shall consist of the following data: California Coordinate System, CCS83 Zone 6 (in U.S. feet); monuments (ASCII drawing exchange file); lot lines, rights-of-way, and centerlines shown as continuous lines; full map annotation consistent with annotation shown on the map; map number; and map file name. G.I.S. data format shall be provided on a CDROM/DVD containing the following: ArcGIS Geodatabase, ArcView Shapefile, ArcInfo Coverage or Exchange file (e00), DWG (AutoCAD 2004 drawing file), DGN (Microstation drawing file), DXF (AutoCAD ASCII drawing exchange file)), and PDF (Adobe Acrobat 6.0 or greater) formats. Variations of the type and format of G.I.S. digital data to be submitted to the City may be authorized, upon prior approval of the City Engineer.
- 44. Relocation or abandonment of record easements across the property shall be performed in conjunction with or prior to approval of a final map. The easements, identified as an easement for utility purposes to California Electric Power Company, recorded October 24, 1958, as Instrument No. 76730; a non-exclusive right to use right of way and easement on, across and upon land in favor of Saks & Company, recorded March 4, 1958, in Book 2232, Page 198, Official Records; and an easement for public utility purposes to Southern California Edison Company, recorded June 18, 1992, as Instrument No. 225090, shall be extinguished, quit-claimed, relocated or abandoned to facilitate development of the subject property. Building(s) encumbered by existing record easements are rendered unbuildable until such time as these easements are removed of record and are not an encumbrance to the property.

TRAFFIC

- 45. As determined by The Palm Canyon Planned Development District Focused Traffic Impact Analysis prepared by Endo Engineering dated June 14, 2006, the following mitigation measures are required:
 - a. The project one-way access points on Palm Canyon Drive and Indian Canyon Drive are restricted to either left-turn ingress or egress only. Install traffic striping and signage improvements to implement the access restrictions as required by the City Engineer.
 - b. Install a "Commercial/Service Entry Only" sign facing the southbound traffic on Palm Canyon Drive at the driveway approach at the northwest corner of the site. Install raised reflectorized pavement markers or speed bumps on-site to discourage the use of this entry by non-site traffic avoiding the traffic signal at the intersection of Palm Canyon Drive and Ramon Road, as required by the City Engineer.
 - Traffic striping and signage shall be installed prohibiting on-street parking along the Indian Canyon Drive site frontage to provide adequate site distance from the proposed driveways.
 - d. Provide a minimum 50 feet long driveway throat at the southerly retail entry on Indian Canyon Drive and provide a 4 inch solid yellow stripe between the entry and exit lanes. Provide signage for northbound traffic on Indian Canyon Drive indicating that the two-way driveway is for retail vehicles only, as required by the City Engineer.
 - e. To discourage retail customer vehicles from using the one-way site exit onto Indian Canyon Drive at the northeast corner of the site, install an on-site "Commercial/Service Exit & Residential Entry" sign and/or install raised reflectorized pavement markers or speed bumps on-site, as required by the City Engineer.
 - f. Install distinctive entry treatments (including signage, lighting, pavement markings, and/or other visual cues) at the residential only entry at the northeast corner of the site on Indian Canyon Drive to decrease the potential for motorist confusion. A residential/guest turnaround shall be provided on-site.
 - g. Sychronize the traffic signals for eastbound and westbound traffic on Ramon Road prior to issuance of a certificate of occupancy, unless otherwise allowed by the City Engineer.
 - h. Traffic striping and signage shall be installed prohibiting on-street parking along the north and south sides of Ramon Road between Palm Canyon Drive and Indian Canyon Drive, and to provide two eastbound through lanes. A 175 feet

long left turn bay for westbound traffic, and a 125 feet long left turn bay for eastbound traffic shall be provided. Submit traffic striping and signage plans prepared by a California registered civil engineer or traffic engineer for review and approval by the City Engineer.

- 46. Install a 24 inch stop sign, stop bar, and "STOP" legend at all project exits, in accordance with City of Palm Springs Standard Drawing Nos. 620-625.
- 47. A minimum of 48 inches of clearance for handicap accessibility shall be provided on public sidewalks or pedestrian paths of travel within the development. Minimum clearance on public sidewalks or pedestrian paths of travel shall be provided by either an additional dedication of a sidewalk easement (if necessary) and widening of the sidewalk, or by the relocation of any obstructions within the public sidewalk along the Palm Canyon Drive, Indian Canyon Drive, and Ramon Road frontages of the subject property.
- 48. All damaged, destroyed, or modified pavement legends, traffic control devices, signing, striping, and street lights, associated with the proposed development shall be replaced as required by the City Engineer prior to issuance of a Certificate of Occupancy.
- 49. Construction signing, lighting and barricading shall be provided for on all projects during all phases of construction as required by City Standards or as directed by the City Engineer. As a minimum, all construction signing, lighting and barricading shall be in accordance with State of California, Department of Transportation, "Manual of Traffic Controls for Construction and Maintenance Work Zones" dated 1996 Part 6 "Temporary Traffic Control" of the California Manual on Uniform Traffic Control Devices for Streets and Highways, dated September 26, 2006, or subsequent additions editions in force at the time of construction.
- 50. This property is subject to the Transportation Uniform Mitigation Fee which shall be paid prior to issuance of building permit.

Waste Disposal

1. Trash cans shall be screened from view and kept within fifty (50) feet of the street.

Police Department

1. Developer shall comply with Article II of Chapter 8.04 of the Palm Springs Municipal Code.

Building Department

1. Prior to any construction on-site, all appropriate permits must be secured.

Fire Department

1. **Insufficient information**: There is insufficient information to completely provide all fire department conditions. These Fire Department conditions may not provide all requirements. Detailed plans are still required for review.

2. Public Safety CFD

The Project will bring a significant number of additional residents to the community. The City's existing public safety and recreation services, including police protection, criminal justice, fire protection and suppression, ambulance, paramedic, and other safety services and recreation, library, cultural services are near capacity. Accordingly, the City may determine to form a Community Services District under the authority of Government Code Section 53311 et seq, or other appropriate statutory or municipal authority. Developer agrees to support the formation of such assessment district and shall waive any right to protest, provided that the amount of such assessment shall be established through appropriate study and shall not exceed \$500 annually with a consumer price index escalator. The district shall be formed prior to sale of any lots or a covenant agreement shall be recorded against each parcel, permitting incorporation of the parcel in the district.

- Plot Plan: Prior to completion of the project, a 8.5"x11" plot plan and an electronic CAD version shall be provided to the fire department. This shall clearly show all access points, fire hydrants, knox box locations, fire department connections, unit identifiers, main electrical panel locations, sprinkler riser and fire alarm locations. Large projects may require more than one page.
- 4. **Premises Identification:** Approved numbers or addresses shall be provided for all new and existing buildings in such a position as to be plainly visible and legible from the street or road fronting the property. (901.4.4 CFC) Show location of address on plan elevation view. Show requirement and dimensions of numbers in plan notes. Numbers shall be a minimum 4 inches, and of contrasting color to the background.
- 5. **Radio Communications:** The building will include all necessary wiring and antennas required for a "Built-In Radio Amplification System". This requirement is necessary for fire department radio communications within the building.
- 6. **Automatic Fire Sprinklers:** An approved, automatic Fire Sprinkler System is required.
- 7. **Audible water flow alarms:** An approved audible sprinkler flow alarm shall be provided on the exterior of the building in an approved location. An approved

- audible sprinkler flow alarm to alert the occupants shall be provided in the interior of the building in a normally occupied location. (904.3.2 CBC)
- 8. **Fire Hydrant & FDC Location**: A public commercial fire hydrant is required within 30 feet of the Fire Department Connection (FDC). Fire Hose must be protected from vehicular traffic and shall not cross roadways, streets, railroad tracks or driveways or areas subject to flooding or hazardous material or liquid releases.
- 9. **Fire Department Connections:** Fire Department connections shall be visible and accessible, have two 2.5 inch NST female inlets, and have an approved check valve located as close to the FDC as possible. All FDC's shall have KNOX locking protective caps. Contact the fire prevention secretary at 760-323-8186 for a KNOX application form.
- 10. Class 1 Standpipe: A Class 1 Standpipe system is required and shall be installed in accordance with the 98 CFC, Art. 10, Sec. 1004, and 98 CBC, Ch. 9, Std. 9-2 and Sec. 903. Standpipes will be required at every level in the stairwells.
- 11. Residential Smoke Detector Installation With Fire Sprinklers: Provide Residential Smoke Detectors (FIREX # 0498 accessory module connected to multi-station FIREX smoke detectors or equal per dwelling and fire sprinkler flow switch). Detectors shall receive their primary power from the building wiring, and shall be equipped with a battery backup. (310.9.1.3 CBC) In new construction, detectors shall be interconnected so that operation of any smoke detector causes the alarm in all smoke detectors within the dwelling to sound. (2-2.2.1 NFPA 72) Provide a note on the plans showing this requirement.
- 12. **Fire Alarm System:** Fire Alarm System required. Installation shall comply with the requirements of NFPA 72.
- 13. Access: Fire department access roads shall be provided so that no portion of the exterior wall of the first floor of any building will be more than 150 feet from such roads. CFC 902.2.1 Applicant must add required access routes to the existing plans to meet code requirements and submit changes to the fire department for approval.
- 14. Mid Rise/High Rise: High-rise and mid-rise buildings shall be accessible on a minimum of two sides. Roadways shall not be less than 10 feet (3048 mm) or more than 35 feet (10 668 mm) from the building. Landscaping or other obstructions shall not be placed or maintained around structures in a manner so as to impair or impede accessibility for fire fighting and rescue operations.
- 15. **Fire Extinguisher Requirements:** Provide one 2-A:10-B:C portable fire extinguisher for every 75 feet of floor or grade travel distance for normal hazards. Show proposed extinguisher locations on the plans. (1002.1 CFC) Extinguishers

- shall be mounted in a visible, accessible location no more than 5 feet above floor level. Preferred location is in the path of exit travel near an exit door.
- 16. **Water Supply:** The water supply and location/s of fire hydrants must be approved prior to any work being performed on the job site. (903.1 CFC)
- 17. Water Systems and Hydrants: Underground water mains and fire hydrants shall be installed, completed, tested and in service prior to the time when combustible materials are delivered to the construction site. (903 CFC). Installation, testing, and inspection will meet the requirements of NFPA 24 1995 edition. Prior to final approval of the installation, contractor shall submit a completed Contractor's Material and Test Certificate to the Fire Department. (9-2.1 NFPA 24 1995 edition)
- 18. **Vertical Clearance for Underground Parking:** Palm Springs fire apparatus require an unobstructed vertical clearance of not less than 8 feet 6 inches. (902.2.2.1 CFC)
- 19. **Knox (emergency access) key switch:** A Knox key operated switch shall be installed at every automatic gate. Show location of switch on plan. Show requirement in plan notes.
- 20. **Rapid Entry System Approval:** The Knox Fire/Police/Ambulance Rapid Entry System is the only Key Box, Lock Vault, Key Cabinet, Key Switch, Padlock, FDC Cap, or Decal approved for use by the City of Palm Springs Fire Department.
- 21. **Building or Complex Gate Locking Devices:** Locked gate(s) shall be equipped with a Knox key switch device or Key box. Boxes shall be mounted at 6 feet above grade. Contact the Fire Department at 760-323-8186 for a Knox application form. (902.4 CFC)
- 22. **Underground Parking:** A Class III Standpipe system is required and shall be installed in accordance with the 98 CFC, Art. 10, Sec. 1004, and 98 CBC, Ch. 9, Std. 9-2 and Sec. 903. Hose will not be required.
- 23. **Underground Parking:** Automatic smoke removal system to be required for subterranean parking.
- 24. **Ground Level Parking Structure:** Capable of supporting a vehicle weighing 73,000 pounds and 13 feet 6 inches in height.
- 25. **Turn-Around Requirements for Subterranean/Ground Parking**: Dead-end fire apparatus access roads in excess of 150 feet in length shall be provided with approved provisions for the turning around of fire apparatus. (902.2.2.4 CFC)

- 26. Ventilating Hood & Duct System: A ventilating hood and duct system shall be provided for commercial-type food heat-processing equipment that produces grease-laden vapors. (1005.1 CFC)
- 27. **Fire extinguishing system required**: Approved automatic fire extinguishing systems shall be provided for the protection of commercial type cooking equipment. (1005.2.1 CFC)
- 28. **Elevator Stretcher Requirement:** Elevator shall be designed to accommodate medical emergency service. The elevator(s) so designed shall accommodate the loading and transport of an ambulance gurney or stretcher 24 inches by 76 inches in the horizontal position. The elevator entrance shall have a clear opening of not less than 42 inches wide or less than 78 inches high. The elevator car shall be provided with a minimum clear distance between walls or between walls and door excluding return panels not less than 80 inches by 54 inches, and a minimum distance from wall to return panel not less than 51 inches with a 42 inch side slide door. (3003.5a CBC)
- 29. **Fencing Required:** Construction site fencing with 20 foot wide access gates is required for all combustible construction over 5,000 square feet. Fencing shall remain intact until buildings are stuccoed or covered and secured with lockable doors and windows. (8.04.260 PSMC)

Gates

- 30. **Fire Apparatus Access Gates:** Entrance gates shall have a clear width of at least 15 feet and be equipped with a frangible chain and padlock. (8.04.260 PSMC)
- 31. **Access Gate Obstructions:** Entrances to roads, trails or other access ways, which have been closed with gates and barriers, shall be maintained clear at all times. (902.2.4.1 CFC).
- 32. Access During Construction: Access for firefighting equipment shall be provided to the immediate job site at the start of construction and maintained until all construction is complete. Fire apparatus access roads shall have an unobstructed width of not less than 20 feet and an unobstructed vertical clearance of not less than 13'6". Fire Department access roads shall have an all weather driving surface and support a minimum weight of 73,000 lbs. (Sec. 902 CFC)

END OF CONDITIONS

SOUTH PALM CANYON 4641 LEAHY ST. CULVER CITY, CA 90232 (310) 280-2830

CERTIFIED MAIL

October 12, 2010

Mr. Edward O. Robertson Principal Planner City Of Palm Springs Department Of Planning Services 3200 E. Tahquitz Way Palm Springs, CA 92262

RE: Case No.5.1042-PD 311/TTM 33514

(The South Palm Canyon Mixed-Use Project)

Location: 450-490 South Palm Canyon Drive, Palm Springs, California

APN: 513-214-004 And 005; And 513-214-010 And 011

Dear Mr. Robertson:

On October 25, 2006 the City Council of the City of Palm Springs reviewed and approved the above-described project, subject to the applicable Final Conditions of Approval. Enclosed for your convenient reference is a copy of your October 26, 2006 letter confirming the City Council's approval, enclosing the Final Conditions of Approval and indicating that the project approval would remain in effect for two (2) years.

The purpose of this letter is to formally request that the project approval be extended for a period of one (1) year following the date on which the approval would otherwise expire. Enclose is a check payable to the City of Palm Springs in the sum of \$881.00 representing payment of the extension fee.

A principal reason for our extension request is the severe downturn in the local residential real estate market along with the general economic slowdown. Due to these economic issues there had been a sharp reduction in demand for new residential units (and commercial space) and in the availability of financing for mixed-use projects of this type.

Mr. Robertson, please fell free to call me at (310) 280-2830 if you require any more information.

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PLANNING STAVIOZS