RESOLUTION NO. 2023-120

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MARINA
APPROVING THE PHASE 2 NORTH PUBLIC IMPROVEMENT AGREEMENT BETWEEN
THE CITY OF MARINA AND SHEA HOMES, LP, AND; ACCEPTING AND
AUTHORIZING THE CITY MANAGER TO EXECUTE THE PUBLIC IMPROVEMENT
AGREEMENT ON BEHALF OF CITY SUBJECT TO FINAL REVIEW AND APPROVAL
BY THE CITY ATTORNEY, AND; AUTHORIZING THE CITY MANAGER OR HIS
DESIGNEE TO EXECUTE A GRANT DEED FOR THE CONVEYANCE OF THE
EXTENSION OF 2ND AVENUE, AND TO TAKE ALL OTHER ACTIONS NECESSARY TO
ACCEPT AND RECORD SAID GRANT DEEDS ON BEHALF OF THE CITY OF MARINA

WHEREAS, at the regularly scheduled meeting of May 31, 2005, the City Council adopted Resolution No. 2005-127, certifying the Final Environmental Impact Report for the University Village Development Project, and;

WHEREAS, at the regularly scheduled meeting of May 31, 2005, the City Council adopted Resolution No. 2005-128, approving the General Plan Amendments, Resolution No. 2005-130, for the Specific Plan, Resolution No. 2005-131, for the Tentative Map and Resolution No. 2005-132, Design Review for the regional retail, the Village Promenade, and all residential phases for the former University Village Development Project, and;

WHEREAS, at the regularly scheduled meeting of December 17, 2019, the City Council adopted Resolution No. 2019-140, approving an Operating Agreement as an administrative amendment of the Development Agreement clarifying and modifying certain project approvals for Specific Plan for The Dunes on Monterey Bay including to the Conforming Clarifications to the Schedule of Performance, and;

WHEREAS, at the regularly scheduled meeting of May 19, 2020, the City Council adopted Resolution No. 2020-53, approving an amendment to the University Village Phase 2 Tentative Map, and;

WHEREAS, at the regularly scheduled meeting of September 21, 2021, the City Council adopted Resolution No. 2021-102, approving the creation of public utility easements on City properties for utility improvements benefiting Opportunity Site 1A (now "Phase 2 North") within the Specific Plan boundaries of The Dunes on Monterey Bay development project subdivision, and;

WHEREAS, at the regularly scheduled meeting of December 7, 2021, the City Council adopted Resolution No. 2021-133, authorizing the City Manager to give an option exercise notice to Marina Community Partners to acquire the Hotel Site portion of Opportunity Site 1A in accordance with the terms of the Operating Agreement between the City and Marina Community Partners, and;

WHEREAS, at the regularly scheduled meeting of January 11, 2022, the City Council adopted Resolution No. 2022-03, authorizing the City Manager to enter into a Hotel Development Agreement with Dadwal Management Group or its designee for the development of Hotels on Opportunity Site 1A in the Dunes Development, and;

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WHEREAS, Shea Homes Limited Partnership ("Developer") has recorded the Phase 2 North Parcel Map for the commercial properties within Phase 2 North (previously known as "Opportunity Site 1A") on March 8, 2022, in Volume 24 of Parcel Maps page 16 ("Exhibit A"). Staff has reviewed the improvement plans for construction of the backbone improvements (e.g., roadways and utility infrastructure) and approved the plans on June 14, 2023. The recorded Parcel Map did not dedicate the right of way to the City for the extension of 2nd Avenue and therefore did not require at the time a Public Improvement Agreement, and;

WHEREAS, the Developer has coordinated with all major utility companies for installation of facilities within the approved Improvement Plans. In order to finalize their facilities within the new extension of 2nd Avenue, PG&E is requiring the dedication of the 2nd Avenue right of way as shown in **Exhibit B**. Acceptance of right of way and its improvements require a Public Improvement Agreement per the Development Agreement and City Municipal Code, and;

WHEREAS, the Developer has submitted a Public Improvement Agreement ("EXHIBIT C") and will provide labor and materials and faithful performance bonds required for the Right of Way dedication and approved public infrastructure. It has been determined that the Tentative Map Conditions of Approval as amended and presented to the City Council have been met. The Public Works Director, Community Development Director and City Manager will execute all necessary documents to establish the Right of Way and execute the Agreement, and;

WHEREAS, should the City Council approve this request, the City requires the Developer to provide satisfactory evidence of their ability to complete the public improvements by the posting of labor and material and faithful performance subdivision improvement bonds in an amount of 100% of the City Engineer's estimate of the cost to perform the work, and;

WHEREAS, for the construction of improvements for Phase 2 North, the Developer will post a bond in the amount of One Million Fifty-Seven Thousand Nine Hundred Fifty-Six Dollars (\$1,057,956.00), for completion of the public improvements and a bond in the amount of One Million Fifty-Seven Thousand Nine Hundred Fifty-Six Dollars (\$1,057,956.00), to secure payment for labor and materials prior to the recording of the right of way dedication, and;

WHEREAS, continued maintenance of public streets, sidewalks, streetlights, and stormwater facilities shall be incorporated into the existing Dunes Community Facilities District (CFD) and funded by the special tax assessment collected by the special District. Administration of the District shall be in accordance with City Ordinance 3.32, and;

WHEREAS, the approval of the Phase 2 North Public Improvement Agreement between the City of Marina and Shea Homes, LP, and the authorization of the execution of a grant deed for the conveyance of the extension of 2nd Avenue from Shea Homes, LP, to the City of Marina were generally anticipated and analyzed in the Environmental Impact Report (EIR) prepared for the project and certified by the City Council through its adoption of Council Resolution No. 2005-127 on May 31, 2005 (SCH # 2004091167).

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Marina does hereby:

1. Approving the Phase 2 North Public Improvement Agreement between the City of Marina and Shea Homes, LP, ("Developer") ("Exhibit A"), and;

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Anita Sharp, City Clerk

- 2. Authorizing the City Manager to execute the Public Improvement Agreement on behalf of City subject to final review and approval by the City Attorney, and;
- 2. Authorizing the City Manager or his designee to execute a grant deed for the conveyance of the extension of 2nd Avenue and to take all other actions necessary to accept and record said grant deeds on behalf of the City of Marina.

PASSED AND ADOPTED by the City Council of the City of Marina at a regular meeting held on the 21st day of November 2023, by the following vote:

AYES: COUNCIL MEMBERS: Visscher, McCarthy, Biala, Medina Dirksen, Delgado
NOES: COUNCIL MEMBERS: None
ABSENT: COUNCIL MEMBERS: None
ABSTAIN: COUNCIL MEMBERS: None

Bruce Delgado, Mayor
ATTEST:

EXHIBIT A

E: 5.738.350 N: <u>2.138.950</u>

OWNERS' STATEMENT

WE HEREBY STATE THAT WE ARE THE OWNERS OF, OR HAVE SOME RIGHT, TITLE OR INTEREST IN AND TO, THE REAL PROPERTY INCLUDED WITHIN THE SUBDIVISION SHOWN UPON THIS MAP, AND THAT WE ARE THE ONLY PERSONS WHOSE CONSENT IS NECESSARY TO PASS A CLEAR TITLE TO SAID PROPERTY, AND WE CONSENT TO THE PREPARATION AND RECORDATION OF SAID MAP AND SUBDIVISION AS SHOWN WITHIN THE SUBDIVISION BOUNDARY LINES.

WE ALSO HEREBY ACKNOWLEDGE THAT THE PARCEL D WILL BE DEVELOPED IN THE FUTURE AND WILL REQUIRE DEDICATION OF EASEMENTS AND RIGHT-OF-WAY TO THE PUBLIC DEEMED NECESSARY AT THE TIME OF DEVELOPMENT.

THE AREAS DESIGNATED AS TEMPORARY ROADWAY AND ACCESS EASEMENT ARE INTENDED TO PROVIDE ACCESS TO THE ADJACENT ABUTTING PARCELS UNTIL PUBLIC RIGHT-OF-WAY IS DEDICATED.

THE REAL PROPERTY DESCRIBED BELOW IS DEDICATED AS AN EASEMENT FOR PUBLIC PURPOSES: PUBLIC UTILITY EASEMENTS (PUE), WHERE DESIGNATED WITHIN THE SUBDIVISION SHOWN ON THIS MAP FOR THE CONSTRUCTION, MAINTENANCE, USE, REPLACEMENT, IMPROVEMENT, AND OPERATION OF SANITARY SEWERS, STORM DRAINS, AND WATER PIPELINES, GAS AND ELECTRICITY TRANSMISSION LINES AND TELEPHONE LINES, AND ALL THE NECESSARY APPURTENANCES THERETO. TOGETHER WITH THE RIGHT OF INGRESS TO AND EGRESS FROM SAID EASEMENT.

AS OWNER:

MARINA COMMUNITY PARTNERS, LLC, A DELAWARE LIMITED LIABILITY COMPANY

DAVID BEST, AUTHORIZED AGENT

NOTARY STATEMENT

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIFIES ONLY THE IDENTITY OF THE INDIVIDUAL WHO SIGNED THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED, AND NOT TO THE TRUTHFULNESS, ACCURACY, OR VALIDITY OF THAT DOCUMENT.

STATE OF California

COUNTY OF Alameda

ON February 14.

BEFORE ME, Kathy Cynntowlow

PERSONALLY APPEARED Donald A Hoter WHO PROVED TO ME ON THE BASIS OF SATISFACTORY EVIDENCE TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSCRIBED TO THE WITHIN INSTRUMENT AND ACKNOWLEDGED TO ME THAT HE/SHE/THEY EXECUTED THE SAME IN HIS/HER/THEIR AUTHORIZED CAPACITY(HES), AND THAT BY HIS/HER/THEIR SIGNATURE(S) ON THE INSTRUMENT THE PERSON(S), OR THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXECUTED THE INSTRUMENT.

CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT.

WITNESS MY HAND, AND OFFICIAL SEAL.

(NOTE: NOTARY SEAL NOT REQUIRED IF THE BELOW INFORMATION IS COMPLETED)

Alameda COUNTY OF BUSINESS: COMMISSION EXPIRATION DATE: March 2 2022

COMMISSION NUMBER:

2230180

NOTARY STATEMENT

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIFIES ONLY THE IDENTITY OF THE INDIVIDUAL WHO SIGNED THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED, AND NOT TO THE TRUTHFULNESS, ACCURACY, OR VALIDITY OF THAT DOCUMENT.

STATE OF California

PERSONALLY APPEARED Dould WHO PROVED TO ME ON THE BASIS OF SATISFACTORY EVIDENCE TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSCRIBED TO THE WITHIN INSTRUMENT AND ACKNOWLEDGED TO ME THAT HE/SHE/THEY EXECUTED THE SAME IN HIS/HER/THEIR AUTHORIZED CAPACITY(IES), AND THAT BY HIS/HER/THEIR SIGNATURE(S) ON THE INSTRUMENT THE PERSON(S), OR THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXECUTED THE INSTRUMENT.

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT.

WITNESS MY HAND, AND OFFICIAL SEAL.

(NOTE: NOTARY SEAL NOT REQUIRED IF THE BELOW INFORMATION IS COMPLETED)

SIGNATURE

COUNTY OF BUSINESS: COMMISSION EXPIRATION DATE: March 2 2022

COMMISSION NUMBER:

Hansola 2230180

CITY MANAGER'S STATEMENT

I, LAYNE LONG, CITY MANAGER OF THE CITY OF MARINA, AS AUTHORIZED BY COUNCIL RESOLUTION 88-73 OF SAID CITY, DO HEREBY ACCEPT ON THE BEHALF OF THE CITY OF MARINA ALL PUBLIC EASEMENTS OFFERED FOR DEDICATION HEREON, IN CONFORMITY WITH THE TERMS OF THE OFFER OF DEDICATION.

CITY ENGINEER & SURVEYOR'S STATEMENT

I BRIAN MCMINN, CITY ENGINEER AND SURVEYOR OF THE CITY OF MARINA, HEREBY STATE THAT I HAVE EXAMINED THE PARCEL MAP AND AM SATISFIED THAT IT IS TECHNICALLY CORRECT; THAT THE SUBDIVISION SHOWN IS SUBSTANTIALLY THE SAME AS IT APPEARED ON THE APPROVED TENTATIVE MAP AND ANY APPROVED ALTERATIONS THEREOF AND THAT ALL PROVISIONS OF THE SUBDIVISION MAP ACT, AS AMENDED, AND THE CITY OF MARINA SUBDIVISION ORDINANCE, TITLE 16 OF THE MARINA MUNICIPAL CODE HAVE BEEN COMPLIED WITH.

minoni

NAME:

CITY ENGINEER AND SURVEYOR, CITY OF MARINA

LICENSE: PE 64143, PLS 8116

PLANNING DEPARTMENT'S STATEMENT

I, GUIDO F. PERSICONE, COMMUNITY DEVELOPMENT DIRECTOR, HEREBY CERTIFY THAT THE MAP SHOWN HEREON IS SUBSTANTIALLY THE SAME AS IT APPEARED ON THE "UNIVERSITY VILLAGES" TENTATIVE MAP. AS APPROVED BY THE CITY COUNCIL OF MARINA ON MAY 31, 2005, AND SUBSEQUENT AMENDMENT APPROVED OCTOBER 2, 2008.

video Persione

DATE: 2/18/22

NAME: GUIDO F. PERSICONE

TITLE: COMMUNITY DEVELOPMENT DIRECTOR

SURVEYOR'S STATEMENT

THIS MAP WAS PREPARED BY ME OR UNDER MY DIRECTION AND IS BASED UPON A FIELD SURVEY IN CONFORMANCE WITH THE REQUIREMENTS OF THE SUBDIVISION MAP ACT AND LOCAL ORDINANCE AT THE REQUEST OF THE CITY OF MARINA, IN APRIL 2020. I HEREBY STATE THAT THIS PARCEL MAP SUBSTANTIALLY CONFORMS TO THE APPROVED OR CONDITIONALLY APPROVED TENTATIVE MAP. IF ANY.

RICHARD P. WEBER

L.S. NO. 8002

218/2022

COUNTY RECORDER'S STATEMENT

FILED THIS 8th DAY OF March , 2022, AT 11:20 A.M. IN VOLUME 24 OF PARCEL MAPS, AT PAGE ___ AT THE REQUEST OF FIRST AMERICAN TITLE COMPANY.

STEPHEN L. VAGNINI MONTEREY COUNTY CLERK-RECORDER

DOCUMENT NO.: 2022011360

PARCEL MAP **OPPORTUNITY PHASE 1A** THE DUNES ON **MONTEREY BAY**

A 16.48 ACRE SUBDIVISION OF PARCEL TWO AND PORTIONS OF PARCEL ONE AS DESCRIBED IN DOC. #2020031475, OFFICIAL RECORDS OF MONTEREY COUNTY, CALIFORNIA, IN THE CITY OF MARINA, STATE OF CALIFORNIA PREPARED BY:

WHITSON ENGINEERS

6 HARRIS COURT, MONTEREY CALIFORNIA

JOB No: 3140.13 DATE: FEBRUARY 4, 2022 SHEET 1 OF 4

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EASEMENTS AND DOCUMENTS OF RECORD

THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED EASEMENT DEED RECORDED JUNE 2, 1976 AS REEL 1058, AT PAGE 655 OF OFFICIAL RECORDS.

AN EASEMENT FOR GAS PIPELINE AND INCIDENTAL PURPOSES, RECORDED APRIL 17, 1997 AS REEL 3506, AT PAGE 1533 OF OFFICIAL RECORDS, IN FAVOR OF: PACIFIC GAS AND ELECTRIC COMPANY, A CALIFORNIA CORPORATION

THE FACT THAT THE LAND LIES WITHIN THE BOUNDARIES OF THE FORMER FORT ORD REDEVELOPMENT PROJECT AREA, AS DISCLOSED BY VARIOUS DOCUMENTS OF RECORD.

THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED ASSIGNMENT OF EASEMENTS ON FORMER FORT ORD AND ORD MILITARY COMMUNITY, COUNTY OF MONTEREY AND QUITCLAIM DEED FOR WATER AND WASTE WATER SYSTEMS RECORDED NOVEMBER 7, 2001 AS RECORDER'S SERIES NO. 2001-094583 OF OFFICIAL RECORDS.

AN EASEMENT FOR WATER AND WASTE WATER DISTRIBUTION SYSTEMS AND INCIDENTAL PURPOSES IN THE DOCUMENT RECORDED OCTOBER 26, 2001 AS RECORDER'S SERIES NO. 2001090792 OF OFFICIAL RECORDS.

THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED EASEMENT TO FORT ORD REUSE AUTHORITY FOR WATER AND WASTE WATER DISTRIBUTION SYSTEMS LOCATED ON FORMER FORT ORD RECORDED OCTOBER 26, 2001 AS RECORDER'S SERIES NO. 2001090792 OF OFFICIAL RECORDS.

THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED COVENANT TO RESTRICTION USE OF PROPERTY ENVIRONMENTAL RESTRICTION RECORDED MAY 22, 2002 AS RECORDER'S SERIES NO. 2002048597 OF OFFICIAL RECORDS.

THE TERMS AND PROVISIONS AND RIGHTS AND EASEMENTS AS CONTAINED IN THE DOCUMENT ENTITLED QUIT CLAIM DEED FOR A PORTION OF THE FORMER FORT ORD, MONTEREY COUNTY, CALIFORNIA RECORDED MARCH 15, 2004 AS RECORDER'S SERIES NO. 2004023330 OF OFFICIAL RECORDS. DOCUMENT RE-RECORDED JULY 9, 2004 AS RECORDER'S SERIES NO. 2004072094 OF OFFICIAL RECORDS.

THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED MEMORANDUM OF DISPOSITION AND DEVELOPMENT AGREEMENT RECORDED AUGUST 5, 2005 AS RECORDER SERIES NO. 2005—080653 AND 2005—080654 OF OFFICIAL RECORDS.

THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED DEVELOPMENT AGREEMENT BY AND BETWEEN CITY OF MARINA, AND MARINA COMMUNITY PARTNERS, LLC FOR THE UNIVERSITY VILLAGES PROJECT (A PART OF THE UNIVERSITY VILLAGES SPECIFIC PLAN) RECORDED AUGUST 5. 2005 AS RECORDER SERIES NO. 2005—080655 & 2005—080656 OF OFFICIAL RECORDS; THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED "NOTICE OF EXTENSION OF TERMINATION DATE OF DEVELOPMENT AGREEMENT" RECORDED APRIL 10, 2020 AS RECORDER'S SERIES NO. 2020—017976 OF OFFICIAL RECORDS.

THE TERMS AND PROVISIONS AND RIGHTS AND EASEMENTS AS CONTAINED IN THE DOCUMENT ENTITLED QUITCLAIM DEED FOR A PORTION OF UNIVERSITY VILLAGES PARCELS FORMER FORT ORD, MONTEREY COUNTY, CALIFORNIA (FORT ORD REUSE AUTHORITY OF THE REDEVELOPMENT AGENCY OF THE CITY OF MARINA) RECORDED SEPTEMBER 1, 2005 AND ALSO RECORDED MARCH 27, 2006 AS RECORDER SERIES NO. 2005091639 AND RECORDER SERIES NO. 2005091641 AND 2006026845 OF OFFICIAL RECORDS.

THE TERMS AND PROVISIONS AND RIGHTS AND EASEMENTS AS CONTAINED IN THE DOCUMENT ENTITLED "QUITCLAIM DEED" RECORDED NOVEMBER 6, 2012 AS RECORDER SERIES NO. 2012068039 OF OFFICIAL RECORDS.

THE TERMS AND PROVISIONS AND RIGHTS AND EASEMENTS AS CONTAINED IN THE DOCUMENT ENTITLED "QUITCLAIM DEED FOR A PORTION OF THE FORMER FORT ORD, MONTEREY, CALIFORNIA (FORT ORD REUSE AUTHORITY TO THE CITY OF MARINA FOR A PORTION OF PARCEL E2b.1.1.1)" RECORDED JULY 28, 2015 AS RECORDER SERIES NO. 2015041976 OF OFFICIAL RECORDS.

AN EASEMENT FOR UNDERGROUND CONDUITS AND INCIDENTAL PURPOSES, RECORDED MARCH 24, 2017 AS RECORDER SERIES NO. 2017015951 OF OFFICIAL RECORDS. IN FAVOR OF: PACIFIC GAS AND ELECTRIC COMPANY, A CALIFORNIA CORPORATION

THE TERMS AND PROVISIONS, RIGHTS AND EASEMENTS AS CONTAINED IN THE DOCUMENT ENTITLED "QUIT CLAIM DEED FOR A PORTION OF THE DUNES AT MONTEREY BAY FORMER FORT ORD" RECORDED JUNE 30, 2020 AS RECORDER SERIES NO. 2020031475 OF OFFICIAL RECORDS.

SOILS REPORT STATEMENT

A SOILS REPORT DATED MARCH 23, 2020 PREPARED BY BERLOGAR STEVENS & ASSOCIATES HAS BEEN SPECIFICALLY PREPARED FOR THIS SUBDIVISION AND IS ON FILE WITH THE CITY OF MARINA'S PUBLIC WORKS DEPARTMENT.

PARCEL MAP OPPORTUNITY PHASE 1A THE DUNES ON MONTEREY BAY

A 16.48 ACRE SUBDIVISION OF PARCEL TWO AND PORTIONS OF PARCEL ONE AS DESCRIBED IN DOC. #2020031475, OFFICIAL RECORDS OF MONTEREY COUNTY, CALIFORNIA, IN THE CITY OF MARINA, STATE OF CALIFORNIA PREPARED BY:

WHITSON ENGINEERS

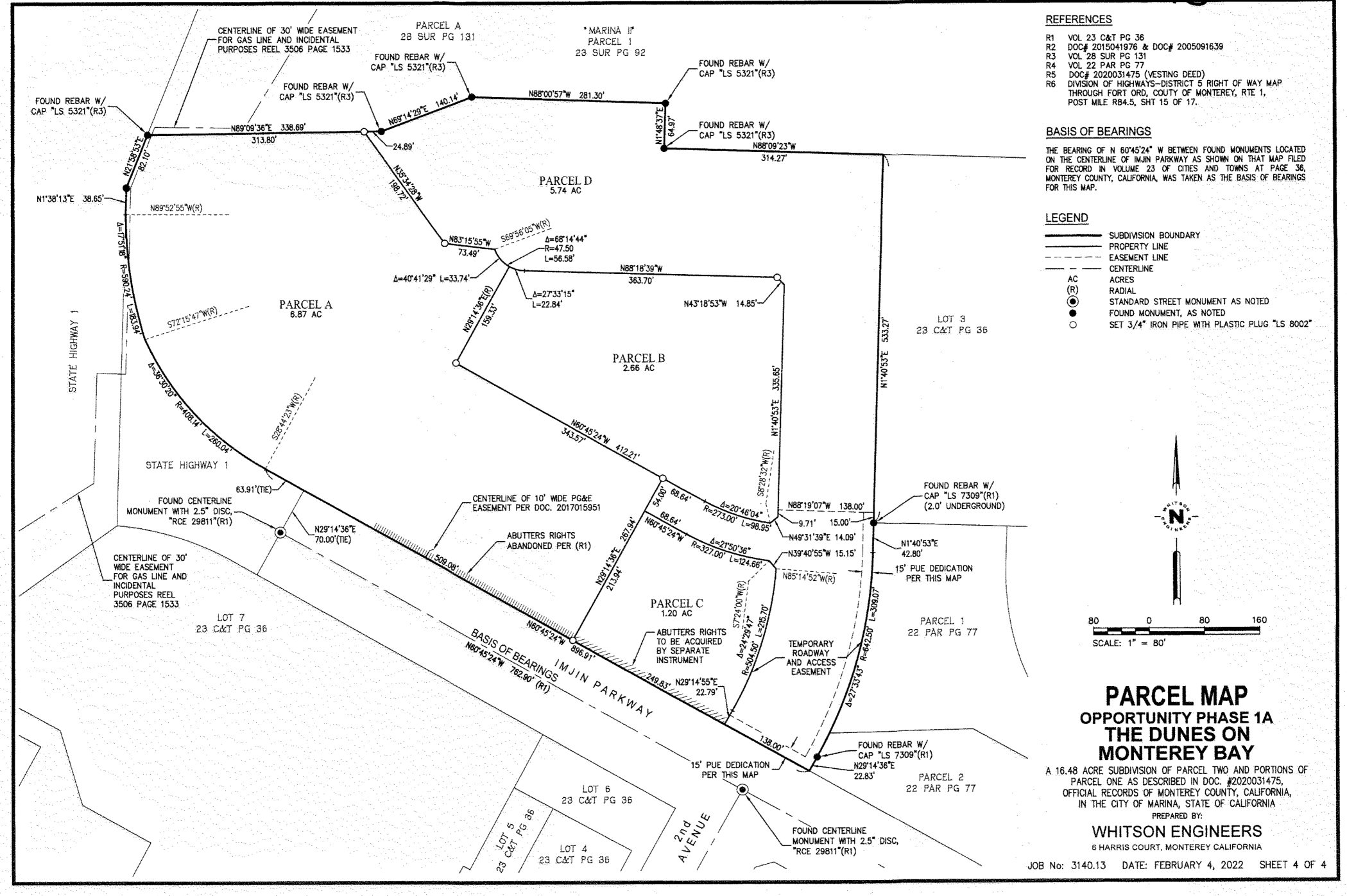
6 HARRIS COURT, MONTEREY CALIFORNIA

JOB No: 3140.13 DATE: FEBRUARY 4, 2022 SHEET 2 OF 4

JOB No: 3140.13 DATE: FEBRUARY 4, 2022 SHEET 3 OF 4

BASIS OF BEARINGS PARCEL A REFERENCES CENTERLINE OF 30' WIDE EASEMENT "MARINA II" -FOR GAS LINE AND INCIDENTAL 28 SUR PG 131 THE BEARING OF N 60'45'24" W BETWEEN FOUND MONUMENTS LOCATED ON THE CENTERLINE OF IMJIN PARKWAY AS SHOWN ON THAT MAP FILED PARCEL 1 VOL 23 C&T PG 36 PURPOSES REEL 3506 PAGE 1533 DOC# 2015041976 & R2 23 SUR PG 92 FOUND REBAR W/ FOR RECORD IN VOLUME 23 OF CITIES AND TOWNS AT PAGE 36, DOC# 2005091639 CAP "LS 5321"(R3) FOUND REBAR W/ MONTEREY COUNTY, CALIFORNIA, WAS TAKEN AS THE BASIS OF BEARINGS VOL 28 SUR PG 131 N69'14'29'E 140.14'(R3, R5) CAP "LS 5321"(R3) FOR THIS MAP. VOL 22 PAR PG 77 \$88'00'57"E 281.30'(R3, R5) FOUND REBAR W/ MOS 17 48 E 175.30'-R2) DOC# 2020031475 (VESTING DEED) DIVISION OF HIGHWAYS-DISTRICT 5 (N88"19'38"W 237.94'-R2) S1*48'37"W 64.97' (R5) CAP "LS 5321"(R3)"
N89'09'36"E 338.69' (R5) FOUND REBAR W/ -(S1'48'37"W 65.02-R3) CAP "LS 5321"(R3) RIGHT OF WAY MAP THROUGH FORT (S1'40'22"W-R2) (S88°19'38"E 349.06-R2) ORD, COUNTY OF MONTEREY, RTE 1, (N89'08'22"E 338.71-R3) POST MILE R84.5, SHT 15 OF 17. FOUND REBAR W/ FOUND REBAR W/ N21"58'53"E 82.10' (R5) CAP "LS 5321"(R3) N88'09'23"W 660.26'(R1) CAP "LS 5321"(R3) (N21'45'37"E 81.84'-R2) (\$88'09'17"E 660.35'-R3) 314.27'(R1) FOUND REBAR W/ (B)(SEE DETAIL) BROKEN CAP(R1) 2" BRASS DISK, LOT 1. 23 C&T PG 36 STAMPED "CALIFORNIA N1'38'13"E 38.65' (R5)-IPOR. OF PARCEL ONE. DIVISION OF HIGHWAYS DOC# 2020031475) 565+74.02 - 222.18 RT N77"30'25"W S0'57'08"E 0.24 0.89 Δ=17'51'18" R=590.24' L=183.94' (R5) $(\Delta=21^{\circ}36'42'' R=590.24' L=222.64'-R2)$ FOUND 1" IRON PIPE PARCEL TWO - WITH CAP, STAMPED DOC 2020031475 "DOT R/W" \$7215'47 W(RAD)(R2, R5) SCALE 1"=1 LOT 3 **LEGEND** 23 C&T PG 36 SUBDIVISION BOUNDARY PROPERTY LINE EASEMENT LINE CENTERLINE ACRES (R) (B) RADIAL LOT 2, 23 C&T PG 36 STANDARD STREET MONUMENT AS NOTED IPOR. OF PARCEL ONE. FOUND MONUMENT, AS NOTED DOC# 2020031475) Δ=36'30'20" R=408.14' L=260.04'(R2, R5)-SET 3/4" IRON PIPE WITH PLASTIC PLUG "LS 8002" STATE HIGHWAY 63.91'(TIE)-FOUND REBAR W/ FOUND CENTERLINE CENTERLINE OF 10' WIDE PG&E -CAP "LS 7309"(R1) MONUMENT WITH 2.5" DISC. EASEMENT PER DOC. 2017015951 (2.0' UNDERGROUND) N29'14'36"E *RCE 29811*(R1) 70.00'(TIE) S82'55'26'E 216.56'(TIE) ABUTTERS RIGHTS N1'40'53"E 42.80' ABANDONED PER (R1) CENTERLINE OF 30' (N1'47'09"E 43.97'-R1) WIDE EASEMENT (N1'41'21"E 43.88'--R4) FOR GAS LINE AND INCIDENTAL **PURPOSES REEL** 3506 PAGE 1533 LOT 7 BASIS OF BEARINGS IN JIN PARKWAY 23 C&T PG 35 PARCEL 1 22 PAR PG 77 SURVEY NOTES SCALE: 1" = 80' (A) THE ORIGINAL DOCUMENT THAT CREATED THE SUBJECT PARCEL (R2 - DOC. 2005091639) DESCRIBED A 580.24' RADIUS Δ=27'33'43" R=642.50' L=309.07' WAS INTENDED TO TERMINATE AT A CORNER IN THE STATE HIGHWAY 1 RIGHT-OF WAY. THE GEOMETRY OF $L=(\Delta=2740'29" R=637.55' L=307.95'-R1)$ THIS CURVE AS DESCRIBED IN R2 WOULD FORCE A PORTION OF THE DESCRIBED PROPERTY TO OVERLAP THE PREVIOUSLY EXISTING RIGHT-OF-WAY. THE RESOLVED BOUNDARY AS SHOWN HEREON AND DESCRIBED IN THE CURRENT VESTING $(\Delta=27^{\circ}33'13" R=642.50' L=308.98'-R4)$ DEED (R5 - DOC. 2020031475) TRIMS THIS CURVE WHERE IT INTERSECTS THE RIGHT-OF-WAY LINE, THEN FOLLOWS THE PARCEL MAP (ABUTTERS RIGHTS RIGHT-OF-WAY NORTHERLY TO THE CORNER. (B) THE STATE HIGHWAY 1 RIGHT-OF-WAY WAS ESTABLISHED BASED ON A BEST-FIT OF SEVERAL FOUND RIGHT-OF-WAY MONUMENTS DEPICTED ON CALTRANS ROW MAPS, LYING NORTHERLY AND SOUTHERLY OF THE PARCELS SHOWN. TWO MONUMENTS RETAINED PER RI) **OPPORTUNITY PHASE 1A** WERE FOUND AT THE CORNER INDICATED BY, HOWEVER NEITHER ARE IN CLOSE AGREEMENT WITH RECORD DIMENSIONS PER THE ROW MAPS: (SEE DETAIL) THE DUNES ON . 1" IRON PIPE WITH CAP STAMPED "DOT R/W" WAS FOUND S 0'57'00" E, 0.88' FROM THE CALCULATED CORNER FOUND REBAR W/ . A 2" BRASS DISC STAMPED "CALIFORNIA DIVISION OF HIGHWAYS 585+74.02 - 222.18 RT" WAS FOUND N 77"30"00" W, 0.24" **MONTEREY BAY** CAP "LS 7309"(R1) FROM THE CALCULATED CORNER C. SIGNIFICANT DISCREPANCY WAS FOUND IN THE LOCATION OF THIS LINE, BETWEEN THE DIMENSIONS DESCRIBED IN THE ORIGINAL CREATING DOCUMENT (R2, DOC. 2005091839) AND WHAT WAS FOUND MONUMENTED AND DEPICTED ON R3. THE DIMENSIONS AS DESCRIBED IN THE CURRENT VESTING DEED (R5, PARCEL TWO, DOC 2020031475) UTILIZE THE DIMENSIONS OF THE MONUMENTED LINE AS WAS SURVEYED PER THIS MAP. THIS MAP ACCEPTS THE MONUMENTED LINE AS WAS SURVEYED PER THIS MAP. THIS MAP ACCEPTS THE MONUMENTED LINE. A 16.48 ACRE SUBDIVISION OF PARCEL TWO AND PORTIONS OF PARCEL 2 LOT 6 PARCEL ONE AS DESCRIBED IN DOC. #2020031475. 22 PAR PG 77 OFFICIAL RECORDS OF MONTEREY COUNTY, CALIFORNIA. 23 C&T PG 36 THE ALTERNATE LOCATION AS COMPUTED FROM R2 IS ALSO DEPICTED GRAPHICALLY FOR REFERENCE. PRIOR TO THE 2020 TRANSFER, TITLE TO THE PROPERTY ON BOTH SIDES OF THE LINE WAS HELD BY THE CITY OF MARINA. IN THE CITY OF MARINA, STATE OF CALIFORNIA -N29'14'36"E 22.83'(22.71'-R1)(22.49'-R4) D.) BOUNDARY LINE AS COMPUTED FROM RECORD COURSES AS LISTED IN R2 THIS LINE WAS NOT PREVIOUSLY MONUMENTED OR FNO PREPARED BY: 50 SURVEYED ON THE GROUND. FOUND CENTERLINE E) THE DIMENSIONS OF THE EASEMENT CENTERLINE AS SHOWN ON DOCUMENT 2017015951 ARE ANNOTATED WITHIN A DETAIL WHITSON ENGINEERS ON THE ASSOCIATED PLAT, HOWEVER IT APPEARS THAT THE DIFFERENT SCALE OF THE DETAIL WAS NOT ACCOUNTED FOR WHEN THESE COURSES WERE ANNOTATED. AS A RESULT, THE ANNOTATED DISTANCES APPEAR 5X GREATER THAN INTENDED. THESE COURSES HAVE BEEN SCALED BY 1/5 BASED ON THE TRUE CALCULATED LENGTH OF "L2" PER THE PLAT, WHICH IS ANNOTATED AS 58.79', BUT CALCULATES TO 11.76' BASED ON THE RECORD WIDTH OF IMJIN PARKWAY. MONUMENT WITH 2.5" DISC, LOT 4 "RCE 29811"(R1) 6 HARRIS COURT, MONTEREY CALIFORNIA 23 C&T PG 36 <u>A</u>

VOI 24 Par pg/b



LEGAL DESCRIPTION RIGHT-OF-WAY DEDICATION OVER A PORTION OF PARCEL D, VOLUME 24 OF PARCEL MAPS, PAGE 16

Certain real property in the City of Marina, County of Monterey, State of California, being a portion of Parcel D as said parcel is shown on the map filed for record March 8, 2022 in Volume 24 of Parcel Maps at Page 16 in the Office of the County Recorder of said County, described as follows:

All that portion of said Parcel D lying southerly of a line drawn perpendicular to the easterly boundary of said Parcel D from the most easterly corner of Parcel B as shown on said map.

Being more particularly described as follows:

Beginning at the most southerly corner of said Parcel D, thence along the perimeter boundary of said parcel the following eleven (11) courses and distances

- 1) North 60°45'24" West, 138.00 feet; thence
- 2) North 29°14'55" East, 22.79 feet; thence
- 3) Northerly 215.70 feet along a tangent curve to the left having a radius of 504.50 feet, through a central angle of 24°29'47"; thence
- 4) North 39°40'55" West, 15.15 feet; thence
- 5) Westerly 124.66 feet along the arc of a non-tangent curve to the right having a radius of 327.00 feet (a radial bearing to the beginning of said curve bears South 7°24'00" West), through a central angle of 21°50'36"; thence tangentially
- 6) North 60°45'24" West, 68.64 feet; thence
- 7) North 29°14'36" East, 54.00 feet; thence
- 8) South 60°45'24" East, 68.64 feet; thence
- 9) Easterly 98.95 feet along the arc of a tangent curve to the left having a radius 273.00 feet, through a central angle of 20°46'04"; thence
- 10) North 49°31'39" East, 14.09 feet; thence
- 11) North 1°40'53" East, 335.65 feet to the most easterly corner of said Parcel B as shown on said map; thence departing the boundary of said Parcel D
- 12) South 88°1907" East, 138.00 feet to a point on the easterly boundary of said Parcel D; thence along said easterly boundary the following three (3) courses and distances
- 13) South 1°40'53" West, 383.74 feet; thence
- 14) Southerly 309.07 feet along the arc of a tangent curve to the right having a radius of 642.50 feet, through a central angle of 27°33'43"; thence
- 15) South 29°14'36" West, 22.83 feet to the point of beginning

Containing 104,606 square feet or 2.401 acres, more or less.

As shown on the plat attached hereto and made a part hereof.

END OF DESCRIPTION

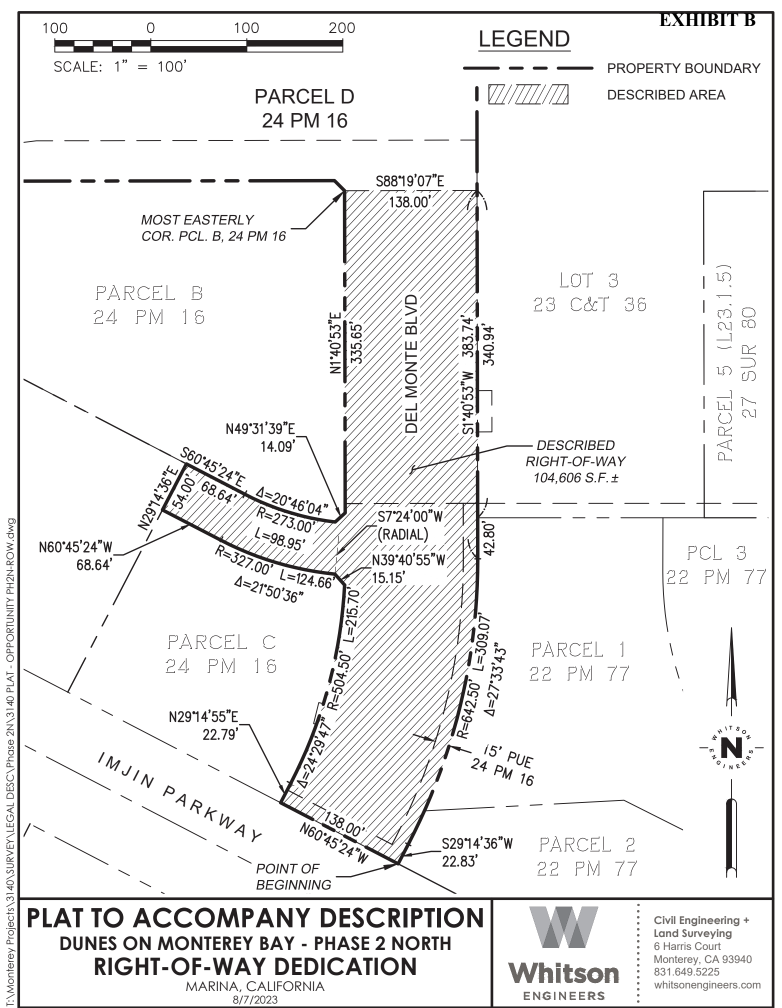
PREPARED BY:

WHITSON ENGINEERS

8/10/2023

RICHARD P. WEBER, LS

L.S. No. 8002 Job No.: 3140.35 DATE



PROJECT No.: 3140.35

PUBLIC IMPROVEMENT AGREEMENT

AGREEMENT FOR IMPROVEMENT OF STREETS, INSTALLATION OF STORM DRAINS AND OTHER PUBLIC WORKS FACILITIES

"The Dunes on Monterey Bay" Project
- Phase 2 North -

This Agreement for Improvement of Streets, Installation of Storm Drains and Other Public Works Facilities ("Agreement") is made and entered into this _____ day of ______, 2023, by and between the City of Marina, herein called the "City," a municipal corporation, and Shea Homes Limited Partnership, a real property owner, developer or subdivider, herein called the "Developer."

WHEREAS, pursuant to the Development Agreement dated July 8, 2005, the Disposition and Development Agreement dated May 31, 2005, as amended by the Implementation Agreements, and the Quitclaim Deed dated September 21, 2006, Marina Community Partners, LLC, as the "Master Developer" is the owner of the land known as The Dunes Phase 2N; and

WHEREAS, on May 31, 2005, by Resolution 2005-130 the Master Developer received approval from the City for: (1) the University Village (now "The Dunes on Monterey Bay") Specific Plan (Resolution 2005-130); and (2) a Tentative Subdivision Map ("Tentative Map") consistent with the City's General Plan and the Specific Plan (Resolution 2005-131) subject to Conditions of Approval attached to Resolution 2005-131 including: Condition 3 requiring a subdivision improvement agreement and bonding; and Condition 18 requiring establishment of a Landscape and Lighting District ("LLD") prior to approval of the first Final Map; and

WHEREAS, the Master Developer conducted deconstruction and demolition activities affecting the Property (as defined below) under the terms of a Right of Entry Agreement from the City dated September 30, 2005; and

WHEREAS, the Marina Redevelopment Agency and the Master Developer entered into the Implementation Agreement Regarding University Village on September 6, 2006, which provided for construction of the project in three major phases, Phases 1, 2 and 3 and which further split Phase 1 into three separate sub phases termed Phase 1A, Phase 1B and Phase 1C and established Conforming Clarification(s) to the Schedule of Performance for each sub phase; and

WHEREAS, following the Master Developer's invocation of an excused delay in the construction of Phase 1, Phase 2 and Phase 3 due to the impact of economic conditions on the feasibility of the project, on August 5, 2008, the Marina Redevelopment Agency and the Master Developer entered into the Second Implementation Agreement Regarding University Village to provide for the Master Developer's continued construction of the project in spite of the economic downturn and made certain changes to the Disposition and

Development Agreement and to the Conforming Clarifications to the Schedule of Performance; and

WHEREAS, on August 12, 2008, in accordance with Resolution 2008-173 the City and the Master Developer entered into a Public Improvement Agreement to provide for the improvement of streets, installation of storm drains and other public works facilities for a portion of Phase 1C and 2 designated as residential in the Specific Plan (the "Initial Phase/Residential"); and

WHEREAS, on May 18, 2010, by Resolution 2010-13the Marina Redevelopment Agency ("MRA") and the City, by Resolution 2010-75, approved a modification to the Schedule of Performance; and

WHEREAS, the Master	Developer	transferred	ownership	of the	Property to
Developer pursuant to a grant dee	d recorded	on	, 2020, a	as docur	nent number
; and	4				

WHEREAS, the Master Developer assigned, and Developer assumed, the obligations of Master Developer under the Disposition and Development Agreement and the Development Agreement between City and Master Developer with respect to the Property pursuant to a Partial Assignment and Assumption Agreement; and

WHEREAS, the Master Developer remains obligated under the Disposition and Development Agreement and Development Agreement for the balance of the Project not yet conveyed to third parties; and

WHEREAS, the Conditions of Approval of the Tentative Map, as adopted by Resolution 2005-131 and as amended by Resolution 2008-209 require the establishment of a Landscape and Lighting District prior to recording of a final map; and

WHEREAS, on June 2, 2015, by Resolution 2015-01 the City approved the formation of Community Facilities District No. 2015-01 ("The Dunes"); and

WHEREAS, by Resolution 2015-11 the Master Developer received approval from the City for an amendment to Conditions of Approval Nos. 3 and 20 (Resolution 2008-209) for the Tentative Map which provided for the establishment of a Community Facilities District in lieu of a Landscape and Lighting District and permitted the Developer to record a final map for Phase 1C First Phase/Residential prior to the establishment of the Community Facilities District but that the City shall not accept any of the infrastructure improvements or easements for Phase 1C First Phase/Residential to be maintained by the Community Facilities District, including infrastructure improvements to be completed by the Developer, until such time as the Community Facilities District is established; and

WHEREAS, the Developer will subsequently submit for approval by the City and subsequent recording with the office of the Monterey County Recorder, a final map ("Final Map") for Phase 2N; and

WHEREAS, revised improvement plans entitled "The Dunes on Monterey Bay, Phase 2 North Stage 1" (herein the "Improvement Plans") to be those signed by the City Engineer on <u>June 14th</u>, 2023, and incorporated herein by reference, have been submitted to the City for approval and acceptance, including certain streets constituting a portion of Phase 2N of The Dunes on Monterey Bay Project, referred to herein as Phase 2N development area, or the "Project," located on and along Del Monte Blvd, from Bay View Street to Imjin Pkwy, and the southerly end of a portion of Breakwater Street, herein the "Property". Improvements are to include new storm drain system, curb, gutter, asphalt concrete pavement, streetlights and electrical facilities, sidewalk, striping, traffic signs, and survey monuments, as shown on Exhibit A, (herein the "Improvements"); and

WHEREAS, the City will not accept any of the Phase 2N Improvements to be constructed pursuant to this Agreement until all the conditions of this Agreement are satisfied in full; and

WHEREAS, the Developer requires certain utilities and public works facilities in order to service the Project under the minimum standards established by the City; and

WHEREAS, the City, by and through its City Council, has enacted certain Codes, Ordinances and Resolutions and certain Rules and Regulations have been promulgated concerning the subject matter of this Agreement; and

WHEREAS, the City has certain responsibilities for maintenance and operation of such Improvements, utilities and public service facilities after acceptance by City, and for providing the necessary connecting system, and the City has agreed to discharge those responsibilities following its acceptance of the Improvements.

NOW THEREFORE, in consideration of the foregoing and in order to carry on the intent and purpose of said Codes, Ordinances, Resolutions, Rules and Regulations, it is agreed by and between the parties as follows:

SECTION 1

The recitals to this Agreement are hereby incorporated into the terms of this Agreement. All applicable Codes, Ordinances, Resolutions, Rules and Regulations and established policies of the City and the laws of the State of California and the United States of America concerning the subject matter of this Agreement are hereby referred to and incorporated herein to the same effect as if they were set out at length herein. Said Codes, Ordinances, Resolutions, Rules and Regulations include, but are not limited to, the following: The Municipal Code of the City of Marina, including the current Zoning Ordinance, and the currently adopted California Building Code.

The Developer agrees:

- a. To perform each and every provision required by the City to be performed by the Developer in each and every one of the applicable Codes, Ordinances, Resolutions, Rules and other Regulations and to comply with the foregoing and all applicable laws.
- b. To annex the Property to Community Facilities District No. 2015-01 to provide for the imposition of special assessments on the Property providing funding for the maintenance of the Improvements to be constructed by the Developer pursuant to this Agreement in a timely manner in order to ensure that the annexation to the Community Facilities District is accomplished prior to the sale or conveyance of any portion of the Property.
- c. To grant to the City or other entities entitled thereto, from property owned by the Developer, without charge and free and clear of monetary liens and encumbrances, any and all public, private, utility, drainage, construction or access easements and rights of way (herein "easements") in and to the Property necessary for the City, in order that the storm drain and street improvements to said real property may be extended; however, City shall not be obligated to accept any such easement, right-of-way or improvements thereon prior to the annexation of the Property to the Community Facilities District. At no cost to the Developer, City and Developer will work cooperatively with the owners of other real property to acquire all easements necessary to construct the Improvements. At no cost to the City, City agrees to support Developer in acquisition of easements necessary to construct the Improvements and to accept said easements upon execution of easement grant deeds to the City by grantors, subject to the condition set forth above regarding the annexation to the Community Facilities District. City also agrees to issue Developer and/or Developer's contractors encroachment permits necessary to accomplish said work.

Prior to acceptance of the Improvements by the City, to indemnify, defend with counsel of City's choice and hold the City and any of its officials, boards and commissions and members thereof, agents and employees, free and harmless from all suits, fees, claims, demands, causes of action, costs, losses, damages, liabilities and expenses (including without limitation attorney's fees) because of or arising or resulting directly or indirectly from (i) any damage done to any utility, public facility or other material or installation of the City on said real estate as a result of the Developer or any contractor or subcontractor of the Developer, or any employee of the foregoing, grading or working upon said real estate; or (ii) any act or omission of Developer or Developer's contractors, or subcontractors, or any employee of the foregoing in connection with the design, construction or other work performed by them in connection with this Agreement, including without limitation all claims relating to injury or death of any person or damage to any property, except for such claims, demands, causes of action liability, or loss arising out of the sole active negligence of the City or any of its officials, boards and commissions and members thereof, agents and employees. City shall not be responsible for the design or construction of the Improvements pursuant to the Improvement Plans, regardless of any negligent action or inaction taken by City in approving the Improvement Plans unless the particular improvement design was specifically required by City over written objection by Developer submitted to the City Engineer before construction and acceptance of the Improvements, which objection indicated that the particular improvement design was dangerous or defective and suggested an alternate safe and feasible design. Prior to acceptance, Developer shall remain obligated for routine maintenance. After acceptance, Developer shall remain obligated to eliminate any defect in design or dangerous condition caused by the design of construction defect, however, Developer shall not be responsible for routine maintenance. Provisions of this Section shall remain in full force and effect for ten (10) years following acceptance by City of the Improvements. The Improvement security shall not be required to cover the provisions of this Section. Developer shall reimburse City for all costs and expenses (including but not limited to fees and charges of architects, engineers, attorneys, and other professionals, and court costs) incurred by City in enforcing the provisions of this Section.

To construct and improve all public works facilities and other improvements described on the Engineer's Estimate referenced in Section 3 of this Agreement and the Improvement Plans submitted to the City in furtherance of this Agreement on file with the City. All construction and improvements shall be completed in accordance with all standards established in the applicable Codes, Ordinances, Resolutions, Rules and Regulations, all applicable laws and this Agreement, and in accordance with the grades, plans, and specifications approved by the City Engineer or designee. Developer shall furnish two good and sufficient bonds, in an amount of 100% of the City Engineer's, or designee's, estimated cost of the Improvements, guaranteeing Developer's performance of this Agreement: (1) a Payment Bond on a form provided by the City; and (2) a Faithful Performance Bond, both of which must be secured from a surety company admitted to do business in California. Each bond shall set forth a time period for performance by the Developer of its obligations and the terms and conditions on which the City may obtain the proceeds of the bond. Alternatively, the Developer may provide a cash deposit in an amount of 100% of the City Engineer's, or designee's, estimated cost of the Improvements to guarantee Developer's performance of this Agreement.

The Faithful Performance Bond shall be in an amount not less than one hundred percent (100%) of the total estimated amount payable for the Improvements described in this Agreement, and shall secure payment to City of any loss due to the default of the Developer or its contractors or their inability or refusal to perform this Agreement, and to guarantee or warranty the work done pursuant to this Agreement for a period of one year following acceptance thereof by City against any defective work or labor done or defective materials furnished. The Performance Bond shall by its terms remain in full force and effect for a period of not less than one year after completion of the Improvements by Developer and acceptance of the Improvements by the City, provided that Developer may substitute for the Performance Bond securing the warranty described above with a separate warrantybond issued by an admitted surety in the amount of ten percent (10%) of the total contract price of the Improvements (provided that amount of said bond shall not be less than One Thousand Dollars (\$1,000)) to cover the one-year warranty period. Government Code

§66499.7, and as it may hereafter be amended, extended, or otherwise modified, shall apply to a request by Developer for release, in whole or in part, of the Faithful Performance Bond.

The Payment Bond shall be in an amount not less than one hundred percent (100%) of the total estimated amount payable for the Improvements described in this Agreement. The Payment Bond shall secure the payment of those persons or entities to whom the Developer may become legally indebted for labor, materials, tools, equipment or services of any kind used or employed by the contractor or subcontractor in performing the work, or taxes or amounts to be withheld thereon. The Payment Bond shall provide that the surety will pay the following amounts should the Developer, or its contractor or subcontractors fail to pay the same, plus reasonable attorneys' fees to be fixed by the court if suit is brought upon the bond: (1) amounts due to any of the persons named in California Civil Code Sections 8520, 8530 and 9100; (2) amounts due under the Unemployment Insurance Code with respect to work or labor performed for the improvements described in this Agreement; and (3) any amounts required to be deducted, withheld, and paid over to the Employment Development Department from the wages of employees of the Developer, its contractors and subcontractors pursuant to Section 13020 of the Unemployment Insurance Code with respect to the work and labor. The Payment Bond shall, by its terms, inure to the benefit of any of the persons named in Civil Code Sections 8520, 8530 and 9100 so as to give a right of action to those persons or their assigns in any suit brought upon the bond.

The Developer shall submit the following for both the surety that furnishes the Payment Bond and the surety that furnishes the Faithful Performance Bond: (1) a current printout from California Department of Insurances website (www.insurance.ca.gov) showing that the surety is admitted to do business in the State; or (2) a certificate from the Clerk of the County of Monterey that the surety's certificate of authority has not been surrendered, revoked, canceled, annulled, or suspended or in the event that it has, than renewed authority has been granted.

e. At all times during the term of this Agreement and until the Improvements constructed by Developer are accepted by City, Developer shall, at no cost to City obtain and maintain (a) a policy of general liability and property damage insurance in the minimum amount of Two Million Dollars (\$2,000,000), combined single limit for both bodily injury and property damage; (b) workers' compensation insurance as required by law; and (c) broad form "Builder's Risk" property damage insurance limits of not less than 100% of the estimated value of the Improvements to be constructed by Developer pursuant to this Agreement (Builders Risk Insurance is not required when only mass grading and roadway-related improvements consisting of no structures are to be constructed).

All such policies shall provide that thirty (30) days written notice must be given in advance to City prior to termination, cancellation or modification. The insurance specified in (a) above shall name City as additional insured and the insurance (b) shall name the City as a loss payee, and (c) shall provide that City, although an additional insured or loss payee, may recover for any loss suffered by reason of the acts or omissions of Developer or Developer's contractors or their respective employees. Developer hereby waives, and Developer shall cause each of its contractors and subcontractors to waive, all rights to

recover against City for any loss or damage arising from a cause covered by the insurance required to be carried pursuant to this Agreement, and will cause each insurer to waive all rights of subrogation against City in connection therewith. All policies shall be written on an occurrence basis and not on a claims made basis and shall be issued by insurance companies acceptable to City. Prior to commencing any work pursuant this Agreement, Developer shall deliver to City the insurance company's certificate evidencing the required coverage, or if required by City a copy of the policies obtained.

- f. Not to offer for dedication to and acceptance by the City any of the public improvements constructed by Developer and located on the Property until such time as the Property is annexed to the Community Facilities District.
- g. Not to convey, transfer, assign, or sell in one transaction or a series of transactions, subsequent to recordation of the Final Map for Phase 2N and prior to the annexation to the Community Facilities District, any portion or interest of the Developer in the Property or the Project. Notwithstanding the foregoing, Developer may transfer, assign or sell in one transaction or a series of transactions all or any portion or interest of the Developer in the Property or the Project with written consent of the City, such consent not to be unreasonably delayed, conditioned or withheld, to any entity which controls, is controlled by or is under common control with the Developer or the Master Developer, provided that said assignee assumes, in full, the obligations of Developer under this Agreement.

SECTION 3

An estimate of the cost for construction of the Improvements and performing land development work in connection with the Improvements according to the Improvement Plans has been made and has been approved by the City Engineer or designee, as shown on Exhibit B. That estimated amount is \$1,057,956. The basis for the estimate is on file in the Office of the City Engineer and is incorporated into this Agreement by reference.

SECTION 4

Developer will commence substantial construction of the Improvements required by this Agreement within the time period set forth in the Conforming Clarifications to the Schedule of Performance ("Schedule of Performance") between City and Master Developer, as the Schedule of Performance may be subsequently amended. All the provisions of this Agreement and all work to be done pursuant to the terms of this Agreement are to be completed within the time periods set forth in such Schedule of Performance. Developer shall maintain such public works facilities and other improvements described in this Agreement at Developer's sole cost and expense at all times prior to acceptance by City in a manner which will preclude any hazard to life or health or damage to property. City shall accept the Improvements no later than six (6) months after such time as the Improvements are (i) completed to the satisfaction of the City Engineer, (ii) the annexation to the CFD is completed and (iii) the City is in receipt of funds from the CFD to maintain the Improvements.

- Default of Developer shall include, but not be limited to: (1) failure to a) timely commence construction of the Improvements; (2) failure to timely complete construction of the Improvements; (3) failure to timely commence and complete the annexation of the Property to the Community Facilities District; (4) failure to timely cure any defect of the Improvements; (5) failure to perform substantial construction work for a period of sixty (60) calendar days after commencement of the work; (6) Developer's insolvency, appointment of a receiver, or the filing of any petition in bankruptcy either voluntary or involuntary which Developer fails to discharge within thirty (30) days; (7) commencement of a foreclosure action against the project or a portion thereof, or any conveyance in lieu or in avoidance of foreclosure; or (8) failure to perform any other obligation under this Agreement. Notwithstanding the foregoing, Developer shall not be in default under this Agreement if it cures any default within thirty (30) days' written notice of such default, or if the default may not reasonably be curing within such time period, if it commences to cure within thirty (30) days and thereafter diligently proceeds to complete the cure.
- b) City reserves to itself all remedies available to it at law or in equity for breach of Developer's obligations under this Agreement. City shall have the right, subject to this Section, to draw upon or utilize the appropriate security to mitigate City's damages in the event of default by the Developer. The right of City to draw upon or utilize the security is additional to and not in lieu of any other remedy available to City. It is specifically recognized that the estimated costs and security amounts may not reflect the actual cost of construction or installation of the Improvements and, therefore, City's damages for Developer's default shall not exceed the cost of completing the Improvements. The sums provided by the security for the Improvements may be used by City for the completion of the Improvements in accordance with the Improvement Plans referenced herein.
- c) In the event of Developer's default under this Agreement, Developer authorizes City to perform such obligation sixty days after mailing written notice of default to Developer and to Developer's surety, and agrees to pay the entire cost of such performance by City. City may take over the work and prosecute the same to completion by contract or by any other method City may deem advisable, for the account and at the expense of Developer, and Developer's surety shall be liable to the City for any excess cost or damages occasioned City thereby, including but not limited to fees and charges or architects, engineers, attorneys, other professionals and court costs. In such event, City without liability for doing so, may take possession of, and utilize in completing the work, such materials, appliances, plants and other property belonging to Developer as may be on the site of the work and necessary for performance of the work.
- d) Failure of City to take an enforcement action with respect to a default, or to declare a breach, shall not be construed as a waiver of that default or breach or any subsequent default or breach of Developer.

In addition to the other obligations, Developer shall complete the following General Stipulations and any attached stipulations, subject to the approval of the City Engineer.

- 1. Locate and properly dispose of any wells, septic tanks and underground fuel storage facilities.
- 2. Schedule the construction of improvements along existing public roads so that the work affecting vehicular traffic is complete with a minimum interruption of traffic
- 3. All work within the public right-of-way shall be subject to the approval of the City Engineer or designee.
- 4. All construction work shall be coordinated so that the existing residents and/or businesses have access to their properties.
- 5. All improvements shall be installed per the approved Improvement Plans.
- 6. The Developer shall provide to the City electronic copy of the "As Built" Improvement Plans as an AutoCAD drawing file (DWG format, AutoCAD 2002 minimum or latest version).
- 7. Any reimbursements due the Developer, unless specified otherwise in writing in this Agreement, will expire ten (10) years after the date of execution of this Agreement.
- 8. Until the roads on the Property are open to the public, Developer shall give good and adequate warning to the public of each and every dangerous condition on the existing public roads, and will take all reasonable actions to protect the public from such dangerous condition.

SECTION 7

Developer shall, at Developer's expense, obtain all necessary permits and licenses for the construction and installation of the Improvements, give all necessary notices and pay all fees and taxes required by law.

Neither Developer nor any of Developer's agents, contractors or subcontractors are or shall be considered to be agents of City in connection with the performance of Developer's obligations under this Agreement.

SECTION 9

Nothing contained in this Agreement shall preclude City from expending monies pursuant to agreements concurrently or previously executed between the parties, or from entering into agreements with other developers for the apportionment of costs of water and sewer mains, or other improvements, pursuant to the provisions of the City ordinance providing therefor, nor shall anything in this Agreement commit the City to any such apportionment.

SECTION 10

Developer shall not be entitled to assign its obligations under this Agreement to any transferee of all or any part of the property within the Project or to any other third party without the express written consent of City.

SECTION 11

Acceptance of the work, or any portion of the work on behalf of the City shall be made by the City Council upon recommendation of the City Engineer after final completion and inspection of all Improvements and only after the annexation of the Property to the Community Facilities District. Such acceptance shall not constitute a waiver of defects by City.

SECTION 12

The provisions of this Agreement are severable. If any portion of this Agreement is held invalid by a court of competent jurisdiction, the remainder of the Agreement shall remain in full force and effect unless amended or modified by the mutual consent of the parties.

In the event that suit or arbitration is brought to enforce the terms of this Agreement, the prevailing party shall be entitled to litigation costs and reasonable attorney's fees.

SECTION 14

This Agreement shall be interpreted in accordance with the laws of the State of California. Jurisdiction of all disputes of this Agreement shall be in the County of Monterey, State of California.

SECTION 15

Time is of the essence of this Agreement.

SECTION 16

This Agreement, the Conditions, the Disposition and Development Agreement as amended by the Implementation Agreements, the Agreement for Improvement of Streets, Installation of Storm Drains and Other Public Works Facilities "The Dunes on Monterey Bay' Project A Portion of Phase 1C – First Phase Residential, the Agreement Forming Community Facilities District No. 2015-01, and the Agreement for Improvement of Streets, Installation of Storm Drains and Other Public Works Facilities "The Dunes on Monterey Bay, Phase 2N" constitute the entire agreement of the parties with respect to the subject matter. All modifications, amendments or waivers of the terms of this Agreement must be in writing and signed by an authorized representative of the parties.

SECTION 17

In the event the Schedule of Performance (including any Conforming Clarifications thereto) is tolled, the time for commencement of construction or completion of the Improvements hereunder shall be extended for the same duration as applies to the Schedule of Performance. Any such extension may be granted without notice to Developer's surety and shall not affect the validity of this Agreement or release the surety on any security given for this Agreement.

.

IN WITNESS WHEREOF, City and Developer have executed this Agreement as of the date first written above.

ATTEST:	CITY OF MARINA			
Acting Deputy City Clerk	Layne Long City Manager			
APPROVED AS TO FORM:				
City Attorney				

IN WITNESS WHEREOF Developer has executed this Agreement as of SHEA HOMES LIMITED PARTNERSHIP, a California Limited Partnership BY: BY: NOTE: If Developer is a corporation, the complete legal name and corporate seal of the corporation and the corporate titles of the persons signing for the corporation shall appear above. before me, (here insert State of California County of name and title of the officer), personally appeared who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.

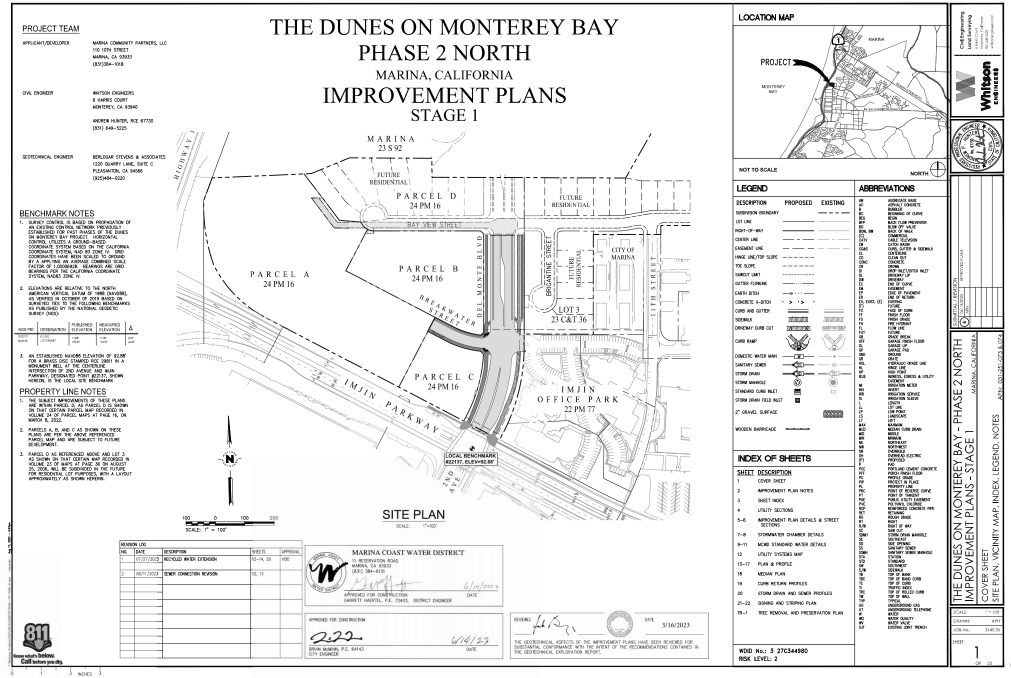
Per GC Sec. 40814; CC Sec. 1181

(Seal)

Signature

EXHIBIT A





November 15, 2023 Item No. $\underline{\mathbf{10g(5)}}$

Honorable Mayor and Members of the Marina City Council

City Council Meeting of November 21, 2023

CITY COUNCIL CONSIDER ADOPTING RESOLUTION NO. 2023-, APPROVING THE PHASE 2 NORTH PUBLIC IMPROVEMENT AGREEMENT BETWEEN THE CITY OF MARINA AND SHEA HOMES, LP, AND; ACCEPTING AND AUTHORIZING THE CITY MANAGER TO EXECUTE THE PUBLIC IMPROVEMENT AGREEMENT ON BEHALF OF CITY SUBJECT TO FINAL REVIEW AND APPROVAL BY THE CITY ATTORNEY, AND; AUTHORIZING THE CITY MANAGER OR HIS DESIGNEE TO EXECUTE A GRANT DEED FOR THE CONVEYANCE OF THE EXTENSION OF 2ND AVENUE, AND TO TAKE ALL OTHER ACTIONS NECESSARY TO ACCEPT AND RECORD SAID GRANT DEEDS ON BEHALF OF THE CITY OF MARINA

RECOMMENDATION:

It is requested that the City Council:

- 1. Consider adopting Resolution No. 2023-, approving the Phase 2 North Public Improvement Agreement between the City of Marina and Shea Homes, LP, ("Developer"), and;
- 2. Authorizing the City Manager to execute the Public Improvement Agreement on behalf of City subject to final review and approval by the City Attorney, and;
- 2. Authorizing the City Manager or his designee to execute a grant deed for the conveyance of the extension of 2nd Avenue and to take all other actions necessary to accept and record said grant deeds on behalf of the City of Marina.

BACKGROUND:

At the regularly scheduled meeting of May 31, 2005, the City Council adopted Resolution No. 2005-127, certifying the Final Environmental Impact Report for the University Village Development Project.

At the regularly scheduled meeting of May 31, 2005, the City Council adopted Resolution No. 2005-128, approving the General Plan Amendments, Resolution No. 2005-130, for the Specific Plan, Resolution No. 2005-131, for the Tentative Map and Resolution No. 2005-132, Design Review for the regional retail, the Village Promenade, and all residential phases for the former University Village Development Project.

At the regularly scheduled meeting of December 17, 2019, the City Council adopted Resolution No. 2019-140, approving an Operating Agreement as an administrative amendment of the Development Agreement clarifying and modifying certain project approvals for Specific Plan for The Dunes on Monterey Bay including to the Conforming Clarifications to the Schedule of Performance.

At the regularly scheduled meeting of May 19, 2020, the City Council adopted Resolution No. 2020-53, approving an amendment to the University Village Phase 2 Tentative Map.

At the regularly scheduled meeting of September 21, 2021, the City Council adopted Resolution No. 2021-102, approving the creation of public utility easements on City properties for utility improvements benefiting Opportunity Site 1A (now "Phase 2 North") within the Specific Plan boundaries of The Dunes on Monterey Bay development project subdivision.

At the regularly scheduled meeting of December 7, 2021, the City Council adopted Resolution No. 2021-133, authorizing the City Manager to give an option exercise notice to Marina Community Partners to acquire the Hotel Site portion of Opportunity Site 1A in accordance with the terms of the Operating Agreement between the City and Marina Community Partners.

At the regularly scheduled meeting of January 11, 2022, the City Council adopted Resolution No. 2022-03, authorizing the City Manager to enter into a Hotel Development Agreement with Dadwal Management Group or its designee for the development of Hotels on Opportunity Site 1A in the Dunes Development.

ANALYSIS:

Shea Homes Limited Partnership ("Developer") has recorded the Phase 2 North Parcel Map for the commercial properties within Phase 2 North (previously known as "Opportunity Site 1A") on March 8, 2022, in Volume 24 of Parcel Maps page 16 ("EXHIBIT A"). Staff has reviewed the improvement plans for construction of the backbone improvements (e.g., roadways and utility infrastructure) and approved the plans on June 14, 2023. The recorded Parcel Map did not dedicate the right of way to the City for the extension of 2nd Avenue and therefore did not require at the time a Public Improvement Agreement.

The Developer has coordinated with all major utility companies for installation of facilities within the approved Improvement Plans. In order to finalize their facilities within the new extension of 2nd Avenue, PG&E is requiring the dedication of the 2nd Avenue right of way as shown in **EXHIBIT B**. Acceptance of right of way and its improvements require a Public Improvement Agreement per the Development Agreement and City Municipal Code.

The Developer has submitted a Public Improvement Agreement ("EXHIBIT C") and will provide labor and materials and faithful performance bonds required for the Right of Way dedication and approved public infrastructure. It has been determined that the Tentative Map Conditions of Approval as amended and presented to the City Council have been met. The Public Works Director, Community Development Director and City Manager will execute all necessary documents to establish the Right of Way and execute the Agreement.

FISCAL IMPACT:

Should the City Council approve this request, the City requires the Developer to provide satisfactory evidence of their ability to complete the public improvements by the posting of labor and material and faithful performance subdivision improvement bonds in an amount of 100% of the City Engineer's estimate of the cost to perform the work.

For the construction of improvements for Phase 2 North, the Developer will post a bond in the amount of One Million Fifty-Seven Thousand Nine Hundred Fifty-Six Dollars (\$1,057,956.00), for completion of the public improvements and a bond in the amount of One Million Fifty-Seven Thousand Nine Hundred Fifty-Six Dollars (\$1,057,956.00), to secure payment for labor and materials prior to the recording of the right of way dedication.

Continued maintenance of public streets, sidewalks, streetlights, and stormwater facilities shall be incorporated into the existing Dunes Community Facilities District (CFD) and funded by the special tax assessment collected by the special District. Administration of the District shall be in accordance with City Ordinance 3.32.

California Environmental Quality Act (CEQA)

The approval of the Phase 2 North Public Improvement Agreement between the City of Marina and Shea Homes, LP, and the authorization of the execution of a grant deed for the conveyance of the extension of 2nd Avenue from Shea Homes, LP, to the City of Marina were generally anticipated and analyzed in the Environmental Impact Report (EIR) prepared for the project and certified by the City Council through its adoption of Council Resolution No. 2005-127 on May 31, 2005 (SCH # 2004091167).

CONCLUSION:

This request is submitted for City Council consideration and possible action.

Edrie Delos Santos, P.E.
Senior Engineer
Public Works Department
City of Marina

REVIEWED/CONCUR:

Brian McMinn, P.E., P.L.S. Public Works Director/City Engineer City of Marina

Layne P. Long
City Manager

City of Marina