

CC 01-13-22

#1

Development Project
10625 S. Foothill

Written Comments

To the Cupertino City Council:

We are deeply disturbed by the contents of the Canyon Crossing proposal's landscape planting plan.

The landscape planting plan calls for *Nandina domestica* ("heavenly bamboo"). In the wild, *Nandina* is found only in eastern Asia.

We oppose the use of *Nandina* in the landscape planting plan. All parts of *Nandina* contain cyanide (a deadly poison). The berries can kill animals who eat them, including wild birds, as well as domestic dogs and cats.

- <https://www.msn.com/en-us/lifestyle/pets/for-the-birds-please-get-rid-of-this-toxic-berry-bush/ar-BB1fsxSy> "Please get rid of your nandina bush whose berries are toxic to birds" (Evansville Courier & Press)
- <https://doi.org/10.4061%2F2010%2F818159> a scientific study documenting poisonings of wild birds
- <https://wagwalking.com/condition/nandina-poisoning> a health page documenting poisoning by *Nandina* in dogs

The landscape planting plan calls for *Lantana camara*. In the wild, *Lantana* is found only in Central America.

We oppose the use of *Lantana* in the landscape planting plan. All parts of *Lantana* are toxic.

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The California Invasive Plant Council (Cal-IPC) warns that *Lantana* is known to cause problems in climates similar to California's: "*L. camara* is generally deleterious to biodiversity and human activities and has been the target of control programs for a century [...] In Australia, India and South Africa aggressive measures to eradicate *L. camara* over the last two centuries have been largely unsuccessful, and the invasion trajectory has continued upwards despite control measures (CABI Invasive Species Compendium)." For instance, in Australia, *Lantana* is so troublesome that the government has outlawed its trade.

California's native flora and fauna have spent hundreds of thousands of years or even millions of years coevolving extremely complex relationships (parasitism, plant defenses, predator/prey, herbivory and so much more) including many more we cannot see, such as bacterial and fungal relationships.

An exotic flower from Asia may have pretty colours, and even benefit one or two local pollinators, but it can never provide the ecological value of these complex ecological interactions.

We live in historic times where climate change and environmental destruction have wrought untold havoc on the world. Restoring California's natural ecosystems is a key step in combatting the modern climate crisis.

The City of Cupertino's Parks & Rec master plan sets conservation as its very first goal. Based on the above, we believe that this landscaping plan does not contribute toward the first goal of the master plan.

We commend the landscape planting plan's inclusion of plants such as *Arctostaphylos densiflora*, *Salvia clevelandii*, *Carex tumulicola*, and *Juncus patens*. The ability for native plants to create beautiful landscapes that delight people is clearly not lost on the architects of Canyon Crossing. We encourage the architects to do the same in this case as well.

We suggest that the architects of Canyon Crossing choose from this non-exhaustive list of California native plants to replace the proposed *Nandina* and *Lantana*:

- *Heteromeles arbutifolia* ("toyon")
- *Lupinus albifrons* ("silver lupine")
- *Diplacus aurantiacus* ("bush monkeyflower")
- *Eriogonum fasciculatum* ("California buckwheat")
- *Epilobium canum* ("California fuchsia")
- *Rosa californica* ("California wildrose")

We urge the City Council to halt the Canyon Crossing development proposal until these issues are addressed and resolved.

Melissa Robertson

From: Candice Kwok <candiceak1@yahoo.com>
Sent: Thursday, January 13, 2022 6:23 PM
To: City Clerk
Subject: Please Read for Tonight's Special Council Meeting (1/13)

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dear Mayor Paul and Members of the Cupertino Council,

I live up the hill from the proposed development at 10625 S Foothill Blvd. I'm writing to express my support for the proposed development which is long overdue. I drive pass this area every day and look forward to when it will be modernized and match the charm of this neighborhood.

I urge the council to support this project and move it forward as quickly as possible.

Thank you,
Candice and Brandon Smith
San Juan Road, Cupertino

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Melissa Robertson

From: Lydia Ryu <lydiaryu@gmail.com>
Sent: Thursday, January 13, 2022 4:38 PM
To: City Clerk
Subject: Item 1 in City council meeting on Jan-13

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dear Cupertino City Councils,

I have some questions about the project at 10625 South Foothill Boulevard. I am Lydia Ryu, the resident of 10680 Merriman Road. My house is located right behind of the project location.

These are my biggest concern as one of neighbor of the construction site.

Could you read these into the record please?

Thank you so much.

1. Infringement of sunlight
2. Noise problem during the demolition and construction
3. Potential problems from the severe dust
4. potential problems from vibration
5. Privacy issue during the construction

CC 01-13-2022

#1

Development Project
10625 S. Foothill

Updated Attachment B – Draft
Ordinance to show the full image
on page 5 that was cut off

Desk Item

ORDINANCE NO. _____

**AN ORDINANCE OF THE CITY COUNCIL
OF THE CITY OF CUPERTINO APPROVING THE REZONING OF TWO
PARCELS FROM PLANNED DEVELOPMENT WITH GENERAL
COMMERCIAL USES (P(CG)) TO PLANNED DEVELOPMENT WITH
GENERAL COMMERCIAL AND RESIDENTIAL USES (P(CG, RES))
LOCATED AT 10625 SOUTH FOOTHILL BOULEVARD**

Application No: Z-2018-02
Applicant: Dan Shaw (SCR Enterprises)
Location: 10625 South Foothill Boulevard (APN#s 342-16-087 & 088)

The City Council of the City of Cupertino finds that:

WHEREAS, an application was received by the City (Application no. Z-2018-02) for the rezoning of a property from Planned Development with Commercial intent (P(CG)) to Planned Development with General Commercial and Residential intent (P(CG, Res)).

WHEREAS, the rezoning will be consistent with the City's General Plan land use map, proposed uses and surrounding uses; and

WHEREAS, pursuant to the provisions of the California Environmental Quality Act of 1970 (Public Resources Code Section 21000 et seq.) ("CEQA") and the State CEQA Guidelines (California Code of Regulations, Title 14, Section 15000 et seq.) ("CEQA Guidelines"), the City prepared an Initial Study and proposed Mitigated Negative Declaration ("Project"); and

WHEREAS, on October 28, 2021, the City of Cupertino's Environmental Review Committee held a duly noticed public hearing to receive public testimony and reviewed and considered the information contained in the Draft IS/MND, and voted 5-0-0 to recommend that the City Council adopt the Draft IS/MND (EA-2018-06) and mitigation measures; and

WHEREAS, the Final Draft Initial Study and Mitigated Negative Declaration was presented to the Planning Commission on November 23, 2021 at a regularly scheduled Planning Commission Meeting; and,

WHEREAS, on November 23, 2021, the Planning Commission held a duly noticed public hearing to receive staff's presentation and public testimony, and to consider the information contained in the IS/MND along with all staff reports, other pertinent documents, and all written and oral statements received prior to and at the public hearing,

and recommended on a 5-0 vote, based on substantial evidence in the record, that the City Council adopt the MND, adopt and incorporate into the Project and implement as conditions of approval all of the mitigation measures for the project that are identified in the IS/MND, and adopt the Mitigation Monitoring and Reporting Program for the Project; and

WHEREAS, the necessary public notices have been given and the Planning Commission held one public hearing, recommending to the City Council that the rezoning be granted per resolution No. (Z-2018-02);

WHEREAS, on January 13, 2022 and February 1, 2022, upon due notice, the City Council has held at least two public hearings to consider the Rezoning; and;

WHEREAS, the City Council of the City of Cupertino is the decision-making body for this Ordinance; and;

WHEREAS, the City Council of the City of Cupertino held a duly noticed public hearing on January 13, 2022, and after considering all testimony and written materials provided in connection with that hearing introduced this ordinance and waived the reading thereof.

**NOW, THEREFORE, THE CITY COUNCIL OF THE OF CITY OF CUPERTINO
DOES ORDAIN AS FOLLOWS:**

That after careful consideration of the facts, exhibits, testimony and other evidence submitted in this matter, the City Council adopts the Rezoning based upon the findings described above, the public hearing record and the Minutes of Planning Commission Meeting of November 23, 2021, and subject to the conditions specified below:

Section 1. The recitals set forth above are true and correct, and are hereby incorporated herein by this reference as if fully set forth in their entirety.

Section 2. The City Council finds the following as set forth by Municipal Code 19.152.020.C:

1. That the proposed zoning is in accord with Title 19 of the Municipal Code and the City's Comprehensive General Plan (Community Vision 2040).

With the proposed zoning modification to allow for both general commercial and residential uses the project would be consistent with the General Plan Land Use Map that allows for general commercial and/or residential development. The Planned Development district allows the City flexibility to approve project specific development standards different from the standards outlined in the Zoning regulations for the site.

2. The proposed zoning is in compliance with the provisions of the California Environmental Quality Act (CEQA).

As set forth above, the City examined the environmental effects of the Project, including the zoning amendments adopted herein, and in the Initial Study and Mitigated Negative Declaration prepared in accordance with the California Environmental Quality Act. On December 21, 2021 the City Council adopted resolution ____ to approve the Initial Study and Mitigated Negative Declaration with the Mitigation Monitoring and Reporting Program. Any potential impacts associated with project have been analyzed, and mitigations to reduce any potential impacts to less than significant with mitigation have been adopted. Therefore, the proposed zoning complies with the provisions of CEQA.

3. The site is physically suitable (including, but not limited to, access, provision of utilities, compatibility with adjoining land uses, and absence of physical constraints) for the requested zoning designation(s) and anticipated land use development(s).

The site being rezoned will have access to existing utilities and is compatible with adjoining residential land uses.

4. The proposed zoning will promote orderly development of the City.

The site being rezoned will promote orderly development in the City through incorporation of applicable development standards and provide for continued commercial opportunities.

5. That the proposed zoning is not detrimental to the health, safety, peace, morals and general welfare of persons residing or working in the neighborhood of subject parcels.

The proposed zoning is not detrimental to the health, safety, peace, morals and general welfare since the proposed uses are consistent with the City's General Plan Land Use Element. Additionally, where any potential health or safety impacts have been identified in the Project's CEQA analysis, mitigation measures have been identified which would be mitigate the impact.

Section 3. The City Council approves the following:

1. That the property described in attached Exhibit Z-1 have a zoning designation as that shown in the following table and is incorporated into the Master Zoning Map (Exhibit Z-2) of the City of Cupertino; and

APN	Current Zoning	New Zoning
342-16-087	P(CG)	P(CG, Res)
342-16-088	P(CG)	P(CG, Res)

2. The approved plan for the project indicates the setbacks, minimum common and private open space, maximum floor area ratio, height and other development standards. Any future changes to these standards would require a rezoning of the property.

Section 4. The City Council finds the Rezoning is within the scope of the Initial Study and Mitigated Negative Declaration and directs the Director of Community Development to file a Notice of Determination with the Santa Clara County Recorder in accordance with CEQA guidelines.

Section 5. This Ordinance shall be effective thirty (30) days following its adoption.

PASSED AND ADOPTED at a special meeting of the City Council of the City of Cupertino this 1st day of February 2022 by the following vote:

Members of the City Council

AYES:

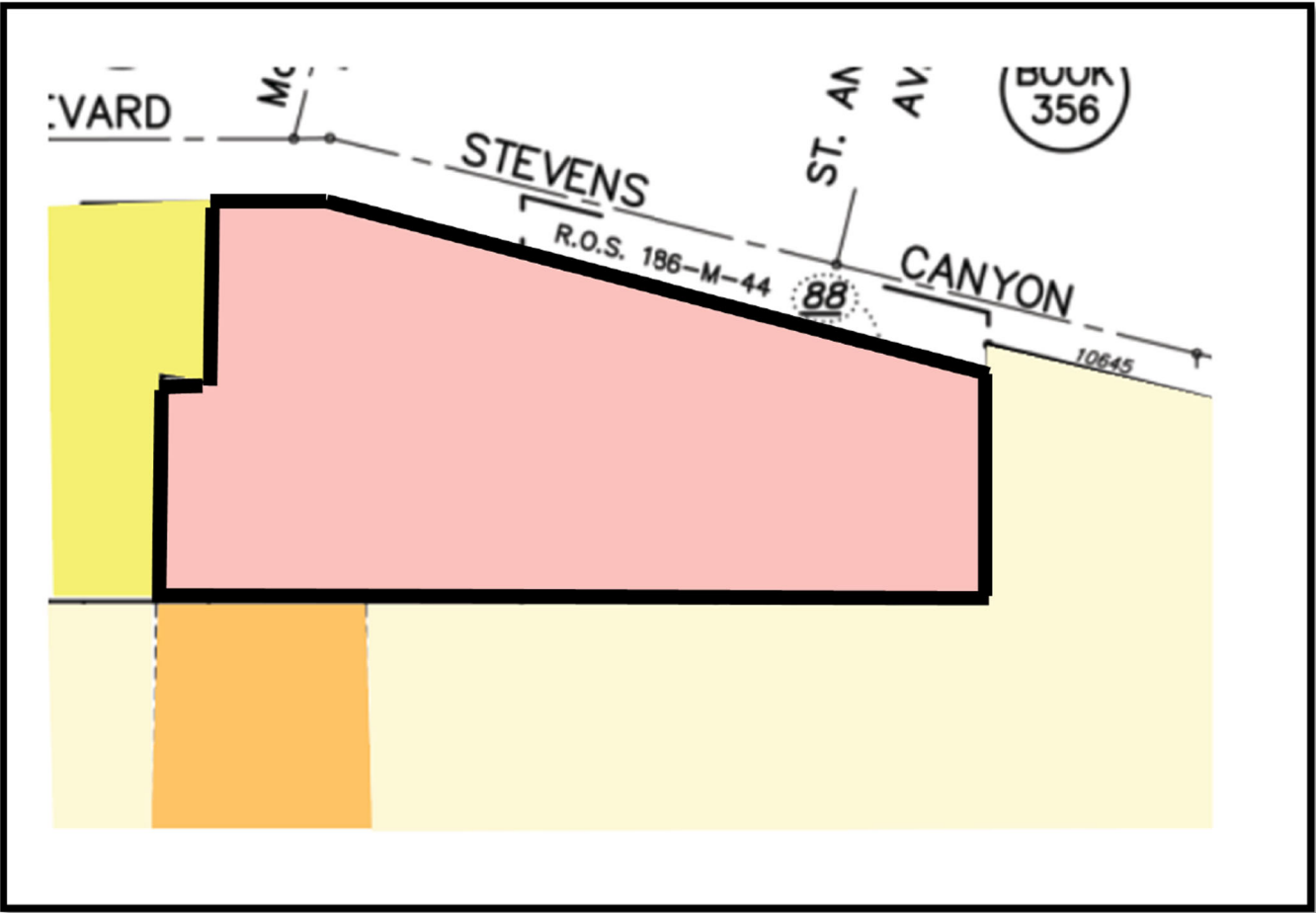
NOES:

ABSENT:

ABSTAIN:

SIGNED: _____ Darcy Paul, Mayor City of Cupertino	 _____ Date
ATTEST: _____ Kirsten Squarcia, City Clerk	 _____ Date
APPROVED AS TO FORM: _____ Christopher Jensen, City Attorney	 _____ Date

-  Planned Development with General Commercial and Residential Intent, P(CG, Res)
-  Planned Development with Residential Intent,
-  Residential Single Family
-  Duplex
-  Subject Property



Property Details	
APNs:	342-16-087, -088
Address:	10625 South Foothill Boulevard
Acreage	
Zone Change	
From:	Planned Development with General Commercial Intent
To:	Planned Development with General Commercial and Residential Intent

CC 01-13-2022

#1

Development Project
10625 S. Foothill

Draft Resolution for DP-2018-07

Desk Item

RESOLUTION NO. _____

A RESOLUTION OF THE CUPERTINO CITY COUNCIL
APPROVING A DEVELOPMENT PERMIT TO CONSTRUCT A MIXED-USED
DEVELOPMENT CONSISTING OF EIGHTEEN (18) RESIDENTIAL UNITS AND
4,500 SQUARE FEET OF COMMERCIAL SPACE LOCATED AT 10625 SOUTH
FOOTHILL BOULEVARD (APN: 342-16-087 & 088)

SECTION I: PROJECT DESCRIPTION

Application No.: DP-2018-07
Applicant: Dan Shaw (SCR Enterprises)
Location: 10625 South Foothill Boulevard (APN#s 342-16-087 & 088)

SECTION II: FINDINGS FOR DEVELOPMENT PERMIT:

WHEREAS, the City of Cupertino received an application for a Development Permit as described in Section I of this resolution; and

WHEREAS, pursuant to the provisions of the California Environmental Quality Act of 1970 (Public Resources Code Section 21000 *et seq.*) ("CEQA") and the State CEQA Guidelines (California Code of Regulations, Title 14, Section 15000 *et seq.*) ("CEQA Guidelines"), the City prepared an Initial Study and proposed Mitigated Negative Declaration ("Project"); and

WHEREAS, on October 28, 2021, the City of Cupertino's Environmental Review Committee held a duly noticed public hearing to receive public testimony and reviewed and considered the information contained in the Draft IS/MND, and voted 5-0-0 to recommend that the City Council adopt the Draft IS/MND (EA-2018-06) and mitigation measures; and

WHEREAS, on November 23, 2021, the Planning Commission held a duly noticed public hearing to receive staff's presentation and public testimony, and to consider the information contained in the IS/MND along with all staff reports, other pertinent documents, and all written and oral statements received prior to and at the public hearing, and recommended on a 5-0 vote, based on substantial evidence in the record, that the City Council adopt the MND, adopt and incorporate into the Project and implement as conditions of approval all of the mitigation measures for the project that are identified in the IS/MND, and adopt the Mitigation Monitoring and Reporting Program for the Project (EA-2018-06); and

WHEREAS, on November 23, 2021 the Planning Commission recommended on a 5-0 vote that the City Council approve Zone Map Amendment (Z-2018-02), in substantially similar form to the Resolution presented (Resolution No. 6938) approve the Vesting Tentative Map (TM-2018-04), in substantially similar form to the Resolution presented (Resolution No. 6940), approve the Development Permit (DP-2018-07) in substantially similar form to the Resolution presented (Resolution No. 6939), approve the Architectural and Site Approval Permit (ASA-2018-09) in substantially similar form to the Resolution presented (Resolution No. 6941), approve the Use Permit (U-2018-04) in substantially similar form to the Resolution presented (Resolution No. 6942), approve the Tree Removal Permit (TR-2018-39) in substantially similar form to the Resolution presented (Resolution No. 6943); and

WHEREAS, all necessary public notices having been given as required by the Procedural Ordinance of the City of Cupertino and the Government Code, and the Planning Commission held at least one public hearing in regard to this application, and on January ~~18~~13, 2021, the City Council held a public hearing to consider the Development Permit; and

WHEREAS, the City Council of the City of Cupertino is the decision-making body for this Resolution; and

WHEREAS, on January 13, 2022, after consideration of substantial evidence contained in the entire administrative record, and prior to consideration of the Development Permit, the City Council adopted Resolution No. [####] adopting and requiring as conditions of approval all of the mitigation measures for the Project which are within the responsibility and jurisdiction of the City that are identified in the IS/MND, and adopting the Mitigation Monitoring and Reporting Program for the Project; and

WHEREAS, the applicant has met the burden of proof required to support the application for a Development Permit.

WHEREAS, the City Council finds as follows with regard to this application:

1. The proposed development, at the proposed location, will not be detrimental or injurious to property or improvements in the vicinity, and will not be detrimental to the public health, safety, general welfare, or convenience;

The project is consistent with the General Plan, and the Zoning Ordinance with the adoption of the Zone Map Amendments (Z-2018-02). The project has been designed to be compatible with and respectful of adjoining land uses. Additionally, all mitigation measures that are within the responsibility and jurisdiction of the City have been adopted and will be made conditions of approval in order to mitigate potential impacts to a less than significant level. Therefore, the project will not be detrimental or injurious to properties or

improvements in the vicinity, and will not be detrimental to the public health, safety, general welfare, or convenience.

2. The proposed development will be located and conducted in a manner in accord with the Cupertino Comprehensive General Plan and the purpose of the City's zoning ordinances.

The General Plan land use designation for the property is Commercial/Residential. The proposed use is consistent with the General Plan. The subject property will be zoned Planned Development with General Commercial and Residential intent with the approval of the Zone Map Amendment (Z-2018-02). Projects that are not on the City's list of approved Housing Element sites are required to obtain a Use Permit (U-2018-04), which the project is seeking and subject to approval, see Condition of Approval (COA) #3 in Section III. The proposed development has met the applicable development standards in the General Plan and the City of Cupertino's Municipal Code. Therefore, the proposed development is consistent with the purpose of the City's zoning ordinance.

NOW, THEREFORE, BE IT RESOLVED:

That after careful consideration of maps, facts, exhibits, testimony and other evidence submitted in this matter and the IS/MND and the Mitigation Monitoring and Reporting Program for the Project (EA-2018-06), subject to the conditions which are enumerated in this Resolution beginning on PAGE 3 thereof, and those contained in all other Resolutions approved for this Project,

The application for a Development Permit, Application No. DP-2018-07, is hereby approved, and that the subconclusions upon which the findings and conditions specified in this Resolution are based are contained in the Public Hearing record concerning Application no. DP-2018-07 as set forth in the Minutes of the City Council Meeting of ~~December 21, 2021~~January 13, 2022, and are incorporated by reference as though fully set forth herein.

SECTION III: CONDITIONS ADMINISTERED BY THE COMMUNITY DEVELOPMENT DEPARTMENT.

1. APPROVED EXHIBITS

Approval is based on the plan set dated September 15, 2020 consisting of 55 sheets labeled as Canyon Crossings Mixed-Use Development, A0-A6, E1.1, L1.0-L3.1, C1-C14, and ST2 prepared by LPMD Architects, TS Civil Engineering, and Reed Associates, except as may be amended by conditions in this resolution.

2. **ACCURACY OF PROJECT PLANS**

The applicant/property owner is responsible to verify all pertinent property data including but not limited to property boundary locations, building setbacks, property size, building square footage, any relevant easements and/or construction records. Any misrepresentation of any property data may invalidate this approval and may require additional review.

3. **CONCURRENT APPROVAL CONDITIONS**

The conditions of approval contained in file nos. Z-2018-02, TM-2018-04, U-2018-04, ASA-2018-09, TR-2018-39, and EA-2018-06 shall be applicable to this approval.

4. **ANNOTATION OF THE CONDITIONS OF APPROVAL**

The conditions of approval set forth shall be incorporated into and annotated on the first page of the building plans.

5. **CONSULTATION WITH OTHER DEPARTMENTS**

The applicant is responsible to consult with other departments and/or agencies with regard to the proposed project for additional conditions and requirements. Any misrepresentation of any submitted data may invalidate an approval by the Community Development Department.

6. **DEVELOPMENT ALLOCATION**

The applicant shall receive an allocation of 17 of the residential unit allocations for the Citywide housing allocation.

7. **BICYCLE PARKING**

The applicant shall provide bicycle parking and bike racks for the proposed project in accordance with the City's Parking Regulations under Chapter 19.124 of the Cupertino Municipal Code.

8. **COMMON OPEN SPACE**

The residential common open space shall provide amenities for passive and/or active recreation including but not limited to play structures, barbeque areas, picnic tables etc. and shall not be retained as only a hardscaped or landscaped area. The commercial open space shall provide amenities for users of the commercial space and can be used to provide outdoor dining, benches, seating etc.

9. **BELOW MARKET RATE HOUSING PROGRAM**

The applicant shall participate in the City's Below Market Rate (BMR) Housing Program by dedicating 15% of the units. The applicant shall record a covenant, which shall be subject to review and approval by the City Attorney, to be recorded prior to the issuance of building permits. Two 3BR townhome units shall be provided as BMR units. Two of the units shall be made available at moderate income levels and one unit shall be made available at median income levels in compliance with the City's BMR Manual. The applicant is to provide one (1) 2BR apartment available to be made designated for a very-low income level in compliance with the City's BMR Manual.

10. **BMR UNIT DESIGN REQUIREMENTS**

The Applicant shall detail how the following requirements shall be met prior to building permit issuance:

- a) BMR units shall be comparable to market-rate units in terms of unit type, number of bedrooms per unit, quality of exterior appearance and overall quality of construction.
- b) Interior features and finishes in the affordable units shall be durable, of good quality and consistent with the contemporary standards of new housing.

11. **BMR AGREEMENT**

Prior to the recordation of a final map or issuance of any building permit, an affordable housing agreement shall be recorded against the property. The affordable housing agreement shall include, but not be limited to the following:

- a) Total number of BMR units, type, location (site map), square footage, number of bedrooms, and construction scheduling of market-rate and BMR units;
- b) Provisions to ensure concurrent construction and completion of BMR units and market-rate units;
- c) Affordability levels for each BMR unit;
- d) Provisions for income certification and screening of potential occupants of BMR units;
- e) Restriction control mechanisms;
- f) Financing of ongoing administrative and monitoring costs;
- g) Other reasonably required provisions to implement the Affordable Housing Plan.

12. BMR UNIT TERMS OF AFFORDABILITY:

Prior to occupancy, the proposed project shall record covenants that require the units to be occupied at rents, or offered for sale at a price that is affordable to very low-income households for a period not less than 99 years from the date of first occupancy of the unit.

13. PUBLIC ART REQUIREMENT

Public art shall be provided for the project in accordance with General Plan Policy 2-66 and the City's Public Art Ordinance (Chapter 19.148 of the Cupertino Municipal Code). The minimum expenditure for the artwork, including, but not limited to design, fabrication, and installation is one (1) percent of the construction valuation for the first \$100 million on construction valuation, or 0.9% of construction valuation for valuation in excess of \$100 million. The project pro forma shall be provided to the City to confirm the project budget. The public art plans (including location and design) shall be reviewed by the Fine Arts Commission during the building permit stage, in advance of final occupancy. Once approved by the Fine Arts Commission, the public artwork shall be installed to the satisfaction of the City prior to final occupancy. In the event the developer or property owner determines that the placement of artwork on a particular property may not be feasible, the developer or property owner may apply to the Fine Arts Commission for an in-lieu payment alternative as indicated in Chapter 19.148 of the Cupertino Municipal Code. The in lieu payment shall be 1.25% of the construction valuation.

14. DEMOLITION REQUIREMENTS

All demolished building and site materials shall be recycled to the maximum extent feasible subject to the Building Official. The applicant shall provide evidence that materials were recycled prior to occupancy.

15. FORMATION OF A PROPERTY OWNER'S ASSOCIATION

A Property Owner's Association shall be formed to maintain the common areas of the property. The Conditions, Covenants and Restrictions (CC&Rs) shall be reviewed and approved by the City Attorney and the Director of Community Development prior to recordation. The following terms shall be incorporated into the Association's Conditions, Covenants and Restrictions:

- The members/board shall meet at a minimum of once/year
- The Association dues shall cover:
 - Maintenance of common area on the property in compliance with the approved project and conditions of approval, including hardscaping,

parking, landscaping and accessory facilities and amenities, such as trash bins/areas, common amenity areas, tree grates, outside trash bins, fences, etc,

- Building and site repair on a regular schedule, or as otherwise necessary, and building renovation and replacement as necessary to ensure that the property is maintained.
- Permits, including tree removal permits, required for maintenance and repair of facilities in the common areas
- Any changes to the exterior of the development must be reviewed by the Property Owner's Association.
- Any changes to the CC&R's must be reviewed and approved by the City
- Disbanding of the Association shall require an amendment to the permit.

16. PRE-CONSTRUCTION MEETING AND CONSTRUCTION MANAGEMENT PLAN

A demolition and construction management plan shall be submitted and reviewed prior to building permit issuance. Prior to commencement of construction activities, the applicant shall arrange for a pre-construction meeting with the pertinent departments (Building, Planning, and Public Works) to review the prepared construction management plan, to ensure that construction complies with the conditions of approval, staging of construction equipment is appropriate, tree protection measures are in place, public access routes are identified, and noise and dust control measures are established. The plan shall include but not be limited to the following:

- a. Compliance with CEQA Mitigation Measures
- b. Appropriate construction staging area
- c. Hours of construction
- d. Compliance with the City noise ordinance
- e. Best management practices
- f. Staging of construction equipment shall not occur within ____ feet of any residential property.
- g. Any other measures as determined to be appropriate by the Director of Community Development

17. GRADING AND CONSTRUCTION HOURS AND NOISE LIMITS

The applicant shall indicate compliance with the following grading and construction hours and noise limit requirements on all demolition, construction and grading permits, and in the construction management plan(s), unless otherwise indicated.

- a. All grading activities shall be limited to the dry season (April 15 to October 1), unless permitted otherwise by the Director of Public works.
- b. Construction hours and noise limits shall be compliant with all requirements of Chapter 10.48 of the Cupertino Municipal Code.
- c. Grading, street construction, underground utility and demolition hours for work done more than 750 feet away from residential areas shall be limited to Monday through Friday, 7 a.m. to 8 p.m. and Saturday and Sunday, 9 a.m. to 6 p.m. Grading, street construction, demolition or underground utility work within 750 feet of residential areas shall not occur on Saturdays, Sundays, holidays, and during nighttime period as defined in Section 10.48.053(b) of the Municipal Code.
- d. Construction activities shall be limited to Monday through Friday, 7 a.m. to 8 p.m. and Saturday and Sunday, 9 a.m. to 6 p.m. Construction activities are not allowed on holidays as defined in Chapter 10.48 of the Municipal Code. Nighttime construction is allowed if compliant with nighttime standards of Section 10.48 of the Cupertino Municipal Code.
- e. Rules and regulations pertaining to all construction activities and limitations identified in this permit, along with the name and telephone number of an applicant appointed disturbance coordinator, shall be posted in a prominent location at the entrance to the job site.
- f. The applicant shall be responsible for educating all contractors and subcontractors of said construction restrictions.

The applicant shall comply with the above grading and construction hours and noise limit requirements unless otherwise indicated.

18. ACOUSTIC STUDY AND REDUCTION OF INTERIOR NOISE LEVELS

Prior to the issuance of building permits, the project applicant shall submit an acoustic study to the satisfaction of the City's Community Development Director to demonstrate that unit interiors meet an interior noise level due to exterior noise of 45 dBA CNEL, consistent with State and local noise standards. The study shall be based on precise grading and architectural plans including specific construction method details and materials to calculate the necessary exterior to interior noise reduction of approximately 30 dBA to achieve 45 dBA CNEL. The precise exterior to interior reduction would be determined in the acoustical study when precise grading plans with building elevations, footprints and architectural plans are available. The applicant will be required to incorporate into the project design all required noise insulation features and techniques necessary to reduce interior noise levels to achieve the interior noise standard. To achieve the required interior noise levels, features such as

upgraded exterior wall and roof assemblies, upgraded windows, and exterior doors may be required. In addition, a "windows closed" condition will be required with minimum supply of fresh air per UBC requirements.

19. GREEN BUILDING

The project shall be constructed in accordance with the City's Green Building Ordinance (Chapter 16.58 of the Cupertino Municipal Code). The applicant shall obtain LEED Silver certification or an alternative reference standard in accordance with the ordinance since the project proposes more than nine (9) homes. Third party LEED certification or alternative reference standard is required per the ordinance criteria.

20. BUILDING AND FIRE CODE

The applicant shall apply for and obtain building permits to allow the construction of the approved project. The applicant shall provide information and plans to allow the Building Official and the Fire Marshall or their designee that the proposed plans comply with Building and Fire Codes in effect at the time of application for a building permit.

21. TRASH AND DELIVERY ACTIVITIES

A detailed refuse and truck delivery plan shall be prepared by the applicant. The plan shall specify locations of trash facilities, refuse pick up schedules and truck delivery schedules and routes. All trash facilities must be screened and enclosed to the satisfaction of the Public Works Department. The final plan shall be submitted to the City for review and approval prior to issuance of building permits.

22. EXTERIOR BUILDING MATERIALS/TREATMENTS

The final building exterior plan shall closely resemble the details shown on the original approved plans. Final building exterior treatment plan (including but not limited to details on exterior color, materials, architectural treatments, doors, windows, lighting fixtures, and/or embellishments) shall be reviewed and approved by the Director of Community Development prior to issuance of building permits to ensure quality and consistency. Any exterior changes determined to be substantial by the Director of Community Development shall either require a modification to this permit or a new permit based on the extent of the change.

Future changes to the exterior building materials/treatments must be reviewed and approved by the Property Owner's Association. However, any changes to

the building materials that do not match the approved materials shall require an amendment to this permit or a new permit.

23. DARK SKY COMPLIANCE AND/OR BIRD SAFE COMPLIANCE

Prior to issuance of Building Permits, the applicant/property owner shall submit final plans in compliance with the approved lighting plans to comply with development standards of Cupertino Municipal Code Section 19.102.030 Bird-Safe Development Requirements and/or Section 19.102.040 Outdoor Lighting Requirements. In the event changes are proposed from the approved plans, said changes must be reviewed and approved by the Director of Community Development or their designee. The applicant shall provide all documentation required to determine compliance with the Municipal Code. The final lighting plan (including a detailed photometric plan) shall be reviewed and approved by the Director of Community Development prior to building permit issuance. A report from a licensed lighting engineer may be required to confirm all exterior lighting throughout the site complies with the City's Ordinance.

24. ROOFTOP EQUIPMENT SCREENING

All mechanical and other equipment on the building or on the site shall be screened so they are not visible from public street areas or adjoining developments. The height of the screening shall be taller than the height of the mechanical equipment that it is designed to screen. A line of sight plan may be required to demonstrate that the equipment will not be visible from any public right-of-way. The location of the equipment and necessary screening shall be reviewed and approved by the Director of Community Development prior to issuance of building permits.

25. RESTAURANT ODOR ABATEMENT

All new restaurants shall install odor abatement systems to reduce odor impacts from the restaurants to the adjacent community. The odor abatement systems shall be installed prior to final occupancy of the associated restaurant(s). Detailed plans shall be reviewed and approved by the Director of Community Development prior to issuance of building permits.

26. SIGN PROGRAM

A sign program is required for this project. The sign program shall be approved by the Director of Community Development prior to issuance of sign permits.

27. SITE IMPROVEMENTS

All proposed site improvements shall be completed prior to final occupancy of any structures approved in conjunction with the project.

28. NOISE LEVELS AND ABATEMENT

Project uses and all equipment installed on the site shall comply with the City's Community Noise Control Ordinance at all times. Installation of any mechanical or other equipment shall be evaluated to determine that the installation meets the City's Community Noise Control Ordinance. Any documentation or studies required to determine this shall be provided by the applicant as his/her sole expense. Should the project exceed any of the stipulated maximum noise levels outlined in the City's Community Noise Control Ordinance, an acoustical engineer may be required to submit noise attenuation measures to the satisfaction of the Director of Community Development at the applicant's expense.

29. INGRESS/EGRESS EASEMENT

The applicant shall record an appropriate deed restriction and covenant running with the land, subject to approval of the City Attorney, for all parcels that share a common private drive or private roadway with one or more other parcels. The deed restriction shall provide for necessary reciprocal ingress and egress easement to and from the affected parcels. The easements shall be recorded at such time as interest in one or more of the affected parcels is initially sold or transferred to another party.

30. COMMERCIAL/INSTITUTIONAL KITCHEN ODOR ABATEMENT

All new kitchens for commercial or institutional uses shall install odor abatement systems to reduce odor impacts to the adjacent community. In the event, alterations are made to any portion of the ventilation system of an existing commercial or institutional kitchen, odor abatement equipment shall be installed. The odor abatement systems shall be installed prior to final occupancy of the associated restaurant(s). Detailed plans shall be reviewed and approved by the Director of Community Development prior to issuance of building permits.

31. INDEMNIFICATION

As part of the application, to the fullest extent permitted by law, the applicant shall agree to indemnify, defend with the attorneys of the City's choice, and hold harmless the City, its City Council, and its officers, employees, and agents (collectively, the "indemnified parties") from and against any liability, claim, action, cause of action, suit, damages, judgment, lien, levy, or proceeding

(collectively referred to as “proceeding”) brought by a third party against one or more of the indemnified parties or one or more of the indemnified parties and the applicant related to any Ordinance, Resolution, or action approving the project, the related entitlements, environmental review documents, finding or determinations, or any other permit or approval authorized for the project. The indemnification shall include but not be limited to damages, fees, and costs awarded against the City, if any, and cost of suit, attorneys’ fees, and other costs, liabilities, and expenses incurred in connection with such proceeding whether incurred by the Applicant, the City, or the parties initiating or bringing such proceeding.

The applicant shall agree to (without limitation) reimburse the City its actual attorneys’ fees and costs incurred in defense of the litigation. Such attorneys’ fees and costs shall include amounts paid to the City’s outside counsel and shall include City Attorney time and overhead costs and other City staff overhead costs and any costs directly related to the litigation reasonably incurred by City. The applicant shall likewise agree to indemnify, defend, and hold harmless the indemnified parties from and against any damages, attorneys’ fees, or costs awards, including attorneys’ fees awarded under Code of Civil Procedure section 1021.5, assessed or awarded against the indemnified parties. The Applicant shall cooperate with the City to enter a Reimbursement Agreement to govern any such reimbursement.

The Applicant shall agree to (without limitation) reimburse the City for all costs incurred in additional investigation or study of, or for supplementing, redrafting, revising, or amending, any document (such as an Environmental Impact Report, negative declaration, specific plan, or general plan amendment) if made necessary by proceedings challenging the project approvals and related environmental review, if the applicant desires to continue to pursue the project.

The Applicant shall agree that the City shall have no liability to the Applicant for business interruption, punitive, speculative, or consequential damages.

32. NOTICE OF FEES, DEDICATIONS, RESERVATIONS OR OTHER EXACTIONS

The Conditions of Project Approval set forth herein may include certain fees, dedication requirements, reservation requirements, and other exactions. Pursuant to Government Code Section 66020(d) (1), these Conditions constitute written notice of a statement of the amount of such fees, and a description of the dedications, reservations, and other exactions. You are hereby further

notified that the 90-day approval period in which you may protest these fees, dedications, reservations, and other exactions, pursuant to Government Code Section 66020(a), has begun. If you fail to file a protest within this 90-day period complying with all of the requirements of Section 66020, you will be legally barred from later challenging such exactions.

SECTION IV: CONDITIONS ADMINISTERED BY THE PUBLIC WORKS DEPARTMENT

1. STREET IMPROVEMENTS & DEDICATION

Provide street dedication in fee title and frontage improvements along the project to the satisfaction of the Director of Public Works.

Street improvements may include, but not be limited to, new ~~detached~~attached sidewalk, new ADA ramps, curb and gutter, driveways, pavement, storm drain lateral, street light, utility pole relocation, and street tree installations.

At street improvement plan stage, provide a striping plan to show the existing and proposed striping (show dimensions and radius, etc.) along Stevens Canyon Road. Striping (including lane transition) shall meet the Caltrans Highway Design Manual.

2. PEDESTRIAN AND BICYCLE IMPROVEMENTS

Developer shall provide pedestrian and bicycle related improvements (eg. walkway and bicycle racks, etc.) consistent with the Cupertino Bicycle Transportation Plan and the Pedestrian Transportation Guidelines, and as approved by the Director of Public Works.

3. STREET LIGHTING INSTALLATION

At street improvement plan stage, street lighting shall be designed and installed as approved by the Director of Public Works. Lighting fixtures shall be positioned so as to preclude glare and other forms of visual interference to adjoining properties, and shall be no higher than the maximum height permitted by the zone in which the site is located.

4. GRADING

Grading shall be performed to the satisfaction of the Director of Public Works in accordance with Chapter 16.08 of the Cupertino Municipal Code. 401 Certifications and 404 permits maybe required. Please contact Army Corp of Engineers and/or Regional Water Quality Control Board as appropriate.

5. **DRAINAGE**

Drainage shall be provided to the satisfaction of the Director of Public Works. Hydrology and pre- and post-development hydraulic calculations must be provided to indicate whether additional storm water control measures are to be constructed or renovated. The storm drain system may include, but is not limited to, subsurface storage of peak stormwater flows (as needed), bioretention basins, vegetated swales, and hydrodynamic separators to reduce the amount of runoff from the site and improve water quality. Any storm water overflows or surface sheeting should be directed away from neighboring private properties and to the public right of way as much as reasonably possible.

All storm drain inlets shall be clearly marked with the words “No Dumping – Flows to Creek” using permanently affixed metal medallions or equivalent, as approved by the Environmental Programs Division.

6. **C.3 REQUIREMENTS**

C.3 regulated improvements are required for all projects creating and/or replacing 10,000 S.F. or more of impervious surface (collectively over the entire project site). The developer shall reserve a minimum of 4% of developable surface area for the placement of low impact development measures, for storm water treatment, unless an alternative storm water treatment plan, that satisfies C.3 requirements, is approved by the Director of Public Works.

The Applicant must include the use and maintenance of site design, source control and storm water treatment Best Management Practices (BMPs), which must be designed per approved numeric sizing criteria. A Storm Water Management Plan, Storm Water Facilities Easement Agreement, Storm Water Facilities Operation and Maintenance Agreement, and certification of ongoing operation and maintenance of treatment BMPs are each required.

All storm water management plans are required to obtain certification from a City approved third party reviewer.

7. **SUBDIVISION AGREEMENT**

The project developer shall enter into a subdivision agreement with the City of Cupertino providing for payment of fees, including but not limited to checking and inspection fees, storm drain fees, park dedication fees and fees for undergrounding of utilities. Said agreement shall be executed prior to recordation of Final Map.

Estimated Fees:

- a. Checking & Inspection Fees: Per current fee schedule (\$4,482 or 5% improvement cost)
- b. Grading Permit: Per current fee schedule (\$3,450 or 6% of improvement costs)
- c. Final Map Fee: Per current fee schedule \$11,527
- d. Storm Drainage Fee: Per current fee schedule \$11,850 (Residential 83%: \$3,777 per AC + \$286/unit & Commercial – 17%: \$10,169 per AC)
- e. Transportation Impact Fee: Per current fee schedule ~~\$134,626~~\$17,387.30 (single family (12 units): ~~\$6,631~~6,797 per unit; multi-family (5 units): ~~\$4,112~~4,215 per unit; retail - ~~\$10.67~~10.94/sf.)
- f. Encroachment Permit Fee: Per current fee schedule (\$3,095 or 5% of improvement cost)
- g. Park Fees (not including excluding BMR units): Per current fee schedule: ~~\$1,080,000~~ \$840,000 (\$60,000/unit)
- h. Storm Management Plan Fee Per current fee schedule \$1,484
By Developer
Per current fee schedule \$4,132

Bonds:

Faithful Performance Bond: 100% of Off-site and On-site Improvements

Labor & Material Bond: 100% of Off-site and On-site Improvement

On-site Grading Bond: 100% of site improvements.

-The fees described above are imposed based upon the current fee schedule adopted by the City Council. However, the fees imposed herein may be modified at the time of recordation of a final map or issuance of a building permit in the event of said change or changes, the fees changed at that time will reflect the then current fee schedule.

~~-The fees described above are imposed based upon the current fee schedule adopted by the City Council. However, the fees imposed herein may be modified at the time of recordation of a final map or issuance of a building permit in the event of said change or changes, the fees changed at that time will reflect the then current fee schedule.~~

8. FINAL MAP

A final map will be subject to City Council approval and shall be recorded prior to issuance of building permits. Existing buildings must be demolished prior to

recordation of the final map as building(s) cannot straddle between lot lines. The proposed Public Utility, Sanitary, Storm Drainage, and Emergency Vehicular Access Easements shown on Tentative Maps are subject to change based on the final street improvements and utility design.

~~9. GATEWAY MONUMENT SIGN~~

~~At street improvement plan stage, the Applicant shall fabricate and install a gateway monument sign in the median of Stevens Creek Boulevard, east of Hwy 85. The precise location, design and size of the gateway monument sign shall be to the satisfaction of the Director of Public Works.~~

~~10.9. STORM DRAINAGE~~

Prior to the Final Map approval, the Applicant shall address and mitigate the storm drainage impact as the result of the environmental impact study.

Drainage shall be provided to the satisfaction of the Director of Public Works. Hydrology and pre- and post-development hydraulic calculations must be provided to indicate whether additional storm water control measures are to be constructed or renovated. The storm drain system may include, but is not limited to, subsurface storage of peak stormwater flows (as needed), bioretention basins, and Low Impact Development measures to reduce the amount of runoff from the site and improve water quality.

All storm drain inlets shall be clearly marked with the words “No Dumping – Flows to Creek” using permanently affixed metal medallions or equivalent, as approved by the Environmental Programs Division.

Project will be required to install stormwater trash capture facilities that meet the requirements established by Municipal Regional Permit. Trash capture devices shall be located onsite and shall be situated so as to ensure trash carried by storm water is collected onsite and does not flow directly to the City storm drain system. Applicant’s engineer shall design and size the trash capture devices to ensure that in the event the devices cause an obstruction to onsite stormwater flow, onsite flooding does not occur.

~~11.10. ROADWAY EASEMENT VACATION~~

A portion of an existing roadway easement is to be vacated. Easement vacation is subject to City Council approval. Roadway easement must be vacated prior to Final Map or as part of Final Map approval.

~~12.11. TRANSPORTATION IMPACT FEES~~

The Project is subject to the payment of Transportation Impact Fees under City's Transportation Impact Fee Program under (Chapter 14.02 of the Cupertino Municipal Code).

~~13.12.~~ **PARKS**

The residential project is subject to the payment of park fees in-lieu of park land dedication under City's Park Land Dedication Fee (Chapter 13.08 of the Cupertino Municipal Code) or the Dedications and Reservations (Chapter 18.24 of the Cupertino Municipal Code). Below Market Rate units do not incur Park Land Dedication Fees.

~~14.13.~~ **SURVEYS**

A Boundary Survey and a horizontal control plan will be required for all new construction to ensure the proposed building will be set based on the boundary survey and setback requirements.

~~15.14.~~ **TRASH, RECYCLING AND COMPOST ENCLOSURES**

Trash enclosure plans must be designed in accordance with the City's "Public Works Guidelines" posted at www.cupertino.org/nowaste, and to the satisfaction of the Environmental Programs Manager. Clearance by the Public Works Department is required prior to obtaining a building permit. (CMC 9.18.210 H & K)

Applicant shall enter into an agreement with the City that indemnifies and holds harmless both the City and the refuse and recycling collection company (Recology) from and against any harm, damage or maintenance that may occur or become necessary to onsite paving stone driveway surfaces.

~~16.15.~~ **OPERATIONS & MAINTENANCE AGREEMENT**

Developer shall enter into an Operations & Maintenance Agreement with the City prior to final occupancy. The Agreement shall include the operation and maintenance for non-standard appurtenances in the public road right-of-way that may include, but is not limited to, sidewalk, pavers, and street lights.

~~17.16.~~ **UNDERGROUND UTILITIES**

Developer shall comply with the requirements of the Underground Utilities Ordinance No. 331 and other related Ordinances and regulations of the City of Cupertino, and shall coordinate with affected utility providers for installation of underground utility devices. Developer shall submit detailed plans showing

utility underground provisions. Said plans shall be subject to prior approval of the affected Utility provider and the Director of Public Works.

~~18.17.~~ **TRANSFORMERS & CABINETS**

Electrical transformers, telephone cabinets and similar equipment shall be placed in underground vaults. The developer must receive written approval from both the Public Works Department and the Community Development Department prior to installation of any above ground equipment. Should above ground equipment be permitted by the City, equipment and enclosures shall be screened with fencing and landscaping such that said equipment is not visible from public street areas, as determined by the Community Development Department. Transformers shall not be located in the front or side building setback area.

~~19.18.~~ **WATER BACKFLOW PREVENTERS**

Domestic and Fire Water Backflow preventers and similar above ground equipment shall be placed away from the public right of way and site driveways to a location approved by the Cupertino Planning Department, Santa Clara County Fire Department and the water company.

~~20.19.~~ **BEST MANAGEMENT PRACTICES**

Utilize Best Management Practices (BMPs), as required by the State Water Resources Control Board, for construction activity, which disturbs soil. BMP plans shall be included in grading and street improvement plans.

~~21.20.~~ **NPDES CONSTRUCTION GENERAL**

PERMIT

When and where it is required by the State Water Resources Control Board (SWRCB), the developer must obtain a Notice of Intent (NOI) from the SWRCB, which encompasses preparation of a Storm Water Pollution Prevention Plan (SWPPP), use of construction Best Management Practices (BMPs) to control storm water runoff quality, and BMP inspection and maintenance.

~~22.21.~~ **EROSION CONTROL PLAN**

Developer must provide an approved erosion control plan by a Registered Civil Engineer. This plan should include all erosion control measures used to retain materials on site. Erosion control notes shall be stated on the plans.

~~23.22.~~ **WORK SCHEDULE**

Every 6 months, the developer shall submit a work schedule to the City to show the timetable for all grading/erosion control work in conjunction with this project.

~~24-23.~~ **TRAFFIC CONTROL PLAN**

The developer must submit a traffic control plan by a Registered Traffic Engineer to be approved by the City. The plan shall include a temporary traffic control plan for work in the right of way as well as a routing plan for all vehicles used during construction. All traffic control signs must be reviewed and approved by the City prior to commencement of work. The City has adopted Manual on Uniform Traffic Control Devices (MUTCD) standards for all signage and striping work throughout the City.

~~25-24.~~ **STREET TREES**

Street trees shall be planted within the Public Right of Way to the satisfaction of the Director of Public Works and shall be of a type approved by the City in accordance with Ordinance No. 125.

~~26-25.~~ **FIRE PROTECTION**

Fire sprinklers shall be installed in any new construction to the approval of the City.

~~27-26.~~ **SANTA CLARA COUNTY FIRE
DEPARTMENT**

A letter of clearance for the project shall be obtained from the Santa Clara County Fire Department prior to issuance of building permits. Clearance should include written approval of the location of any proposed Fire Backflow Preventers, Fire Department Connections and Fire Hydrants (typically Backflow Preventers should be located on private property adjacent to the public right of way, and fire department connections must be located within 100' of a Fire Hydrant).

~~28-27.~~ **FIRE HYDRANT**

Fire hydrants shall be located as required by the City and Santa Clara County Fire Department as needed.

~~29-28.~~ **DEDICATION OF UNDERGROUND
WATER RIGHTS**

Developer shall "quit claim" to the City all rights to pump, take or otherwise extract water from the underground basin or any underground strata in the Santa Clara Valley.

~~30-29.~~ **UTILITY EASEMENTS**

Clearance approvals from the agencies with easements on the property (including PG&E, AT&T, and California Water Company, and/or equivalent agencies) will be required prior to recordation of Final Map or issuance of building permits,

whichever comes first. Provide letters from PG&E and AT&T to state their concurrence with the proposed easement relocation.

SECTION V: CONDITIONS ADMINISTERED BY THE SANTA CLARA COUNTY FIRE DEPARTMENT

1. DEVELOPMENT REVIEW:

Review of this Developmental proposal is limited to acceptability of site access and water supply as they pertain to fire department operations and shall not be construed as a substitute for formal plan review to determine compliance with adopted model codes. Prior to performing any work the applicant shall make application to, and receive from, the Building Department all applicable construction permits.

2. EMERGENCY RADIO RESPONDER COVERAGE

As noted on Sheet A1.1) Emergency responder radio coverage in new buildings. All new buildings shall have approved radio coverage for emergency responders within the building based upon the existing coverage levels of the public safety communication systems of the jurisdiction at the exterior of the building. This section shall not require improvement of the existing public safety communication systems. Refer to CFC Sec. 510 for further requirements. This system is required for Building 1.

3. PUBLIC/PRIVATE FIRE HYDRANTS REQUIRED

(As noted on Sheet C8A) Provide public fire hydrant(s) at location(s) to be determined jointly by the Fire Department and San Jose Water Company. Maximum hydrant spacing shall be 500 feet, with a minimum single hydrant flow of (to be determined at a later date) residual. Fire hydrants shall be provided along required fire apparatus access roads and adjacent public streets. CFC Sec. 507, and Appendix B and associated Tables, and Appendix C. Approved Hydrant Plan (PC 20-1062) included in plan set. Please note that FDC location will be further reviewed for compliance with SCCFD SP-2.

4. FIRE SPRINKLERS REQUIRED:

(As noted on Sheet A0) Approved automatic sprinkler systems in new and existing buildings and structures shall be provided in the locations described in this Section or in Sections 903.2.1 through 903.2.18 whichever is the more restrictive. For the purposes of this section, firewalls used to separate building areas shall be constructed in accordance with the California Building Code and shall be without openings or penetrations. NOTE: The owner(s), occupant(s) and any contractor(s) or subcontractor(s) are responsible for consulting with the water purveyor of

record in order to determine if any modification or upgrade of the existing water service is required. A State of California licensed (C-16) Fire Protection Contractor shall submit plans, calculations, a completed permit application and appropriate fees to this department for review and approval prior to beginning their work. CFC Sec. 903.2 as adopted and amended by LOSMC.

5. **WATER SUPPLY REQUIREMENTS**

Potable water supplies shall be protected from contamination caused by fire protection water supplies. It is the responsibility of the applicant and any contractors and subcontractors to contact the water purveyor supplying the site of such project, and to comply with the requirements of that purveyor. Such requirements shall be incorporated into the design of any water-based fire protection systems, and/or fire suppression water supply systems or storage containers that may be physically connected in any manner to an appliance capable of causing contamination of the potable water supply of the purveyor of record. Final approval of the system(s) under consideration will not be granted by this office until compliance with the requirements of the water purveyor of record are documented by that purveyor as having been met by the applicant(s). 2016 CFC Sec. 903.3.5 and Health and Safety Code 13114.7.

6. **PARKING**

When parking is permitted on streets, in both residential/commercial applications, it

shall conform to the following:

- parking is permitted both sides of the street with street widths of 36 feet or more
- parking is permitted on one side of the street with street widths of 28 – 35 feet
- no parking is permitted when street widths are less than 28 feet

7. **FIRE LANE MARKING REQUIRED:**

As noted on Sheet A1.1) Provide marking for all roadways within the project. Markings shall be per fire department specifications. Installations shall also conform to Local Government Standards and Fire Department Standard Details and Specifications A-6. CFC Sec. 503.3.

8. **TWO WAY COMMUNICATION SYSTEM:**

(As noted on Sheet A1.1) Two-way communication systems shall be designed and installed in accordance with NFPA 72 (2016 edition), the California Electrical Code (2013 edition), the California Fire Code (2016 edition), the California Building Code (2016 edition), and the city ordinances where two way system is being installed, policies, and standards. Other standards also contain design/installation

criteria for specific life safety related equipment. These other standards are referred to in NFPA 72.

9. **FIRE ALARM SYSTEM REQUIREMENT**

(As noted on Sheet A1.1) The building shall be provided with a fire alarm system in accordance with CFC #907.2.9.

10. **REQUIRED EMERGENCY ACCESS**

(As noted on Sheet A1.1) Minimum clear width: The minimum clear width of fire department access roads shall be 20 feet. Facilities, buildings, or portions of buildings hereafter constructed shall be accessible to fire department apparatus by way of an approved fire apparatus access road (including bridges and culverts) with an asphalt, concrete or other approved driving surface capable of supporting the imposed load of fire apparatus weighing at least 75,000 pounds (34050 kg) or as otherwise determined by the fire code official. The proposed location of the new structure and revised locations of parking spaces impedes the minimum required access to portions of both the new and existing structures. CFC Sec. 503 and SCCFD SD&S A-1.

11. **GROUND LADDER ACCESS**

(As noted Sheet A1) Ground-ladder access rescuer from second and third floor rooms shall be made possible for fire department operations. With the climbing angle of seventy-five degrees maintained, an approximate walkway width along either side of the building shall be no less than seven feet clear. Landscaping shall not be allowed to interfere with the required access. CFC Sec. 503 and 1029 NFPA 1932 Sec. 5.1.8 through 5.1.9.2. Required for all residential townhouses/rowhouses and each emergency egress window.

12. **ADDRESS IDENTIFICATION**

New and existing buildings shall have approved address numbers, building numbers or approved building identification placed in a position that is plainly legible and visible from the street or road fronting the property. These numbers shall contrast with their background. Where required by the fire code official, address numbers shall be provided in additional approved locations to facilitate emergency response. Address numbers shall be Arabic numbers or alphabetical letters. Numbers shall be a minimum of 4 inches (101.6 mm) high with a minimum stroke width of 0.5 inch (12.7 mm). Where access is by means of a private road and the building cannot be viewed from the public way, a monument, pole or other sign or means shall be used to identify the structure. Address numbers shall be maintained. CFC Sec. 505.1

13. CONSTRUCTION SITE FIRE SAFETY

All construction sites must comply with applicable provisions of the CFC Chapter 33 and our Standard Detail and Specification SI-7. Provide appropriate notations on subsequent plan submittals, as appropriate to the project. CFC Chp. 33.

14. ROADWAY VEHICLE SUPPORT

(As noted on Sheet A1.1) Documentation letter from a structural engineer verifying that the roadway over the underground parking structure shall be capable of supporting 75,000 pounds provided.

SECTION VI: CONDITIONS ADMINISTERED BY THE OFFICE OF COMMUNITY DEVELOPMENT – BUILDING DIVISION

1. CALIFORNIA BUILDING CODE:

The proposed scope of work shall comply with the 2019 California Building Code Chapter 11A.

SECTION VII: CONDITIONS ADMINISTERED BY THE CUPERTINO SANITARY DISTRICT

- District will require developer/owner to enter into an Installer's Agreement. If the project is approved in Planning Phase and moves into final design, please have the developer/engineer contact CUSD to initiate the Installer's Agreement.
- New Cupertino Sanitary District Permit Fees & Service Charges were approved on December 5th, 2018 and were implemented on December 18th, 2018.
- Cupertino Sanitary District **Lateral Plan Check Fee (\$300) (O.C. 7102.3.1)** will be required during the Building Permit Phase
- Cupertino Sanitary District **Grease Control Device Plan Check Fee (\$800) (O.C. 7102-3.2)** will be required during the Building Permit Phase for Restaurant.
- Cupertino Sanitary District **Treatment Plant Capacity Fee – Non-Residential Fee** is required for the subject improvements (**O.C. 7202**) during the Building Permit Phase
 - Commercial Retail Store (Greater than 5,000 SF) is \$0.81/SF
 - Full Service Restaurant is \$15.51/SF
- Cupertino Sanitary District **Pump Zone Fee** is required for the subject improvements. (**O.C. 7202**) during the Building Permit Phase
 - Commercial Retail Store (Greater than 5,000 SF) is \$0.38/SF
 - Full Service Restaurant is \$6.37/SF
- Disconnecting & Capping Fee (\$1000) is required for the five existing laterals.

- Five (5) existing sanitary sewer laterals serving property shall be abandoned and disconnected from the Sanitary sewer mainline and manholes.
- See attached APN map in submittal 1 for reference.
- To install New Property Line Cleanout (PLCO) as per District Standard, see details 9/12 in Submittal 1.
- Offsite and onsite sewer manholes (MH) shall be constructed to CuSD standards.
- Grant Sanitary Sewer Easements dedicated to CUSD for mainlines located within property.
- Sanitary sewer mainlines within private property shall be located within roadway for ease of maintenance.
- On site sewer that serves more than one legal parcel, District will require "DISTRICT SANITARY SEWER EASEMENT", not PRIVATE/PUE.
- Restaurant and Kitchen area must connect to adequately sized Grease control device. Grease control devices must be sized by Cupertino Sanitary District.
- On Sheet C8, it required the 2.5" force main from basement sump pump to go with sand/oil separator. Attached CUSD standard details 15 for reference. (Only if it is connected to a sewer line to pump out sewer in the basement. It is not applicable if it is a sump pump to pump out the basement in case it floods – for SD purpose)
- A backflow device will be requires if the elevation of the lowest finished floor with plumbing is less than 12" above the nearest upstream manhole.

PASSED AND ADOPTED at a regular meeting of the City Council of the City of Cupertino this 13th day of January, 2022 by the following vote:

Members of the City Council

AYES:

NOES:

ABSENT:

ABSTAIN:

<p>SIGNED:</p> <p>_____</p> <p>Darcy Paul, Mayor City of Cupertino</p>	<p>_____</p> <p>Date</p>
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ATTEST:	
<hr/> Kirsten Squarcia, City Clerk	<hr/> Date

CC 01-13-22

#2

Development Project
22690 Stevens Creek
Bld

Written Comments

Melissa Robertson

From: Griffin <griffin@compuserve.com>
Sent: Tuesday, January 11, 2022 9:42 AM
To: City Clerk; City of Cupertino Planning Commission
Subject: Fwd: 1-11-2022 PC Mtg Agenda Item #2 GP - PLEASE READ DURING MEETING

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dear City Clerk and Planning Commission,

I am unable to attend tonight's PC meeting but request that the following portion of my written communication I sent last night be read during public comment for AGENDA ITEM #2 (see below)

I very much appreciate it. Thank you.

Peggy

START OF COMMENT TO BE READ DURING PUBLIC COMMENT FOR Agenda #2

Dear Planning Commissioners and Staff,

In 2021 a serious mistake was made regarding the approval of a project (Bateh Brothers Property) that from all intents in our General Plan was misinterpreted to allow the complete loss of retail on a site that was a "Neighborhood Commercial Center". This should NEVER have happened and yet it did!

If you do anything in 2022, it should be to improve all the objective standards for land use designations with commercial and residential so that staff doesn't interpret them to mean zero commercial. Commercial centers should remain predominantly commercial centers so we do not lose any more retail and do not exasperate the retail deserts and inequities in access that are growing! As housing density increases, we need places we can walk to for basic daily needs.

EXAMPLE of improving a standard

Page 3, Strategy LU-1.3.1 #1 states

"All mixed-use areas with commercial zoning will require retail as a substantial component..."

MAKE THIS OBJECTIVE BY REPLACING WITH

"All mixed-use areas with commercial zoning SHALL require retail to be a minimum of 75% of total square footage..."

PLEASE make this your highest priority this year and make it quickly! With new staff this becomes even more critical.

Sincerely,
Peggy Griffin

END OF COMMENT

Melissa Robertson

From: Andrew Wang <andrewwang43@gmail.com>
Sent: Thursday, January 13, 2022 7:47 AM
To: City Council
Cc: City Clerk
Subject: Written statement re Canyon Crossing and 22690 Stevens Creek development
Attachments: canyon crossing letter.pdf; 22690 stevens creek letter.pdf

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hello councilmembers of Cupertino,

I would like to comment on the items on the agenda for the City Council special meeting on Thursday, January 13, 2022, at 6:45 PM.

I am attaching my written remarks to this email as PDFs.

The file titled "canyon crossing letter" is in response to the Canyon Crossing development proposal.

The one titled "2690 stevens creek letter" is in response to the 22690 Stevens Creek Blvd development proposal.

I am including the City Clerk in this email as is required to have this read into the public record.

I hope you will take my ideas, concerns, and remarks into consideration.

Thanks!

Andrew

To the Cupertino City Council:

We are deeply disturbed by the contents of the 22690 Stevens Creek proposal's landscape planting plan.

The landscape planting plan calls for *Nandina domestica* ("heavenly bamboo"). In the wild, *Nandina* is found only in eastern Asia.

We oppose the use of *Nandina* in the landscape planting plan. All parts of *Nandina* contain cyanide (a deadly poison). The berries can kill animals who eat them, including wild birds, as well as domestic dogs and cats.

- <https://www.msn.com/en-us/lifestyle/pets/for-the-birds-please-get-rid-of-this-toxic-berry-bush/ar-BB1fsxSy> "Please get rid of your nandina bush whose berries are toxic to birds" (Evansville Courier & Press)
- <https://doi.org/10.4061%2F2010%2F818159> a scientific study documenting poisonings of wild birds
- <https://wagwalking.com/condition/nandina-poisoning> a health page documenting poisoning by *Nandina* in dogs

The landscape planting plan calls for *Lantana montevidensis*. In the wild, *Lantana* is found only in South America.

We oppose the use of *Lantana* in the landscape planting plan. All parts of *Lantana* are toxic.

- <https://wagwalking.com/condition/lantana-poisoning> a health page documenting poisoning by *Lantana* in dogs

The California Invasive Plant Council (Cal-IPC) warns that *Lantana* is known to cause problems in climates similar to California's: "*L. camara* is generally deleterious to biodiversity and human activities and has been the target of control programs for a century [...] In Australia, India and South Africa aggressive measures to eradicate *L. camara* over the last two centuries have been largely unsuccessful, and the invasion trajectory has continued upwards despite control measures (CABI Invasive Species Compendium)." For instance, in Australia, *Lantana* is so troublesome that the government has outlawed its trade (https://www.daf.qld.gov.au/data/assets/pdf_file/0009/62010/lantana.pdf).

The landscape planting plan calls for *Pyrus calleryana*. In the wild, *Pyrus calleryana* is found only in eastern Asia.

We oppose the use of *Pyrus calleryana* in the landscape planting plan. It is invasive in many parts of the United States (to the point where some states have outlawed its trade), and has an odor that many people find unpleasant.

- <https://bangordailynews.com/2021/12/03/homestead/a-tree-that-smells-like-rotting-fish-is-so-invasive-that-states-are-offering-bounties-to-kill-it-joam40zk0w/> "A tree that smells like rotting fish is so invasive that states are offering bounties to kill it"
- <https://patch.com/pennsylvania/across-pa/pa-announces-ban-invasive-destructive-tree> "PA Announces Ban On Invasive, Destructive Tree"
- <https://www.wspa.com/video/south-carolina-to-ban-sale-of-invasive-bradford-pear-trees-and-3-other-species/6828033/> "South Carolina to ban sale of Invasive Bradford Pear Trees and 3 other species"

California's native flora and fauna have spent hundreds of thousands of years or even millions of years coevolving extremely complex relationships (parasitism, plant defenses, predator/prey, herbivory and so much more) including many more we cannot see, such as bacterial and fungal relationships.

An exotic flower from Asia may have pretty colours, and even benefit one or two local pollinators, but it can never provide the ecological value of these complex ecological interactions.

We live in historic times where climate change and environmental destruction have wrought untold havoc on the world. Restoring California's natural ecosystems is a key step in combatting the modern climate crisis.

The City of Cupertino's Parks & Rec master plan sets conservation as its very first goal. Based on the above, we believe that this landscaping plan does not contribute toward the first goal of the master plan.

Furthermore, there is an alarming statistic: a mere 6% of California's urban trees originate from California (Ritter 2016: A Californian's Guide to the Trees Among Us). Clearly, this urban design choice has not come without significant cost to California. We strongly oppose the inclusion of *Pyrus* in this landscape planting plan.

We commend the landscape planting plan's inclusion of plants such as *Heteromeles arbutifolia*, *Festuca californica*, and *Juncus patens*. The ability for native plants to create beautiful landscapes that delight people is clearly not lost on the architects of 22690 Stevens Creek. We encourage the architects to do the same in this case as well.

We suggest that the architects of 22690 Stevens Creek choose from this non-exhaustive list of California native plants to replace the proposed *Nandina* and *Lantana*:

- *Heteromeles arbutifolia* ("toyon")
- *Lupinus albifrons* ("silver lupine")
- *Diplacus aurantiacus* ("bush monkeyflower")
- *Eriogonum fasciculatum* ("California buckwheat")
- *Epilobium canum* ("California fuchsia")

- *Rosa californica* ("California wildrose")

We suggest that the architects of 22690 Stevens Creek choose from this non-exhaustive list of California native plants to replace the proposed *Pyrus*:

- *Heteromeles arbutifolia* ("toyon"), but pruned in the shape of a tree
- *Quercus agrifolia* ("coast live oak")
- *Quercus douglasii* ("blue oak")
- *Acer macrophyllum* ("big leaf maple")
- *Prunus ilicifolia* ("hollyleaf cherry")

We urge the City Council to halt the 22690 Stevens Creek development proposal until these issues are addressed and resolved.

We are deeply disturbed by the contents of the 22690 Stevens Creek proposal's landscape plan. The landscaping plan calls for Nandina and Lantana, whose deadly toxicity to wildlife were documented in our remarks on the Canyon Crossing proposal. Thus, we have the same concerns with these species in the 22690 Stevens Creek proposal as well.

The landscape plan for 2690 Stevens Creek also calls for *Pyrus calleryana*. In the wild, *Pyrus calleryana* is found only in eastern Asia.

We oppose the use of *Pyrus calleryana* in the landscape planting plan. It is invasive in many parts of the United States (to the point where states from Ohio to South Carolina have outlawed its trade), and has an odor that many people find unpleasant. As the Bangor Daily News puts it in this headline: "A tree that smells like rotting fish is so invasive that states are offering bounties to kill it".

Furthermore, there is an alarming statistic: a mere 6% of California's urban trees originate from California. Clearly, this urban design choice has not come without significant cost to our ecosystem. We must do everything we can to raise that number from 6% to 100%. Planting an additional *Pyrus* does not help.

We commend the landscape plan's inclusion of plants such as Toyon, California fescue, and California gray rush.

We invite the architects of 22690 Stevens Creek to choose from the non-exhaustive list of California native plants to replace the proposed Nandina and Lantana, attached in written communications.

We invite the architects to choose from the non-exhaustive list of California native trees to replace the proposed *Pyrus*, attached in written communications.

We urge the City Council to halt the 22690 Stevens Creek development proposal until these issues are addressed and resolved.

CC 01-13-2022

#2

Development Project
22690 Stevens Creek Blvd

Draft Resolution for DP-2020-001

Desk Item

RESOLUTION NO. _____

A RESOLUTION OF THE CUPERTINO CITY COUNCIL
APPROVING A DEVELOPMENT PERMIT TO A NINE (9) UNIT RESIDENTIAL
DEVELOPMENT AND ONE (1) ADU LOCATED AT 22690 STEVENS CREEK
BOULEVARD (APN: 341-14-066, 342-14-104 & 105)

SECTION I: PROJECT DESCRIPTION

Application No.: DP-2020-001
Applicant: Alan Enterprises LLC
Location: 22690 Stevens Creek Boulevard;
APN#s 341-14-066, 342-14-104 & 105

SECTION II: FINDINGS FOR DEVELOPMENT PERMIT:

WHEREAS, the City of Cupertino received an application for a Development Permit (Application No. DP-2020-001) as described in Section I of this resolution; and

WHEREAS, pursuant to the provisions of the California Environmental Quality Act of 1970 (Public Resources Code Section 21000 *et seq.*) ("CEQA") and the State CEQA Guidelines (California Code of Regulations, Title 14, Section 15000 *et seq.*) ("CEQA Guidelines"), the City prepared an Initial Study and proposed Mitigated Negative Declaration ("Project"); and

WHEREAS, on October 28, 2021, the City of Cupertino's Environmental Review Committee held a duly noticed public hearing to receive public testimony and reviewed and considered the information contained in the Draft IS/MND, and voted 5-0-0 to recommend that the City Council adopt the Draft IS/MND (EA-2020-001) and mitigation measures; and

WHEREAS, on November 23, 2021, the Planning Commission held a duly noticed public hearing to receive staff's presentation and public testimony, and to consider the information contained in the IS/MND along with all staff reports, other pertinent documents, and all written and oral statements received prior to and at the public hearing, and recommended on a 4-1-0 (Wang no) vote, based on substantial evidence in the record, that the City Council adopt the MND, adopt and incorporate into the Project and implement as conditions of approval all of the mitigation measures for the project that are identified in the IS/MND, and adopt the Mitigation Monitoring and Reporting Program for the Project (EA-2020-001); and

WHEREAS, on November 23, 2021 the Planning Commission recommended on a 4-1-0 (Wang no) vote that the City Council approve Zone Map Amendment (Z-2020-001) in

substantially similar form to the Resolution presented (Resolution No. 6932), approve the Development Permit (DP-2020-001) in substantially similar form to the Resolution presented (Resolution No. 6933), approve the Architectural and Site Approval Permit (ASA-2020-001) in substantially similar form to the Resolution presented (Resolution No. 6935), approve the Vesting Tentative Map (TM-2020-001) in substantially similar form the Resolution presented (Resolution No.6934) AND approve the Use Permit (U-2020-001) in substantially similar form to the Resolution presented (Resolution No. 6936)

WHEREAS, all necessary public notices having been given as required by the Procedural Ordinance of the City of Cupertino and the Government Code, and the Planning Commission held at least one public hearing in regard to this application, and on January 1813, 2022, the City Council held a public hearing to consider the Development Permit; and

WHEREAS, the City Council of the City of Cupertino is the decision-making body for this Resolution; and

WHEREAS, on January 1813, 2022, after consideration of substantial evidence contained in the entire administrative record, and prior to consideration of the Development Permit, the City Council adopted Resolution No. [####] adopting and requiring as conditions of approval all of the mitigation measures for the Project which are within the responsibility and jurisdiction of the City that are identified in the IS/MND, and adopting the Mitigation Monitoring and Reporting Program for the Project; and

WHEREAS, the applicant has met the burden of proof required to support the application for a Development Permit.

WHEREAS, the City Council finds as follows with regard to this application:

1. The proposed development, at the proposed location, will not be detrimental or injurious to property or improvements in the vicinity, and will not be detrimental to the public health, safety, general welfare, or convenience;

The project has been determined to be consistent with the General Plan, and the Zoning Ordinance with the adoption of the Zone Map Amendments (Z-2020-001). The project has been designed to be compatible with and respectful of adjoining land uses. Additionally, all mitigation measures that are within the responsibility and jurisdiction of the City have been adopted and will be made conditions of approval in order to mitigate potential impacts to a less than significant level. Therefore, the project will not be detrimental or injurious to properties or improvements in the vicinity, and will not be detrimental to the public health, safety, general welfare, or convenience.

2. The proposed development will be located and conducted in a manner in accord with the Cupertino Comprehensive General Plan and the purpose of the City's zoning ordinances.

The General Plan land use designation for the property is Commercial/Residential. The proposed use has been determined to be consistent with the General Plan in that the General Plan allows for commercial, residential, or a mixed-use commercial residential development. The subject property will be zoned Planned Development with General Commercial and Residential intent with the approval of the Zone Map Amendment (Z-2020-001). Projects that are not on the City's list of approved Housing Element sits are required to obtain a Use Permit (U-2020-001), which the project is seeking and subject to approval, see Condition of Approval (COA) #3 in Section III. The proposed development has been determined to meet the applicable development standards in the General Plan and the City of Cupertino's Municipal Code. Therefore, the proposed development is consistent with the purpose of the City's zoning ordinance.

NOW, THEREFORE, BE IT RESOLVED:

That after careful consideration of maps, facts, exhibits, testimony and other evidence submitted in this matter and the IS/MND and the Mitigation Monitoring and Reporting Program for the Project (EA-2020-001), subject to the conditions which are enumerated in this Resolution beginning on PAGE 3 thereof, and those contained in all other Resolutions approved for this Project,

The application for a Development Permit, Application No. DP-2020-001, is hereby approved, and that the subconclusions upon which the findings and conditions specified in this Resolution are based are contained in the Public Hearing record concerning Application no. DP-2020-001 as set forth in the Minutes of the City Council Meeting of January ~~18~~13, 2022, and are incorporated by reference as though fully set forth herein.

SECTION III: CONDITIONS ADMINISTERED BY THE COMMUNITY DEVELOPMENT DEPARTMENT.

1. APPROVED EXHIBITS

Approval is based on the plan set dated January 29, 2021 consisting of 47 sheets labeled as 22690 Stevens Creek Blvd, Cover Sheet, A1.01-A1.20, L1-L4, C0.0-C7.2, JT1-JT5, SL1-SL3, Photometric Plan, prepared by Dahlin Group, BKF, Tarrar Utility Consultants, Thomas Baak & Associates, LLP, and CREE Lighting, except as may be amended by conditions in this resolution.

2. ACCURACY OF PROJECT PLANS

The applicant/property owner is responsible to verify all pertinent property data including but not limited to property boundary locations, building setbacks, property size, building square footage, any relevant easements and/or construction records. Any misrepresentation of any property data may invalidate this approval and may require additional review.

3. **CONCURRENT APPROVAL CONDITIONS**

The conditions of approval contained in file nos. ASA-2020-003, Z-2020-001, U-2020-001, TM-2020-001, EA-2020-001

4. **ANNOTATION OF THE CONDITIONS OF APPROVAL**

The conditions of approval set forth shall be incorporated into and annotated on the first page of the building plans.

5. **CONSULTATION WITH OTHER DEPARTMENTS**

The applicant is responsible to consult with other departments and/or agencies with regard to the proposed project for additional conditions and requirements. Any misrepresentation of any submitted data may invalidate an approval by the Community Development Department.

6. **DEVELOPMENT ALLOCATION**

The applicant shall receive an allocation of nine (9) of the residential unit allocations for the Citywide housing allocation.

7. **BELOW MARKET RATE HOUSING PROGRAM**

The applicant shall participate in the City's Below Market Rate (BMR) Housing Program by dedicating 15% of the units. The applicant shall record a covenant, which shall be subject to review and approval by the City Attorney, to be recorded prior to the issuance of building permits. One 4BR unit shall be provide as a BMR unit. The unit shall be made available to moderate income levels in compliance with the City's BMR Manual.

8. **BMR UNIT DESIGN REQUIREMENTS**

The Applicant shall detail how the following requirements shall be met prior to building permit issuance:

- a) BMR units shall be comparable to market-rate units in terms of unit type, number of bedrooms per unit, quality of exterior appearance and overall quality of construction.
- b) Interior features and finishes in the affordable units shall be durable, of good quality and consistent with the contemporary standards of new housing.

9. **BMR AGREEMENT**

Prior to the recordation of a final map or issuance of any building permit, an affordable housing agreement shall be recorded against the property. The affordable housing agreement shall include, but not be limited to the following:

- a) Total number of BMR units, type, location (site map), square footage, number of bedrooms, and construction scheduling of market-rate and BMR units;

- b) Provisions to ensure concurrent construction and completion of BMR units and market-rate units;
- c) Affordability levels for each BMR unit;
- d) Provisions for income certification and screening of potential occupants of BMR units;
- e) Restriction control mechanisms;
- f) Financing of ongoing administrative and monitoring costs;
- g) Other reasonably required provisions to implement the Affordable Housing Plan.

10. BMR UNIT TERMS OF AFFORDABILITY:

Prior to occupancy, the proposed project shall record covenants that require the units to be occupied at rents that are affordable to moderate income level households for a period not less than 99 years from the date of first occupancy of the unit.

11. PUBLIC ART REQUIREMENT

Public art shall be provided for the project in accordance with General Plan Policy 2-66 and the City's Public Art Ordinance (Chapter 19.148 of the Cupertino Municipal Code). The minimum expenditure for the artwork, including, but not limited to design, fabrication, and installation is one (1) percent of the construction valuation for the first \$100 million on construction valuation, or 0.9% of construction valuation for valuation in excess of \$100 million. The project pro forma shall be provided to the City to confirm the project budget. The public art plans (including location and design) shall be reviewed by the Fine Arts Commission during the building permit stage, in advance of final occupancy. Once approved by the Fine Arts Commission, the public artwork shall be installed to the satisfaction of the City prior to final occupancy. In the event the developer or property owner determines that the placement of artwork on a particular property may not be feasible, the developer or property owner may apply to the Fine Arts Commission for an in-lieu payment alternative as indicated in Chapter 19.148 of the Cupertino Municipal Code. The in lieu payment shall be 1.25% of the construction valuation.

12. DEMOLITION REQUIREMENTS

All demolished building and site materials shall be recycled to the maximum extent feasible subject to the Building Official. The applicant shall provide evidence that materials were recycled prior to occupancy.

13. FORMATION OF A PROPERTY OWNER'S ASSOCIATION

A Property Owner's Association shall be formed to maintain the common areas of the property. The Conditions, Covenants and Restrictions (CC&Rs) shall be reviewed and

approved by the City Attorney and the Director of Community Development prior to recordation. The following terms shall be incorporated into the Association's Conditions, Covenants and Restrictions:

- The members/board shall meet at a minimum of once/year
- The Association dues shall cover:
 - Maintenance of common area on the property in compliance with the approved project and conditions of approval, including hardscaping, parking, landscaping and accessory facilities and amenities, such as trash bins/areas, common amenity areas, tree grates, outside trash bins, fences, etc,
 - Building and site repair on a regular schedule, or as otherwise necessary, and building renovation and replacement as necessary to ensure that the property is maintained.
 - Permits, including tree removal permits, required for maintenance and repair of facilities in the common areas
- Any changes to the exterior of the development must be reviewed by the Property Owner's Association.
- Any changes to the CC&R's must be reviewed and approved by the City
- Disbanding of the Association shall require an amendment to the permit.

14. PRE-CONSTRUCTION MEETING AND CONSTRUCTION MANAGEMENT PLAN

A demolition and construction management plan shall be submitted and reviewed prior to building permit issuance. Prior to commencement of construction activities, the applicant shall arrange for a pre-construction meeting with the pertinent departments (Building, Planning, and Public Works) to review the prepared construction management plan, to ensure that construction complies with the conditions of approval, staging of construction equipment is appropriate, tree protection measures are in place, public access routes are identified, and noise and dust control measures are established. The plan shall include but not be limited to the following:

- a. Compliance with CEQA Mitigation Measures
- b. Appropriate construction staging area
- c. Hours of construction
- d. Compliance with the City noise ordinance
- e. Best management practices
- f. Staging of construction equipment shall not occur within ____ feet of any residential property.
- g. Any other measures as determined to be appropriate by the Director of Community Development

15. GRADING AND CONSTRUCTION HOURS AND NOISE LIMITS

The applicant shall indicate compliance with the following grading and construction hours and noise limit requirements on all demolition, construction and grading permits, and in the construction management plan(s), unless otherwise indicated.

- a. All grading activities shall be limited to the dry season (April 15 to October 1), unless permitted otherwise by the Director of Public works.
- b. Construction hours and noise limits shall be compliant with all requirements of Chapter 10.48 of the Cupertino Municipal Code.
- c. Grading, street construction, underground utility and demolition hours for work done more than 750 feet away from residential areas shall be limited to Monday through Friday, 7 a.m. to 8 p.m. and Saturday and Sunday, 9 a.m. to 6 p.m. Grading, street construction, demolition or underground utility work within 750 feet of residential areas shall not occur on Saturdays, Sundays, holidays, and during nighttime period as defined in Section 10.48.053(b) of the Municipal Code.
- d. Construction activities shall be limited to Monday through Friday, 7 a.m. to 8 p.m. and Saturday and Sunday, 9 a.m. to 6 p.m. Construction activities are not allowed on holidays as defined in Chapter 10.48 of the Municipal Code. Nighttime construction is allowed if compliant with nighttime standards of Section 10.48 of the Cupertino Municipal Code.
- e. Rules and regulations pertaining to all construction activities and limitations identified in this permit, along with the name and telephone number of an applicant appointed disturbance coordinator, shall be posted in a prominent location at the entrance to the job site.
- f. The applicant shall be responsible for educating all contractors and subcontractors of said construction restrictions.

The applicant shall comply with the above grading and construction hours and noise limit requirements unless otherwise indicated.

16. ACOUSTIC STUDY AND REDUCTION OF INTERIOR NOISE LEVELS

Prior to the issuance of building permits, the project applicant shall submit an acoustic study to the satisfaction of the City's Community Development Director to demonstrate that unit interiors meet an interior noise level due to exterior noise of 45 dBA CNEL, consistent with State and local noise standards. The study shall be based on precise grading and architectural plans including specific construction method details and materials to calculate the necessary exterior to interior noise reduction of approximately 30 dBA to achieve 45 dBA CNEL. The precise exterior to interior reduction would be determined in the acoustical study when precise

grading plans with building elevations, footprints and architectural plans are available. The applicant will be required to incorporate into the project design all required noise insulation features and techniques necessary to reduce interior noise levels to achieve the interior noise standard. To achieve the required interior noise levels, features such as upgraded exterior wall and roof assemblies, upgraded windows, and exterior doors may be required. In addition, a "windows closed" condition will be required with minimum supply of fresh air per UBC requirements.

17. GREEN BUILDING

The project shall be constructed in accordance with the City's Green Building Ordinance (Chapter 16.58 of the Cupertino Municipal Code). The applicant shall obtain LEED Silver certification or an alternative reference standard in accordance with the ordinance since the building size is over 50,000 square feet. Third party LEED certification or alternative reference standard is required per the ordinance criteria.

18. BUILDING AND FIRE CODE

The applicant shall apply for and obtain building permits to allow the construction of the approved project. The applicant shall provide information and plans to allow the Building Official and the Fire Marshall or their designee that the proposed plans comply with Building and Fire Codes in effect at the time of application for a building permit.

19. TRASH AND DELIVERY ACTIVITIES

A detailed refuse and truck delivery plan shall be prepared by the applicant. The plan shall specify locations of trash facilities, refuse pick up schedules and truck delivery schedules and routes. All trash facilities must be screened and enclosed to the satisfaction of the Public Works Department. The final plan shall be submitted to the City for review and approval prior to issuance of building permits.

20. EXTERIOR BUILDING MATERIALS/TREATMENTS

The final building exterior plan shall closely resemble the details shown on the original approved plans. Final building exterior treatment plan (including but not limited to details on exterior color, materials, architectural treatments, doors, windows, lighting fixtures, and/or embellishments) shall be reviewed and approved by the Director of Community Development prior to issuance of building permits to ensure quality and consistency. Any exterior changes determined to be substantial by the Director of Community Development shall

either require a modification to this permit or a new permit based on the extent of the change.

Future changes to the exterior building materials/treatments must be reviewed and approved by the Property Owner's Association. However, any changes to the building materials that do not match the approved materials shall require an amendment to this permit or a new permit.

21. DARK SKY COMPLIANCE AND/OR BIRD SAFE COMPLIANCE

Prior to issuance of Building Permits, the applicant/property owner shall submit final plans in compliance with the approved lighting plans to comply with development standards of Cupertino Municipal Code Section 19.102.030 Bird-Safe Development Requirements and/or Section 19.102.040 Outdoor Lighting Requirements. In the event changes are proposed from the approved plans, said changes must be reviewed and approved by the Director of Community Development or their designee. The applicant shall provide all documentation required to determine compliance with the Municipal Code. The final lighting plan (including a detailed photometric plan) shall be reviewed and approved by the Director of Community Development prior to building permit issuance. A report from a licensed lighting engineer may be required to confirm all exterior lighting throughout the site complies with the City's Ordinance.

22. ROOFTOP EQUIPMENT SCREENING

All mechanical and other equipment on the building or on the site shall be screened so they are not visible from public street areas or adjoining developments. The height of the screening shall be taller than the height of the mechanical equipment that it is designed to screen. A line of sight plan may be required to demonstrate that the equipment will not be visible from any public right-of-way. The location of the equipment and necessary screening shall be reviewed and approved by the Director of Community Development prior to issuance of building permits.

23. SITE IMPROVEMENTS

All proposed site improvements shall be completed prior to final occupancy of any structures approved in conjunction with the project.

24. COMMON OPEN SPACE

The residential common open space shall provide amenities for passive and/or active recreation including but not limited to play structures, barbeque areas, picnic tables etc. and shall not be retained as only a hardscaped or landscaped area

25. NOISE LEVELS AND ABATEMENT

Project uses and all equipment installed on the site shall comply with the City's Community Noise Control Ordinance at all times. Installation of any mechanical or other equipment shall be evaluated to determine that the installation meets the City's Community Noise Control Ordinance. Any documentation or studies required to determine this shall be provided by the applicant as his/her sole expense. Should the project exceed any of the stipulated maximum noise levels outlined in the City's Community Noise Control Ordinance, an acoustical engineer may be required to submit noise attenuation measures to the satisfaction of the Director of Community Development at the applicant's expense.

26. INGRESS/EGRESS EASEMENT

The applicant shall record an appropriate deed restriction and covenant running with the land, subject to approval of the City Attorney, for all parcels that share a common private drive or private roadway with one or more other parcels. The deed restriction shall provide for necessary reciprocal ingress and egress easement to and from the affected parcels. The easements shall be recorded at such time as interest in one or more of the affected parcels is initially sold or transferred to another party.

27. INDEMNIFICATION

As part of the application, to the fullest extent permitted by law, the applicant shall agree to indemnify, defend with the attorneys of the City's choice, and hold harmless the City, its City Council, and its officers, employees, and agents (collectively, the "indemnified parties") from and against any liability, claim, action, cause of action, suit, damages, judgment, lien, levy, or proceeding (collectively referred to as "proceeding") brought by a third party against one or more of the indemnified parties or one or more of the indemnified parties and the applicant related to any Ordinance, Resolution, or action approving the project, the related entitlements, environmental review documents, finding or determinations, or any other permit or approval authorized for the project. The indemnification shall include but not be limited to damages, fees, and costs awarded against the City, if any, and cost of suit, attorneys' fees, and other costs, liabilities, and expenses incurred in connection with such proceeding whether incurred by the Applicant, the City, or the parties initiating or bringing such proceeding.

The applicant shall agree to (without limitation) reimburse the City its actual attorneys' fees and costs incurred in defense of the litigation. Such attorneys' fees and costs shall include amounts paid to the City's outside counsel and shall include City Attorney time and overhead costs and other City staff overhead costs

and any costs directly related to the litigation reasonably incurred by City. The applicant shall likewise agree to indemnify, defend, and hold harmless the indemnified parties from and against any damages, attorneys' fees, or costs awards, including attorneys' fees awarded under Code of Civil Procedure section 1021.5, assessed or awarded against the indemnified parties. The Applicant shall cooperate with the City to enter a Reimbursement Agreement to govern any such reimbursement.

The Applicant shall agree to (without limitation) reimburse the City for all costs incurred in additional investigation or study of, or for supplementing, redrafting, revising, or amending, any document (such as an Environmental Impact Report, negative declaration, specific plan, or general plan amendment) if made necessary by proceedings challenging the project approvals and related environmental review, if the applicant desires to continue to pursue the project.

The Applicant shall agree that the City shall have no liability to the Applicant for business interruption, punitive, speculative, or consequential damages.

28. NOTICE OF FEES, DEDICATIONS, RESERVATIONS OR OTHER EXACTIONS

The Conditions of Project Approval set forth herein may include certain fees, dedication requirements, reservation requirements, and other exactions. Pursuant to Government Code Section 66020(d) (1), these Conditions constitute written notice of a statement of the amount of such fees, and a description of the dedications, reservations, and other exactions. You are hereby further notified that the 90-day approval period in which you may protest these fees, dedications, reservations, and other exactions, pursuant to Government Code Section 66020(a), has begun. If you fail to file a protest within this 90-day period complying with all of the requirements of Section 66020, you will be legally barred from later challenging such exactions.

SECTION IV: CONDITIONS ADMINISTERED BY THE PUBLIC WORKS DEPARTMENT

1. EMERGENCY VEHICLE ACCESS EASEMENT

Developer shall provide an emergency vehicle access easement as necessary and if required by the Santa Clara County Fire Department to facilitate emergency vehicle access onsite.

2. TRAFFIC SIGNAL INSTALLATION

New traffic signals shall be installed at the southwest corner of Stevens Creek Boulevard and South Foothill Boulevard and shall be approved by the Director of

Public Works. Traffic signal plans must be completed and approved prior to Final map approval.

3. **STREE IMPROVEMENTS & DEDICATION**

Roadway dedication in fee title and frontage improvements along the project will be required to the satisfaction of the Director of Public Works. Street improvements and grading and drainage plans must be completed and approved prior to Final map approval.

Street improvements may include, but not be limited to, new curb, gutter, detached sidewalk, ADA ramps, driveways, storm drain main upgrades and laterals, street tree installations, green stormwater infrastructure, traffic signals, streetlight and/or pedestrian push button relocation. All improvements must be completed and accepted by the City prior to Building Final Occupancy or Street Improvement Encroachment Permit acceptance whichever comes first.

Maintenance of Green Stormwater Infrastructure shall be the responsibility of the Developer and included in the Stormwater Management Facilities, Operation, Maintenance and Easement Agreement to be executed during the building permit stage. Additional comments will be provided and shall be incorporated prior to Final Map approval.

4. **ACCEPTANCE OF PROPERTY RIGHTS**

The Public Works Director, or his/her designee, shall have the authority to accept all offers of dedications, easements, quitclaims and other property rights and interests on behalf of the City.

5. **CURB AND GUTTER IMPROVEMENTS**

Curbs and gutters, sidewalks and related structures shall be installed in accordance with grades and standards as specified by the Director of Public Works. All improvements must be completed and accepted by the City prior to Building Final Occupancy or Street Improvement Encroachment Permit acceptance whichever comes first.

6. **PEDESTRIAN AND BICYCLE IMPROVEMENTS**

Developer shall provide pedestrian and bicycle related improvements (e.g. walkway and bicycle racks, etc.) consistent with the Cupertino Bicycle Transportation Plan and the Pedestrian Transportation Plan, and as approved by the Director of Public Works. All improvements must be completed and accepted by the City prior to Building Final Occupancy or Street Improvement Encroachment Permit acceptance whichever comes first.

7. **STREET LIGHTING INSTALLATION**

Developer shall provide pedestrian and bicycle related improvements (e.g. walkway and bicycle racks, etc.) consistent with the Cupertino Bicycle Transportation Plan and the Pedestrian Transportation Plan, and as approved by the Director of Public Works. All improvements must be completed and accepted by the City prior to Building Final Occupancy or Street Improvement Encroachment Permit acceptance whichever comes first.

8. **GRADING**

Grading shall be as approved and required by the Director of Public Works in accordance with Chapter 16.08 of the Cupertino Municipal Code. 401 Certifications and 404 permits maybe required. Please contact Army Corp of Engineers and/or Regional Water Quality Control Board as appropriate.

9. **DRAINAGE**

Drainage shall be provided to the satisfaction of the Director of Public Works. Hydrology and pre- and post-development hydraulic calculations must be provided to indicate whether additional storm water control measures are to be constructed or renovated. The storm drain system may include, but is not limited to, subsurface storage of peak stormwater flows (as needed), bioretention basins, vegetated swales, and hydrodynamic separators to reduce the amount of runoff from the site and improve water quality. Any storm water overflows or surface sheeting should be directed away from neighboring private properties and to the public right of way as much as reasonably possible.

All storm drain inlets shall be clearly marked with the words “No Dumping – Flows to Creek” using permanently affixed metal medallions or equivalent, as approved by the Environmental Programs Division.

Additional comments will be provided and shall be incorporated prior to Final Map approval.

10. **C.3 REQUIREMENTS**

C.3 regulated improvements are required for all projects creating and/or replacing 10,000 S.F. or more of impervious surface (collectively over the entire project site). The developer shall reserve a minimum of 4% of developable surface area for the placement of low impact development measures, for storm water treatment, unless an alternative storm water treatment plan, that satisfies C.3 requirements, is approved by the Director of Public Works.

The Applicant must include the use and maintenance of site design, source control and storm water treatment Best Management Practices (BMPs), which must be designed per approved numeric sizing criteria. A Storm Water Management Plan, Storm Water Facilities Easement Agreement, Storm Water Facilities Operation and Maintenance Agreement, and certification of ongoing operation and maintenance of treatment BMPs are each required.

All storm water management plans are required to obtain certification from a City approved third party reviewer.

11. **SUBDIVISION AGREEMENT**

The project developer shall enter into a subdivision agreement with the City of Cupertino providing for payment of fees, including but not limited to checking and inspection fees, storm drain fees, park dedication fees and fees for under grounding of utilities. Said agreement shall be executed prior to recordation of Final Map.

Estimated Fees:

- | | |
|---|--|
| a. Checking & Inspection Fees: | Per current fee schedule (\$4,482 or 5% of improvement costs) |
| b. Grading Permit: | Per current fee schedule (\$3,450 or 6% of improvement costs) |
| c. Storm Drainage Fee: | Per current fee schedule (\$3,777 per AC + \$286 per unit) |
| d. Transportation Impact Fee: | <u>Per current fee schedule \$38,199 (single family \$6797 per unit) (\$6,695 per new PM trip)</u> |
| e. Encroachment Permit Fee: | Per current fee schedule (\$3,095 or 5% of improvement costs) |
| f. Park Fees <u>(excluding BMR units)</u> : | Per current fee schedule: <u>\$480,000</u> (\$60,000 per unit) |
| g. Storm Management Plan Fee | Per current fee schedule (\$1,484) |
| h. Map Checking Fee | Per current fee schedule (\$11,527) |
| i. Street Tree Fee: | By Developer or Per current fee schedule: \$427 per tree |

Bonds:

- a. Faithful Performance Bond: 100% of Off-site and On-site Improvements
 - b. Labor & Material Bond: 100% of Off-site and On-site Improvement
 - c. On-site Grading Bond: 100% of site improvements.
- The fees described above are imposed based upon the current fee schedule adopted by the City Council. However, the fees imposed herein may be modified at the

time of recordation of a final map or issuance of a building permit in the event of said change or changes, the fees changed at that time will reflect the then current fee schedule.

12. FINAL MAP

A final map will be subject to City Council approval and shall be recorded prior to issuance of building permits. Existing buildings must be demolished prior to recordation of the final map as building(s) cannot straddle between parcel lines.

13. TRANSPORTATION IMPACT FEES

The Project is subject to the payment of Transportation Impact Fees under City's Transportation Impact Fee Program under (Chapter 14.02 of the Cupertino Municipal Code).

14. PARKS

The residential project is subject to the payment of park fees in-lieu of park land dedication under City's Park Land Dedication Fee (Chapter 13.08 of the Cupertino Municipal Code). Below Market Rate units do not incur Park Land Dedication Fees.

15. SURVEYS

A Boundary Survey and a horizontal control plan will be required for all new construction to ensure the proposed building will be set based on the boundary survey and setback requirements.

16. TRASH, RECYCLING AND COMPOST ENCLOSURES

Trash enclosure plans must be designed in accordance with the City's "Public Works Guidelines" posted at www.cupertino.org/nowaste, and to the satisfaction of the Environmental Programs Manager. Clearance by the Public Works Department is required prior to obtaining a building permit. (CMC 9.18.210 H & K)

Applicant shall enter into an agreement with the City that indemnifies and holds harmless both the City and the refuse and recycling collection company (Recology) from and against any harm, damage or maintenance that may occur or become necessary to onsite paving stone driveway surfaces.

17. OPERATIONS & MAINTENANCE AGREEMENT

Developer shall enter into an Operations & Maintenance Agreement with the City prior to final occupancy. The Agreement shall include the operation and maintenance for non-standard appurtenances in the public road right-of-way that may include, but is not limited to, sidewalk, pavers, and street lights.

18. UNDERGROUND UTILITIES

Developer shall comply with the requirements of the Underground Utilities Ordinance No. 331 and other related Ordinances and regulations of the City of Cupertino, and shall coordinate with affected utility providers for installation of underground utility devices. Developer shall submit detailed plans showing utility underground provisions. Said plans shall be subject to prior approval of the affected Utility provider and the Director of Public Works.

19. TRANSFORMERS & CABINETS

Electrical transformers, telephone cabinets and similar equipment shall be placed in underground vaults. The developer must receive written approval from both the Public Works Department and the Community Development Department prior to installation of any above ground equipment. Should above ground equipment be permitted by the City, equipment and enclosures shall be screened with fencing and landscaping such that said equipment is not visible from public street areas, as determined by the Community Development Department. Transformers shall not be located in the front or side building setback area.

20. WATER BACKFLOW PREVENTERS

Domestic and Fire Water Backflow preventers and similar above ground equipment shall be placed away from the public right of way and site driveways to a location approved by the Cupertino Planning Department, Santa Clara County Fire Department and the water company.

21. BEST MANAGEMENT PRACTICES

Utilize Best Management Practices (BMPs), as required by the State Water Resources Control Board, for construction activity, which disturbs soil. BMP plans shall be included in grading and street improvement plans.

22. NPDES CONSTRUCTION GENERAL PERMIT

When and where it is required by the State Water Resources Control Board (SWRCB), the developer must obtain a Notice of Intent (NOI) from the SWRCB, which encompasses preparation of a Storm Water Pollution Prevention Plan (SWPPP), use of construction Best Management Practices (BMPs) to control storm water runoff quality, and BMP inspection and maintenance.

23. EROSION CONTROL PLAN

Developer must provide an approved erosion control plan by a Registered Civil Engineer. This plan should include all erosion control measures used to retain materials on site. Erosion control notes shall be stated on the plans.

24. WORK SCHEDULE

Every 6 months, the developer shall submit a work schedule to the City to show the timetable for all grading/erosion control work in conjunction with this project.

25. TRAFFIC CONTROL PLAN

The developer must submit a traffic control plan by a Registered Traffic Engineer to be approved by the City. The plan shall include a temporary traffic control plan for work in the right of way as well as a routing plan for all vehicles used during construction. All traffic control signs must be reviewed and approved by the City prior to commencement of work. The City has adopted Manual on Uniform Traffic Control Devices (MUTCD) standards for all signage and striping work throughout the City.

26. STREET TREES

Street trees shall be planted within the Public Right of Way to the satisfaction of the Director of Public Works and shall be of a type approved by the City in accordance with Ordinance No. 125.

27. FIRE PROTECTION

Fire sprinklers shall be installed in any new construction to the approval of the City.

28. SANTA CLARA COUNTY FIRE DEPARTMENT

A letter of clearance for the project shall be obtained from the Santa Clara County Fire Department prior to issuance of building permits. Clearance should include written approval of the location of any proposed Fire Backflow Preventers, Fire Department Connections and Fire Hydrants (typically Backflow Preventers should be located on private property adjacent to the public right of way, and fire department connections must be located within 100' of a Fire Hydrant).

29. FIRE HYDRANT

Fire hydrants shall be located as required by the City and Santa Clara County Fire Department as needed.

30. SAN JOSE WATER COMPANY CLEARANCE

Provide San Jose Water Company approval for water connection, service capability and location and layout of water lines and backflow preventers before Final Map approval.

31. DEDICATION OF UNDERGROUND WATER RIGHTS

Developer shall "quit claim" to the City all rights to pump, take or otherwise extract water from the underground basin or any underground strata in the Santa Clara Valley.

32. SANITARY DISTRICT

A letter of clearance for the project shall be obtained from the Cupertino Sanitary District prior to Final Map approval.

33. UTILITY EASEMENTS

Clearance approvals from the agencies with easements on the property (including PG&E, AT&T, and California Water Company, and/or equivalent agencies) will be required prior to recordation of Final Map ~~or issuance of building permits, whichever comes first. Provide letters from PG&E and AT&T to state their concurrence with the proposed easement relocation.~~

SECTION V: CONDITIONS ADMINISTERED BY THE SANTA CLARA COUNTY FIRE DEPARTMENT

1. FIRE SPRINKLERS REQUIRED:

(As noted on Sheet A0) Approved automatic sprinkler systems in new and existing buildings and structures shall be provided in the locations described in this Section or in Sections 903.2.1 through 903.2.18 whichever is the more restrictive. For the purposes of this section, firewalls used to separate building areas shall be constructed in accordance with the California Building Code and shall be without openings or penetrations. NOTE: The owner(s), occupant(s) and any contractor(s) or subcontractor(s) are responsible for consulting with the water purveyor of record in order to determine if any modification or upgrade of the existing water service is required. A State of California licensed (C-16) Fire Protection Contractor shall submit plans, calculations, a completed permit application and appropriate fees to this department for review and approval prior to beginning their work. CFC Sec. 903.2 as adopted and amended by CMC.

2. WATER SUPPLY REQUIREMENTS

Potable water supplies shall be protected from contamination caused by fire protection water supplies. It is the responsibility of the applicant and any contractors and subcontractors to contact the water purveyor supplying the site of such project, and to comply with the requirements of that purveyor. Such requirements shall be incorporated into the design of any water-based fire protection systems, and/or fire suppression water supply systems or storage containers that may be physically connected in any manner to an appliance capable of causing contamination of the potable water supply of the purveyor of record. Final approval of the system(s) under consideration will not be granted by this office until compliance with the requirements of the water purveyor of record are documented by that purveyor as having been met by the applicant(s). 2016 CFC Sec. 903.3.5 and Health and Safety Code 13114.7.

3. ADDRESS IDENTIFICATION

New and existing buildings shall have approved address numbers, building numbers or approved building identification placed in a position that is plainly legible and visible from the street or road fronting the property. These numbers shall contrast with their background. Where required by the fire code official, address numbers shall be provided in additional approved locations to facilitate emergency response. Address numbers shall be Arabic numbers or alphabetical letters. Numbers shall be a minimum of 4 inches (101.6 mm) high with a minimum stroke width of 0.5 inch (12.7 mm). Where access is by means of a private road and the building cannot be viewed from the public way, a monument, pole or other sign or means shall be used to identify the structure. Address numbers shall be maintained. CFC Sec. 505.1

4. CONSTRUCTION SITE FIRE SAFETY

All construction sites must comply with applicable provisions of the CFC Chapter 33 and our Standard Detail and Specification SI-7. Provide appropriate notations on subsequent plan submittals, as appropriate to the project. CFC Chp. 33.

SECTION VI: CONDITIONS ADMINISTERED BY THE OFFICE OF COMMUNITY DEVELOPMENT – BUILDING DIVISION

1. CALIFORNIA BUILDING CODE:

The proposed scope of work shall comply with the 2019 California Building Code Chapter 11A.

SECTION VIII: CONDITIONS ADMINISTERED BY THE CUPERTINO SANITARY DISTRICT

- District will require developer/owner to enter into an Installer's Agreement. If the project is approved and moves into final design, please have the developer/engineer contact us to initiate the Installer's Agreement.
- Connection permit fees, Sewer Development Fees, & Treatment Plant Capacity Fees will be required for the proposed work during the Building Permit Phase and will be required as part of the Installer's Agreement.
- Cupertino Sanitary District shall approve sanitary sewer civil plans during Building Permit Phase.
- Provide Cupertino Sanitary District with a sanitary sewer easement (SSE) that is separate from the Public Utility Easement (PUE). Location of SSE can be the same as proposed PUE.
- Addition of 9 residential units to the system might cause an issue with the District's downstream sewer capacity through the City of Santa Clara.
- Provide the Cupertino Sanitary District with new parcel numbers for lots after subdivision.

PASSED AND ADOPTED at a regular meeting of the City Council of the City of
Cupertino this ~~18th~~-13th day of January, 2022 by the following vote:

Members of the City Council

AYES:

NOES:

ABSENT:

ABSTAIN:

SIGNED: _____ Darcy Paul, Mayor City of Cupertino	 _____ Date
ATTEST: _____ Kirsten Squarcia, City Clerk	 _____ Date