STATE OF CALIFORNIA -- THE RESOURCES AGENCY

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GRAY DAVIS, Governor

CALIFORNIA COASTAL COMMISSION SOUTH CENTRAL COAST AREA OUTH CALIFORNIA ST., SUITE 200

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Filed: 9/2/99 49th Day: 10/221/99 180th Day: 2/29/2000 Staff: MHC-V Staff Report: 10/12/99 Hearing Date: 11/14-17/99

STAFF REPORT: APPEAL SUBSTANTIAL ISSUE

LOCAL GOVERNMENT: City of Santa Barbara

DECISION: Approval with Conditions

APPEAL NO.: A-4-SBC-99-200

APPLICANT: City of Santa Barbara Parks & Recreation Department

PROJECT LOCATION: 20-120, State Street, 15 East Mason Street, 125 State Street, and State Street right-of-way between the Mission Creek Bridge and the Union Pacific Railroad right-of-way, City of Santa Barbara

PROJECT DESCRIPTION: Redevelopment of three blocks of properties at the intersection of State Street and Mason Street with a total of 17,532 square feet of commercial retail uses and 81 time-share units (each with a lock-out unit providing a maximum of a 162 time-share units), 210 parking spaces (including a two-story 145-space parking structure), Visitor Information Center, and narrowing of State Street to accommodate enlarged pedestrian access.

APPELLANT: Citizens Planning Association; League of Women Voters; Cars are Basic

SUBSTANTIVE FILE DOCUMENTS: City of Santa Barbara Local Coastal Program: Coastal Development Permit CDP99-0013

Summary of Staff Recommendation: Substantial Issue Exists

The Staff recommends that the Commission, after public hearing, determine that substantial issue exists with respect to one of grounds on which the appeal has been filed for the following reason: the proposed time-share units will displace lower cost over-night accommodations in a manner which is inconsistent with the applicable lower-cost visitor

serving policies and related zoning standards of the City's certified Local Coastal Program (LCP) as well as with the access policies of the California Coastal Act.

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The Appellants allege the project is inconsistent with the Santa Barbara City LCP because the development: (1) fails to protect public views from and to the coastal area; (2) will cause a major increase in traffic and congestion in the Waterfront area; (3) fails to provide adequate parking within the proposed project area; (4) will negatively impact parking and circulation in the adjoining neighborhoods; and (5) fails to address the resources protection policies of the City's certified LCP; and (6) improperly replaces lower-cost residential units with expensive time-share units and high intensity development. (See Exhibits 7 and 8.)

Appealability to the Commission

The proposed project is located seaward of the U.S. Highway 101, with portions of the project located seaward of the line demarking the Commission's appeals jurisdiction, and therefore within the appeals jurisdiction of the Commission. (Coastal Act Section 30603[a][1]) (See additional comments below.)

I. Project Description

Redevelopment of three blocks of properties at the intersection of State Street and Mason Street with a total of 17,532 square feet of commercial retail uses and 81 time-share units (each with a lock-out unit providing a maximum of a 162 time-share units), 210 parking spaces (including a two-story 145-space parking structure), Visitor Information Center, and narrowing of portions of State Street to accommodate enlarged pedestrian access. (See Exhibits 1 through 4.)

II. Appeal Procedures

The Coastal Act provides for appeals to the Coastal Commission after certification of Local Coastal Programs (LCPs) of a local government's actions on Coastal Development Permits. Developments approved by cities or counties may be appealed if they are located within the mapped appealable areas, such as those located between the sea and the first public road paralleling the sea, within 300 feet of the inland extent of any beach or of the mean high-tide line of the sea where there is no beach, whichever is greater, on state tidelands, or along or within 100 feet of natural watercourses. (Coastal Act Section 30603[a]) Any development approved by a County that is not designated as a principal permitted use within a zoning district may also be appealed to the Commission irrespective of its geographic location within the Coastal Zone. (Coastal Act Section 30603[a][4]) Finally, developments which constitute major public works or major energy facilities may be appealed to the Commission. (Coastal Act Section 30603[a][5])

The proposed project is located landward of the first public road paralleling the sea (U.S. Highway 101) and on previously filled state tidelands and is therefore appealable to the Commission. (Coastal Act Section 30603[a][1]) (See additional comments below.)

The grounds for appeal for development approved by the local government and subject to appeal to the Commission shall be limited to an allegation that the development does not conform to the standards set forth in the certified Local Coastal Program or the public

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access policies set forth in Division 20 of the Public Resources Code. (Coastal Act Section 30603[a][4])

Section 30625(b) of the Coastal Act requires the Commission to hear an appeal unless the Commission determines that no substantial issue is raised by the appeal. If the Commission should find that a substantial issue is not raised by the portions of the project in the City's original Coastal Development Permit jurisdiction, the Commission would still have to determine whether a Coastal Development Permit should be issued for the majority of the project that is located within the Commission's original retained permit jurisdiction.

If the Commission decides to hear arguments and vote on the substantial issue question, proponents and opponents will have three (3) minutes per side to address whether the appeal raises a substantial issue.

It takes a majority of Commissioners present to find that substantial issue is raised by the appeal. If a substantial issue is found to exist, the Commission will proceed to a full public *de novo* hearing on the merits of the project which may occur at a subsequent hearing. If the Commission conducts a de novo hearing on the merits of the permit application, the applicable test for the Commission to consider is whether the proposed development is in conformity with the certified Local Coastal Program and the public access and public recreation policies of the Coastal Act.

The only persons qualified to testify before the Commission at the substantial issue stage of the appeal process are the applicant, persons who opposed the application before the local government (or their representatives), and the local government. Testimony from other persons must be submitted in writing. If a *de novo* hearing is held, testimony may be taken from all interested persons at the *de novo* hearing.

III. Local Government Action and Filing of Appeal

The City of Santa Barbara approved a Coastal Development Permit (CDP99-0013) for the project on August 17, 1999 after considering an appeal by Citizens Planning Association, League of Women Voters, and Cars are Basic, and issued a Notice of Final Action for the Coastal Development Permit on August 18, 1999.

The Commission received the Notice of Final Action on the project on August 19, 1999, and received this appeal of the City's action on September 2, 1999. The appeal was filed on September 2, 1999, and was therefore filed within the 10 working day appeal period of the Commission's receipt of the Notice of Final Action as provided by the Commission's administrative regulations.

Pursuant to Section 30261 of the Coastal Act, an appeal hearing must be set within 49 days from the date an appeal of a locally issued Coastal Development Permit is filed. In accordance with the California Code of Regulations, on September 3, 1999 staff requested all relevant documents and materials regarding the subject permit from the City to enable staff to analyze the appeal and prepare a recommendation as to whether a substantial issue exists. The administrative record for the project was received from the City on September 9, 1999.

Since the Commission did not timely receive all requested documents and materials to allow consideration at the October 1999 Commission hearing, the Commission opened and continued the hearing at the October 1999 Commission meeting pursuant to Section 13112

of the California Code of Regulations. All of the remaining file materials have now been transmitted to the Commission and reviewed by staff.

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IV. Staff Recommendation on Substantial Issue

The staff recommends that the Commission determine that <u>substantial issue</u> exists with respect to grounds on which the appeal was filed following Section 30603 of the Coastal Act and that the Commission takes the following action:

Motion

I move that the Commission determine that appeal A-4-SBC-99-200 raises substantial issue with respect to the grounds on which the appeal has been filed pursuant to Section 30603 of the Coastal Act.

Staff Recommendation

Staff recommends a <u>YES</u> vote on the motion.

A majority of the Commissioners present is required to pass the motion.

V. Findings and Declarations for Substantial Issue

1. Project description

Redevelopment of three blocks of properties at the intersection of State Street and Mason Street with a total of 17,532 square feet of commercial retail uses and 81 time-share units (each with a lock-out unit providing a maximum of a 162 time-share units), 210 parking spaces (including a two-story 145–space parking structure), Visitor Information Center, and narrowing of State Street to accommodate enlarged pedestrian access. (See Exhibits 1 through 4.)

2. Issues Raised by the Appellant

The Appellant alleges the project is inconsistent with the Santa Barbara City Local Coastal Program because the development: (1) fails to protect public views from and to the coastal area; (2) will cause a major increase in traffic and congestion within the Waterfront area; (3) fails to provide adequate parking in the proposed project area; (4) will negatively impact parking and circulation in the adjoining neighborhoods; and (5) fails to address the resources protection policies of the City's certified LCP; and (6) improperly replaces low-cost residential units with expensive time-share units and high intensity development. (See Exhibits 7 and 8.)

3. Local Government Action and Filing of Appeal

The Santa Barbara City Council approved a Coastal Development Permit for the project on August 17, 1999 after hearing an appeal of the Citizens Planning Association, League of Women Voters, and Cars are Basic, and issued the Notice of Final Action for a Conditional

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Use Permit on August 18, 1999. The project was approved by the City Council with a set of standard conditions, including conditions dealing with drainage, water extraction, landscaping, lighting, employee public transportation, parking lot maintenance, bicycle parking, management of the time-share units, public off-street parking, public use of common open areas, delivery traffic management, mix of visitor serving commercial uses, provision of shuttle service to public transportation centers, and public street and other infrastructure improvements. (See Exhibits 9 and 10.)

The Commission received the Notice of Final Action on the project on August 19, 1999, and received this appeal of the City's action on September 2, 1999. The appeal was filed on September 2, 1999, and was therefore filed within the 10 working day appeal period of the Commission's receipt of the Notice of Final Action as provided by the Commission's administrative regulations.

4. Substantial Issue Analysis

Section 30603(b)(1) of the Coastal Act stipulates that:

The grounds for an appeal pursuant to subdivision (a) shall be limited to an allegation that the development does not conform to the standards set forth in the certified Local Coastal Program or the public access policies set forth in this division.

As noted above, the Staff recommends that the Commission, after public hearing, determine that substantial issue exists with respect to the grounds on which the appeal has been filed for the following reason: the project is inconsistent with the applicable lower cost visitor-serving policies and related zoning standards of the City's certified Local Coastal Program as well as with the access policies of the California Coastal Act.

The Appellant's contentions do raise valid grounds for an appeal for the reasons set forth below.

a. Area of Coastal Commission Appeals Jurisdiction

The proposed project would be located in three distinct project areas along lower State Street (A, B, and C) which are comprised of separate legal parcels separated by public streets. The City of Santa Barbara issued a single Coastal Development Permit for the entire project, and the appellants have appealed that decision seeking commission review of the entire project. (See Exhibits 2 and 3.)

Prior to the issuance of the local Coastal Development Permit the City sought a boundary determination from the Commission staff to determine which portions of the project may fall within the appeals jurisdiction of the Commission and which portions of the project fall beyond the Commission's appeals jurisdiction. (See Exhibit 11.) The Commission staff prepared a boundary determination (BD 37-98) which determined that of the three distinct project areas (A, B, and C), only a portion of project area A of the project area lies within the Commission's appeals jurisdiction. (See Exhibits 3 and 6.)

Project area A is currently occupied by the four-story Californian Hotel and adjacent parking lot. The existing hotel contains a variety of commercial uses on the ground floor, and 96 hotel rooms and common hallways on the second, third and fourth floors. The improvements in project area A include a new three-story addition on the south side of the existing hotel (with a new lobby, parlor and commercial retail space on the ground floor, swimming pool, outdoor patio and snack bar/food service on the second floor, and timeshare units on the third floor), and 27 time-share units (with a total of 54 units when the main suite and lock out units are counted separately), and an additional 25 time-share units in the existing Californian Hotel. 3

Consequently, only those proposed or existing developments on project area A are addressed in the following substantial issue analysis.

b. Public Views

The appellant alleges that the City approved the project in a manner inconsistent with the public view protection standards of the City's certified Local Coastal Program. Specifically, that the proposed development because of its size and height would obstruct public views of the mountains and the beach.

LCP Policy 9-1 provides, in relevant part, that:

Existing views to, from, and along the ocean and scenic coastal areas shall be protected, preserved and enhanced. This may be accomplished by one or more of the following:

(a)Acquisition of land for parks and open space;

(b) Requiring view easements or corridors in new developments;

(c) Specific development restrictions such as additional height limits, building orientation, and setback requirements for new development:

(d) Developing a system to evaluate view impairment of new development in the review process.

LCP Policy 12.2 provides that:

New developments within the City's Waterfront Area shall be evaluated as to a project's impact upon the area's:

Openness Lack of Congestion Naturalness Rhythm

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The proposed addition to the existing Californian Hotel in project area A would be a threestory, 30-foot high addition located on the south side of the existing 4 story hotel. The height limit in the HRC-II zone district in which the project is located is 45 feet. The proposed addition is therefore well below the height allowed in this district, as well as below the height of the existing adjacent hotel. Further, because of the location of the addition immediately to the south of the Californian Hotel, the addition will not significantly intrude into views of either the ocean (south) or the mountains (north) from lower State Street or Cabrillo Boulevard.

The view blockage issues raised by the appellants with respect to the proposed developments in project areas B and C are beyond the purview of the Commission because these developments lay outside the Commission 's appeals jurisdiction.

The Commission therefore finds that the approval of the project is in conformance with the public view standards of the City's certified Local Coastal Program, and the Appellant's contention does not raise a substantial issue with respect to the protection of public or private view standards of the City's certified Local Coastal Program.

c. Traffic Congestion

The Appellant alleges that the City approved the project in a manner inconsistent with the traffic and congestion standards of LCP. Specifically, that the proposed development would add significantly to the already heavily congested waterfront area by the intensification of development and by narrowing portions of State Street for pedestrian traffic.

LCP Policy 12.2 provides that:

New developments within the City's Waterfront Area shall be evaluated as to a project's impact upon the area:

Openness Lack of Congestion Naturalness Rhythm

The traffic analysis prepared by the City for this project indicated that the level of traffic would be slightly reduced as a result of the change in the mix of land uses proposed as part of the project. This evaluation is based upon the estimated traffic volumes associated with the currently allowed uses or level of occupancy in the project areas. While the square footage if the proposed project is greater than the existing buildings on site, the amount of retail development on the project site is about one-half the amount of existing retail development. In addition, trip generation rates for time-share units are lower than for standard hotel units (such as the existing Californian Hotel). (See Exhibits 12.)

Regarding the exacerbation of congestion along lower State Street, the City's traffic analysis identified the principal cause of congestion to be the intersection of State and Cabrillo Street, not an inadequate number or width of lanes along lower State Street. The

proposal to reduce the number of lanes along a portion of State Street is intended to encourage pedestrian use of this area, and represents an extension of the treatment of the upper portion of Street which is one lane in either direction, with a heavy emphasis on pedestrian amenities. The reconfiguration of lower State Street, however, will retain passing and turn lanes for Mason Street and Cabrillo Boulevard. (See Exhibit 4.) 2

Finally, a majority of the proposed project (areas B and C) is beyond the purview of the Commission because its is situated in areas which lay outside the Commission's appeals jurisdiction.

The Commission therefore finds that the approval of the project is in conformance with the traffic congestion standards of the City's certified Local Coastal Program, and the Appellant's contention does not raise a substantial issue with respect to traffic congestion standards of the City's certified Local Coastal Program.

d. Inadequate Parking

The Appellants allege that the City approved the project in a manner inconsistent with the parking standards of the City's LCP. Specifically, that the proposed development would add significantly to the already heavily parking demands in the City's waterfront area.

LCP Policy 3.3 provides that:

New development proposals within the coastal zone which could generate new recreational user residents or visitors shall provide adequate off-street parking to serve the present and future needs of development.

LCP Policy 11.5 provides that:

All new development in the waterfront area, excepting Stearns Wharf, shall provide adequate off-street parking to fully meet their peak needs. Parking needs for individual developments shall be evaluated on a site-specific basis and at a minimum be consistent with City Ordinance Requirements.

The proposed project would provide a total of 210 parking spaces to serve the retail commercial and time-share units. Of these 210 parking spaces, 17 would be provided in project area A (within the Commission's appeals jurisdiction), 48 in project area B, and 148 in project area C (both outside the Commission's appeals jurisdiction). The parking lots in areas A and B would be for the exclusive use of the time-share guests. The proposed two-story parking structure in area C (with 148 spaces) would be operated as a quasi-public parking garage functioning on a first-come, first serve basis and with the same free periods and pricing structure as the City's other public parking facilities.

The project would provide one parking space for each of the potential time share units in the project. Because each of the 81 time-share units (52 of which are located in the Californian Hotel in project area A) can, with the lock-out capacity, function as two individual units, there is a potential total of 162 time-share units. The project therefore proposes to provide 162 parking spaces for the time-share component of the project.

The parking analysis for the project indicates that the time-share units will rarely if ever use the entire 162 parking spaces provided. Time-share operations studies indicate that an

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average of 30% of the 81 suites will be used in the two-unit configuration at any given time, with the remaining 70% used as single unit suites. Under this projected scenario, the average parking demand generated by the time-share portion of the project would be 105 spaces, or 57 spaces less that the total number provided.

As noted above, only the development in project area A is within the appeals jurisdiction of the Commission and therefore subject to its review as part of this appeal. The project area A will be developed with 5,368 square feet of retail commercial space, and 52 timeshare units, with potential to be converted to 104 units with the lock-out capacity. The parking demands created by the proposed retail commercial uses and 52 time-share units in project area A will be met by the 17 on-site parking spaces, as well as the additional parking across State Street in project areas B and C (48 and 148 parking spaces respectively). As noted above these parking spaces provide adequate parking for the time share-units (even under full double occupancy) and for the commercial retail parking

The Commission therefore finds that the approval of the project is in conformance with the parking standards of the City's certified Local Coastal Program, and the Appellant's contention does not raise a substantial issue with respect to parking standards of the City's certified Local Coastal Program.

e. Parking and Circulation in Adjoining Neighborhoods

The Appellants allege that the City approved the project in a manner inconsistent with the neighborhood protection policies of the City's LCP. Specifically, that the proposed Visitor Information Center would add significantly to parking and traffic congestion in the adjoining neighborhoods.

The proposed Visitor Serving Center would be located in project area C that is outside the area of the Commission's appeals jurisdiction.

The Commission therefore finds that the approval of the project is in conformance the parking and circulation requirements of the City's certified Local Coastal Program, and the Appellant's contention does not raise a substantial issue with respect to neighborhood protection standards of the City's certified Local Coastal Program.

f. Resource Protection Policies

The Appellant alleges that the City approved the project in a manner inconsistent with the resource protection policies of the City's LCP. Specifically, that the proposed development adversely impact the biological resources of the nearby Mission Creek Estuary.

As noted above, a majority of the proposed project lay outside the Commission's appeals jurisdiction. However, project area A does lay within the Commission's appeals jurisdiction and is situated within close proximity to the upper end of the Mission Creek Estuary. The proposed project includes an addition to the existing Californian Hotel. This addition, consisting of a three-story structure would be located immediately adjacent to the south side of the Californian, and be connected with it. The Californian Hotel does not directly abut the Mission Creek Estuary, but is separated by an adjacent building. The proposed addition is situated away from the Mission Creek Estuary and would in effect be surrounded by existing urban structures. The City's stream and wetland buffers are therefore not applicable to the proposed addition to the Californian Hotel. Regarding the

potential for urban run-off, the proposed addition would displace an existing parking lot and would generate no more urban run-off that the existing parking lot. 2

The Commission therefore finds that the approval of the project is consistent with the resources protection policies of the City's certified Local Coastal Program, and the Appellant's contention does not raise a substantial issue with respect to the resource protection policies of the City's certified Local Coastal Program.

g. Lower Cost Visitor Serving Over-night Accommodations

The Appellants allege that the City approved the project in a manner inconsistent with the lower-cost over-night accommodations protection policies of the City's LCP. Specifically, that the proposed development will displace lower-cost over-night accommodations in the Californian Hotel with time-share units.

The proposed project involves the conversion of the four-story Californian Hotel (located in project area A within the Commissions appeals jurisdiction) from a hotel to a time-share operation. Currently the Californian Hotel contains 6,241 square feet of visitor serving commercial uses on the ground floor and 96 hotel rooms on the second, third, and fourth floors. The proposed project involves retaining the visitor serving commercial uses on the ground floor, constructing a three-story addition on the south side of the hotel, and converting 96 hotel rooms to 52 time-share units, with lock-out capability resulting in a potential of 104 time share units.

The Californian Hotel, which has been designated a structure of historic merit, presently offers lower-cost room rentals, largely as a result of the structures age and deteriorated condition. (The structure is presently under a requirement to be seismically retrofitted to meet City and State earthquake standards.) The conversion of the Californian will entail a substantial remodeling and up-grading of the facilities. These improvements, along with the conversion to time-share units will essentially remove the over-night accommodations from the category lower cost facilities.

The appellants have alleged that the conversion of the Californian Hotel to a time-share operation will effectively remove units from the City's stock of affordable housing, and must be evaluated pursuant to the affordable housing provisions of the City's Local Coastal Program.

LCP Policy 5.2 provides, in relevant part, that:

Suitable replacement housing shall be found within the coastal zone, if feasible, or within the City of Santa Barbara, for persons displaced by such demolitions.

The site of the Californian Hotel is zoned HRC-2 (Hotel Recreational Commercial) which is intended to provide for visitor-serving and/or commercial recreational uses specific to the City's coastal zone. While the Californian Hotel may have provided at times affordable housing opportunities, the site is not designated for such use in the City's Local Coastal Program, and the hotel has not been operated as a residential establishment. However the conversion of the Californian Hotel to time-share units would have the effect of eliminating lower-cost over-night accommodations uses for visitor serving purposes.

LCP Policy 4.4 provides that:

New hotel/motel development within the coastal zone shall, where feasible, provide a range of rooms and room prices in order to serve all income ranges. Likewise, lower cost restaurants, or restaurants which provide a wide range of prices, are encouraged.

LCP Policy 4.5 further specifically, provides that:

Removal or conversion of existing lower cost visitor-serving uses in areas designed HRC-I, HRC-II, and Hotel/Residential shall be prohibited unless the use will be replaced by a facility offering comparable visitor-serving opportunities.

As noted above, the Californian Hotel, presently offers lower-cost room rentals, largely as a result of the structures advanced age and deteriorated condition. The proposed improvements, along with the conversion to time-share units will essentially remove the over-night accommodations from the category lower cost facilities.

The Commission therefore finds that the approval of the project is inconsistent with the lower-cost visitor serving policies of the City's certified Local Coastal Program, and the Appellant's contention does raise a substantial issue with respect to affordable over-night accommodation policies of the City's certified Local Coastal Program.

h. Public Access

Section 30603(b)(1) of the Coastal Act stipulates that:

The grounds for an appeal pursuant to subdivision (a) shall be limited to an allegation that the development does not conform to the standards set forth in the certified Local Coastal Program or the public access policies set forth in this division.

Coastal Act Section 30210 provides that:

In carrying out the standards of Section 4 of Article X of the California Constitution, maximum access, which shall be conspicuously posted, and recreational opportunities shall be provided for all the people consistent with public safety needs and the need to protect public rights, rights of private property owners, and natural resource areas from overuse.

Coastal Act Section 30213 provides that:

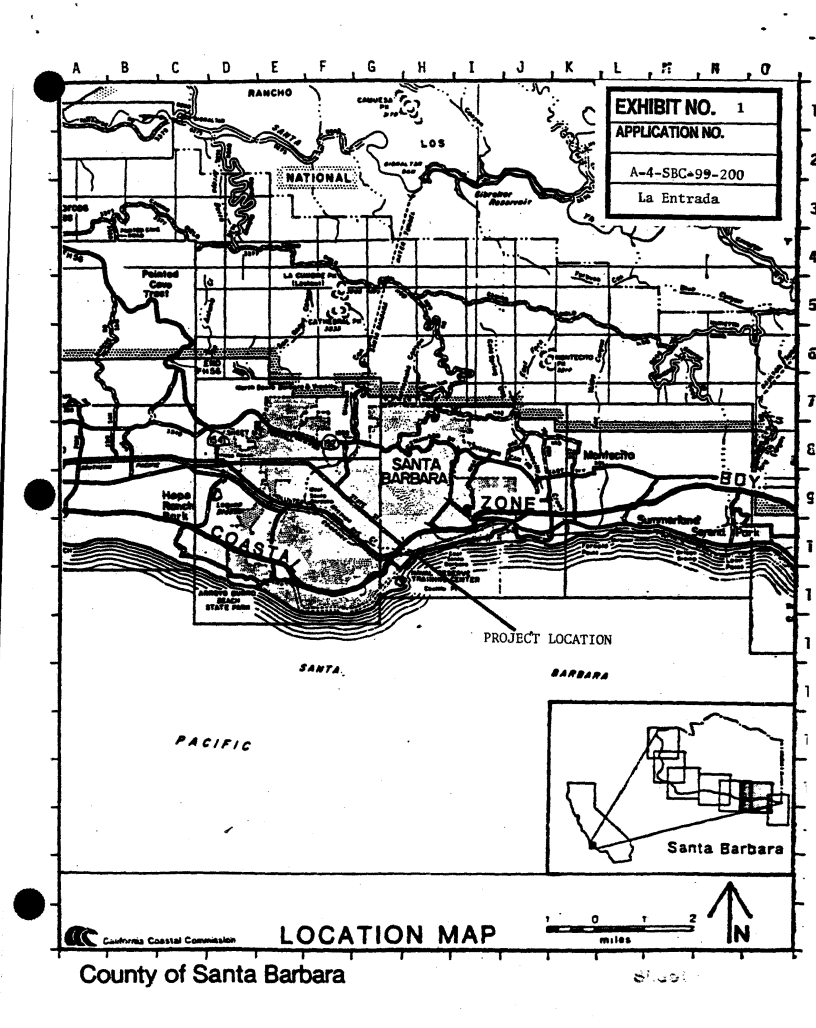
Lower cost visitor and recreational facilities shall be protected, encouraged, and lower feasible, provided. Developments providing public recreational opportunities are preferred.

As noted above the proposed project involves the conversion of the four story Californian Hotel (located on project area A within the Commissions appeals jurisdiction) from a hotel to a time-share operation. Currently the Californian Hotel contains 6,241 square feet of

visitor serving commercial uses on the ground floor and 96 hotel rooms on the second, third, and fourth floors. The proposed project involves retaining the visitor serving commercial uses on the ground floor, addition a two story addition on the south side of the hotel, and converting 96 hotel room to 52 time share units, with lock-out capability resulting a potential of 104 time share units.

The Californian Hotel, presently offers lower-cost room rentals, largely as a result of the structures advanced age and deteriorated condition. The proposed improvements, along with the conversion to time-share units will essentially remove the over-night accommodations from the category lower-coast facilities, and thus have the effect of reducing the ability of all income ranges of the public to fully access this portion of the City's coastal zone.

The Commission therefore finds that the approval of the project is not in conformance with the public access standards of the City's certified Local Coastal Program. The Appellant's contention does therefore raise a substantial issue with respect to the public access standards of the City's certified Local Coastal Program and the Coastal Act.



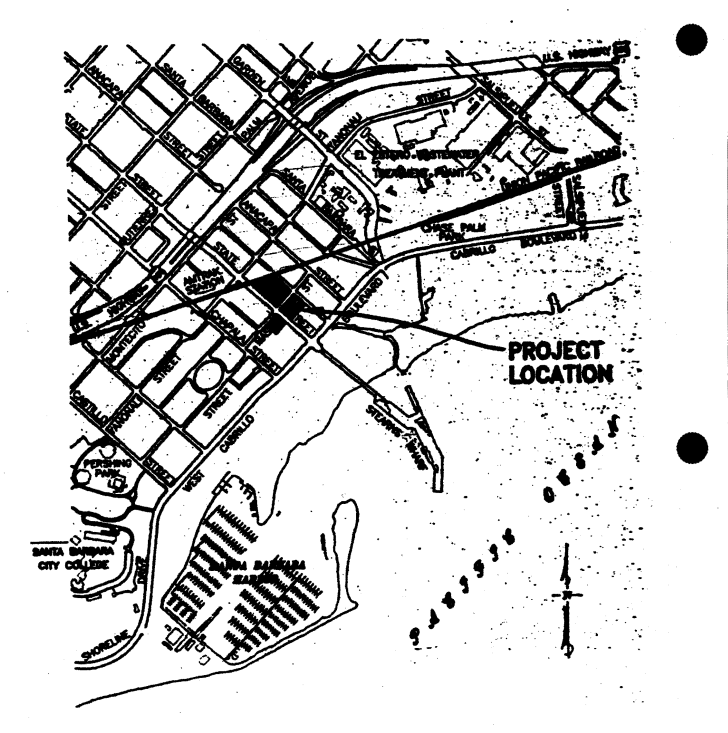
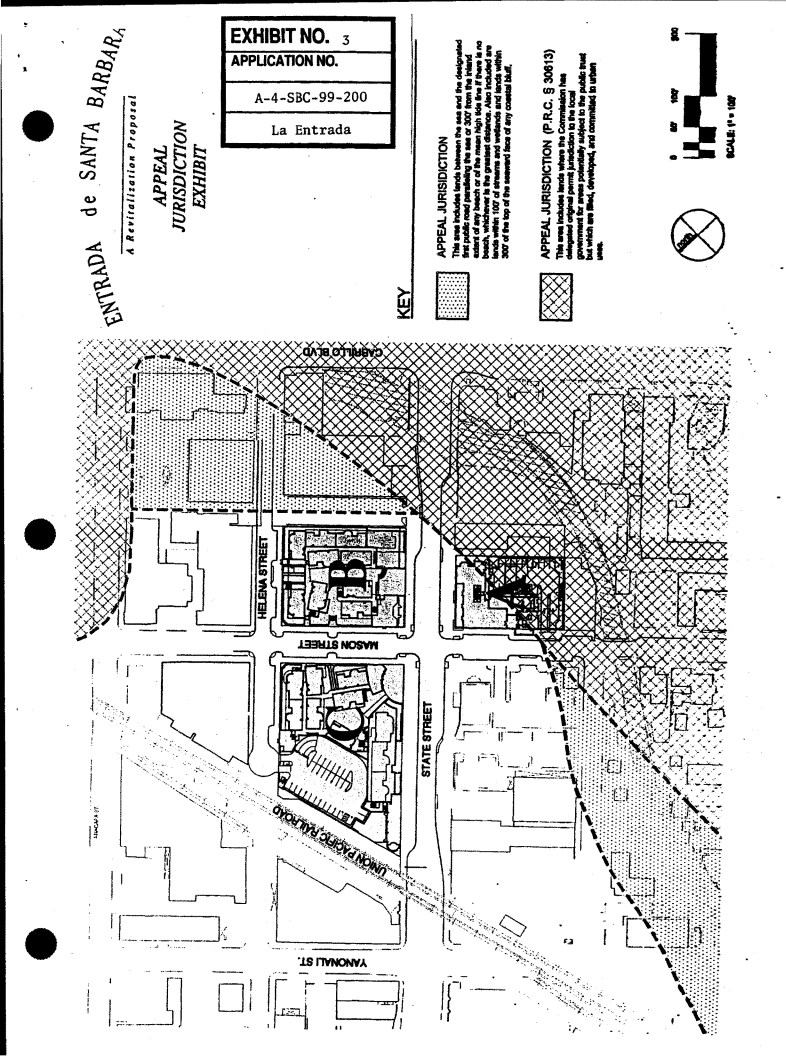
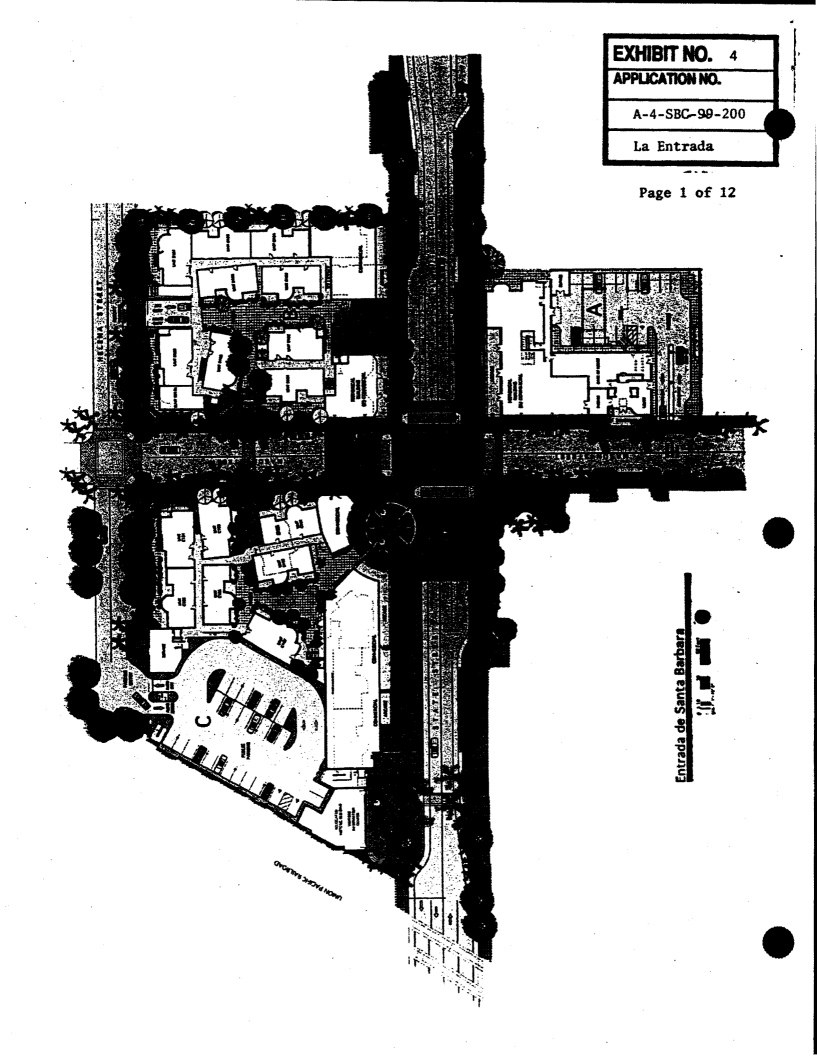


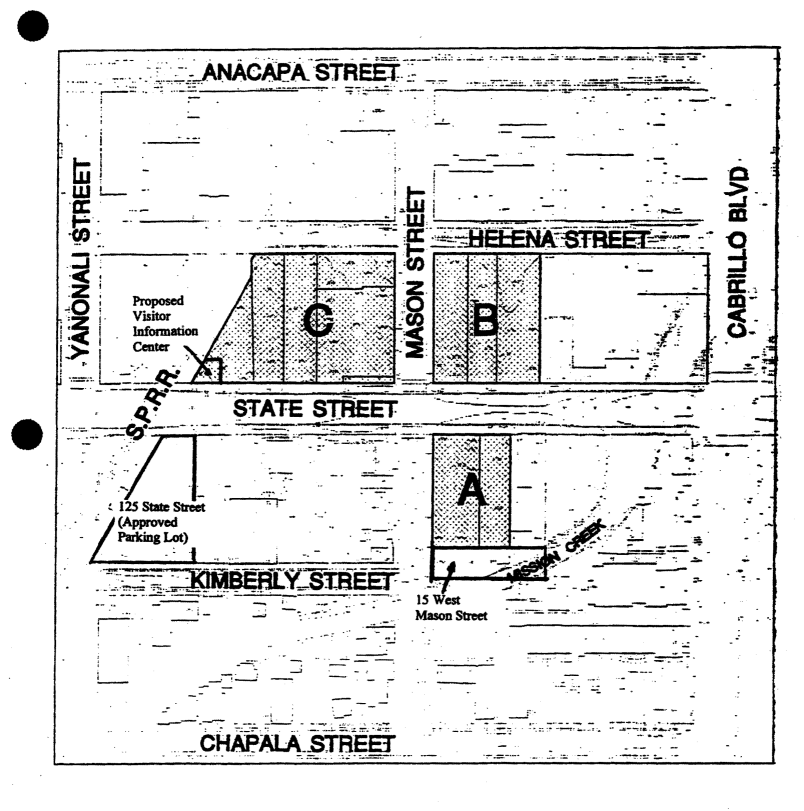
EXHIBIT NO. 2 APPLICATION NO. A-4-SBC-99-200 La Entrada



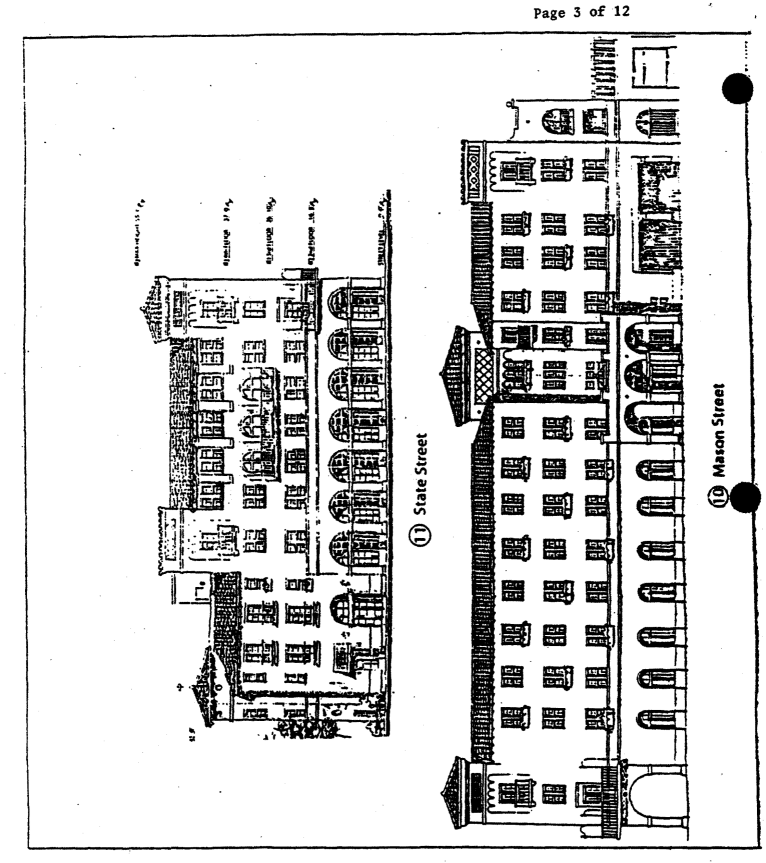


LAND USE MAP

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F. Project Design for Californian Hotel. State and Mason Street elevations Courtesy David VanHoy, B3 Architects + Planners

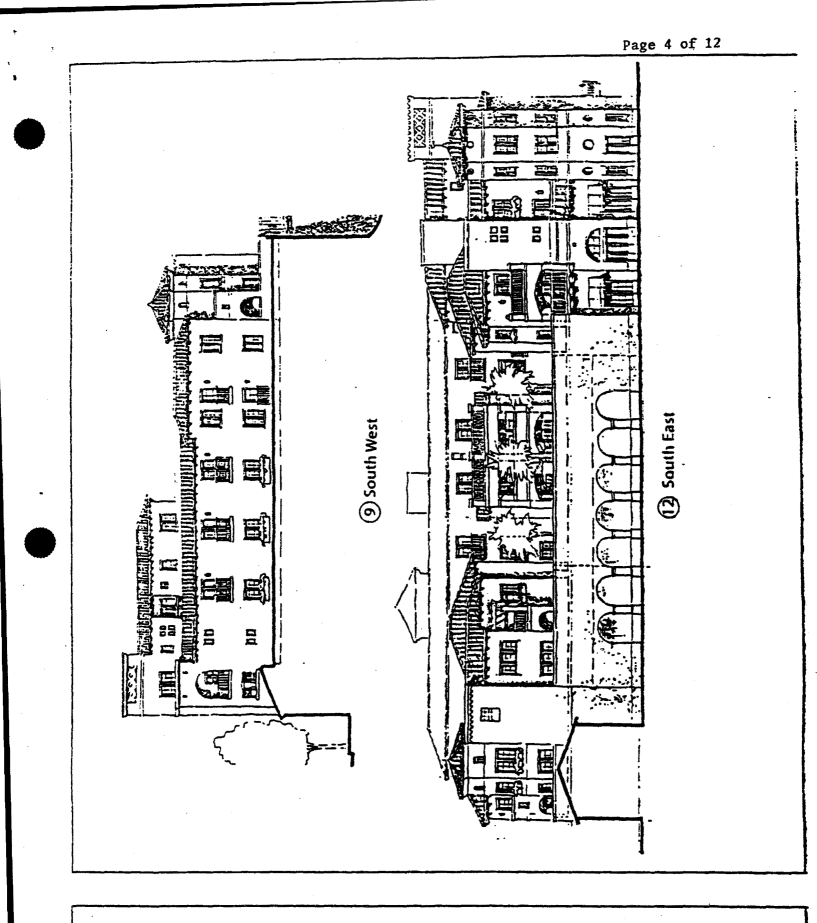


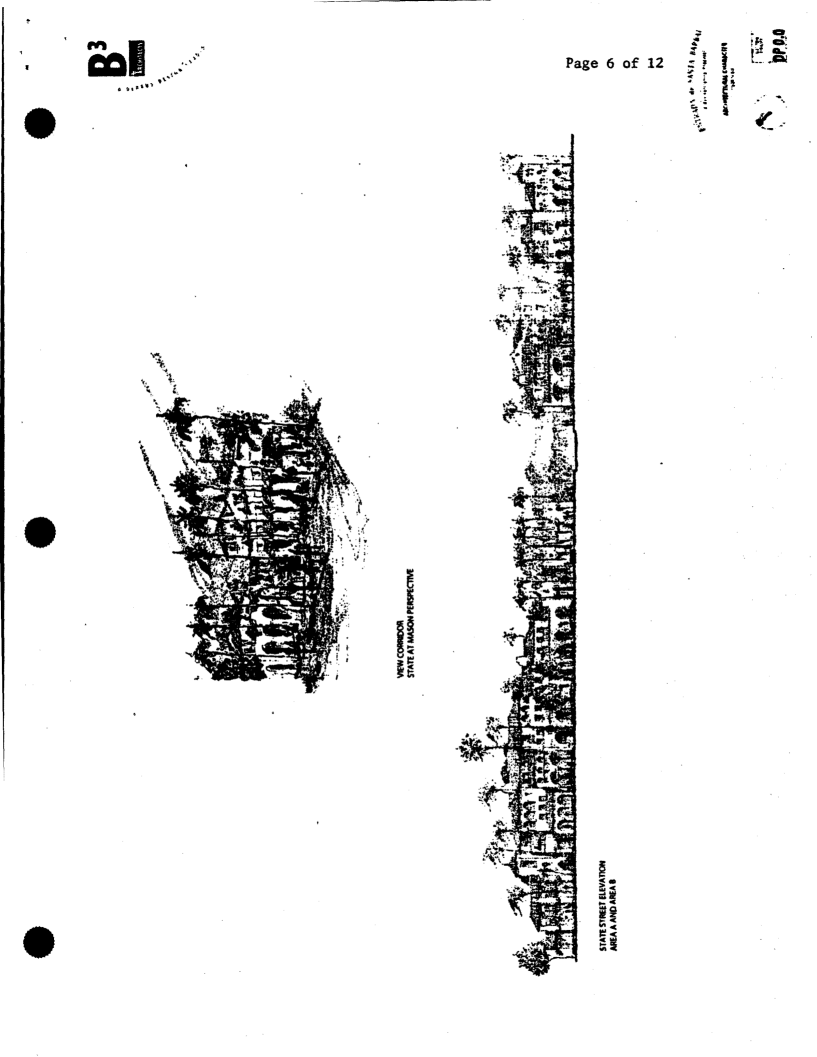
Figure 10 Project Design for Californian Hotel. Southeast and southwest elevations Courtesy David VanHoy, B3 Architects + Planners



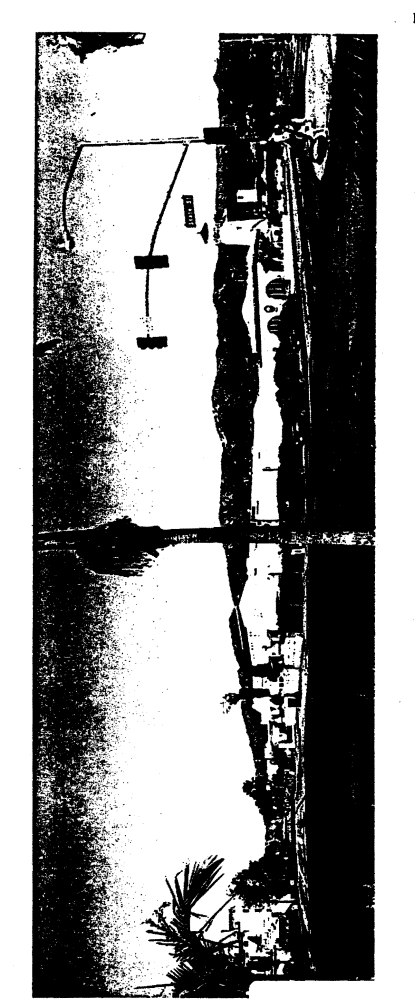
Plate 1. 35 State Street. Facing southwest. Photograph by A. C. Cole, July 1997



Plate 2. 36 State Street. Facing southeast. Photograph by A. C. Cole, July 1997



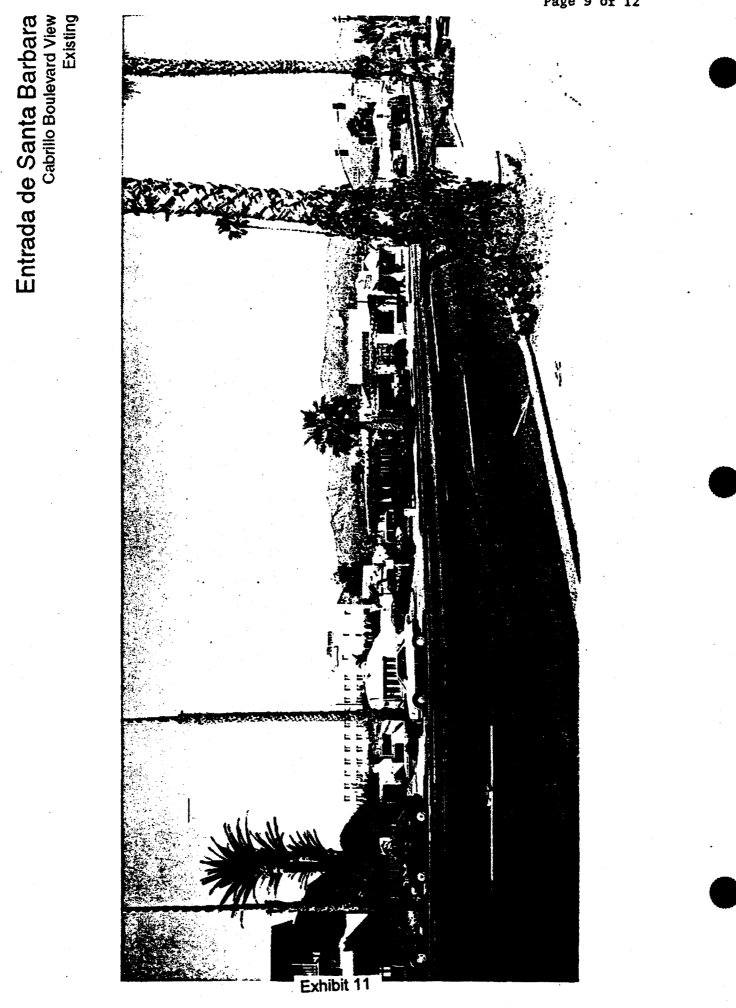
Entrada de Santa Barbara Dolphin Fountain View Existing

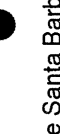


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Entrada de Santa Barbara Dolphin Fountain View Proposed







Entrada de Santa Barbara Cabrilio Boulevard View Proposed

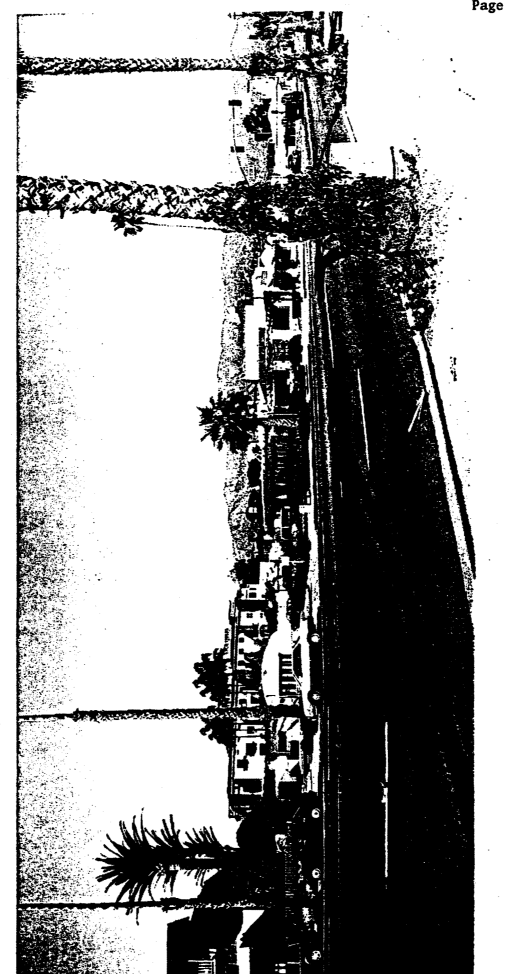
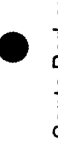




Exhibit 12



Entrada de Santa Barbara Eladio's View Proposed



ENTRADA de SANTA BARBARA

PROJECT STATISTICS 29 Apr 1999

TRASH/UTILITY

UNIT QUANITY

EXTERIOR DECK SQ FT

PARKING SPACES

COMMERCIAL SQ FT

SITE PAVING & LANDSCAPE

PARKING SO FT

TRASH/UTILITY

COMMON SPACE SQ FT

EXTERIOR CIRCULATION SQ FT

UNIT SQ FT

SITE PAVING & LANDSCAPE

AREA A	HTE ANEA 38,000 SQ FT / AS ACLE					PREVIOUS SUBM	4.8.79
	STREET LEVEL	SECOND LEVEL	THIRD LEVEL	FOURTH LEVEL	TOTALS	TOTALS	COMP
		10	10	6	26	26	
UNIT SQ FT		13,232	13,352	7,850	34,434	34,434	
EXTERIOR DECK SQ FT		5,232	694	3,891	9,817	9,817	
COMMON SPACE SQ FT	3,922	2,048	1,928	1,440	9,338	9,338	
EXTERIOR CIRCULATION SQ FT					•	C	
PARKING SPACES	17				17	17	
PARKING SQ FT	9,749				9,749	9,749	
COMMERCIAL SQ FT	5,368				5,368	5,368	

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14,950

2,600

2,655

130

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9

10,350

1,800

2,037

4,59

15,035

370

130

STREET LEVEL SECOND LEVEL

BELOW GRADE

130

48

19,690

378

1,769

370

1.76

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TOTALS	TOTALS	COMPANIES
30	28	2
34,500	37,800	-3,300
6,000	5,361	639
520	2,763	-2,243
7,197	7,329	-132
40	46	2
19,690	19,663	27
4.588	4,570	18
370	440	-70
15,035	14,550	465

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	HELOW GRADE	STREET LEVEL	SECOND LEVEL	THIRD LEVIL	TOTALS	TOTALS	COMPANIEM
UNITQUANITY		7	10	8	25	27	-2
UNIT SQ FT		8,050	11,500	9,200	28,750	34,700	-5,950
EXTERIOR DECK SQ FT		1,400	2,000	6,162	9,562	12,611	-3,019
COMMON SPACE SQ FT	2,498	785	350	1,808	5,441	8,549	-3,108
EXTERIOR CIRCULATION SQ FT	950	2,608	3,486	3,154	9,248	9,087	761
PARKING SPACES	58	36	37	14	145	204	-59
PARKING SQ FT	20,951	16,165	16,165	6,500	\$9,781	90,336	-30,555
COMMERCIAL SQ FT		7,576			7,576	7,788	-212
VISITORS CENTER SQ FT		2,000	· · · · ·		2,000	0	2,000
TRASH/UTILITY [741			741	264	477
SITE PAVING & LANDSCAPE	•	13,538			13,538	11,545	1,993

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	BELOW GRADE	STREET LEVEL	SECOND LEVEL	THIRD LEVEL	POURTH LEVEL	TOTALS	TOTALS	COMPANYOR
UNIT QUANITY		16	33	26	6	81	81	
UNIT SQ FT		18,400	39,682	31,752	7,850	97,684	106,934	-9,250
EXTERIOR DECK SQ FT		3,200	9,832	8,456	3,891	25,379	27,789	-2,410
COMMON SPACE SQ FT	2,628	4,837	2,528	3,866	1,440	15,299	20,650	-5,351
EXTERIOR CIRCULATION SQ FT		4,645	6,141	5,659		16,445	16,416	25
PARKING SPACES	106	53	37	14		210	267	-57
PARKING SQ FT	40,641	25,914	16,165	6,500		89,220	119,748	-30,52
COMMERCIAL SQ FT		17,532				17,532	17,726	-194
VISITORS CENTER SQ FT		2,000				2,000	0	2,000
TRASH/UTILITY		1,489				1,489	1,082	407
SITE PAVING & LANDSCAPE		30,342				30,342	27,964	2,471

NOTES UNITS CALCULATED AT 1,150 SQ FT AVERAGE IN B & C EXTERIOR DECKS CALCULATED AT 200 SQ FT AVERAGE PER UNIT IN B & C **EXHIBIT NO.** 5 APPLICATION NO.

A-4-SBC-99-200

STATE OF CA	LUPORNIA-THE RESOURCES AGENCY		PETE WILSON, Go-one
CALIFOR	INIA COASTAL COMMISSION	•	· · ·
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	September 23, 1998	SEP :	2 8 1998
	Bill Jacobs		N
			NTA BARBARA
	City of Santa Barbars Community Development Department	PLANNIN	G DIVISION
	630 Garden Street		- · · · · · · · · · · · · · · · · · · ·
	P.O. Box 1990		EXHIBIT NO. 6
	Santa Barbara, CA. 93102-1990		
·	Amon saradi a a sa		APPLICATION NO.
*	Re: BD 37-98		
			A-4-SBC-99-200
	Dear Mr. Jacobs:		
	· · · · · · · · · · · · · · · · · · ·	Ĭ	La Entrada
	Per your request, Commission staff has reviewed	d the coastal zone permitting	
	jurisdictional issues regarding the properties loca	ated at the intersection of Stat	EStreet and Page 1 of
	Mason Street as shown in exhibit 1.	1 •	l.
	Based on the current adopted Post-Certification. B and C are located entirely outside of the Coast appeal jurisdictions. Development on these parc permit from the City of Santa Barbara. Site A is jurisdiction boundary as shown on the City's pos- since the building proposed on site A is situated the appeal jurisdiction, the entire site A development	tel Commission's retained per sels would require a constal de bisected by the Commission' st-LCP certification map (exhi on property both inside and o	unit and evelopment 's appeal ibit 2), and
	It is our understanding that development of all 3		

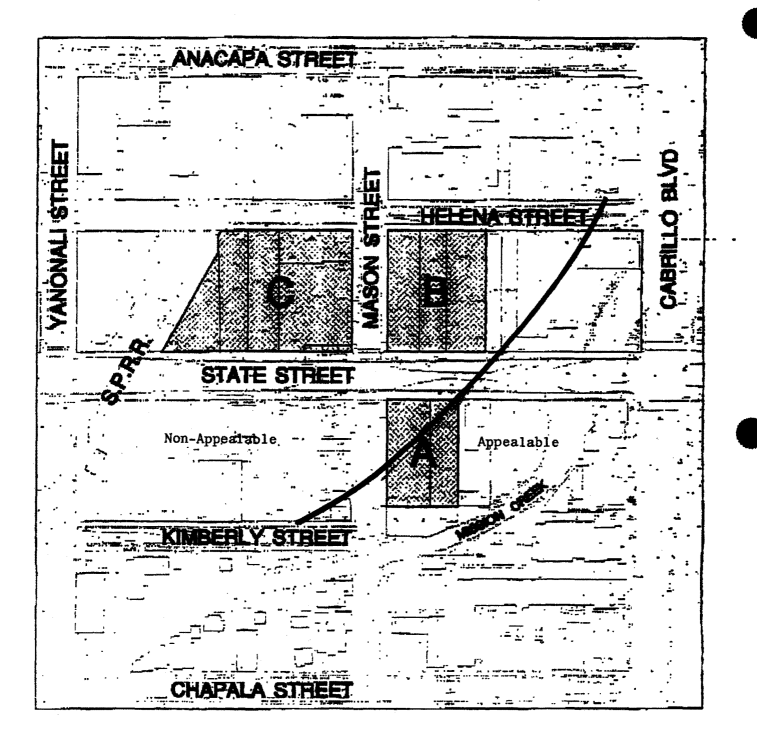
Please feel free to contact me if you have any questions regarding this determination.

Sincerely

Jayson Yap Coastal Program Analyst

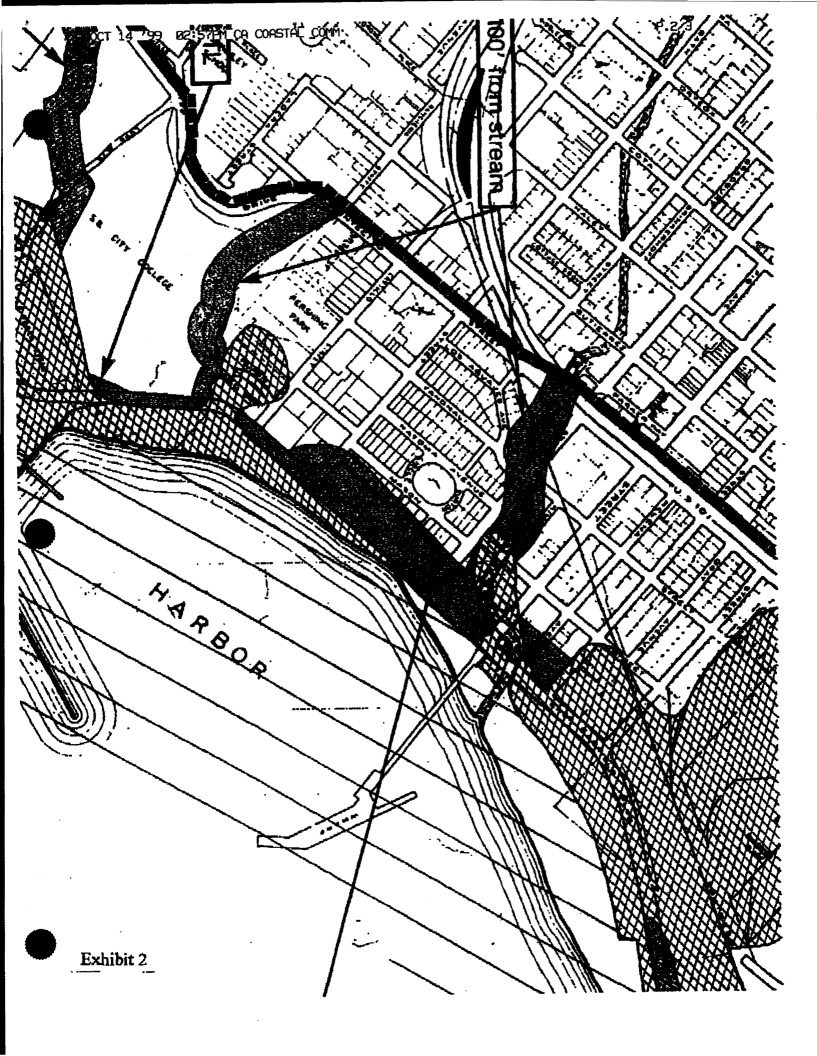
Encl.

Ce: Gary Timm, CCC-Ven





P.3/3



September 2, 1999



EXHIBIT NO. 7 APPLICATION NO. A-4-SBC-99-200 La Entrada 2gee1106f19

CALIFORNIA COASTAL COMMISSION SOUTH CENTRAL COAST DISTRICT

SEP 02 1999

California Coastal Commission South Central Coast Area 89 South California Street, Suite 200 San Buenaventura, CA 93001 [BY HAND DELIVERY]

Re: APPEAL TO THE CALIFORNIA COASTAL COMMISSION – PROPOSED ENTRADA PROJECT (Application No. 4-SBC-99-018) (Local Permit No. CDP-99-0013)

Dear Coastal Commissioners,

Enclosed herewith you will find the original appeal to the California Coastal Commission of the Santa Barbara City Council's approval of a coastal development permit for the proposed Entrada project in the City of Santa Barbara. Pursuant to the Commission's regulations, appellants, Citizens Planning Association and League of Women Voters, will notify interested parties within one week of today's filing. The list of interested parties (attached to the appeal) was obtained from the City of Santa Barbara Clerk's files.

Appellants respectfully request that this matter be scheduled for the <u>October</u> <u>hearing in a location close to Santa Barbara</u>, in order to maximize public participation as required by the Coastal Act.

Thank you for your attention to this matter. Please call if you have any questions.

Sincerely,

Tanya Gulesserian Staff Attorney

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cc: Citizens Planning Association League of Women Voters of Santa Barbara



-1999 MON 14:26 ID:CA	COASTAL	TEL:562 590 5084	P:04/0
⊾	· · · · · · · · · · · · · · · · · · ·	Page 2	of 19
STATE OF CALIFORNIA - THE RES	OURCES AGENCY		MILEON, Goven
CALIFORNIA COAS South Coast Ares Office 200 Oceangets, 10th Floor Long Beach, CA 90802-4302 (582) 580-5071	APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT	SEP 02 1999	
	(Commission Form D)	CALIFORNIA COASTAL COMMISSIO	N
Please Review At This Form.	tached Appeal Information Sheet Pr	SOUTH CENTRAL COAST D	
SECTION I. ADD	ellant(s)		
Name, mailing ad	dress and telephone number of appe	llant(s):	1 [×]
1. Citizens Plan	ning Association, 916 Garde		
Santa Barbara,		1217-A De La Vina	805) 966-3 Street
(805) 965-2422 SECTION II, Dec	ision Being Appealed	·	•
•		· · ·	•
1. Name of government: Cit	v of Santa Barbara		
intersection	scription of development being elopment of three major bloc of State St. and Mason St. 1 rclal retail uses and 81 vac	with a total of 17	7,532 saua
3. Developm no., cross stree	ent's location (street address, as t, etc.): 20-120 State St., ght-of-way between Mission (sessor's parcel 15 E. Mason St.,12	25 State S
Railroad rt-o 4. Descript	f-wy, Santa Barbara County ion of decision being appealed: 03 03	(APNs 033-102-04, 33-111-01, 033-111 3. 033-081-03, 003	033-102-1 L-02, 033- L-081-04
	roval; no special conditions:	08	81-05, 033 10, 033-01
b. App	roval with special conditions: X		LU, USS-UI
c. Den	1a1:		
No decision the deve	te: For jurisdictions with a tota s by a local government cannot be lopment is a major energy or publi ecisions by port governments are n	appealed unless C works project.	
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	BY COMMISSION:		
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、	APPEAL	FROM COASTAL P	ERMIT DECIS	SION OF LOC	AL GOVERNM	IENT (Page 2)	n En	
	5. Dec	iston being ap	pealed was	made by (c	:heck one):	In le	USU .	
	aP1 Ad	anning Directo ministrator	r/Zoning	cPlai	ining Commi	ssion S	EP 02 199	19
	. Su	ty Council/Boa pervisors				South C		SION E DISTRICA
	6. Dat	e of local gov	ernment's	decision:	August	17, 1999		
	7. Loc	al government'	s file num	ber (if any): <u>CDP99</u>	-0013		
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SECTION IV. Reasons Supporting This Appeal

Note: Appeals of local government coastal permit decisions are limited by a variety of factors and requirements of the Coastal Act. Please review the appeal information sheet for assistance in completing this section, which continues on the next page.

PAES/26.

Page 4 of 19

APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT (Page 3)

State briefly your reasons for this appeal. Include a summary description of Local Coastal Program, Land Use Plan, or Pert Master. Plan policies and requirements in which you believe the project $1s_0 2$ 1999 inconsistent and the reasons the decision warrants a new hearing. (Use additional paper as necessary.)

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CAUFORNIA COASTAL COMMISSION SOUTH CENTRAL COAST DISTRICT

Note: The above description need not be a complete or exhaustive statement of your reasons of appeal; however, there must be sufficient discussion for staff to determine that the appeal is allowed by law. The appellant, subsequent to filing the appeal, may submit additional information to the staff and/or Commission to support the appeal request.

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SECTION V. Certification

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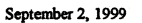
The information and facts stated above are correct to the best of my/our knowledge.

gnature of Appellant(s) or Authorized Agent

estember Z. 1999 Date

NOTE: If signed by agent, appellant(s) must also sign below.

	Section VI. Agent Author					
	I/We hereby authorize	d me/us in all	wian I matter	to act	as my/our og this	
Bene	appeal, ky King League 24			N A		?H-
and and a second se	J' J' Sante	Berbain	Signati	ite of Appe	llant(s)	
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COASTAL COMMISSION SOUTH CENTRAL COAST DISTRICI

California Coastal Commission South Central Coast Area 89 South California Street, Suite 200 San Buenaventura, CA 93001 [BY HAND DELIVERY]

Re: APPEAL TO THE CALIFORNIA COASTAL COMMISSION - PROPOSED ENTRADA PROJECT (Application No. 4-SBC-99-018) (Local Permit No. CDP-99-0013)

Dear Coastal Commissioners,

A. INTRODUCTION

CITIZENS PLANNING ASSOCIATION (CPA) and LEAGUE OF WOMEN VOTERS OF SANTA BARABARA (LWVSB) appeal the City of Santa Barbara's approval of a Coastal Development Permit (CDP) for the proposed Entrada Project (Application No. 4-SBC-99-018) (Local Permit No. CDP-99-0013) on three square blocks of lower State Street in the City of Santa Barbara. The proposed development will block the public's views of the Riviera and mountains and ocean from the project site, State Street, Cabrillo Boulevard and the beach areas. Other alternatives have been proposed that would be more compatible with the lower State Street and Waterfront area. Despite the efforts of CPA and LWVSB, the City of Santa Barbara and the property owners refuse to reduce the significant mitigable impacts on views, traffic and natural resources and the intensification of development in the lower State Street and Cabrillo Boulevard areas.

The proposed project involves the development of three major blocks of properties at the intersection of State Street and Mason Street with a total of 17,532 square feet of commercial retail uses and 81 time-share units. The 81 time-share units each have a lockout unit, thereby providing for the possibility of a total of 162 units. The <u>new</u> total square footage of the project is approximately 181,000 square feet, excluding the existing Californian Hotel. (City Planning Staff Report, pages 17-18.) However, only 210 parking spaces are proposed.

Public right-of-way alterations are also proposed, including a reconfiguration of on-street parking on Mason Street and Helena Avenue which reduces the number of on-street parking spaces, a widening of the sidewalk into the public right-of-way while allowing the proposed project to encroach into the required setback, a narrowing of State Street to Cabrillo Boulevard and other alterations. A traffic signal is proposed at the intersection of State Street and Mason Street, and a condition of approval of the project is that the property owner shall make a

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monetary contribution towards the cost of two traffic signals along Cabrillo Boulevard at Anacapa and Chapala Streets, directly east and west of the project site.

A 2,500 square foot Visitor Information Center (VIC) is also proposed, in addition to the 132,000 square feet of commercial and time-share uses, along State Street adjacent to the railroad tracks. The VIC would provide its required parking across State Street within the surface parking lot previously approved for 125 State Street as part of a separate CDP for the Railroad Depot Improvement Project.

The first Initial Study for the proposed project was completed in December 1998 and concluded that the proposed project could have potentially significant impacts and that an Environmental Impact Report (EIR) would need to be prepared pursuant to the California Environmental Quality Act (CEQA). However, the City failed to prepare an EIR for the proposed project. In January 1999, the City prepared and released a Revised Initial Study and Draft Mitigated Negative Declaration (MND) with the conclusion that the project impacts were "significant but avoidable." This conclusion was based on a new mitigation measure that allowed project changes to be made at a later time. During the following two months, the City proceeded to negotiate the terms and design of the proposed project and mitigation measures and to characterize the process as "environmental review."

On April 6, 1999, Environmental Defense Center (EDC) informed the City that after-thefact environmental review violated CEQA and that newly proposed project changes must be subject to environmental review. EDC informed the City that project changes must be made or agreed to <u>prior</u> to the release of a proposed MND and that deferral to later administrative proceedings is prohibited. Consequently, EDC informed the City that a new Initial Study must be prepared to determine whether an MND or EIR was appropriate for the project.

On May 5, 1999, the City revised and re-circulated the Draft MND with additional project changes. However, the proposed project continued to change haphazardly and without proper environmental review. The proposed project remains excessively large, bulky and intrusive with significant impacts to the Waterfront area.

As stated herein, the City's approval of the Entrada project violates the California Coastal Act and the City of Santa Barbara Local Coastal Program (LCP) because:

- (1) The proposed Entrada project fails to protect public views from and to the coastal area;
- (2) The proposed Entrada project will cause a major increase in traffic and congestion in the Waterfront area;
- (3) The proposed Entrada project fails to provide adequate parking in the proposed project area;

- (4) The proposed Entrada project will negatively impact parking and circulation in adjoining neighborhoods;
- (5) The proposed Entrada project fails to address the resource protection policies of the City's certified LCP;
- (6) The proposed Entrada project improperly replaces low-cost residential units with expensive time-share units and high intensity development.

B. PROCEDURAL CONSIDERATIONS

1. Timing and Eligibility

CPA and LWVSB file this appeal on September 2, 1999 which is the 10th working day after the California Coastal Commission's August 19, 1999 receipt of the City of Santa Barbara's notice of final action on the CDP (Local Permit No. CDP99-0013) for the proposed Entrada project. (See 14 Cal. Admin. Code Section 13110.) Pursuant to the Coastal Act, CPA and LWVSB are aggrieved persons eligible to appeal to the Coastal Commission because CPA and LWVSB, in person or through representatives, appeared at public hearings of the City of Santa Barbara in connection with the decision of the Planning Commission and the City Council to approve the CDP and, prior to such hearings, informed the City of the nature of their concerns. (Coastal Act § 30525.¹) Moreover, CPA and LWVSB exhausted all local appeals by appealing the Planning Commission's decision to the Santa Barbara City Council. (See 14 Cal. Admin. Code Section 13111 and 13573.) Within one week of filing an appeal to the Coastal Commission, CPA and LWVSB will notify interested persons and the City of Santa Barbara. (14 Cal. Admin. Code Section 13111(c).)

2. California Coastal Commission Jurisdiction

The City of Santa Barbara approved a CDP (CDP99-0013) pursuant to the California Coastal Act to allow for the proposed development within the appealable (Site A) and nonappealable (Sites B and C, including the Visitor Information Center), jurisdictions of the Coastal Zone. The City also approved the proposed State Street right-of-way alterations within the appealable jurisdiction of the Coastal Zone under Section 28.45.009 of the Santa Barbara Municipal Code.

Although development on sites B and C requires a CDP from the City of Santa Barbara, sites B and C may be located outside the Coastal Commission's permit and appeal jurisdictions under the current adopted Post-Certification Map for the City of Santa Barbara and pursuant to the Coastal Commission's letter dated September 23, 1998. (Exhibit A: Coastal Commission

¹/ Coastal Act citations are located in the California Public Resources Code.

Letter, September 23, 1998.) However, impacts of development on sites B and C that impact coastal resources may also be considered by the Commission on appeal. Some aspects of the project may influence the Commission to look at the project as a whole. For example, if 23% of the parking is inside the appealable zone, and the rest is outside the appealable zone, the Commission may consider the parking as a whole.

Site A is situated on property both inside and outside of the appeal zone. If a development is proposed partly on the portion of the parcel defined as appealable, and partly on the remainder of the parcel, then the entire development is subject to the Commission's jurisdiction to the extent that it has an impact that is inseparable from the impact of the portion of the development being reviewed within the appeal area. (See CCC Letter, page 4.) Consequently, the entire development on site A is appealable to the Coastal Commission. The proposed State Street right-of-way alterations are also within the appealable jurisdiction of the Coastal Zone under Section 28.45.009 of the Santa Barbara Municipal Code, as certified by the CCC.

Finally, in determining whether a proposed development is in conformity with the certified local coastal program (LCP), the Commission may consider aspects of the project other than those identified by CPA and LWVSB in the appeal itself, and may ultimately change conditions of approval or deny the permit altogether.

C. STANDARD OF REVIEW

The Standard of review for appeal of a local agency's approval of a CDP is whether the development conforms to the standards set forth in the certified local coastal program (LCP) and the public access policies set forth in the Coastal Act. (Coastal Act § 30603.)

D. GROUNDS FOR APPEAL

1. THE PROPOSED ENTRADA PROJECT FAILS TO PROTECT PUBLIC VIEWS FROM AND TO THE COASTAL AREA

The proposed development significantly and negatively impacts views from site A and public areas such as State Street, Cabrillo Boulevard and the beach area. The Coastal Act states that "[t]he scenic and visual qualities of coastal areas shall be considered and protected as a resource of public importance. Permitted development shall be sited and designed to protect views to and along the ocean and scenic coastal areas, to minimize the alteration of natural land forms, to be visually compatible with the character of surrounding areas, and, where feasible, to restore and enhance visual quality in visually degraded areas." (Pub. Res. Code § 30251.)

The City of Santa Barbara's LCP furthers the Coastal Act's goals of protecting views. LCP Policy 9.1 protects views in the waterfront area by requiring development restrictions such as height limits, building orientation, and setback requirements. LCP Policy 9.1 states that "the

existing views to, from and along the ocean and scenic coastal areas shall be protected, preserved and enhanced" by requiring view easements or corridors in new developments or specific development restrictions such as additional building height limits, building orientation, and setback requirements for new development.

Likewise, according to the City's LCP Implementation (which was certified by the Commission on November 12, 1986), vistas of the ocean, harbor and <u>mountains</u> from State and Cabrillo streets must be carefully considered, maintained and, where feasible, enhanced. (LCP Implementation, page 118.) Specific actions that the City must take to protect and enhance these vistas are maintaining appropriate building setbacks, providing view corridors, incorporating existing skyline trees and avoiding bulky, massive structures. (Id.) According to the LCP Implementation of Waterfront Guidelines, which are incorporated in the certified LCP Implementation, all parking facilities should be screened from view from public streets, the railroad tracks and adjacent properties, especially in mixed-use areas. (Id. at 120.)

LCP Policy 12.2 states that new developments within the City's Waterfront Area shall be evaluated as to a project's impact on the area's openness, lack of congestion, naturalness and rhythm. Also, LCP Policy 9.2 creates a special design district in the Waterfront area and requires adherence to waterfront area design guidelines. "Openness" describes the special qualities of the Santa Barbara Waterfront with <u>unimpaired views of the shoreline and mountains</u>. (LCP Implementation, page 133.) The LCP specifically describes openness as "minimizing visual impacts of building density, scale, mass and height." (LCP, page 192.) Therefore, in protecting, enhancing and restoring openness, building density, scale, mass and height are the most important elements to reduce, and low scale commercial structures are in keeping with low scale residences. (LCP Implementation, page 133-134.) Also, views are "the most important dimension of naturalness," the third of the City's requirements for new development in the Waterfront area. "These views are to the ocean, other points along the waterfront, and to the <u>foothills and</u> <u>mountains</u>." (Id, at 135.)

These criteria are based on visual resources which presently exist: openness, lack of congestion, naturalness and rhythm. Policy 12.2 requires that the impact of new development be evaluated with respect to those resources. The Coastal Plan Implementation Report develops specific means to accomplish the policies of maintaining existing views and vistas, open space and existing height and setback requirements. The City of Santa Barbara Municipal Code section governing the Hotel and Related Commerce zone in the Coastal Zone, or HRC-II zone, which was certified by the CCC, implements these policies through both height and setback requirements. The HRC-II zone requires a 10 foot front yard setback for one story buildings less than 15 feet in height and a 20 foot front yard setback for taller buildings with no provisions for modifications of such requirements. (See Exhibit B: SBMC § 28.22.060 as certified by CCC in LCP Implementation, page 69-71.) Since the ordinance does not provide for variations in setbacks based on heights of portions of buildings, a 20-foot setback requirement is required for the entire building.

The first Initial Study identified potentially significant unavoidable impacts to public scenic vistas and visual character and quality. The first Initial Study identified a possible demonstrable negative aesthetic effect in that the proposed project could be inconsistent with local and State view policies, including the design and visual guidelines and criteria of the Local Coastal Program. (First Initial Study, December 3, 1998, page 6.)

The Second Revised Initial Study (SRIS) admits that the proposed project may have adverse impacts to public scenic vistas and visual character and quality, but that the potentially adverse impacts are anticipated to be less than significant for CEQA purposes. (See SRIS, January 13, 1999, pages 6-12.) However, the proposed project contained only minor revisions that did nothing to protect views and aesthetics. (See Exhibit C.) The project applicant submitted landscaping, right-of-way improvements, and minor building façade variations, including a small additional setback (which still encroaches into the setback required by the Municipal Code and certified by the CCC) and a height variation (will still include two and three story buildings which block most, if not all, views of the Riviera and mountains). Moreover, the City's finding that the impacts may be less than significant for CEQA purposes is not the same as finding consistency with the City of Santa Barbara's LCP.

The proposed project's bulkiness, height and density clearly have a negative effect on views which is inconsistent with openness and naturalness as required by section 30251 of the Coastal Act, the City's LCP policies 9.1 and 12.2 and respective implementation requirements. Views from site A, State Street, Cabrillo Boulevard and the ocean are impacted by development \sim on sites B and C.

The buildings on Sites B and C block views of the Riviera and the mountains. The proposed buildings on Site B are three stories in height with only a narrow glimpse of the mountain tops over a bridge between the two buildings. Moreover, this view can only be seen from a narrow and particular vantage point. The views of the mountain tops are completely blocked from most vantage points, and the views of the Riviera are completely blocked from every vantage point. The proposed buildings on Site C are three stories in height with a partial view of the mountain tops in between the buildings and a total blockage of views of the Riviera from every vantage point. The applicant's photographs of the proposed development on sites B and C show that seventy (70) to ninety (90) percent of the views of the mountains are blocked. Moreover, the proposed development on site A includes two three-story buildings adjacent to the existing Californian Hotel which will remain four stories tall.

The proposed project also includes extensive placement of building and arcade areas within the required setback along State and Mason Streets, thus exacerbating the impacts to views and openness. The existing Californian Hotel on site A has no setbacks on either street, and the proposed three story additions also propose zero setbacks. Of the approximately 20,800 square feet (sq. ft.) of proposed building on site A, a total of 2,523 sq. ft., or 12% of the area, would be located within the required 20-foot building setback. (See Exhibit D: Planning Commission Staff Report, June 24, 1999, page 17-19.) Of the approximately 56,400 sq. ft. of new building area on

site B, a total of 7,154 sq. ft., or 13%, would be located within the required 20-foot setback. Of the approximately 104,00 sq. ft. of proposed building on site C, approximately 12,642 sq. ft. or 12% would be located within the 20-foot required setback. These extensive setback encroachments do not protect public vistas and visual resources and quality and violate the City's Code which is part of its certified LCP.

Finally, <u>NO</u> analysis was conducted on view blockage resulting from the cumulative impact of build-out adjacent to the proposed development in this Waterfront area. Build-out of adjacent properties would fall under the same development standards as the proposed Entrada project and could result in buildings of up to 45 feet in height and complete blockage of all views. Also, <u>NO</u> engineered view corridor study was submitted, nor any analysis at all of the impacts on the view corridor from the proposed development, including the narrowing of State Street.

The proposed project significantly and negatively impacts views from site A and public areas such as State Street, Cabrillo Boulevard and the beach area. This blockage is inconsistent with the Coastal Act, LCP policies requiring protection of views of the foothills and mountains, and setback requirements as certified by the CCC.

2. THE PROPOSED ENTRADA PROJECT WILL CAUSE A MAJOR INCREASE IN TRAFFIC AND CONGESTION IN THE WATERFRONT AREA

The proposed development, including the narrowing of State Street, will create a major increase in traffic and congestion in the Waterfront area, including State Street and Cabrillo Boulevard. The Coastal Act states that new or expanded public works facilities shall be designed and limited to accommodate needs generated by development or uses permitted. (Coastal Act §30254.) The City's Local Coastal Plan states that new development within the City's Waterfront ? Area shall be evaluated as to a project's impact upon the area's <u>openness</u>, <u>lack of congestion</u>, <u>naturalness</u> and <u>rhythm</u>. (LCP Policy 12.2.) The focus of this section is the proposed Entrada project's inconsistency with the LCP's requirements of openness and lack of congestion.

"The sense of openness in the Waterfront is unquestionably enhanced by a relative lack of congestion." (LCP Implementation, pages 133-134.) In the LCP, lack of congestion is described as "protecting and maintaining the status of Cabrillo Boulevard as a scenic drive and grand \sim boulevard by controlling adjacent land uses so that they neither directly or indirectly exit onto Cabrillo Boulevard so as to cause a need for additional traffic signals." (LCP page 192.) Likewise, the Implementation of the LCP recognizes that "motorists can drive along leisurely and enjoy the view, unimpeded by cross traffic or stop lights." (LCP Implementation, page 134.)

The proposed development will directly and negatively impact the area's openness and black of congestion. The proposed development includes public-right-of-way alterations, including a reconfiguration of on-street parking on Mason Street and Helena Avenue, a widening of the sidewalk along State Street to approximately 15-25 feet in width, and the narrowing of State Street to one lane of vehicular travel in each direction along the project frontage to Cabrillo

Boulevard, including a delineation of exclusive right turn lanes from State Street onto Mason Street and a prohibition of left tuns onto Mason Street from State Street. A traffic signal is proposed at the intersection of State Street and Mason Street. Moreover, the Resolution of the Santa Barbara City Council conditions the approval of the proposed project on the potential for another new signal. Condition D.3. states that prior to recordation of the Final Subdivision Map for the project, the owner shall enter into a written agreement with the City that the owner shall make a monetary contribution towards the projected cost of the installation of traffic signals along Cabrillo Boulevard at Anacapa and Chapala Streets, if the City installs these traffic signals within five years of the date of project approval. The project description and conditions are directly inconsistent with the City of Santa Barbara's LCP.

The proposed right-of-way alterations and the development of three square blocks of lower State Street will create a major increase in traffic on State Street, Cabrillo Boulevard and adjacent neighborhoods. However, the City of Santa Barbara claims that the proposed development will decrease traffic congestion by generating fewer vehicle trips than the existing uses! There are three significant reasons which support denying the CDP for the proposed Entrada project.

First, the City's standard of a significant effect on traffic is when the level of service at a traffic signal rises above level C (good) (a delay of 15.1 to 25 seconds). Currently, the signal at Cabrillo Boulevard and State Street operates at a level of service of D (fair) or E (poor) (a delay of 25.1 to 60 seconds). Consequently, there is substantial evidence that, even without the proposed development, State Street and Cabrillo Boulevard already operate with high levels of traffic with frequent bumper-to-bumper delays and severe traffic congestion at the traffic signal at the intersection of State Street and Cabrillo Boulevard. Additional development will only v exacerbate the problem.

Second, the proposed project will negatively impact the level of service or traffic delay at the Cabrillo Boulevard and State Street intersection, a major route of public access to coastal resources. The SRIS admits that the narrowing of State Street from four lanes to two lanes will create a situation where State Street will still deliver more cars at the signal than Cabrillo Boulevard can handle. The delay will degrade the status of Cabrillo Boulevard by creating a "need" for additional traffic signals.

Third, the SRIS finding that the proposed project has a less than significant impact on traffic is erroneously based on traffic calculations that an <u>average</u> business would generate in the area today. The project applicant erroneously based the analysis of "existing uses" on an analysis of what is permitted on the site, rather than the current uses or level of occupancy. However, CEQA requires an analysis of the traffic based on the current existing use of the site. Rather than basing conclusions on existing conditions, the City used Institute of Traffic Engineers (ITE) trip generation rates for hotels and shopping centers to <u>estimate</u> the number of trips associated with existing land uses. Analysis using actual existing conditions would show that current traffic levels *a*, from the project are lower than stated and that the traffic impact from the proposed development

will be considerably significant. For example, the City used a report stating that the existing Californian Hotel produces 856 trips per day. (Exhibit E: Traffic and Parking Study, Kaku and Associates, August, 1998, page 21.) However, the Californian Hotel has not operated as a busy 96 room hotel for years, and when the hotel did operate, many of its clients could not afford cara. Current traffic levels are undoubtedly less than estimated by the City and the applicant's consultant.

However, even with an analysis using what is permitted on site, the City erroneously determined that the proposed project will not generate new vehicle trips to the area. According to the Kaku study, if the City permits 96 rooms on site, there will be 856 trips per day. Here, the project proposes 81 time share units, each with a lockout unit, thereby providing for the possibility of a total of 162 transient lodging units. Clearly, 162 units that may be occupied by multiple persons and additional commercial development increase the number of possible vehicle \neg trips per day to a significant level.

In <u>Bel Mar Estates v. California Coastal Commission</u>, (1981) 115 Cal.App.3d 936, 941, 171 Cal.Rptr. 773, 776, the court upheld the commission's denial of a permit for a proposed development that would create a major increase in traffic using Pacific Coast Highway. The court noted that the record showed that, without the proposed development, Pacific Coast Highway is already overused, with frequent bumper-to-bumper delays. <u>See Id.</u> Citing the Coastal Act section 30254, the court said that the commission properly regarded that effect as requiring a denial of the proposed development. Here, the Commission may properly deny the coastal development permit for the proposed Entrada project based on the record which shows that ₂ Cabrillo Boulevard is already congested.

3. THE PROPOSED ENTRADA PROJECT FAILS TO PROVIDE ADEQUATE PARKING

a. The Proposed Entrada Project Fails to Provide Adequate Parking in the Proposed Project Area

The proposed development on site A will create a major impact on parking in the coastal zone. The Coastal Act states that the location and amount of new development should maintain and enhance public access to the coast by (1) facilitating the provision or extension of transit service, (2) providing commercial facilities within or adjoining residential development or in other areas that will minimize the use of coastal access roads, (3) providing nonautomobile circulation within the development, (4) providing adequate parking facilities or providing substitute means of serving the development with public transportation. (Coastal Act § 30252.)

The proposed Entrada project involves the loss of public on-street parking and the generation of new parking demand which is inconsistent with several parking policies in the LCP. LCP Policy 3.3 states that "new development proposals within the coastal zone which could generate new recreational users (residents or visitors) shall provide adequate off-street parking to

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serve the present and future needs of the development." LCP Policy 4.2(4) requires new visitorserving development to provide adequate off-street parking to serve the needs generated by the development. LCP Policy 11.5 requires all new development in the waterfront area to provide adequate off-street parking "to fully meet their peak needs." Moreover, parking needs for individual developments shall be evaluated on a site-specific basis and at minimum be consistent with City Ordinance requirements. (LCP Policy 11.5.)

The policies of the Circulation Element provide direction to reduce the amount of vehicular trips in the City. The City's Circulation Element (which was certified as part of the City's LCP by the Coastal Commission) clearly states that the City has a peak period parking shortage and that the downtown and waterfront areas have the greatest parking demand. (See Goal 7.) The Santa Barbara Municipal Code requires a ratio of one hotel room to one parking space and one parking space replacement on street for one removed. (Santa Barbara Municipal Code (SBMC) §28.90.100(j)(10).) Also, the code requires one space for every 250 square feet of commercial space. (SBMC §28.90.100(I).) Notably, the parking requirement for a restaurant in the same area is 1 space for every 3 seats for the restaurant and 1 space for every 250 square feet for the bar area. (See Exhibit F: Santa Barbara City Staff Report for development at 111 State Street.)

In <u>Liberty v. California Coastal Commission</u> (App. 4 Dist. 1980) 170 Cal.Rptr. 247, 113 Cal.App.3d 491, the court upheld the Commission's imposition of parking regulations as a condition to granting a permit application to construct a restaurant in order to provide adequate parking for customers using the restaurant. Parking for the area was a matter of proper concern for the Commission pursuant to section 30252 of the Coastal Act. <u>See Id.</u> at 498. The proposed restaurant was to contain 5,432 square feet of floor space and 56 parking spaces. See <u>Id.</u> at 495. The court found that given need for more parking in the area, the Commission's decision was reasonable. See <u>Id.</u> at 499.

Here, the proposed Entrada project fails to provide parking for even the minimal needs generated by the development. First, the Mitigated Negative Declaration clearly and inconsistently stated that a more appropriate method of estimating parking demand is "to use the <u>average</u> rate of a shopping center of a similar size." (See Exhibit G: Initial Study, May 5, 1999, page 40, Approved by Planning Commission July 1, 1999.) Instead, the City should have analyzed the <u>peak</u> parking needs generated by the proposed Entrada project, in accordance with LCP Policy 11.5.

Second, the proposed development consists of approximately 17,532 square feet of commercial space and 162 time-share units with a total of 210 parking spaces. According to the City Code and LCP, however, the proposed project must provide at least 232 parking spaces. Considering site A alone, the proposed new development on site A is approximately 5,368 square feet of commercial space and 52 time-share units with only 17 parking spaces. Again, site A must provide at least 73 parking spaces. The proposed development is clearly inconsistent with the Coastal Act and Local Coastal Program, including the Circulation Element that was certified by

the Commission, because the proposed development fails to provide parking to meet its peak needs.

Third, the City minimizes the parking needs of the project by relying on the potential mixed use on the property, the availability of transit to the project site, and the proximity of the site to adjacent commercial and recreational areas. (See SRIS, pages 39-42 and Appendix G.) However, the proposed parking on site A and site B is for the exclusive use of the time-share \sim units. The proposed parking on Site C is for the exclusive use of the time-share units and for retail uses and may be limited to 75 minutes. Clearly, the proposed project fails to provide parking to meet the peak needs generated by the development.

The proposed Entrada project is a massive development of three blocks of lower State Street that will generate new users to both the project site and the lower State Street area. <u>At</u> <u>peak capacity, the proposed project will not have adequate parking</u>. The failure to provide adequate parking is inconsistent with the Coastal Act, the City's LCP, the Circulation Element and implementing regulations.

b. The Proposed Entrada Project Will Negatively Impact Parking and Circulation in Adjoining Neighborhoods

The proposed project is inconsistent with the surrounding residential neighborhoods. In addition to the parking needs required by sites A, B, and C, a 2,500 square foot Visitor Information Center (VIC) is also proposed within the proposed project along State Street adjacent to the railroad tracks. Parking for the proposed VIC would occur <u>across State Street</u> within the surface City parking lot previously approved for 125 State Street as part of a separate Coastal Development Permit (CDP) for the Railroad Depot Improvement Project. The proposed parking presents two significant problems.

First, the environmental review for the proposed Entrada project was prepared piecemeal by suggesting that the requirement for parking is satisfied through a completely unrelated project and unrelated CDP. The CDP for the Railroad Depot Improvement Project did not contain an analysis of parking with respect to the needs generated by the proposed Entrada project or viceversa. The LCP requires a specific and thorough analysis of the present, future, and peak parking \checkmark needs generated by a particular development.

Second, the suggested parking for the VIC would occur on the opposite side of State Street. The traffic implications of the proposed development were not adequately analyzed. On one occasion, the City suggested that left turns off of State Street would be prohibited so as not to cause a traffic jam. However, after the public raised concerns about diverting traffic to adjoining neighborhoods, the City suggested that left turns off of State Street would be acceptable.

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Finally, the City did not analyze the increased congestion and traffic impacts that will result from requiring visitors to walk across highly traveled State Street to access the VIC and the rest of the Entrada project.

LCP Policy 5.3 requires new development adjacent to existing residential neighborhoods to be compatible in terms of scale, size, and design with the prevailing character of the established neighborhood. New development which would result in an overburdening of public circulation and on-street parking resources of existing residential neighborhoods shall not be permitted. (See Exhibit H.) (See also SRIS, pages 37-39 and June 18, 1999 memorandum from the Transportation Division, included as Appendix G of Responses to Comments on SRIS.) The proposed Entrada project will clearly impact the surrounding neighborhoods, as evidenced by the addition of new traffic lights and increased traffic congestion and visitors. The adjoining neighborhoods will be used as overflow parking for the proposed Entrada project and the additional users that the proposed project generates. Clearly, the City failed to conduct a proper analysis and failed to meet the requirements of the LCP.

4. THE ENTRADA PROJECT FAILS TO ADDRESS THE RESOURCE PROTECTION POLICIES OF THE CITY'S CERTIFIED LCP

The proposed development on site A is inconsistent with the Coastal Act requirements for environmentally sensitive habitat areas. Section 30240(b) of the Coastal Act states that development in areas adjacent to environmentally sensitive habitat areas shall be sited and designed to prevent impacts which would significantly degrade those areas, and shall be compatible with the continuance of those habitat areas.

"The proposed development on site A is also inconsistent with LCP Policies 6.8 and 6.10. LCP Policy 6.8 states that the "riparian resources, biological productivity, and water quality of the city's coastal zone creeks shall be maintained, preserved, enhanced, and where feasible, restored." LCP Policy 6.10 states that the "City shall require a setback buffer for native vegetation between the top of the bank and any proposed project. The setback will vary depending upon the conditions of the site and the environmental impact of the proposed project." According to the LCP Implementation Creek Guidelines, any new development along Mission Creek will adhere to the twenty-five foot setback established in the Mission Creek Ordinance, Section 28.87.250. Any drainage directed to the creek shall be in non-erosive devices with energy dissipaters at creek outfall areas.

Despite the Coastal Act and LCP policies, the City ignored the biological resources in Mission Creek, which is adjacent to Site A. The City declared that the creek is located in an urban area and that no biological resources are threatened by the development. However, the CCC rejected a similar argument made by the City with regard to the Harbor View Inn expansion, approximately one block downstream from the proposed development on site A. (See Exhibit I: California Coastal Commission Letter to the City of Santa Barbara regarding Draft MND for the Harbor View Inn addition, October 15, 1998.)

In the Harbor View Expansion Case, the City prepared a Draft Mitigated Negative Declaration for a 14,857 square foot 15-room addition, remodel of two existing hotel rooms, and a remodeled 26-car parking lot for the Harbor View Inn along the Mission Creek Estuary. The City concluded that the creek is located in an urban area and that no biological resources are threatened by the development. CCC staff noted that the City did not include any description of the Mission Creek Estuary and its associate flora and fauna. "The Mission Creek Estuary is recognized as an environmentally sensitive habitat within the City's portion of the coastal zone." (See Exhibit I: CCC Letter, page 4.) The CCC noted that the City misinterpreted the aesthetic, biological and water resources of Mission Creek. In particular, the CCC noted that LCP Policy 1.0 which stipulates that development "adjacent to creeks shall not degrade the creek or their riparian environments" is intended to govern all development adjacent to creeks. (see Exhibit I and Exhibit J: Draft and Revised MND.) Consequently, CCC staff recommended that the Draft MND be modified to accurately reflect the aesthetic and biological resources associated with the Mission Creek Estuary, to identify mitigation measures specifically addressing the potential impacts from development, and to address the appropriate setback issue.

In this case, the City again failed to perform an adequate analysis of the impacts of the proposed Entrada project on Mission Creek with respect to setbacks and aesthetic, water and biological resources. First, the proposed development's setback from Mission Creek is unclear. When the project was first proposed, the City and the applicant proposed to merge site A and the building at 15 West Mason Street which is located between the proposed project and Mission Creek, because the proposed development on site A includes window openings which violate the Santa Barbara Building Code requirements. The City suggested that the 15 West Mason Street building could be removed as part of the flood control improvement plans for Mission Creek proposed by the Army Corps of Engineers (ACOE). In that case, the City suggested that site A would have a possible setback of forty (40) feet from Mission Creek if the historic building on 15 West Mason Street is demolished as part of an project to widen Mission Creek.

However, the 15 West Mason Street building is no longer a part of the proposed development plans, because the City determined that its removal would require the preparation of an Environmental Impact Report due to its historic nature. Regardless, the building may still be removed as part of the ACOE project and may leave a zero setback between the proposed development and Mission Creek. Moreover, the City's estimation of a 40 foot setback is not supported with actual measurements of the area. Therefore, it remains unclear whether the proposed development will have an adequate setback from Mission Creek.

Second, the City's description of impacts on aesthetic, water and biological resources for the proposed Entrada project is exactly the same description used in the Draft MND for the Harbor View Inn project and directly conflicts with the Coastal Commission's findings on lower Mission Creek. The Mission Creek Estuary provides habitat for a number of federally listed species. These include Tidewater goby (endangered), the Southern Steelhead (endangered), the Snowy plover (threatened), and the Least tern (endangered). (Id. at 5.) Mission Creek also

supports valuable native vegetation, water year round and a variety of other wildlife. Moreover, the proposed development lies in the floodplain of Mission Creek. Clearly, the City is making no effort to maintain, preserve, enhance or restore the Mission Creek Estuary since it continues to ignore the resources and the impacts of the proposed development on those resources. The City's discussion of the impacts of the proposed project on Mission Creek does not reflect the resource protection policies of the City's certified LCP.

5. THE PROPOSED ENTRADA PROJECT IMPROPERLY REPLACES LOW COST RESIDENTIAL UNITS WITH TIME-SHARE UNITS

The LCP restricts re-development of the Californian Hotel in the Coastal Zone. The City's certified LCP imposes restrictions on the intensity of development in the City's Waterfront area. Pursuant to LCP Policy 5.1, rehabilitation of existing housing for all economic segments of the community shall be encouraged. LCP Policy 5.2 states that housing which provides living accommodations for persons of low and moderate income shall not be demolished unless certain circumstances exist. Even if such structures must be demolished, LCP policy 5.2 requires that "suitable replacement housing shall be found within the coastal zone, if feasible, or within the City of Santa Barbara, for persons displaced by such demolitions." The City has programs for investor-owners agreeing to rent their units to lower income households, but "[w]henever such housing must be removed, suitable replacement housing will be found for displaced households." (LCP, page 72.) Hence, the City's certified LCP prohibits the conversion of residential units to expensive visitor-serving time-share units which are twice the size of the original rooms being replaced.

The Californian Hotel has been used historically for low-cost, month-to-month rentals. In order to comply with the City's LCP policies, the City needs to fully investigate the history of these rentals and how and when the units became vacant. To date, the City has failed to perform such an analysis. This analysis is important due to the extreme lack of affordable housing in the City of Santa Barbara. The City has already lost affordable housing units in other cases, including the Virginia Hotel and the Carrillo Hotel. If the City fails to require the project applicant to pay for new single room occupancy (SRO) units, the burden of additional homelessness and the adverse health and welfare impacts of overcrowded housing will fall on the taxpayers and residents of the City of Santa Barbara. Converting the Californian Hotel from residential use to visitor-serving time-share units is a change in use. The City failed to conduct any analysis of the residential use of the Californian Hotel and thus, failed to comply with the City's certified LCP.

The City also failed to conduct an analysis of the effects of the intensification of development on site A and the project as a whole on the Waterfront area. LCP Policy 12.2 states that new developments within the City's Waterfront Area shall be evaluated as to a project's impact on the area's openness, lack of congestion, naturalness and rhythm. The proposed project includes replacing rooms from the Californian Hotel on site A with time-share units on site A, B, and C. The rooms are being replaced with rooms of three times the size of the original room and contain a kitchen. The existing rooms at the Californian Hotel range from 250 to 300 square feet.

The time-share units in the proposed Entrada project are approximately 1,100 square feet (650 square feet constitute the primary unit and 450 square feet constitute the lock-out unit)! In addition to the existing development on the project site, the proposed Entrada project as a whole intensifies development from 38,918 square feet of existing development to over 181,000 square feet of new development! This intensification of development is inconsistent with the City's certified LCP.

E. CONCLUSION

As stated above, the proposed Entrada project is not in conformance with several LCP polices and provisions. The proposed project will negatively impact views to and from coastal areas, will cause increased traffic and congestion in the Waterfront area and adjoining neighborhoods, fails to provide adequate parking in the Waterfront area and adjoining neighborhoods, fails to address aesthetic, biological and water resources, and improperly replaces low-cost residential units with expensive time-share units and intensive development inconsistent with the City of Santa Barbara's certified LCP.

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APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT (Page 2)

- 5. Decision being appealed was made by (check one):
- a. __Planning Director/Zoning c. __Planning Commission Administrator
- b. <u>x</u>City Council/Board of d. _Other_____ Supervisors

6. Date of local government's decision:

7. Local government's file number (if any):

SECTION III. Identification of Other Interested Persons

Give the names and addresses of the following parties. (Use additional paper as necessary.)

a. Nome and mailing address of permit applicant: William Levy, dba Santa Barbara Beach Properties, L.P. 120 El Paseo, Santa Barbara, CA 93101

and

Santa Barbara Redevelopment Agency 630 Garden St., Santa Barbara, CA 93101

b. Names and mailing addresses as available of those who testified (either verbally or in writing) at the city/county/port hearing(s). Include other parties which you know to be interested and should receive notice of this appeal.

- League of Women Voters Citizens Planning Assn. of Santa Barbara
 Tanva Gulesserian
 906 Garden St., Santa Barbara, CA 93101
- (2) City of Santa Barbara 735 Anacapa St. Santa Barbara, CA 93101

SECTION IV. Reasons Supporting This Appeal

Note: Appeals of local government coastal permit decisions are limited by a variety of factors and requirements of the Coastal Act. Please review the appeal information sheet for assistance in completing this section, which continues on the next page. State briefly <u>your reasons for this appeal</u>. Include a summary description of Local Coastal Program, Land Use Plan, or Port Master Plan policies and requirements in which you believe the project is inconsistent and the reasons the decision warrants a new hearing. (Use additional paper as necessary.)

These Appellants are agrieved by and are appealing those portions of the project approval which permit reduction and obstruction of coastal access to the public in violation and contradiction to the terms of sections 30252 and 30253 of the California Coastal Act and the policies of the City of Santa Barbara 1994 amended Coastal Plan as set out in components 4 & 5 (pages 10-11), ISSUES and POLICY GROUPS (set out on pages 15-17) and various general and specific policies for the coastal zone 1.1 to 12.2 set out on (CONTINUED ON ADDITIONAL PAGE)

Note: The above description need not be a complete or exhaustive statement of your reasons of appeal; however, there must be sufficient discussion for staff to determine that the appeal is allowed by law. The appellant, subsequent to filing the appeal, may submit additional information to the staff and/or Commission to support the appeal request.

SECTION V. <u>Certification</u>

The information and facts stated above/are correct to the best of my/our knowledge.

۷, mer lan James E. Marino Signature of Appellant(s) or Authorized Agent

Date ____ 2 September 1999

NOTE: If signed by agent, appellant(s) must also sign below.

Section VI. Agent Authorization

1/We hereby authorize	James E. Marino	to act as my/our
representative and to appeal.	bind me/us in all matters	concerning this
abhee	he	enz, President, CAB
	Scott We	enz, President, CAB

Signature of Appellant(s)

Date <u>2 September 1999</u>

SEE ATTACHED SIGNATURE PAGES FOR ADDITIONAL. APPELLANTS APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT

(Page 4)

IV. (continued)

pages 18 to 193, including but not limited to all policies which impact and affect, public access, circulation, transportation, as well as parking, all within the coastal zone and the sphere of influence of the proposed development along the waterfront areas, and Goals 2 through 14 of the circulation element of the City of Santa Barbara. In addition, the concurrent public works project is also violative of the Coastal Act and the policies and goals of the Coastal Plan of the City of Santa Barbara, and the circulation elements as set out above. In addition to the above violations of law and conflicts in policy this project has, as set out above, this proposed project is also violative of the California Environmental Quality Act as it applies to areas of the coastal zone in that the environmental review which resulted in an erroneous mitigated negative declaration was deficient and based on erroneous contrived and incomplete information and it failed to adequately address or mitigate serious and significant matters within the coastal zone which negatively impact and affect both residents and users of the coastal zone and waterfront areas.

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-	HIBIT NO. 9				
APPLICATION NO.					
A-4-SBC-99-200					
I	a Entrada				

RESOLUTION NO. 99-098

A RESOLUTION OF THE COUNCIL OF THE CITY OF SANTA BARBARA DENYING THE APPEAL AND UPHOLDING THE DECISION OF THE PLANNING COMMISSION TO APPROVE THE FINAL MITIGATED NEGATIVE DECLARATION AND TO APPROVE THE ENTRADA DE SANTA BARBARA PROJECT.

WHEREAS, a development application was received and processed by the City at the request of Santa Barbara Beach Properties, L.P., (hereinafter the "Owner" or the "Applicant") for the real property located at 20-120 State Street, 15 East Mason street, 125 State street, and the State Street Right-of-Way between the Mission Creek Bridge and the Union Pacific Railroad Right-of-Way; APNs 033-102-003, -004 and -014; 033-111-001,-002 and -003; 033-081-003, -004, -005, and -010; and 033-010-004 (hereinafter referred to as the "Real Property"); HRC-II (Hotel and Related Commerce) and SD-3 Coastal Zones; General Plan Designation: Hotel and Commerce/Buffer (designated Master Application No. MST 97-0357 - hereinafter referred to as the "Project");

WHEREAS, the proposed Project involves the private redevelopment of three major blocks of real properties at the intersection of State Street and Mason Street with a total of 17,532 square feet of commercial retail uses and 81 vacation ownership ("time-share") units described in more detail as follows: The 81 vacation ownership units each have a separately usable "lockout unit," thereby providing for the possibility of a total of 162 transient lodging units. A total of 210 parking spaces are proposed, including a 145-space parking structure south of the railroad right-of-way between State Street and Helena Avenue.

WHEREAS, with the permission of the City, certain public alterations are also proposed, right-of-way including а reconfiguration of on-street parking on Mason Street and Helena Avenue, a widening of the sidewalk and narrowing of the State Street roadway along the project frontage consistent with the State Plaza design north of U.S. Highway 101, and other Street alterations. These alterations are proposed in cooperation with the Redevelopment Agency to allow for the consistent development of the portion State Street between the railroad right-of-way and Cabrillo Boulevard in a manner consistent with the Redevelopment Agency's projects on other portions of State Street. A traffic signal is also proposed at the intersection of State Street and Mason Street. A 2,500 sq. ft. public Visitor Information Center (the "VIC") is also proposed within the proposed project (in addition to the 17,532 sq. ft. of commercial uses) along State Street adjacent to the railroad tracks in cooperation with the City Redevelopment Agency. The proposed VIC would provide its required parking within

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the City-operated surface parking lot previously approved for 125 State Street as part of the Coastal Development Permit for the Redevelopment Agency's Railroad Depot Improvement Project.

WHEREAS, the City discretionary applications required for the project are:

1. A Development Plan to allow for the proposed nonresidential development of approximately 132,000 sq. ft. for commercial and vacation-ownership use.

2. A recommendation from the City Planning Commission to the City Council to allow for a maximum of 2,500 sq. ft. of nonresidential development to be permitted under the Community Priority category of City Charter Section 1508 (Measure E) for the proposed Visitor Information Center (SBMC §28.87.300) and action by the City Council to approve the Community Priority designation.

3. A transfer of Existing Development Rights to allow for the internal transfer of existing development rights among the three proposed project site in accordance with Chapter 28.95 of the Santa Barbara Municipal Code.

4. A Tentative Subdivision Map for the sites designated Sites A, B, and C to allow for the creation of condominiums for vacation-ownership and commercial purposes in accordance with Chapter 27.07 of the Santa Barbara Municipal Code.

5. A Coastal Development Permit pursuant to the state Coastal Act (CDP99-0013) to allow for the proposed development within the appealable (Entrada Site A) and non-appealable (Entrada Sites B and C, including the Visitor Information Center) jurisdictions of the Coastal Zone, and the proposed State Street right-of-way alterations within the appealable jurisdiction of the Coastal Zone under Section §28.45.009 of the Santa Barbara Municipal Code.

6. A Zoning Ordinance Modification to provide less than the 232 parking spaces required by the Municipal Code for the proposed Entrada de Santa Barbara project pursuant to Santa Barbara Municipal Code §28.92.026 (A) (1).

7. A Zoning Ordinance Modification to allow for encroachments into required building setbacks along State Street, Mason Street, and Helena Avenue pursuant to Santa Barbara Municipal Code §28.92.026 (A) (2).

8. A Zoning Ordinance Modification to allow for interior alterations to the fourth floor of the existing Californian Hotel, a portion of an existing non-conforming building which exceeds the 45-foot height limit required by City Charter Section 1506 pursuant to Santa Barbara Municipal Code §28.92.026 (A) (5). WHEREAS, the City Planning Commission, after extensive public hearings on the project application, took public comment, heard, considered, and adopted a Mitigated Negative Declaration prepared for the project (ENV97-0452) pursuant to the guidelines of the California Environmental Quality Act, California Administrative Code Section 15074.

WHEREAS, the Planning Commission held the required public hearing on the above referenced application and it approved the project and the specific development applications requests made in connection with the Project on July 1, 1999 as described in more detail in Planning Commission Resolution 047-99 and in the Planning Division staff reports provided to the Commission in connection with this decision.

WHEREAS, the following detailed exhibits were presented for the record to the Planning Commission in support of its decision and are also concurrently presented to the City Council in connection with this decision:

1. The City Staff Planning Commission Reports with Attachments dated June 24, 1999, July 1, 1999;

2. A Site Plan for the Project;

3. All letters in support and in opposition to the Project Application as listed in the May 27, 1999 and June 24, 1999 Minutes of the Planning Commission.

WHEREAS, the proposed Entrada de Santa Barbara project description is now more specifically described as a result of the changes made through the public, City staff and Commission review process before the City Planning Commission and this more detailed description is contained in the original Project Description portion of the Initial Study and the Draft Mitigated Negative Declaration dated May 5, 1999.

WHEREAS, the Second Revision to the Initial Study and Draft Mitigated Negative Declaration which was considered by the City Planning Commission on May 27, 1999 indicated that Project Description had been revised to include open plaza areas and paseos, view corridors, additional landscape features, design amenities, undergrounding of utilities, street improvements, building facade and building height variations, and additional building setbacks as directed and requested by the City Planning staff, the City Planning Commission and the City Historic Landmarks Commission.

WHEREAS, City Planning staff and the Planning Commission received numerous comments from May 7, 1999 to June 7, 1999, both in writing and during a public comment hearing held on May 27, 1999 on the revised Project Description and the Mitigation Measures of the draft Mitigated Negative Declaration.

WHEREAS, on June 24, 1999, the Planning Commission again took

extensive public testimony and comment, both written and oral, and it considered the possible adoption of the Mitigated Negative Declaration in light of further project revisions, as indicated on revised plans submitted June 8, 1999.

WHEREAS, the Applicant has provided the Planning Commission and City staff with further Project Description revisions as indicated on the revised plans dated June 28, 1999 in response to Staff and Commission comments during the June 24, 1999 hearing and all previous hearings.

WHEREAS, the City Council has been presented with a detailed and comprehensive staff report (along with the mitigated negative declaration) and with additional supporting documentation and studies as attachments which staff report is dated as of August 6, 1999 and was prepared by the staff of the Community Development Department's Planning Division which report is incorporated herein by this reference as though fully set forth herein;

WHEREAS, the City Council has had available for review and full consideration, in the City Council's Reading File, numerous studies, reports, memorandums, and letters in connection with the Project, in particular, the possible environmental effects of the Project, as such studies, reports, etc., are listed in the attached Exhibit B and the Council has reviewed and considered the evidence and finding contained in such reports and studies to the extent necessary to support the findings and determination made herein;

WHEREAS, such Reports and Studies (as listed in Exhibit B) have also all been available for public review and comment and there have been extensive public comment and testimony on such matters;

NOW, THEREFORE BE IT RESOLVED by the City Council of the City of Santa Barbara as follows:

I. Approval of Recitals. The above stated recitals are true and correct and accurately reflect the determination and scope of review conducted by the City of Santa Barbara with respect to the Project.

II. Findings and Determinations. The Project is approved making the following express findings and Council determinations:

A. Environmental Findings.

1. Findings for Adopting the Mitigated Negative Declaration under the California Environmental Quality Act (CEQA Guidelines 15074):

a. After reading and considering the Initial Study, the revised Initial Study, the second revision to the Initial Study/Mitigated Negative Declaration (in particular the revisions to the Project Description through the date the Planning Commission July 1, 1999 approval), all public and

City staff comment (both written and oral), the proposed Mitigation Measures and the Mitigation Monitoring Program, the City Council hereby finds and determines that, on the basis of the entire record before the Planning Commission and now before this City Council, there is no substantial evidence that the Project will have a significant adverse effect on the environment.

b. The City Council further finds and determines the Mitigated Negative Declaration and the Mitigation Measures required therein reflects the Council's independent judgment and analysis based on the entire record available to the City Council.

c. All relevant studies, reports, documents, submittals, plans, designs and other related materials with respect to the Project and the Mitigated Negative Declaration are within the custody of the City's of Santa Barbara's Community Development Department (with the City's Plan Check/Records Supervisor acting as the custodian of records) located at 630 Garden Street, Santa Barbara, California 93101 and open and available during regular business hours Monday through Friday.

d. Pursuant to CEQA Guidelines Section §15074 for the California Environmental Quality Act, the City Council adopts the Mitigated Negative Declaration (ENV97-0452) for the Project, as revised in connection with the public hearings held on this matter and as described herein, including specifically the Mitigation Measures and the Mitigation Monitoring Program.

2. Findings for Exemption from Fish & Game Code Requirements.

a. An Initial Study was conducted by the City which evaluated the potential for the Project to result in adverse effect, either individually or cumulatively, on wildlife resources. (For this purpose, wildlife is defined as "all wild animals, bird, plants, fish, amphibians, and related ecological communities, including the habitat upon which the wildlife depends for its continued viability." Section 711.2 Fish and Game Code.)

b. There is no evidence that the Project would have any potential for adverse effect on wildlife resources because it is located in a developed, urbanized area.

c. The City Council has read and considered the Final Mitigated Negative Declaration (ENV97-0452) and finds that there is no substantial evidence that the project will have a significant effect on the environment.

B. Project Findings.

1. With Respect to the Requested Modifications (SBMC \$28.92.026):

a. Parking or Loading Requirements. The modification will not be inconsistent with the purposes and intent of the City's Zoning Ordinance (Title 28 of the Santa Barbara Municipal Code) and will not cause an increase in the demand for automobile parking space or loading space in the immediate area. As outlined in more detail in the Second Revision to the Initial Study, the proposed project would provide sufficient parking to adequately meet the project's anticipated current and future demand.

b. Yard, Lot, and Floor Area Requirements. A modification is consistent with the purposes and intent of the Zoning Ordinance and is necessary to (i) secure an appropriate improvement on a lot, or (ii) prevent unreasonable hardship, (iii) promote uniformity of improvement or (iv) construct a housing development which is affordable to very low-, low-, moderate-, or middle-income households. The proposed project includes variations in building facades and setbacks, as well as open public paseo and plaza areas which offset concerns related to the size, bulk, and scale of the Project relative to the proposed setback encroachments necessary for the Project.

c. Alteration of Non-conforming Building Within the Area Exceeding Height Limitation. The modification being granted will increase neither the height nor will it increase the floor area of any portion of the building or structure that exceeds the building height limit, except as otherwise allowed in the City Zoning Ordinance. The proposed alterations to the non-conforming fourth story portion of the Californian Hotel will provide aesthetic enhancements to the building, and help preserve a historic building by making improvements to continue its economic viability and use and to avoid its demolition and the loss of a potentially significant historic structure and architectural resource.

2. Coastal Development Permits under Section \$28.45.009.6(H) of the Santa Barbara Municipal Code:

a. The Project is consistent with the goals and policies of the California Coastal Act of 1976.

b. The Project, with the recommended conditions of approval contained herein, complies with Coastal Act provisions related to protection of public visual resources and by encouraging visitor-serving coastal uses.

c. The Project is consistent with all applicable policies

of the City's Coastal Plan as certified by the state Coastal Commission, all applicable implementing guidelines, and all applicable provisions of the City Municipal Code.

d. The Project, as conditioned, is consistent with Local Coastal Plan ("LCP") polices regarding visual resources, visitor-serving uses, and circulation. The Project, as conditioned, meets all applicable Municipal Code requirements, including the requirements for Modifications.

3. Development Plan Approval pursuant to Santa Barbara Municipal Code \$28.87.300.

a. The Project, as conditioned, complies with all provisions of the City's Zoning Ordinance. The project meets all applicable requirements of the City's HRC-2 Zoning designation, and it meets the required criteria for modifications allowed by Zoning Ordinance; and

b. The Project, as conditioned and as now mitigated in the Project Description, is consistent with the principles of sound community planning. The Project, as conditioned, provides for a mixed use visitor-serving development in an enhanced pedestrian environment, and would provide needed aesthetic improvements to this area of lower State Street, including open plaza areas, high quality architecture and landscaping, and undergrounding of utilities. The Project would also provide an important visual and functional link between the City's Downtown and the City's Waterfront and Harbor areas through the proposed land use and circulation improvements, and through the economic revitalization of this area of State Street and the surrounding neighborhoods; and

Red

c. The proposed development will not have a significant adverse impact upon the neighborhood's aesthetics and character in that the size, bulk, and scale of the Project will be compatible with the neighborhood. The size, bulk, and scale of the Project, as conditioned, would be appropriate for the neighborhood, given the variations in building height, façade, and massing, along with the provision of open plaza and paseo areas and view corridors to the mountains; and

d. The Project will not a have a significant unmitigated adverse impact upon the City's or the South Coast's affordable housing stock. The Project would only generate an estimated seven net new employees. Moreover, the

Project will create substantial property tax increment revenues, a large portion of which will be used by the City Redevelopment Agency to foster and encourage affordable housing in connection with the Agency's Central City Redevelopment Project Area both within the Project Area and within the City generally; and or the provided the arge to employees who request them for

e. The Project will not have a significant unmitigated adverse impact on the City's water resources. The Project site is located in an urban area, and is served by existing utilities which utilities have the present and anticipated capacity, now and in the future, to properly and adequately serve the Project without adversely impacting such resources. As a result, as discussed in more detail in the Second Revision to the Initial Study, the Project will not have a significant impact on the City's water resources; and aware the Arde Second re-Program of a such resources; and aware the Arde Second re-Santa second resources administered by the Santa second resources are administered by the

f. The proposed development will not have a significant unmitigated adverse impact on the City's traffic. As discussed in the Second Revision to the Initial Study, the proposed project is anticipated to generate fewer vehicular trips than the existing conditions, and the proposed alterations to State Street are not anticipated to have a significant impact on City traffic; and

g. The necessary traffic and other circulation resources will be available and the needed traffic improvements will be in place at the time of project occupancy. The proposed State Street alterations will be completed in conjunction with the proposed project, as part of the Project and as conditions of the issuance of permits for the Project.

4. Transfer of Existing Development Rights Pursuant to Santa Barbara Municipal Code Section 28.95.060.

a. The proposed sending and receiving sites utilized by the Project within the proposed Site are consistent with Zoning Ordinance Requirements, General Plan provisions regarding the openness and visual character of the Lower State Street area, and LCP provisions regarding visual resources.

b. The proposed developments with the internal TEDR for the Project will not be detrimental to the site(s), neighborhood or surrounding areas of State Street. The proposed land uses and scale of the project, as conditioned, are compatible with the surrounding neighborhood; and

c. The floor area of proposed non-residential development on the Project receiving site does not exceed the sum of the amount of Existing Development Rights transferred when added to the amount of Existing Development Rights on the receiving site, and does not exceed the maximum development allowed by the applicable zoning of the receiving site. The project is consistent with this requirement; and

d. Each of the proposed non-residential developments on the respective internal sending site(s) and receiving site(s) of the Project will meet all standards for City review as set forth in Section 28.87.300.E of the Santa Barbara Municipal Code and all provisions of Chapter 28.95 of the Santa Barbara Municipal Code, and will comply with any additional specific conditions for a transfer of development rights approval. The Conditions of Approval for the Project include all requirements for an appropriate TEDR approval; and

e. The Development remaining, or to be built on the sending site is appropriate in size, scale, use and configuration for this neighborhood of State Street and is beneficial to the local community.

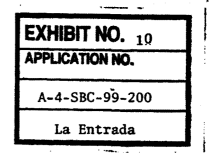
5. For Approval of the Tentative Map Pursuant to Section 27.07.100 of the Santa Barbara Municipal Code.

a. The tentative subdivision map is consistent with the General Plan and the Zoning Ordinance of the City of Santa Barbara. The proposed project, as conditioned, is consistent with the Zoning Ordinance requirements, General Plan provisions regarding openness, visual character, and circulation within the Lower State Street area, and consistent with the City's LCP provisions regarding visual resources.

II. The Conditions of Approval. The City Council's approval of this Project is subject to the express conditions attached hereto as Exhibit A - the "Entrada De Santa Barbara Conditions of Approval" dated as of August 10, 1999.

Adopted August 17, 1998

sviley/res/entrada.fnl August 6, 1999



ENTRADA DE SANTA BARBARA CONDITIONS OF APPROVAL

AUGUST 10, 1999

Page 1 of 21

A. Prior to the issuance of any building permit for the Project on the Real Property, the following conditions shall be imposed on the use, possession and enjoyment of the Real Property and shall be recorded by the Owner with the Final Map on an "Agreement Relating to Subdivision Conditions Imposed on Real Property" which shall be reviewed as to form and content by the City Attorney, Community Development Director, and Public Works Director:

1. Owner shall provide for the uninterrupted flow of water through the Real Property including, but not limited to, swales, natural water courses, conduits, and any access road as appropriate. Owner is responsible for the adequacy of any drainage facilities and for the continued maintenance thereof in a manner which will preclude any hazard to life, health, or damage to the Real Property or any adjoining property.

2. Owner shall record an Agreement Assigning Water Extraction Rights to assign to the City of Santa Barbara the exclusive right to extract water from under the Real Property. Said assignment and any related agreements are subject to the review and approval of the City Attorney and the Public Works Department prior to recordation.

3. Owner shall comply with the Landscape Plan as approved by the Historic Landmarks Commission (HLC). Such plan shall not be modified unless prior written approval is obtained from the HLC. The landscaping on the Real Property shall be provided and maintained in accordance with said landscape plan.

4. The development of the Real Property (the "Project") is limited to that project description and development and site plan approved by the Planning Commission on July 1, 1999 more specifically described as 17,532 sq. ft. of non-residential building area, a 2,500 sq. ft. Visitor Information Center, 81 two-bedroom vacation ownership units (including lock-out units), and the improvements shown on the Tentative Subdivision Map/Development Plan signed by the chairman of the Planning Commission on said date and on file at the City of Santa Barbara.

5. Exterior lighting, where provided, shall comply with the City's Lighting Ordinance and shall be of low intensity in order to provide aesthetically pleasing lighting which promotes safety, but shall not impose on adjacent properties and uses. No floodlights shall be allowed. Lighting shall be directed toward the ground.

6. Owner or all employers shall contact the Metropolitan Transit District (MTD) to purchase bus passes or the equivalent for their employees. These passes shall be provided free of charge to employees who request them for travel to and from work. Notice of the free passes shall be provided to existing employees and new employees when they are hired.

7. Notice of MTD bus routes and schedules shall be placed and maintained up-to-date in a central (public) location accessible to employees and time-share residents.

8. Employees shall be made aware of the Ride-Sharing Program or similar successor programs administered by the Santa Barbara County Association of Governments or successor agency. The Owner and/or all employers shall have all employees registered semi-annually in the Ride-Sharing Program and shall make every effort to encourage participation in the program.

9. Parking lot sweeping and trash pickup operations shall be prohibited on the project site between the hours of 10:00 p.m. and 7:00 a.m.

10. A total of 33 bicycle parking spaces shall be provided and maintained on the project site.

11. The Owner shall record express requirements imposed on the owner(s) of the time-share estates (or their operator or agents) which assure full compliance with the requirements of the City's Transient Occupancy Tax ordinance (SBMC Chapter 4.08 as presently adopted or subsequently amended) including, but not limited to, the following requirements:

a. For the reporting to the City Finance Director of all transient occupancy revenues from the time-share units (whether primary or "lock-out" type).

b. For the collection of the applicable Transient Occupancy Tax, including any applicable late penalties.

c. For the prompt timely payment of such taxes and applicable penalties to the City.

d. A methodology for establishing, to the City's reasonable satisfaction, when a time-

share unit (whether primary or "lock-out" type) has been occupied by an owner, a member of the owner's immediate family, or a nonpaying guest of the owner under circumstances where no monetary consideration accrues to the owner as a result of the guest's or family member's occupancy and, therefore, S.B.M.C. Chapter 4.08, as currently enacted, does not apply to the occupancy.

e. A methodology for establishing the daily fair market rent paid as a result of the occupancy of a time-share unit (whether primary or "lock-out" type) by a non-owner where the occupancy is not a result of the payment of cash consideration.

f. Appropriate record keeping requirements sufficient to allow the City to audit the time-share owners (or the operator or agents thereof) for compliance with the City's Transient Occupancy Tax Ordinance; and

g. The Owner will expressly acknowledge that the above-stated Transient Occupancy Tax conditions are for the express purpose of enforcing the reporting and collection of the City's Transient Occupancy Tax as such tax is enacted on the date of the approval of Owner's Project.

h. Owner shall also expressly acknowledge that the City Council of the City may, through an amendment to Chapter 4.08, extend the applicability of the Transient Occupancy Tax to the occupancy of its time-share units by the owners of such units (including non-paying family members and guests). The Owner will further acknowledge that, should such an amendment to Chapter 4.08 be enacted, the provisions of the above-referenced agreement with respect to the record keeping, reporting, and collection of City Transient Occupancy Taxes will apply with equal force to the occupancy of time-share units by the owner thereof, members of the owner's family and non-paying guests of the owner.

12. The Owner shall enter into an agreement with the City with respect to the permanent availability of 48 off-street parking spaces for use by the general public on a non-preferential basis (i.e., without preference to patrons, employees, or tenants of the Project or the time-share units) in a manner consistent with the retail parking program of the City. Such agreement shall be

recorded at the Office of the County Recorder, and include, but not be limited to:

a. Conditions of operation which assure that the public parking will have an initial period of free parking at least equal to the period of free parking offered by the City at the majority of its Central Business District public retail parking facilities.

b. Conditions which require an hourly parking, rate structure for the public parking which is not greater than that charged by the City at the majority of its Central Business District parking facilities.

c. A waiver of the right to protest the extension of the City's Parking and Business Improvement Area Assessment (SBMC Chapter 4.37) should the City choose to extend its application to the area of the Project.

All Existing Development Rights for the sending and 13. receiving sites, measured by number of hotel rooms and square feet of floor area, shall be clearly and accurately designated on the sending and receiving site development plans pursuant to SBMC §28.95.070.B.2. The legal instrument by which the Existing Development Rights are to be transferred shall be reviewed and approved by the City Attorney and the Community Development Director pursuant to SBMC §28.95.070.B.3 and recorded with the County Recorder. Proof of the elimination of the transferred floor from the sending site area shall be reviewed and approved by the Community Development Director prior to recordation of the transfer instrument pursuant to SBMC §28.95.070.B.4. Proof of recordation and proof of elimination of the Existing Development Rights on the sending site shall be submitted to the Community Development Director pursuant to SBMC §28.95.070.B.5.

14. The proposed vacation-ownership units shall be marketed as time-share units (as defined by California Business and Professions Code Section 11003.5) in accordance with a sales/marketing plan to be submitted to the City and approved by the Community Development Director and the City Attorney, prior to the recordation of the Final Subdivision Map for the project. The sales/marketing plan shall include, but not be limited to, the times, areas, and methods used to sell the vacation ownership time-share units, marketing methods to be used, on-and off-site marketing and signage, and provisions for re-sale of units. The sales/marketing plan shall also include provisions to ensure that no sale or

re-sale of interest in the project shall allow for any occupancy of one primary unit and/or lock-out suite by owner or other occupant in excess of 30 consecutive days.

15. The applicant shall provide a time-share-marketing contingency and conversion plan outlining actions to be taken by the applicant if 50 percent of the time available to be sold for the vacation-ownership estates fails to sell within two years of the issuance of a. Certificate of Occupancy for the first unit. This plan shall include enforceable mechanisms to ensure compliance with the contingency and conversion plan or appropriate conversion of the remaining units to another viable land use to the satisfaction of the Community Development Director. This plan shall be subject to review and approval by the Community Development Director and City. Attorney. Any conversion proposed pursuant to this plan shall be subject to review and approval by the Planning Commission.

16. The plaza, paseo, and courtyard areas, and access to the parking structure, as shown on the approved plans, are to remain open and available for public use. If security issues related to the plaza, paseo, or courtyard areas arise, the Owner may propose alternatives to keeping these areas open to the public, and any change in this regard shall be subject to review and approval of the Planning Commission.

17. All deliveries to the Project premises shall be scheduled for times outside of the evening 4-6 p.m. peak traffic hours.

18. A Visitor Information Program shall be prepared and implemented to provide information to vacation ownership unit occupants prior to arrival at the project. The program shall be subject to review and approval by the Community Development Department and the Transportation Planning Division and shall include, but not be limited to:

a. A means of providing train, bus, time-share shuttle and airline schedules and maps to prospective vacation ownership unit guests.

b. A means of providing vacation ownership unit guests with information on the availability of valet parking upon check-in, alternative transportation modes, schedules, and maps of access to the Central Business District, beach area and other local and regional points of interest. In addition, the vacation ownership unit operator shall contact the Metropolitan Transit District to purchase bus and/or shuttle passes or tokens for hotel guests. The availability of these passes shall be made known to all guests.

c. Advertisement for and solicitation of meetings and other events which includes explanation of the City's clean air and energy reduction goals, and an explanation of the benefits of using alternative transportation modes.

d. A means of coordinating special events with the City so that appropriate traffic controls, rerouting and timing of events can be achieved.

e. Provisions for optional valet parking at registration/check-in.

19. The Owner shall provide a plan for the retention of the existing coastal recreational uses (i.e. bike and kayak rentals) on the subject property prior to issuance of a demolition, grading, or building permit for the project. This plan shall be subject to review and approval by the Community Development Director.

20. The Owner shall provide shuttle service to the Santa Barbara Airport and Railroad Depot for arriving and departing vacation ownership unit occupants.

B. The Owner shall submit the following or evidence of completion of the following to the Public Works Department prior to recordation of the Final Map:

1. Owner shall provide Improvement Plans for construction of improvements on State Street, Mason Street, and Helena Avenue as such improvements are generally indicated on the Tentative Subdivision Map, the Plans approved by the Planning Commission, and these conditions of approval. Improvements shall include, but are not limited to, curbs, gutters, sidewalks, driveways, City-approved pavement on aggregate base, pavement striping, underground utilities, street lights with underground

wiring, appropriate directional and regulatory traffic control signs, extension and/or replacement of City utility mains, sewer system, water system, and drainage system, including adequate positive drainage. The improvement plans shall include the road narrowing transition improvements to accommodate the proposed reduction in traffic lanes on Street. State Improvements shall also include relocated bus pockets near the intersection of State and Mason Streets and public improvements as indicated on the Tentative Map and project plans approved by the Planning Commission. A copy of the Conditions of Approval shall be placed on the Improvement Plans. The Improvement Plans shall be prepared by a registered Civil Engineer and reviewed by the City Engineer, the Transportation Manager, and shall be signed by the City Engineer.

The Owner shall indicate on the Improvement Plans that all existing utility mains that were installed more than ten years ago beneath all new "Enhanced Pavement" areas including sidewalks, as indicated on the Tentative Map and plans approved by the Planning Commission, shall be replaced with new pipe prior to the placement of the enhanced pavement. Proposed Enhanced Pavement materials shall be reviewed and approved by the Public Works Department and the Historic Landmarks Commission.

The Improvement Plans shall also include the following items, subject to review and approval by the Public Works Department:

a. The crosswalks at the intersection of State and Mason shall be configured to match the State Street Plaza design per the approval of the Public Works Director and Historic Landmarks Commission.

b. The width of Mason Street where parking is provided on both sides shall be 36 feet (two 8-foot wide parking lanes, two 10-foot wide travel lanes) to allow for two feet of additional sidewalk on each side of Mason Street.

c. The Mason Street crosswalks at the intersection of State Street shall remain 24 feet wide to accommodate vehicles turning right. The width of the Mason Street midblock crossing shall remain 20 feet wide.

d. The curb cut on State Street, parallel to the existing Channel Islands Surf Shop (29 State Street), shall be reduced such that it does not provide service to Site A. e. The striping for parallel parking on Mason Street

shall be omitted.

f. The southbound right-turn pocket at State and Mason shall be lengthened so that southbound vehicles from Be Bop Burger (111 State Street) enter on State Street in the right turn pocket.

g. The Owner shall reconstruct Helena Avenue south of Mason Street to the south end of the property frontage. The sidewalk and roadway shall be concrete. The improvements shall a transition between the include: (i) proposed project improvements and existing conditions, and the transition shall extend south of the subject property frontage; and (ii) associated drainage improvements; all to the Public Works satisfaction of the Department.

h. Owner shall provide plan and profile sections of all underground pipes and drainage structures on the public right-of-way plans. The drainage improvements shall convey the 25- year storm event.

i. The Owner shall incorporate stormwater drainage pollution prevention best management practices in the design of the proposed stormwater drainage conveyance system to ensure the protection and preservation of Such drainage improvements Mission Creek. shall be subject to review and approval by the Public Works Department and Community Development Department. The design drawings shall also incorporate temporary stormater pollution prevention mechanisms similar to the National Pollution Discharge Elimination System (NPDES) "Construction Activity" Best Management Practices. If required, the Owner shall obtain any required NPDES permits from the Regional Water Quality Control Board.

2. The Owner shall submit to the Public Works Department a Final Map prepared by a licensed Land Surveyor or registered Civil Engineer.

3. Owner shall provide an Executed Agreement for Land Development Improvements and improvement security for construction of improvements.

4. The Owner has submitted an application for a Substantial Encroachment Permit to the City for the arcade encroachment on Mason Street. There shall be no private use or occupation of the encroachment. The

encroachment shall be reviewed for approval by the City Council. If the Substantial Encroachment is approved, the Owner shall provide a separation distance of two-feet from the curb to the arcade encroachment.

5. The Owner shall enter into an agreement to maintain all enhanced roadway pavement within and adjacent to the proposed pedestrian crossings and the intersection of State and Mason Streets. The agreement shall be reviewed and approved by the City Attorney and the Public Works Director, and shall be recorded in the Office of the County Recorder.

C. The Owner shall submit the following or evidence of completion of the following to the Public Works Department prior to issuance of a Public Works Permit or Building permit for the Project.

1. The Owner shall obtain Minor Encroachment Permit(s) from the Public Works Department for encroachment and continued maintenance of any private improvements or enhanced pavement materials, that are dissimilar to the City approved enhanced paving materials, which extend from the subject property into the public right-of-way at the locations of plazas and paseos.

2. To the maximum extent feasible, the Owner shall underground including all utilities, transmission overhead and distribution lines, fronting and within the subject property, exclusive of those overhead utilities which cross the UPRR right-of-way. The Owner shall contact all public utility companies that have mains and services on State Street, Mason Street, and Helena Avenue, and provide a written request to the public utility companies for an analysis of their existing utilities to see if any main or utility service are aged and require replacement prior to restoration of construction within the public right-of-way. The Owner shall make allowance for and accommodate the utility companies in performing any utility main or service replacement work. The Owner shall submit a completed Underground Utility Personnel Contact Sheet to the Land Development Engineer.

3. As provided by SBMC §27.08.025, prior to the issuance of a certificate of completion for the Entrada development improvements, all overhead utilities on the west side of Helena Avenue between Mason Street and Cabrillo Boulevard, including the overhead utilities and existing utility poles shown to be removed as shown on sheet DP 1.6 of the plans approved by the Planning Commission, shall be placed underground at the applicant/developer's expense provided, however, that the undergrounding of the existing utility services to adjacent properties on Helena Avenue which are served by the utility lines indicated to be removed on the approved plans is contingent upon the execution of a license

agreement, between each of the affected adjacent property owners and the applicant, for entry on property or work on adjacent buildings owned by adjacent property owners for the purposes of accomplishing the undergrounding of their utility service connection, which license agreement shall be in a form acceptable to the City Engineer and the City Attorney.

Should the agreement fail to be executed by all affected adjacent property owners within sixty (60) days following approval of the form of the agreement by the City Attorney, the applicant shall be relieved of the obligation to underground utilities that serve the affected properties on Helena Avenue. The Owner shall provide for building guy anchors to secure any remnant utility poles associated with the project undergrounding activities to the satisfaction of the utility pole owner.

4. Coordinate all proposed abandonment of City utilities, structures and meters within the public right-of-way with the Public Works Department Utility Supervisors (805) 564-5409.

5. The Owner shall submit to the Public Works Department a video camera inspection of the existing State Street storm drains, downstream of the subject property. An inspection report or video shall be submitted to the Land Development Engineer. If obstructions or deficiencies are found in the storm drainpipes, the Owner shall rectify obstructions and/or deficiencies to the satisfaction of the Public Works Department.

6. Along the property frontage of Mason Street and Helena Avenue, the Owner shall remove existing concrete curb and replace with sandstone curb as required by the Historic Landmarks Commission. The existing deteriorated or substandard sandstone curb shall be replaced or restored to City standards. Restoration and replacement with sandstone curb shall include new City standard concrete gutter at locations determined appropriate by the Public Works Department. New City standard curb drains shall be provided to convey roof drainage under sidewalks to the street.

7. The existing street address and contractor names within the existing concrete sidewalk shall be protected and preserved, subject to review and approval by the Historic Landmarks Commission.

8. The Owner shall provide State Street Decorative style streetlights along State Street, Mason Street, and Helena Avenue fronting the subject property, as required by the Public Works Facilities Superintendent. Existing light standards may be relocated if approved by the Public Works Facilities Superintendent. The new streetlights shall be metered. The street light standards shall be "Awlgrip 2" epoxy paint coated, or equivalent, as approved by the Public Works Facilities Superintendent. Along the subject property street frontage, the Owner shall retire all existing street lights located on existing utility poles. The Owner shall coordinate all street light related improvements with the Public Works Facilities Superintendent (805) 564-5415. All existing light standards which are relocated must be coated with 'Awlgrip 2' epoxy paint or equivalent as approved by the Facilities Construction Superintendent, to match in kind the coating of the new light standards. All street light alterations shall be subject to review and approval by the Historic Landmarks Commission.

9. The Owner's contractor shall coordinate all public improvements with any adjacent contractors performing similar work in the vicinity specifically for the narrowing of State Street-related improvements.

10. The Owner's representative shall meet with the City Police Department Crime Analyst to determine how lighting, locking mechanisms, egress and fencing can be designed and installed so as to reduce the potential number of calls for police service from occupants of the Real Property.

11. The Owner shall create a sign program and install signage for the public rights-of-way within the immediate vicinity of the project site addressing the needs of motorists, bicyclists, pedestrians, transit users, and quadricycle users. This plan shall be subject to review and approval by the Transportation Planning Manager, the Sign Committee and the Historic Landmarks Commission (and/or Sign Committee in lieu of HLC as determined by the Community Development Director).

D. Prior to the recordation of the Final Subdivision Map for the Project, the Owner shall enter into a written Owner Participation Agreement with the Redevelopment Agency of the City of Santa Barbara, in a form and content acceptable to the Agency Executive Director and Agency Counsel, which provides for the following;

1. The construction, as part of the Project, (at the location shown in the approved plan) of a commercial condominium structure of approximately 2,500 square feet to be either sold or leased to the Redevelopment Agency or the City of Santa Barbara at a mutually agreed upon price determined by a certified appraiser acceptable to the Agency or City and owner based on a fair market value for a restricted public/community priority use as a community visitor center with public restrooms. If the purchase of the building proves infeasible for the Redevelopment Agency or the City of Santa Barbara, then an long-term lease may be substituted for sale of the condominium space.

2. That the Owner will be required to and will construct, at the Owner's expense, all of the street, sidewalk and related improvements shown on the Preliminary Grading and Drainage Plan (DPI.2 dated June 29, 1999) except as modified by Condition B.1. and except the following:

a. the required improvements in front of APNs 33-102-06 and 12 and located on the west side of State Street and south of the notation "End Project" on the approved Plans which will be constructed as a condition of approval on the Harbor View Inn Expansion Project.

b. The required street, sidewalk, and related improvements located on Helena Street south of the notation "End Project" as shown on the approved Plans. In return for the construction by the Owner of items c, d, and e below, the Owner Participation Agreement shall provide that the Owner's documented costs and expenses of designing, permitting and constructing these improvements would be a credit against the total Purchase Price that the Owner may be required to pay to purchase $10' \times 80'$ parcel owned by the City of Santa Barbara (Instrument No. 91-020552) located at the northeast corner of State and Mason Street:

c. The required street, sidewalk, and related improvements in front of APNs 33-111-04, 05 and 06 and which are located on the east side of State Street and south of the notation "End Project" as shown on the approved Plans.

d. The required street, sidewalk and related improvements in front of APNs 33-075-11, 04, 03, 02, 01 and 12 and which are located on the west side of State Street and north of Mason Street. e. The required street, sidewalk, and related improvements in front of APN 33-102-15 and which are located on the west side of State Street and south of the notation "End Project" on the approved Plans.

3. That the Owner shall make a monetary contribution or post an appropriate security acceptable to the Agency (or the Agency's designee) towards the projected cost of the installation of traffic signals along Cabrillo Boulevard at Anacapa and Chapala in an amount not to exceed thirty (30) percent of the cost of each signal together with a Agency contribution to the City towards the balance of the projected cost of such signalization, if the City installs these traffic signals within five years of the date of project approval.

4. That the Agency will provide a public parking facility located at 125 State Street in order to satisfy the parking needs of the Visitor Information Center prior to the issuance of a certificate of occupancy for the Visitor Information Center.

5. The applicant shall submit an off-site parking agreement to allow for the use of shared parking among the three project sites. This agreement is subject to review and approval of the City Attorney, Community Development Director, and Public Works Director, and shall be recorded against the subject properties prior to the issuance of building permits for the proposed project.

E. The following is subject to the review and approval of the Historic Landmarks Commission (HLC), and finalized and specified on the construction plans submitted for building permits:

1. Minimize visual impacts of street utilities (i.e. traffic signal boxes) to the greatest extent reasonably feasible.

2. Exterior lighting, where provided, shall comply with the City's Lighting Ordinance and shall be of lowintensity in order to provide aesthetically pleasing

lighting which promotes safety, but does not impose on adjacent properties and uses. All lighting, other than lighting within residential units, shall be energy-efficient lighting of a type other than incandescent, except as determined to be impractical by the Community Development Director.

3. The Owner shall create a sign program and install a signage for the public right-of-way within the immediate vicinity of the project site addressing the needs of motorists, bicyclists, pedestrians, transit users, and quadricycle users, as outlined in Condition B.1(e). (This item may be referred to the Sign Committee in addition to or in lieu of HLC, to be determined by the Community Development Director).

4. The Owner shall create a sign program and install signage for the project Site. (This sign program may be referred to the Sign Committee as determined by the Planning Commission and/or the Historic Landmarks

Commission

5. The Owner shall remove one third-story unit from either Site B or Site C and relocate the unit to the interior space within Site A, so that the overall square footage approved for Site A does not increase. The unit to be relocated shall be at the Owners discretion.

F. The existing buildings at 35, 36, and 100 State Street shall be documented for the City's Historical archives, pursuant to the City's standards as outlined in the Community Development Department document entitled "Required Documentation Prior to Demolition" prior to issuance of a building permit for demolition or alteration of the subject buildings.

G. Prior to issuance of demolition, grading or building permit for the proposed project:

1. A complete hazardous materials/waste site assessment shall be obtained by the applicant/property owners and approved by the County Protection Services Division delineating the vertical and lateral extent of the contamination.

2. The Owner shall demonstrate compliance with all applicable federal, state, and local regulations relative to remediation of hazardous materials on the subject property. Evidence of compliance shall be provided to both to the County Protective Services Division and City Community Development Department.

3. An Emergency Response Plan shall be formulated by the Owner and approved by the City Fire and Police Departments which addresses evacuation of the development in the event of a train derailment or release of hazardous materials from a train car.

4. Apply for and receive approval from the Parks Commission for the removal and relocation of any existing street tree(s), which the applicant proposes to remove. The Owner shall, at the Owners expense, relocate trees to the location reasonably designated by the City Arborist.

5. A qualified representative of the developer, approved by the City Planning Division and paid for by the developer, shall be designated as the Project Environmental Coordinator (PEC). The PEC shall be responsible for assuring full compliance with the provisions of the mitigation monitoring and reporting program to the City. The PEC shall have authority over all other monitors/specialists, the contractor, and all construction personnel for those actions that relate to the items listed in this program.

6. Provide a construction schedule including the name and phone number of the Project Environmental Coordinator (PEC) as a contact person to property owners and tenants (including business owners on Helena Avenue) within 450 feet of the project.

7. A source reduction/recycling plan shall be developed for the proposed project and submitted for review and approval by the City's Environmental Analyst and the County's Solid Waste Division. This plan shall include, but not be limited to, the following measures which shall be incorporated into the demolition and construction plans submitted for building permits:

a. Space and/or bins for storage of recyclable material shall be provided within the proposed project site. The hotel and restaurant operators shall encourage guests to recycle by using recyclable materials, and providing. sufficient and appropriate receptacles such as recycling or green waste containers, in each Vacation ownership and restaurant room. shall construct facilities to operators adequately provide recycling for food production areas.

b. Recycling of demolition/construction materials shall be carried out and containers shall be provided on site for that purpose.

8. Contract with a City-approved archaeologist for monitoring during all ground disturbing activities associated with the project including, but not limited to, grading, excavation, trenching, vegetation or paving removal, and ground clearance in the areas identified in the Cultural Resources Study prepared for this site by Heather Macfarlane, dated June 10, 1997 (revised August 10, 1997). The contract shall establish a schedule for monitoring and a report to the City Environmental Analyst on the findings of the monitoring. The Contract shall be subject to the review and approval of the Environmental Analyst, and the executed contract shall be reproduced on demolition, grading and building plans.

9. An interior noise analysis for the vacation ownership units identified in the Noise Analysis prepared by Dudek and Associates, dated October 5, 1998, shall be submitted to the Community Development Department, and approved by the Environmental Analyst. This study shall include the implementation of measures to attenuate interior noise levels to 45 dB(A) L_{dn} , including air-conditioning and/or mechanical ventilation, or the inclusion of sound-rated windows. Mechanical Ventilation shall be provided in these units only if no other sound attenuation options prove feasible.

10. The buildings located adjacent to Sites B and C shall be evaluated by a structural engineer to ensure that the buildings are not fragile or extremely fragile. If these buildings are considered fragile or extremely fragile, the applicant shall propose alternative methods of pile driving, as approved by the Community Development Director and Building Official.

11. A construction conference shall be scheduled by the General Contractor. The conference shall include representatives from the Public Works Department, Building Division, and Planning Division; and the applicant, property owner, Project Environmental Coordinator, and contractor. Coordination of construction activities with other projects in the Waterfront area shall be included in this meeting.

12. The applicant shall prepare an Odor and Smoke Abatement Plan to be approved by both the City Community Development Director and the County Air Pollution Control District (APCD) prior to issuance of a building permit for any food service use within the project

13. The applicant shall review construction requirements with the Public Works Department to ensure that the development on Site A is consistent with approved plans for the improvement of Mission Creek at the time of project construction on Site A to the extent feasible. The Owner shall make all feasible changes to the plans as reasonably required by the Public Works Department. Costs for plan revisions shall be borne by the applicant.

H. The following requirements shall be incorporated into, or submitted with the construction plans submitted to the Division of Building and Safety with applications for grading, demolition, and building permits, and implemented on-site during the demolition, grading, and construction period All of these construction requirements must be completed prior to the issuance of a Certificate of Occupancy:

1. During site grading and transportation of fill materials, regular water sprinkling shall occur using reclaimed water whenever the Public Works Director determines that it is reasonably available. During clearing, grading, earth moving or excavation, sufficient quantities of water, through use of either water trucks or sprinkler systems, shall be applied to prevent dust from leaving the site. Each day, after construction activities cease, the entire area of disturbed soil shall be sufficiently moistened to create a crust.

Throughout construction, water trucks or sprinkler systems shall also be used to keep all areas of vehicle movement damp enough to prevent dust raised from leaving the site. At a minimum, this will include wetting down such areas in the late morning and after work is completed for the day. Increased watering frequency will be required whenever the wind speed exceeds 15 mph.

2. Trucks transporting fill material to and from the site shall be covered from the point of origin.

3. The haul route(s) for all construction-related trucks, three tons or more, entering or exiting the site, shall be approved by the City Transportation Engineer.

4. After clearing, grading, earth moving or excavation is completed, the entire area of disturbed soil shall be treated to prevent wind pickup of soil. This may be accomplished by:

a. Seeding and watering until grass cover is grown.

b. Spreading soil binders.

c. Sufficiently wetting the area down to form a crust on the surface with repeated soakings as necessary to maintain the crust and prevent dust pickup by the wind.

d. Other methods approved in advance by the Air Pollution Control District.

5. All roadways, driveways, sidewalks, etc., shall be paved as soon as possible. Additionally, building pads shall be laid as soon as possible after grading unless seeding or soil binders are used.

6. If any archaeological artifacts, exotic rock (nonnative) or unusual amounts of shell or bone are uncovered during any on-site grading, trenching or construction activities, all work must stop immediately in the area, and a City-approved archaeologist retained to evaluate the deposit. The City of Santa Barbara Environmental Analyst must also be contacted for review of the archaeological find(s). If the discovery consists of potentially human remains, the Santa Barbara County Coroner and the California Native American Heritage Commission must also be contacted. Work in the area may only proceed after authorization is granted by the Environmental Analyst. The City-approved archaeologists shall be present during grading and/or construction activities, which disturb the area described above. The archaeologist's monitoring shall include the following provisions:

soils disturbance during Any site a. preparation, grading (cut and fill), retrofit, foundation, and/or earthquake utilities trenching in the project area are monitored by the City-approved archeologist during these activities. For those areas in which the locations of potentially important historic and prehistoric archeological remains are anticipated to occur based on the results of the Phase 1 survey, an extended Phase 1 survey shall be consisting of limited backhoe trenching or shovel test pits (STPs) be conducted prior to the construction phase of work in order to identify and document those resources and determine whether additional . Phase 2 evaluation is required.

b. If cultural resources are encountered or suspected, work shall be halted immediately, and the City Environmental Analyst shall be notified. The archaeologist shall assess the and significance of nature, extent anv discoveries and develop appropriate management recommendations for archaeological resource treatment, including but not limited to. redirection of grading and/or excavation activities. If the findings are potentially significant, a Phase 3 recovery program shall be prepared and accepted by the Environmental Analyst and the Historic Landmarks Commission. That portion of the Phase 3 program, which requires work on-site, shall be completed prior to continuing construction in the affected area.

c. If prehistoric or other Native American remains are encountered, a Native American representative shall be contacted and shall remain present during all further subsurface disturbances in the area of the find.

7. Noise generating construction activity shall be prohibited Saturdays, Sundays, and holidays and between the hours of 7 p.m. to 7 a.m. Holidays are defined as those days which are observed by the City of Santa Barbara as official holidays by City employees. 8. All construction equipment, including trucks, shall be professionally maintained and fitted with standard manufacturers' muffler and silencing devices.

9. Construction parking shall be provided as follows:

a. During construction, free parking spaces for construction workers shall be provided onsite or off-site in a location subject to the approval of the Community Development Director.

b. On-site or off-site storage shall be provided for construction materials and equipment. Storage of construction materials within the public right-of-way is prohibited unless an appropriate temporary encroachment permit is obtained by the Owner.

10. All construction-related trips (workers, equipment and deliveries) shall not be scheduled during peak hours (4:00 p.m. to 6:00 p.m.) to help reduce traffic on adjacent streets and roadways. The routes of all construction related trucks, three tons of more, shall be subject to the review and approval of the Traffic Engineer.

11. A plan for rerouting of vehicular and pedestrian traffic around the project area during project construction shall be submitted by the applicant and reviewed and approved by the Public Works Transportation Division prior to issuance of any grading or building permits for the proposed project. This plan shall also include measures to ensure pedestrian safety during project construction, and coordination with construction of other projects in the Waterfront area.

12. The development shall be constructed with fire retardant materials and shall have smoke detectors uniformly installed throughout the project site.

13. Fire sprinkler systems shall be installed where code and the Fire Chief indicate they are necessary, with special emphasis on the portions of the development which are located immediately adjacent to the areas which could be directly impacted by a train derailment.

14. The rear wall of the parking structure directly adjacent to the railroad tracks shall be designed and constructed in a manner which provides for the optimum resistance to damage from a train collision (some flexibility in the supporting members would probably be desirable), and primary structural support for the parking structure should be provided principally in the central and southern portions of Site C (in the event that the rear wall is heavily damaged, these structures could have their primary support at other points not anticipated to be damaged from train derailment).

15. Industrial interceptors shall be installed, as necessary, for the proper handling of liquid wastes containing grease, flammable wastes, sand, acid or alkaline substances in order to protect liquid wastes resulting from parking and cleaning areas from contaminating the public or private storm drainage systems. These devices shall be maintained by the owner/operator per manufacturer specifications.

16. The Conditions of Approval shall be provided on a full size drawing sheet as part of the drawing sets. A statement shall also be placed on the above sheet as follows:

The undersigned have read and understand the above conditions, and agree to abide by any and all conditions which is their usual and customary responsibility to perform, and which are within their authority to perform.

Signed:

Property Owner		Date
Contractor License No.	Date	
Architect	Date	License No.
Engineer	Date	License No.

The construction drawings shall also include one or more separate plan sheets outlining a detailed description of design details considered by both the Planning Commission and the Historic Landmarks Commission in review of the project so that building inspectors on-site may verify that both of the Commissions' directions have been implemented. These details shall include, but not be limited to, building colors and materials, architectural details, landscaping, paseo and plaza dimensions, building separations, and building heights. 17. The building plan cover sheet shall include tabulations of building statistics for each of the three project sites, including square footage of each vacation ownership units and number and type of units and total area of units.

I. Prior to issuance of the Certificate of Occupancy, the Owner of the Real Property shall complete the following:

1. Repair any damaged public improvements (curbs, gutters, sidewalks, etc.) subject to the review and approval of the Public Works Department. Where tree roots are the cause of the damage, the roots are to be pruned under the direction of the City Arborist.

2. Public improvements as shown on the improvement plans approved by the City Engineer.

3. A final report on the results of the archaeological monitoring shall be submitted to the Environmental Analyst within 180 days of completion of the monitoring or prior to the issuance of the Certificate of Occupancy (Final Inspection), whichever is earlier.

4. Safety procedures and evacuation routes shall be posted throughout the development and a "safety coordinator" shall be designated for the development to provide efficient interaction with emergency personnel in the event of an emergency and to ensure that safety programs are properly designed and maintained. Such an individual shall know the location and function of all emergency systems in the development.

5. An exterior noise analysis for the recreation area on Site C shall be prepared by a qualified noise consultant and submitted to the Environmental Analyst. The noise analysis shall verify that the noise attenuation measures described in the Supplement to October 1988 Noise and Vibration Report for the Entrada de Santa Barbara reduce noise levels in the recreation area to 70 dB(A) Ldn.

Amount 10, 1999

CITY OF SANTA BARBARA



EXHIBIT NO. 1.1			
APPLICATION NO.			
A-4-SBC-99-200			
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630 GARDEN STREET POST OFFICE BOX 1990 SANTA BARBARA, CA 93102-1990 Page 1 of 4

COMMUNITY DEVELOPMENT DEPT.

Planning Division	564-5470
Housing & Redevelopment Division	564-5461
Division of Land Use Controls	564-5485
Director's Office	564-5455
Fax Number	564-5477

August 20, 1998

John Van Coops California Coastal Commission 45 Fremont St., Suite 2000 San Francisco, CA 94105-2219

SUBJECT: MAP INTERPRETATIONS FOR SELECT PROPERTIES ALONG STATE STREET AND MASON AVE.

Dear Mr. Van Coops:

The City of Santa Barbara is currently reviewing an application for a Coastal Development Permit for a new mixed-use development of three buildings on multiple parcels fronting on State Street and Mason Ave (Attachments 1 and 2). A portion of one building within this development (identified as Site A on Attachments 1 and 2) appears to be within the appealable jurisdiction, while the other two buildings appear to be completely within the non-appealable jurisdiction. This determination was made using the Post-LCP Certification Permit and Appeal Jurisdictional Map (adopted by CCC on July 17, 1991) of the City of Santa Barbara (Attachment 3).

Because the overall project (Sites A, B, and C) appears to be within both appealable and nonappealable jurisdictions, the applicant for the project has requested a boundary determination for the properties involved in the project.

We would also request conformation of the following:

- 1) Only a portion of the multiple properties identified as Site A are within the appealable jurisdiction, and the remainder is in the non-appealable jurisdiction. However, it is our understanding that if one building is located on the entire Site A, then the entire Site A development is within the appealable jurisdiction, based on Section II D. of the Coastal Commission Post-Certification Guide, revised July 1992.
- 2) The entire project (Sites A, B, and C) is proposed to be reviewed under one Coastal Development Permit (CDP). If the CDP were appealed to the Coastal Commission, please conform that the Commission would only review the portion of the CDP located within the appealable jurisdiction. We are again assuming that this would be the entire development located on Site A, as noted in item 1 above, but no other parts of the project.

Coastal Commission- Map Interpretation August 20, 1998 Page 2 of 2

We would appreciate a response to these inquiries at your earliest convenience. If you have any questions, please feel free to call me at (805) 564-5470. Thank you for your assistance.

Sincerely,

Bill Jacobs Associate Planner

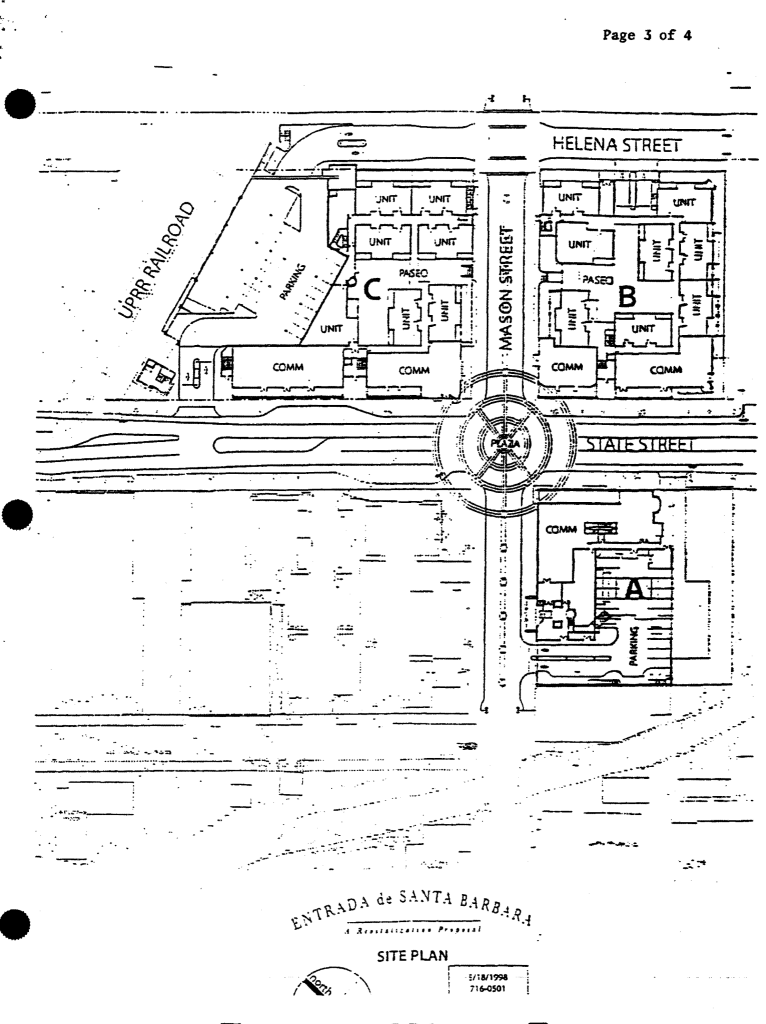
Attachments:

- 1. Project Site Plan
- 2. Project Site Parcels
- 3. Excerpt from the Post-LCP Certification Permit and Appeal Jurisdictional Map (adopted by the California Coastal Commission on July 17, 1991)

cc: Planning File

Ken Marshall, AICP, Dudek and Associates, 621 Chapala Street, Santa Barbara, CA 93101 Mark Capelli, California Coastal Commission, 89 So. California Street, Suite 200, Ventura, CA 93001

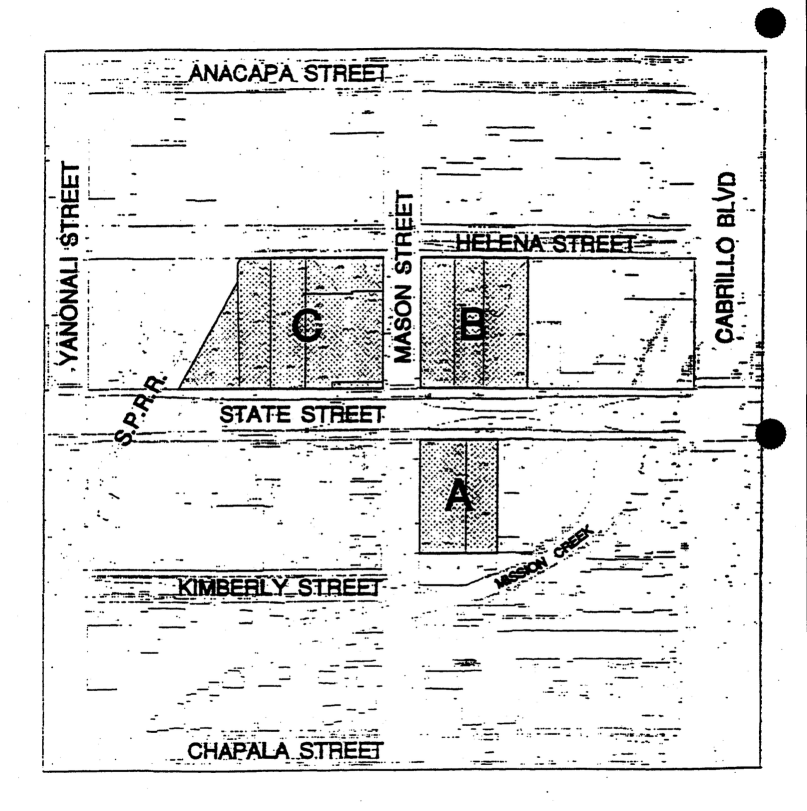
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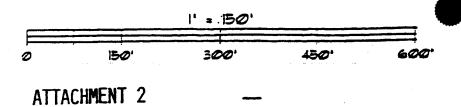


ATTACHMENT 1

LAND USE MAP

Page 4 of 4





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		EXHIBIT NO. 12 APPLICATION NO.
ETT O	CITY OF SANTA BARBARA	A-4-SBC-99-200
	Public Works Department	La Entrada
Y. HERE	Interoffice Memorandum	Page 1 of 10
DATE:	June 18, 1999	1999 5
TO:	Bill Jacobs, Associate Planner	OMNIA
FROM:	Rob Dayton, Supervising Transportation Planner	COAST DISTL
SUBJECT:	ENTRADA DE SANTA BARBARA COMMENTS AND CONDITIONS	OF APPROVAL

At its meeting on May 27, 1999, the Planning Commission raised many concerns regarding the subject project and the continuation of the State Street Plaza within the Waterfront. This memorandum is to address the Planning Commission's concerns and answer remaining questions. Transportation Planning Staff's conditions of approval have also been included.

Because the Entrada project covers a large area encompassing parts of three City blocks, it will inevitably change the nature of the Waterfront regardless of what is finally approved. The project has initiated and forced discussions concerning the area's vehicle and pedestrian circulation, parking demand and supply, and land use issues. Although some of these issues can be separated from the project, they are intimately related. We have attempted to explain the circulation and parking issues for the area and project in logical way.

Project Trip Generation and Traffic Impacts

Some members of the community have questioned the finding that the traffic study for the Entrada project shows a net reduction in traffic generation. A common response is "how can you make such vast improvements, and say that there will be less traffic?" A number of factors have been considered including trip estimates for the existing buildings to be torn down, the size of the new project compared to the existing square footage, and the anticipated activity the project will generate because of its location.

Trip Generation for Existing Buildings

The methodology of the trip generation analysis is explained in detail on page 20 of the August, 1998 Kaku report. This methodology is a well documented and utilized an industry-accepted methodology for measuring the net impacts of a proposed project. This methodology also conforms to a typical process, and follows case law, of the California Environmental Quality Act.

The expressed concerns stem from the fact that not all of the existing businesses on the project site are fully utilized today, yet the trip generation calculation assumes fully occupied businesses. This methodology for existing structures finds its logic in the fact that the existing businesses have entitlement to operate at full occupancy. In other words, the trip generation estimate for the existing buildings could occur on these sites without any further land use approvals by the City of Santa Barbara. Also, the credited amount of trips does not represent the trip generation of an extremely successful business or that of a struggling business. The existing trip estimates are of average businesses, and they represent build-out scenarios.





Project Trip Generation

The square footage of the proposed project is greater than the existing buildings on the site. However, due to the difference in trip generation rates of various land uses, the number of vehicle trips generated per square foot by the proposed project is significantly less than that of the existing buildings. Retail generates approximately 11 vehicle trips per 1,000 square feet during the evening peak travel hour. The time share units (measured in units similar to hotel rooms) are estimated to generate less than one (1) trip per 1,000 square feet. The change in land use category explains how the project can reduce the amount of retail space by nearly 20,000 square feet and increase the amount of hotel or time share space by over 60,000 square feet, and still have a reduction in peak hour traffic trips.

Trip Generation Factors Working in the Project Area

A third consideration regarding the vehicle trip generation numbers for the project is the location of the project. The project is being proposed in the area the General Plan refers to as the heart of the City. Some have asked, "won't the fact that the project located at the foot of the Waterfront on State Street create a higher trip generation?" Because of its location in a desirable destination point, the project will be more attractive than the same land use in a remote area of town. It is important to note that this is not a result of the project, but rather the location. People, residents and tourists alike, come to the heart of the City's hotel population is also in close proximity to the project. These factors create a significant amount of pedestrian and vehicle activity (particularity on summer weekends) that is not attributed to the Entrada project, but will contribute to the customer activity of the project's retail component. These pedestrian and vehicle trips that are external to the Entrada project are not counted as a part of the net new trip generation.

Visitor's Center

Four new peak hour automobile trips are estimated for the Visitor Center, which has now been incorporated into the Entrada project on Area C. The trip estimation is based on the trip characteristics of the existing Visitor Center located at the corner of Cabrillo Boulevard and Garden Street. Logically, the Visitor Center is and will continue to be located in the heart of the City. Therefore, the vast majority of these trips to the center are either walk-in trips or pass-by auto trips (i.e. trips already originating to or from the beach and the Cabrillo Boulevard corridor that merely stopped in at the Visitor Center as part of that trip). In order for an auto trip to be counted as new, it must originate from outside of the area to the Visitor Center and then leave the area afterwards. Thus, the number of net new trips generated by the Visitor Center is low, especially during the weekday evening peak hour.

Additionally, the Visitor Center is not a new use to the area, but rather is a land use that is being transferred four blocks. Normally, trips are not transferred to another location. The location that the Visitor Center is leaving, however, will become a public restroom, a non-auto generator. Therefore, nearly all of the auto trips attributable to the new Visitor Center are already on the area's street system.

Traffic Impacts

Because the nearby intersection of Cabrillo Boulevard and State Street and the northbound ramps of the Garden Interchange are impacted intersections (Level of Service C, with more than a 22 second average delay), projects that send new traffic through these intersections would have a significant impact. The first submittal of the project did generate new traffic trips and would have had a significant

impact. These anticipated impacts are what prompted Transportation Planning Staff to request a traffic study. Since then, however, the project has been scaled back and the amount of retail has been significantly reduced. Since retail uses generate higher trip rates than other types, the current project is not estimated to generate any new peak hour traffic trips. Therefore, the project is not anticipated to have any traffic impacts.

It is important to note that all the traffic related studies that have been provided to date are consistent with those that would be needed for an Environmental Impact Report.

Project Parking Demand, Supply, and Area Inventory

The Entrada project proposes to provide 210 parking spaces. Area A, B, and C would have 17, 48, and 148 parking spaces, respectively. The parking lots on areas A and B would be for the exclusive use of time share guests. The parking structure on area C would function as a quasi-public parking garage similar to the Paseo Nuevo, functioning with the same free periods and pricing structure as the City parking lots.

Commercial Land Use

In our first meetings with the applicants, we discussed our goal to provide enough parking to meet demand, but not exceed it. As we have discussed with the Planning Commission on other recent projects, we believe that when a project provides excess parking it is an encouragement for people to drive their vehicles. At that time, the applicants were not interested in asking for any modifications, and originally proposed a parking supply that met the zoning ordinance, but was higher than the calculated parking demand.

The parking demand analysis could be characterized as a worst case scenario, which did not initially account for any discounts like modal splits or the location of the proposed land use and its relationship to the surrounding beach activity. Further, the parking demand rate used for the commercial portion of the project is conservative, based on the Institute of Traffic Engineer's (ITE) <u>Parking Generation (4</u> parking spaces per 1,000 square feet or a total of 70 spaces). This parking rate assumes that nearly all customers will arrive by automobile.

Staff prefers a method of estimating parking demand using the same ITE statistics that derives the average parking rate of a shopping center (i.e., a group of retail stores and restaurants in close, walking proximity) of a similar size. The similarly sized shopping centers studied in ITE's <u>Parking Generation</u> had an average rate of 2.6 parking spaces per 1,000 square feet, for a total of 46 parking spaces. This parking demand estimate is also confirmed by the traffic study's traffic section, which accounted for a 35% - 40% reduction in the project's commercial traffic because of the use of alternative means of transportation (primarily pedestrian traffic and shuttle users). The Planning Commission has also reduced the parking demand by as much as 50% for historical projects at this same location because of heavy pedestrian volumes and use of commercial space by hotel patrons leaving their cars parked at hotel sites. Therefore, Transportation staff believes that the parking demand for the commercial land use will be met with the 48 commercial parking spaces provided.



Time Share or Hotel Units

The project proposes to provide one parking space for each potential unit for the time share portion of the project. Each of the 81 time-share units can function as two individual units with a total of 162 units possible. Therefore, in order to be conservative, 162 (one per room) parking spaces are provided for the time share portion of the project.

It is highly unlikely, however, that the time share units will ever use the 162 parking spaces provided. The time-share operational study indicates that an average of 30% of the 81 suites will be used in the two-unit configuration at any given time. The remaining 70% of the units are used as suites. Using this information, the average parking demand of the time-share portion of the project will average 105 spaces, 57 spaces less than the number provided.

Shared Parking

Transportation recommends Parking Area C be configured to permit a shared parking supply between the commercial and time share units in the unlikely event that the commercial parking demand exceeds the estimate. In other words, the commercial and time share parking in Parking Area C (148 spaces) would be combined in one parking structure. Using available technology, the time share spaces would be reserved based on the accrual parking demand. The remaining amount would be available to the public. Under a shared parking scenario, we estimate that an average of 87 parking spaces will be available for commercial or public use.

Visitor Center Parking

Because of the short duration of the stay at the Visitor Center, the peak parking demand is expected to be 10 spaces at any one time. Because the Visitor Center is now being proposed to be incorporated into the Entrada project, the previous site on the southwest corner of the railroad tracks and State Street is proposed to be a public parking lot for approximately 40 spaces. The 10 parking spaces needed for the Visitor Center are proposed to be accommodated in this new parking lot, referred to as the Visitor Center parking lot. This parking lot would be constructed by the Redevelopment Agency and managed by the City's Downtown Parking Program.

On-Street Parking Supply

The Entrada de Santa Barbara project involves the reconfiguration of the Mason and Helena Streets adjacent to the project in order to increase the pedestrian space along the streets. As a result of this street reconfiguration, the number of on-street curb parking spaces would be reduced from the existing 40 spaces to 30 spaces. The loss of 10 spaces is proposed to be accommodated in the Visitor Center parking lot.

Future Public Parking Inventory

The City is developing a public parking supply on State Street below the freeway, similar to the Downtown. The train depot parking lot will have 167 public parking spaces. Across the tracks, south of the train depot, the old Visitor Center site is proposed to have approximately 40 parking spaces for public use. The Area C parking structure is anticipated to have an average of 105 parking spaces. This brings the amount of off-street parking that will be available to the public in the Lower State Street area to 312 spaces.

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State Street Plaza

The continuation of the State Street Plaza design on Lower State Street as it exists between Haley and Victoria Streets was conceptually approved by City Council on March 23, 1999. The Plaza design includes wide sidewalks, landscaping, two traffic travel lanes with bike lanes, right-turn lane pockets at intersections that are also used for shuttle pull outs, and mid-block crossings that are pedestrian activated. The State Street Plaza is more than just wider sidewalks for pedestrian travel. The plaza design enhances the pedestrian and motorist's experience on State Street, creating not simply a place to walk, but a place to be.

The continuation of the State Street Plaza to Lower State Street is a Redevelopment Agency project that is separate from the Entrada project. With some modification to the project on the northeast corner of State and Mason Streets (the location of the existing shuttle stop), the Entrada project could be built within the current State Street configuration. Although independent, the State Street Plaza improvements are being tied to the project because the project site encompasses a significant amount of street frontage.

Circulation and Traffic Impacts

The capacity implications of the installation of the State Street Plaza design between Cabrillo Boulevard and the railroad tracks were taken into consideration in the Mitigated Negative Declaration and the Kaku traffic report. When considering changes to a roadway's configuration, two types of vehicle capacity require analysis: intersection capacity and the roadway capacity between intersections. Intersection capacity is the most limiting factor on urban streets with frequent signalization.

Roadway Capacity

The State Street Plaza design would change the number of travel lanes between the railroad tracks and Mason Street from two in each direction to one lane in each direction. The design would make a similar change between the intersections at Mason Street and Cabrillo Boulevard. A travel lane has a free flow capacity of 1,600 to 1,800 vehicles per hour. Therefore, by reducing two lanes to one lane, the free flow capacity changes from approximately 3,200 to 1,600 vehicles per hour. This remaining amount of roadway capacity will accommodate the flow of traffic without congestion.

Intersection Capacity -State and Mason Street

Currently, State Street has two through lanes in each direction at Mason Street with no traffic signal. The State Street Plaza design would change the lane configuration to a single through lane and a right turn lane in each direction. Also, a traffic signal would be added. The capacity calculation resulting from this change is shown in Table 9 of the Kaku traffic report. The calculation shows that State Street and Mason Street is projected to operate at Level of Service B after the State Street Plaza design change.

Intersection Capacity – State Street and Cabrillo Boulevard

The southbound approach to State Street at Cabrillo Boulevard has a left turn lane, a through lane, and a right turn lane. This lane configuration is not proposed to change with the addition of the State Street Plaza design. Although still operating at LOS C during the weekday peak hours, this intersection

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operates at LOS E on the summer weekend peak hours. The significant number of pedestrians at this location and the fact that State Street dead ends at this point are major factors that contribute to the seasonal level of service variance. The intersection's current capacity to process vehicles at any time is only 600 to 900 vehicles per hour. Although the proposed State Street Plaza design proceeding the intersection would deliver half as many cars per hour as a result of the lane reduction, it would not negatively affect the intersection's capacity. Therefore, although the intersection at Cabrillo Boulevard will continue at LOS E, the State Street Plaza will not change or add to the levels of congestion currently experienced.

Currently, State Street northbound from Cabrillo Boulevard has a single travel lane. Only one lane exists because whether turning left or right from Cabrillo Boulevard to State Street, or traveling straight from the Wharf, only one lane of traffic can move on State Street at any given time. Because only one lane of traffic can ever feed State Street northbound, one travel lane is all that is needed.

Queuing Capacity

Although the vehicle travel capacity of the State Street Plaza design would remain unchanged, some people questioned the storage or queuing capacity of the street with one less lane. This potential problem would occur at the northbound State Street terminus at Cabrillo Boulevard. The capacity analysis performed by Kaku Associates (Appendix B, calculation sheets) shows that on average, 200 feet of queuing space will be needed. The State Street Plaza design would need to be conditioned to accommodate this amount of queuing space for cars in the southbound direction at the intersection of State Street and Cabrillo Boulevard.

Area Circulation

Although the traffic analysis shows that State Street Plaza design can be installed without increasing congestion, Transportation Planning Staff is recommending traffic signals along Cabrillo Boulevard at Chapala and Anacapa Streets to relieve the vehicle and pedestrian congestion now experienced at the intersection of Cabrillo Boulevard and State Street. These added signals would serve motorists and pedestrians alike, giving more options to access State Street via Mason and Yanonali Streets. In particular, we anticipate Anacapa Street becoming more heavily used during peak times of congestion with a signal installed at Cabrillo Boulevard.

Left-turn Restrictions at Mason

Left-turn restrictions are suggested for north and southbound traffic on State Street the Mason Street intersection. As proposed, northbound and southbound left turns would be prohibited from 10 a.m. to 6 p.m. every day. The left turn restriction, similar to the Downtown State Street Plaza intersections, do improve traffic flow, but are mainly used to reduce conflicts with pedestrians crossing Mason Street on a green light. At peak pedestrian times, only one or two left turns are possible on each signal phase.

Concern was raised over the circulation implications of the proposed left turn prohibition. The attached figure done by KaKu Associates shows the circulation pattern that would be available to motorists traveling northbound or southbound on State Street. Northbound motorists would pass Mason Street and make three rights turns in an around- the-block maneuver. Traffic would turn right onto eastbound Yananoli Street, right again onto southbound Anacapa Street, and right again onto westbound Mason Street. This same around-the-block route would be available for southbound traffic using Cabrillo Boulevard, Chapala Street and Mason Street.

Concern was expressed at the Planning Commission meeting that this around-the-block maneuver involved a significant travel distance. In reality, the northbound and southbound around-the-block maneuvers involve 500-foot square blocks. This maneuver distance is exactly the same dimensions as the around-the-block maneuvers that are required in Downtown State Street. Thus, the left turn restriction at State Street/Mason Street does not involve any more out-of-direction travel than presently occurs along other portions of the State Street Plaza.

Staff has analyzed an alternative State Street configuration, which would provide left turn lanes at the intersection of State and Mason Streets (attached). This configuration would have a left and through lane in each direction on State Street at Mason Street. Bus pockets would have to be provided because of the loss of the right turn pockets. Congestion would increase at State and Mason Streets because there are significantly more right turns than left turns. As mentioned above, pedestrian flows would limit the capacity of the left-turn lanes to two cars per signal phase. Pedestrian flows also limit right turn capacity. A right-turning vehicle stalled by pedestrians would block the through lane. Finally, right-turning vehicles would conflict with through bicycle movements. Staff does not recommend this configuration.

Train Crossings

Amtrak currently has 12 trains either arriving or departing from the railroad depot. Freight trains are scheduled on a weekly basis as needed. Concern was expressed that the narrowing of State Street would be problematic given the blockage of State Street that now takes place when a train loads/unloads at the railroad station immediately west of State Street. Blockage of State Street in both directions occurs for periods of up to 10 minutes during the noon hour of the day as the northbound Amtrak train loads and unloads passengers. This train often extends across State Street, forcing the crossing gates to stay in the down position, blocking all travel flow on State Street.

It is important to note that this problem has been exacerbated for the past year because of train depot construction.

The California Public Utilities Commission has adopted a ruling prohibiting Amtrak trains from blocking streets like State Street for extended periods. Thus, the City of Santa Barbara could enforce this ruling and require Amtrak to stop further to the north at the railroad station so that State Street could be left open while loading/unloading activities were underway. Failure to stop further to the north would result in citations to Amtrak.

Train crossings will cause back-ups with or without the State Street Plaza design in place. With the narrowing to one lane in each direction, however, there will be less capacity to store queuing vehicles. In the event enforcement of the PUC regulation fails, staff recommends investigating signal and signage programs that would work in coordination with the crossing arms on State Street to advise motorists. This action would be initiated by the Public Works Department and would be independent of , and not related to, the Entrada project.

Travel Route for Quadracycles

Concern was expressed as to the impact of four-wheel cycles that are popular rental units in the beach area. These quadracycles are wide and affect pedestrian flow if they travel on the sidewalk system and that they are even disruptive to the bicycle lanes if the activity level in the bicycle lane is high. Another issue is unmanned quadracycles set out on the sidewalk as advertisement for rent.

The California Vehicle Code classifies all bicycles and quadracycles as legal vehicles. Therefore, operation of these quadracycles is not allowed on the sidewalk system. Quadracycles must operate in the bicycle lanes or in the travel lanes of a public street that does not have bike lanes. The project proposes to continue a bicycle rental franchise, and a safe route from the project to the beachway needs to be identified.

From a safety standpoint, staff's concern with the quadracycles is the crossing of Cabrillo Boulevard. The City's plans for area wide street improvements include the installation of traffic signals at the intersections of Chapala/Cabrillo and Anacapa/Cabrillo. Therefore, an alternate route to State Street will be to use Mason Street eastbound or westbound to either Chapala or Anacapa Streets. These routes would allow bicycles and quadracycles to travel between the project and the beach on low volume traffic streets that still offer a protected crossing of Cabrillo Boulevard. Modifications to the seawall opposite Chapala Street will be necessary in order to increase the effectiveness of this route.

Bicycles and quadrocycles should be discouraged from using Helena Avenue because of the difficulty of crossing Cabrillo at this location. The bicycle rental facility within the project should distribute maps showing of preferred routes to the beachway. The project should also incorporate a signage program showing quadracycle users the appropriate way (incorporated in the conditions of approval) to the beachway.

Further, these plans are only as good as the accompanying enforcement. Therefore, staff has actively begun and enforcement case against the quadracycles currently being used as signs for advertising on the sidewalk. We will work with the Police Department to have quadracycles using the sidewalk confiscated. History demonstrates that this method of enforcement is the most effective in managing similar problems (e.g., electric vehicles on the beachway).

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Enhanced signage should facilitate overall mobility along this portion of State Street and the intersecting roadways. Directional signs as well as those identifying specific sites can help motorists, pedestrians and those in other modes to find their way around and through the Entrada site. The aim is to guide vehicular and pedestrian movements, eliminate confusion, and, at the same time incorporate the character of the area.

On-street mobility should be enhanced by signage in advance of intersections that alerts drivers to street locations as well as directs them into turn lanes. These signs produce the greatest benefit if they are strategically placed for maximum visibility, giving drivers sufficient distance to maneuver into turn lanes or continue straight ahead. In addition, access to parking sites, both on- and off-street should be facilitated by signage and directional indicators that are clearly visible throughout the area.

Transit stops in this portion of State Street should also be clearly distinguishable. This can be accomplished via on-site directional signs that point shuttle users to stop locations. These signs cauld also include a color or theme that identifies a particular route, assisting riders in locating the correct stop and reducing the amount of time shuttle drivers would need to stop and give verbal directions.

Pedestrians also need signage to locate uses within and near the Entrada site. The focus should be on signs that are discernible from all directions and that will create an identity for the project. These should integrate with on-site signage for the various uses within the project.

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Bicycle facilities should be clearly delineated by on-street markings that maximize safe demarcation between the modes. It is recommended that signage be incorporated within the project to direct bicyclists and users of quadracycles to the on-street bicycle lanes. This would best be accomplished via a series of off-street signs and maps showing the access points to the bicycle lanes. It is important to reinforce to those using quadracycles and similar non-motorized modes that these vehicles must only be driven on the street.

The project will be conditioned to produce and install a signage program.

Helena Street

Helena Street, running in the project area from Cabrillo Boulevard north to the railroad tracks, does not currently have much value for vehicle circulation. This is mainly because of the dead end at the railroad tracks and the difficulty motorists experience accessing Cabrillo Boulevard at peak times. A traffic signal installed at Anacapa Street and Cabrillo Boulevard will channel traffic to that intersection and further reduce the need for vehicles to use Helena Street.

Although the future of land use abutting Helena Street remains unclear, Transportation Planning Staff recommends a street design that is pedestrian in nature. With a pedestrian oriented design, motorists will travel on the street with more care and caution. Further, the street could convert at times to be used for pedestrian events.

Because the drainage is in the middle of the street, curb and gutter is unnecessary. We recommend a color concrete street without curb and gutters. A 10-foot color variation could be placed on each side of the street to define a pedestrian way. Street trees protected by ironwork could be placed on the west side of the street in the parking lane with adequate distance for cars to park in between them. The east side of the street could have street trees in a similar location depending on the access needs of the adjacent businesses. We recommend that the south curb returns at Mason Street be 16 feet apart, and that they become flush with Helena Street.

Conditions of Approval

After reviewing the plans received on June 8, 1999, Transportation Staff recommends the following Conditions of Approval for the Entrada de Santa Barbara development.

- The crosswalks at the intersection of State and Mason shall be configured to match the State Street Plaza design per the approval of the Public Works Director. The plans illustrate offset crosswalks. It is our experience that pedestrians cross streets using the shortest possible route. In this plan, the crosswalks are located further from State Street.
- Omit the decorative street paving on State Street and Mason Street near the crosswalks. We
 recommend that if any decorative paving is proposed in the street it should be used for crosswalks
 area within the crosswalk boundaries.

- The width of Mason Street where parking is provided on both sides shall be 36' (two 8' wide parking lanes, two 10' wide travel lanes). The plan shows this section of Mason Street to be 40' wide. This will allow two feet of additional sidewalk on each side of Mason. We do, however, recommend the Mason Street crosswalks at the intersection of State Street remain 24' wide to accommodate right vehicles turning right. The width of the Mason Street mid-block crossing shall remain 20' wide.
- We do not approve the operation of service trucks crossing State Street as it is an extremely high pedestrian area. This comment pertains to the proposed service entrance parallel to the existing Channel Islands Surf Shop.
- Omit the parallel parking striping on Mason Street, otherwise called "T's".
- Create and install a signage program addressing the needs of motorists, bicyclists, pedestrians, transit users, and quadracycle users. This plan shall be reviewed and approved by the Transportation Planning Manger.
- The southbound right turn pocket at State and Mason shall be lengthened so that southbound vehicles from Be Bop Burger enter on State Street in the right turn pocket.
- The southbound right turn pocket at State Street and Cabrillo Boulevard shall be lengthened to 200° to accommodate queuing vehicles.
- The Parking Structure on Area C shall be operated as a quasi-public parking facility with the same free parking periods and pricing scale as the public parking lots operated in the Downtown Parking Program.

If you have any questions, please contact me at extension 5390.

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