

STAFF REPORT TO THE ANTIOCH PLANNING COMMISSION

DATE: Regular Meeting of July 16, 2025

SUBMITTED BY: Kevin Valente, Contract Planner,

Raney Planning and Management, Inc.

APPROVED BY: Zoe Merideth, Planning Manager

SUBJECT: Slatten Ranch Townhomes Project (TM-01 and AR-23-01)

REQUESTS

The project applicant, Kathryn Watt, with DeNova Homes Inc, is seeking approval of a Vesting Tentative Subdivision Map and Design Review for the Slatten Ranch Townhomes Project (proposed project). Necessary entitlements from the City of Antioch include the following:

- 1. Vesting Tentative Subdivision Map. The proposed project requires approval of a Vesting Tentative Subdivision Map for condominium purposes that would subdivide the project site for the development of 17 townhome buildings totaling 129 residential units.
- 2. *Design Review*. The proposed project requires Design Review approval of the project's architecture, design, and landscaping.

STAFF RECOMMENDATION

Staff recommends that the Planning Commission:

Adopt the resolution recommending City Council approval of a Vesting Tentative Subdivision Map and Design Review for the development of the Slatten Ranch Townhomes Project.

SITE LOCATION

The proposed 6.41-acre vacant project site, identified by Assessor's Parcel Number (APN) 056-120-098, is located north of Wicklow Way and east of Slatten Ranch Road. Surrounding existing uses include undeveloped land and a single-family residence to the north; undeveloped land to the east; existing commercial to the south, across Wicklow Way; and undeveloped land and a single-family residence to the west. The project site is located within the East Lone Tree Specific Plan (ELTSP) and is designated as East Lone Tree Specific Plan Focus Area in the City of Antioch General Plan and the site is zoned High Density Residential District (R-25).

Location Map



Project Site



Background

The ELTSP was adopted by the Antioch City Council in May 1996, and the ELTSP Area is comprised of 785-acres on the eastern edge of Antioch, which is bounded by Lone Tree Way to the south, Empire Avenue and Neroly Road to the east, and the Contra Costa Canal to the north. The ELTSP allows for a mix of employment, commercial, residential uses, and public uses, as well as parks and open space, to be developed within the ELTSP Area. Amendments to the ELTSP in 2023 expanded opportunities for multifamily housing within the ELTSP Area, as depicted in the City's Sixth Cycle Housing Element.



East Lone Tree Specific Plan Area

As part of the City's Sixth Cycle Housing Element Update (2023-2031) process, the City identified the proposed 6.41-acre project site for future multi-family housing, and therefore, rezoned the project site from Planned Development (P-D) to R-25 in January 2023.

In February 2023, the City of Antioch certified the Antioch Housing, Environmental Hazards, and Environmental Justice Elements Project Draft Environmental Impact Report (SCH No. 2021110146), hereafter referred to as the "Housing Element EIR."

The applicant submitted a Preliminary Application under SB 330 (The Housing Crisis Act of 2019). Through the Preliminary Application process put in place under SB 330, housing developments may only be subject to the ordinances and objective standards in effect at the time when a completed Preliminary Application is submitted. The Preliminary

Application requires information regarding site characteristics, planned project, certain environmental concerns, the locations of recorded public easements, facts related to any potential density bonuses, certain coastal zone concerns, and the number of units to be demolished. The developer has 180 days from the submittal of the preliminary application to submit the full development application. The applicant submitted a complete Preliminary Application on March 15, 2023. The applicant submitted an entitlement application on March 15, 2023 as well.

ANALYSIS

The proposed project includes the development of 17 townhome buildings totaling 129 residential units on a 6.41-acre property. The proposed project would include a total of 1.77 acres of landscaping and open space, consisting of a 0.34-acre open play area, dog park, and open space for bio retention. Each residential unit would include a two-car garage, and the centrally located play area would include 19 additional vehicle parking spaces. The 129 residential units would consist of a mix of two- and three-bedrooms units, ranging in size from 1,293 to 1,791 square feet.

Consistency with the General Plan, Specific Plan, and Zoning

As described above, the project site is located within the ELTSP and is designated as East Lone Tree Specific Plan Focus Area in the City of Antioch General Plan and the site is zoned R-25. Consistent with the proposed project, the ELTSP envisioned multifamily residential development as a mix of garden flats and townhomes. In addition, in 2023, the ELTSP was amended to expand opportunities for multifamily housing including an increase in allowable density from a maximum of 20 dwelling units per acre (du/ac) to 35 du/ac, as depicted in the City's Sixth Cycle Housing Element. Furthermore, as part of the City's Sixth Cycle Housing Element Update, the 6.41-acre project site was rezoned from P-D to R-25 and identified for future multi-family housing.

The R-25 High Density Residential zoning district allows for multiple-family development at a minimum of 20 and maximum of 25 du/ac. Consistent with the R-25 district, the proposed project has a proposed density of 20.1 du/ac. In addition, the proposed project includes proposed building heights that range from 36 feet to 41 feet, consistent with the maximum building height of 45 feet for the R-25 district regulations. The proposed building setbacks, as well as the open space and parking requirements for the project are also consistent with the R-25 development standards.

Vesting Tentative Subdivision Map

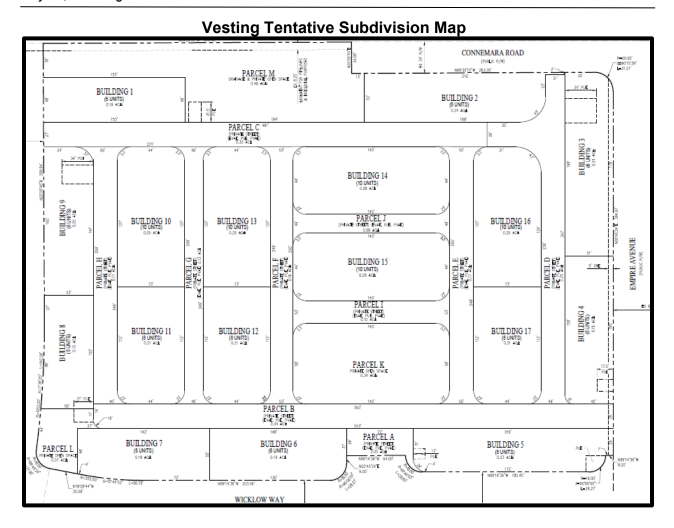
The proposed Vesting Tentative Subdivision Map would subdivide the project site for the development of 17 townhome buildings, the associated internal roadway network, and landscaping. The proposed map is for condominium purposes and would allow for the sale of each residential unit. Each townhome building would contain between five (5) and ten (10) units, for a total of 129 residential units. Additionally, 13 separate parcels are proposed for the internal roadway network (Parcels A-J), as well as common areas

(Parcels K and L). Parcel M would be located along the northern project site boundary and contain a bioretention area.

Primary access to the project site would be provided by a gated entry from Wicklow Way with a center landscape median. Emergency vehicle access (EVA) would be provided from Slatten Ranch Road at the northwest of the site. All internal roadways would include a five-foot sidewalk and landscaping, and would be privately owned and maintained by a homeowner's association (HOA). It should be noted that Streets G and J would be 20 feet wide and are not designated for fire access. The Contra Costa County Fire Protection District has indicated that the proposed project meets Fire District requirements, and the letter is included in Attachment B. The proposed project includes frontage improvements, including new street trees and sidewalks, along Slatten Ranch Road, Wicklow Way, and Empire Avenue.

Existing City utilities located in Slatten Ranch Road and Wicklow Way are adequately sized to serve the proposed development. As required by the City, all in-tract utilities (domestic water, water for fire service, sanitary sewer, storm drain, and bio-retention facilities) would be privately owned and maintained by the HOA. Water, sewer, and stormwater connections would be extended into the project site from the surrounding roadways.

It should be noted that proposed street names also require Planning Commission approval. The proposed street names have been reviewed by Engineering staff and the Antioch Police Department. The proposed street names are included as a recommended condition of approval and included in Attachment A.



Design Review

Pursuant to the Antioch Municipal Code Section 9-5.2607(A)(1), proposed development of any new building or construction in the R-25 zoning district is subject to Design Review. The City of Antioch adopted citywide Multi-family Residential Objective Design Standards relating to all aspects of multi-family residential and mixed-use development on sites zoned for multi-family housing in the City of Antioch. The Multi-family Residential Objective Design Standards (ODS) are used to review projects including their building siting, architectural style, parking, and landscaping.

Each proposed townhome building would be three stories (approximately 37 to 41 feet tall), as measured to the roof ridge, consisting of either "Row Townhomes" units (55 units) or "Back to Back" (B2B) units (74 units). The Row Townhome buildings would front Slatten Ranch Road, Wicklow Way, and Empire Avenue, with units within each building designed in a side-by-side layout.

The B2B buildings would be sited generally in the central portion of the project site, with units within each building designed in a side-by-side and back-to-back layout. Both unit styles would include living areas primarily on the second and third levels. All units would

have at least one 70-square-foot private deck, a storage area of at least 250 cubic feet, and an attached two-car garage.

The Row Townhome buildings include entryways with covered porches at the front elevations and garages at the rear elevations. The B2B buildings include entryways with covered porches and garages at both the front and rear elevations. Each building would have either five, six, eight, or 10 units. Three Row Townhome floorplan types would be offered with two- and three-bedrooms, ranging in size from 1,432 to 1,791 square feet. Two B2B floorplan types would be offered with two- and three-bedrooms ranging in size from 1,293 to 1,414 square feet.

The architectural style of the proposed residential buildings would be contemporary in design and would make use of stucco and siding finishes in several different colors on each building. The front façades of all buildings would be articulated to emphasize front entries and decks, while the sides and rears would include varying vertical and horizontal planes, and different finishes to provide articulation. The proposed residential buildings complies with the articulation and planning requirements found in the ODS, including in section 2.2.1 Building Massing and Articulation.

The proposed project would include 0.34-acre of common open space located north of the gated entry at Parcel K. Three B2B buildings face the common area (Buildings 12, 15, and 17) and portions of row townhomes Buildings 5 and 6 have windows facing the common area. This central common area would provide amenities for both adults and children including a bocce court and children's play area. Landscaping at the children's play area would screen it from view from the entry. An 18-inch-high seat wall along one edge of the bocce court separates it from the play area, and an 18-inch seat wall also separates the children's play areas from the surrounding drive aisles. Benches are located throughout the common space, along with picnic tables centrally located between the bocce and children's play area. A second smaller common open space area (approximately 5,200 square feet) would be located in Parcel M at the north of the project site. The common space area would have a dog park as well as an open activity area for free use. The ODS 2.1.7.A requires a minimum of 200 square feet of usable open space per unit, with 50% of this provided as common open space and the remaining 50% provided as either private or common open space. The project exceeds these requirements by providing 219 square feet per unit, through a mix of private and common open space. The ODS requires a play area be provided because the project is more than 15 units of at least one bedroom. The applicant is meeting this requirement, as described above.

Street trees in the parkway strips would be located along all public streets in addition to shrubs for privacy. All totaled, including the bioretention area at the north, the private and common open spaces exceed the 25 percent landscaping requirement.

On October 24, 2024 the Parks and Recreation Commission reviewed the park in-lieu fee payment as required by Antioch Municipal Code Section Title 9, Chapter 4, Article 10: Regulations for the Dedication of Land, the Payment of Fees, or Both, for Park and

Recreation Lands, which requires either a dedication of land or payment of an in lieu fee for park and recreation lands. The ordinance requires the payment of in lieu fees based on the type and number of housing units in a project. The Parks and Recreation Commission recommended a payment of \$122,550, consistent with the ordinance. This fee has been added as a recommended condition of approval. The meeting minutes are attached as Attachment B.









Public Comments

The project application was routed to City Departments and outside agencies for review. Comment letters have been provided by City Engineering staff, Contra Costa County Flood Control and Water Conservation District, California Department of Fish and Wildlife, PG&E, and the Contra Costa County Fire Protection District. These comments were incorporated into the proposed project where applicable or have been included as draft conditions of approval, which would be implemented as part of the improvement plan prior to building permit approval. The comment letters received from outside agencies are included as Attachment C.

Traffic Impact Analysis

Incompliance with the Antioch General Plan and the Contra Costa County Transportation Authority and TRANSPLAN, a Transportation Impact Analysis (TIA) was prepared for the project. The TIA is available here: https://www.antiochca.gov/fc/community-development/planning/24-01-16-Slatten-Ranch-Residential-Project-TIA-v2.pdf

Based on the TIA, in the cumulative plus project scenario the traffic from the proposed project is forecast to contribute to future operational problems at Slatten Ranch Road and Wicklow Way. The project's contribution to traffic will exceed City standards at this intersection (greater than a three second increase in delay) because it is forecast to have Level of Service (LOS) F conditions while also meeting Caltrans' peak hour warrant for a traffic signal. This intersection would operate at LOS F and meet Caltrans' peak hour traffic signal warrant regardless of whether or not the proposed project is implemented. Level of Service is a scale describes traffic flow with six ratings ranging from A to F, with "A" indicating relatively free flow of traffic and "F" indicating stop-and-go traffic characterized by traffic jams.

To mitigate these operational problems, a recommended condition of approval has been added to the project to pay a proportionate share of the cost to install a traffic signal at the intersection of Slatten Ranch Road and Wicklow Way. The proportionate share is conditioned to be at least ¼ the cost of the traffic signal. This improvement would address the future LOS issues identified at the intersection so that the intersection would operate within acceptable parameters, per the local standards set forth by the City of Antioch. However, the queuing calculations that include the proposed traffic signal indicate the westbound left turn pocket on Wicklow way will exceed its storage by about 171 feet during the PM peak hour. The developer shall design this additional left turn storage prior to building permit and construct the improvement prior to occupancy of the first residential unit.

ENVIRONMENTAL REVIEW

As described above, the project site was included in the City's Sixth Cycle Housing Element Update (2023-2031) and identified for future multi-family development. In February of 2023, the City of Antioch adopted the Housing Element EIR (SCH No. 2021110146), which analyzed adoption and implementation of the City's Sixth Cycle

Housing Element Update (2023-2031), including the adoption and implementation of rezoning and General Plan amendments to accommodate the City's Regional Housing Needs Allocation (RHNA). Therefore, the proposed project has been adequately analyzed in the previous environmental review under the California Environmental Quality Act (CEQA) and further evaluation is not required. Per CEQA Guidelines Section 15183, a project that is consistent with the development density established by existing zoning, community plan, or general plan policies for which an EIR was certified shall not require additional environmental review, except when it is necessary to examine whether there are project-specific significant effects which are peculiar to the project or its site.

Therefore, a Section 15183 Consistency Memorandum was completed for the proposed project to demonstrate that the project has been adequately analyzed in the previous environmental review under CEQA and that further evaluation is not required. Per the CEQA Guidelines, a project that is consistent with the development density established by existing zoning, community plan, or general plan policies for which an EIR was certified shall not require additional environmental review, except when it is necessary to examine whether there are project-specific significant effects which are peculiar to the project or its site. This streamlines the review of such projects and reduces the need to prepare repetitive environmental studies.

The Slatten Ranch Townhomes 15183 Consistency Memorandum indicates whether the proposed project would result in a significant impact that: (1) is peculiar to the project or the project site; (2) was not identified as a significant effect in the Housing Element EIR; or (3) are previously identified significant effects, which as a result of substantial new information that was not known at the time that the Housing Element EIR was certified, are determined to have a more severe adverse impact than discussed in the Housing Element EIR.

The Housing Element EIR anticipated the project site would be developed in accordance with the standards established for the R-25 zoning district, which allows for a density of 20 to 25 du/ac. The proposed project would result in a density of approximately 21 du/ac, and therefore, be consistent with the development anticipated for the project site within the Housing Element EIR. It should be noted that the Housing Element EIR did not identify any significant impacts and associated mitigation measures. Therefore, the Housing Element EIR does not include any additional mitigation measures that would be applicable to the proposed project. Thus, with respect to the foregoing issue areas, the proposed project would result in similar impacts as those identified within the Housing Element EIR. Compliance with applicable federal, State, and local policies, regulations, and standards would ensure impacts related to the aforementioned issue areas would be reduced to a less-than-significant level.

ATTACHMENTS

- **A.** Resolution recommending City Council approval of a Vesting Tentative Subdivision Map and Design Review to allow for the development of the Slatten Ranch Townhomes Project.
 - Exhibit A Slatten Ranch Townhomes 15183 Consistency Memo
 - Exhibit B Vesting Tentative Subdivision Map and Proposed Architectural Plans
 - Exhibit C Draft Conditions of Approval
- **B.** Parks and Recreation Commission October 24, 2024 Meeting Minutes
- C. Comments Received

ATTACHMENT "A"

PLANNING COMMISSION RESOLUTION NO. 2025-XX

RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF ANTIOCH FORWARDING A RECOMMENDATION TO THE CITY COUNCIL TO ADOPT THE PROPOSED VESTING TENTATIVE SUBDIVISION MAP (TM-01) AND DESIGN REVIEW (AR-23-01) FOR THE DEVELOPMENT OF THE SLATTEN RANCH TOWNHOMES PROJECT

WHEREAS, the City of Antioch ("City") received an application from DeNova Homes, Inc. ("Applicant") seeking City approval of a Vesting Tentative Subdivision Map and Design Review for the development of the Slatten Ranch Townhomes Project ("Project"); and

WHEREAS, the Project site is in the eastern section of the City of Antioch, on the northern side of Wicklow Way and west of Empire Avenue in the East Lone Tree Specific Plan Focus Area (APN 056-120-098); and

WHEREAS, the Project consists of a multi-family project on approximately 6.41 acres consisting of 17 three-story buildings totaling 129 residential units; and

WHEREAS, in February 2023, the City of Antioch adopted the 6th Cycle Housing Element Update (2023-2031), which identified the project site as multi-family development; and

WHEREAS, the City, as lead agency under the California Environmental Quality Act ("CEQA"), certified the Antioch Housing, Environmental Hazards, and Environmental Justice Elements Project Final Environmental Impact Report (SCH No. 2021110146); and

WHEREAS, the City, as lead agency pursuant to CEQA, has prepared a Section 15183 Consistency Memorandum (attached hereto as Exhibit A) to demonstrate that the proposed project has been adequately analyzed in the previous environmental review under CEQA and that further evaluation is not required; and

WHEREAS, the proposed project requires approval of a Vesting Tentative Subdivision Map (attached hereto as Exhibit B) for condominium purposes and would; and

WHEREAS, the proposed project requires approval of Design Review for the development of the proposed 17 three-story buildings totaling 129 residential units; and

WHEREAS, a public hearing notice was published in the East County Times and posted in three public places pursuant to California Government Code Section 65090 on July 3, 2025, for the public hearing held on July 16, 2025; and

PLANNING COMMISSION RESOLUTION NO. 2025-XX

July 16, 2025 Page 2

WHEREAS, on July 16, 2025, the Antioch Planning Commission duly held a public hearing on the matter, received presentation by City staff, and considered evidence, both oral and documentary, and all other pertinent documents regarding the proposed request.

NOW, THEREFORE, BE IT RESOLVED AND DETERMINED, that the Antioch Planning Commission does hereby make the following findings for recommending City Council approval of the Vesting Tentative Subdivision Map, as conditioned:

- 1. That the subdivision, design and improvements are consistent with the General Plan, as required by Section 66473.5 of the Subdivision Map Act and the City's Subdivision Regulations. The site has a General Plan Land Use Designation of East Lone Tree Focus Area and is zoned High Density Residential (R-25) and the subdivision will accommodate uses that are consistent with the General Plan on each of the lots created by the subdivision; and,
- 2. That the subdivision proposed by the Vesting Tentative Subdivision Map complies with the rules, regulations, standards and criteria of the City's Subdivision Regulations. The proposed subdivision meets the City's criteria for the map. The City's Planning and Engineering staff have reviewed the Vesting Tentative Subdivision Map and evaluated the effects of the subdivision proposed and have determined that the Vesting Tentative Subdivision Map, as conditioned, complies with and conform to all the applicable rules, regulations, standards, and criteria of the City's Subdivision Regulations.
- 3. The conditions of approval protect the public safety, health and general welfare of the users of the project and surrounding area. In addition, the conditions ensure the project is consistent with City standards.

NOW, THEREFORE, BE IT RESOLVED AND DETERMINED, that the Planning Commission has determined the proposed project is in compliance with the City's adopted Multi-Family Residential Objective Design Standards relating to all aspects of multi-family residential and mixed-use development.

NOW THEREFORE BE IT FURTHER RESOLVED that the Antioch Planning Commission does hereby recommend the Antioch City Council APPROVE the proposed Vesting Tentative Subdivision Map (TM-01) and Design Review (AR-23-01), for the Slatten Ranch Townhomes Project, subject to the conditions of approval attached hereto as Exhibit C.

RESOLUTION NO. 2025-XX
July 16, 2025
Page 3

* * * * * * * *

I HEREBY CERTIFY that the foregoing resolution was adopted by the Planning Commission of the City of Antioch at a regular meeting thereof held on the 16th day of July 2025, by the following vote:

AYES:

NOES:

ABSTAIN:

ABSENT:

PLANNING COMMISSION

DAVID A. STORER, AICP SECRETARY TO THE PLANNING COMMISSION

EXHIBIT A

CITY OF ANTIOCH COMMUNITY DEVELOPMENT DEPARTMENT



Slatten Ranch Townhomes Section 15183 Consistency Memorandum

February 2024

Prepared by



A. INTRODUCTION AND SUMMARY

The purpose of this Memorandum is to demonstrate that the Slatten Ranch Townhomes Project (proposed project) has been adequately analyzed in the previous environmental review under the California Environmental Quality Act (CEQA) and that further evaluation is not required. As will be demonstrated below, consistent with CEQA Guidelines Section 15183, additional environmental review is not required.

B. PROJECT BACKGROUND

In February 2023, the City of Antioch adopted the Antioch Housing, Environmental Hazards, and Environmental Justice Elements Project Draft Environmental Impact Report (SCH# 2021110146), hereafter referred to as the "Housing Element EIR." The Housing Element EIR was prepared pursuant to Title 14, Section 15070 of the California Code of Regulations.

The Housing Element EIR analyzed adoption and implementation of the City's 6th Cycle Housing Element Update (2023-2031), including the adoption and implementation of rezoning and General Plan amendments to accommodate the City's Regional Housing Needs Allocation (RHNA). An RHNA obligation represents the total number of housing units that must accommodate the housing needs of all residents during the eight-year planning period. RHNA obligation numbers are determined by a methodology established by the State of California's Department of Finance (DOF) and Housing and Community Development (HCD) Department. RHNA obligation numbers are ascribed to each region of the State and further allocated to local communities by the designated regional planning entity for each region.

The City of Antioch's "fair share" of this RHNA obligation is 3,016 units, as determined by the Association of Bay Area Governments (ABAG). The Housing Element demonstrates that the City has capacity to accommodate 1,559 housing units beyond its RHNA obligation of 3,016 housing units, for a total of 4,575 units. The Housing Element also includes a compilation of sites suitable for residential development, which are comprised of 182 sites totaling 230 acres. Of these 182 sites, 125 (69 percent) are non-vacant and under-utilized, and 57 (31 percent) are vacant. The aforementioned sites are anticipated to accommodate the potential future development of up to 4,575 residential units.

The Housing Element EIR also analyzed the City's updates to the Environmental Hazards Element of its General Plan, as well as the development and adoption of an Environmental Justice Element. The Environmental Hazards Element is meant to implement policies that minimize the negative impacts and risks of natural and man-made hazards such as fires, floods, droughts, earthquakes, landslides, climate change vulnerability, adaptation, and resiliency. Pursuant to Senate Bill (SB) 1000, an Environmental Justice Element is intended to reduce the unique or compounded health risks experienced by disadvantaged communities, to encourage civic engagement in the public decision-making process within disadvantaged populations, and to prioritize improvements and programs that benefit disadvantaged populations. "Disadvantaged communities" are defined as a low-income area that is disproportionately affected by environmental pollution and other hazards that can lead to negative health effects, exposure, or environmental degradation. Additionally, "low-income area" is defined as an area with household incomes at or below 80 percent of the statewide median income (\$109,600 for a household of 4) or with household incomes at or below the threshold designated as low income by HCD's list of State-adopted income limits.

C. PROJECT DESCRIPTION

The following provides a description of the project site's current location and setting, as well as the proposed project components and the discretionary actions required for the project.

Project Location and Setting

The approximately 6.41-acre project site, identified by Assessor's Parcel Number (APN) 056-120-098, is located north of Wicklow Way and east of Slatten Ranch Road in the City of Antioch, California (see Figure 1). The project site is undeveloped (see Figure 2). Surrounding existing uses include undeveloped land and a single-family residence to the north; undeveloped land to the east; existing commercial to the south, across Wicklow Way; and undeveloped land and a single-family residence to the west. The project site is located within the East Lone Tree Focus Area of the City of Antioch General Plan and is currently designated as Regional Retail/Employment Generating Lands and the site is zoned High Density Residential District (R-25).

Project Components

The proposed project includes approval of a Vesting Tentative Subdivision Map for condominium purposes and Design Review. The project components are discussed in further detail below.

Vesting Tentative Subdivision Map

The proposed Vesting Tentative Subdivision Map would divide project site into 17 lots (see Figure 3), each of which would contain one townhome building and associated landscaping. The proposed map is for condominium purposes and would allow for the sale of each residential unit. Each townhome building would contain between five and 10 units, for a total of 129 units. Additionally, 13 separate parcels are proposed for the internal roadway network (Parcels A-J), as well as private common areas (Parcels K and L). Finally, Parcel M would be located along the northern project site boundary and contain a bio-retention area.

Primary access to the project site would be provided by a gated entry from Wicklow Way with a center landscape median. Emergency vehicle access (EVA) would be provided from Slatten Ranch Road at the northwest of the site. All internal roadways would include a five-foot sidewalk and landscaping, and would be privately owned and maintained by a homeowner's association (HOA). It should be noted that Streets G and J would be 20 feet wide and are not designated for fire access. The proposed project includes frontage improvements, including new street trees and sidewalks, along Slatten Ranch Road, Wicklow Way, and Empire Avenue.

Existing City utilities located in Slatten Ranch Road and Wicklow Way are adequately sized to serve the proposed development. As required by the City, all in-tract utilities (domestic water, water for fire service, sanitary sewer, storm drain, and bio-retention facilities) would be privately owned and maintained by the HOA. Water, sewer, and stormwater connections would be extended into the project site from the surrounding roadways (see Figure 4).

Design Review

Pursuant to the Antioch Municipal Code Section 9-5.2607(A)(1), proposed development of any new building or construction in the R-25 zoning district is subject to Design Review.

Each proposed townhome building would be three stories (approximately 37 to 41 feet tall), as measured to the roof ridge, consisting of either "Row Townhomes" units (55 units) or "Back to Back" (B2B) units (74 units). The Row Townhome buildings would front Slatten Ranch Road, Wicklow Way, and Empire Avenue, with units within each building designed in a side-by-side layout.

Figure 1 Regional Vicinity

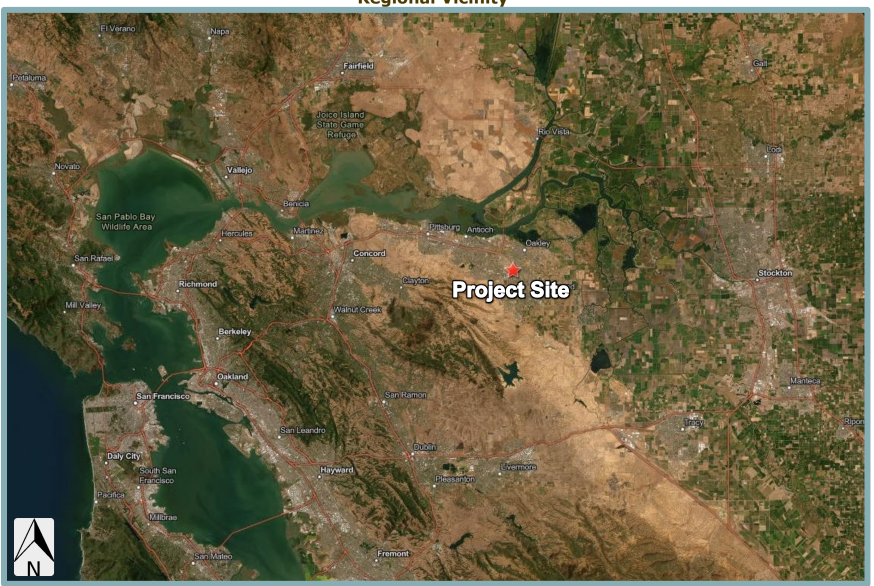
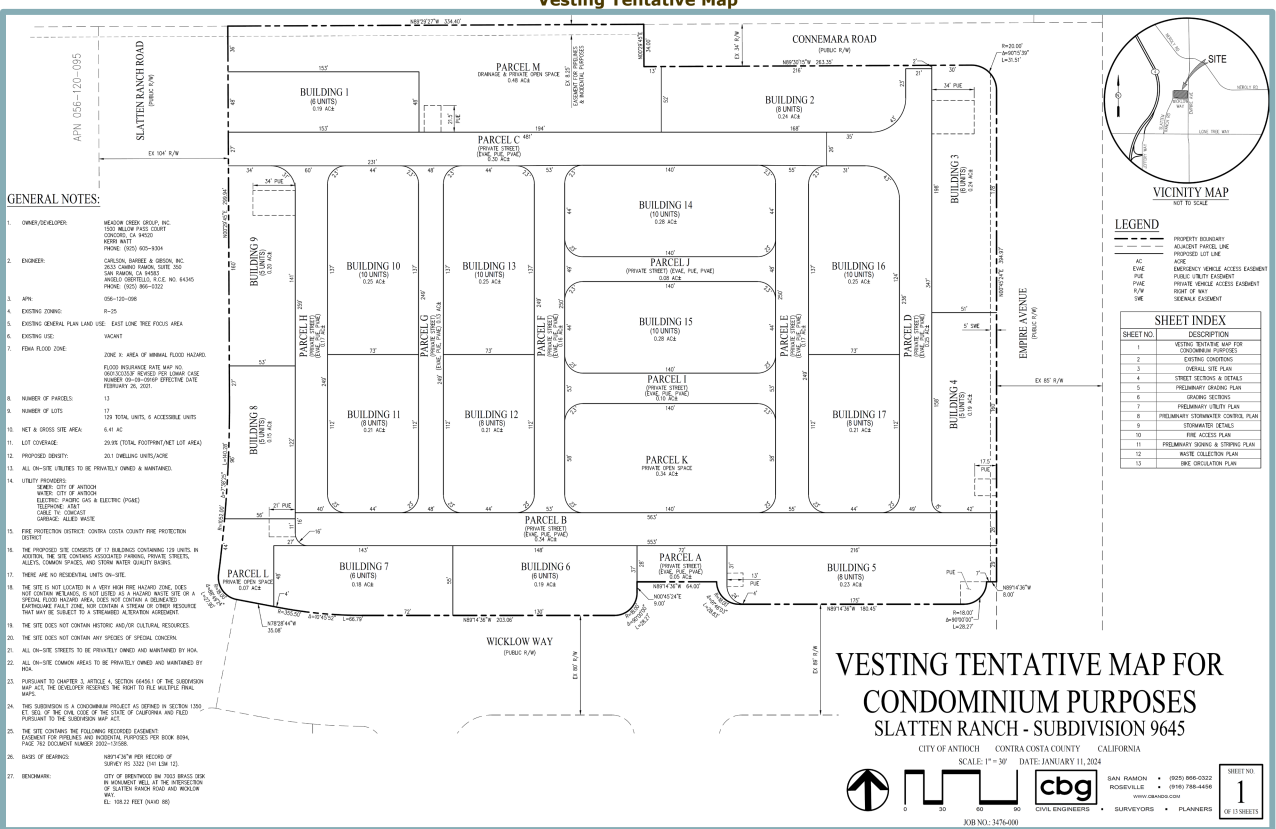


Figure 2
Project Site Boundaries



Figure 3
Vesting Tentative Map



SDMH ON EX 18" SD PIPE RIM 105.2 LEGEND CONNEMARA ROAD EXISTING RIGHT OF WAY
PROPOSED PROJECT BOUNDARY
BUILDING OVERHANG PROPOSED PAVEMENT EXISTING PAVEMENT TO REMAIN PROPOSED SIDEWALK = 12* SD = -- 4" SDFM >-STORM DRAIN FORCE MAIN 8* SS > SANITARY SEWER MAIN _____8" W ____ WATER MAIN — JT — JOINT TRENCH INV 8" OUT 94.23 BUILDING 14 BUILDING WATER SERVICE (DOUBLE DETECTOR DEVICE) BUILDING FIRE SERVICE (DOUBLE DETECTOR DEVICE & STORM DRAIN LOW FLOW PUMP J STREET STORM DRAIN FORCE MAIN -- 4" SDFM >-(PRIVATE STREET) BIORETENTION AREA RIM 105.3 INV 8* IN 95.17 INV 8* IN 95.42 INV 8* OUT 95.17 CATCH BASIN (CITY OF ANTIOCH TYPE C) **BUILDING 15** CATCH BASIN (CALTRANS TYPE G6 (D73B) FIELD INLET TG 104.4 INV 12" OUT 100.27 SANITARY SEWER CLEANOUT STORM DRAIN/SANITARY SEWER MANHOLE I STREET TRANSFORMER EXISTING SANITARY SEWER ---EX SS>--- EX 8" W-EXISTING STORM DRAIN -EX63s>----EX W--- EXISTING WATER ---EX_JT_--- EXISTING JOINT TRENCH NOTES:

1. STORM DRAIN PIPE SLOPE (S) IS
0.30% UNLESS OTHERWISE NOTED.
2. SANITARY SEWER SLOPE (S) IS
0.77% UNLESS OTHERWISE NOTED. BUILDING 7 PARCEL L BUILDING 6 WICKLOW WAY PRELIMINARY UTILITY PLAN **SLATTEN RANCH - SUBDIVISION 9645** CITY OF ANTIOCH CONTRA COSTA COUNTY CALIFORNIA

Figure 4
Preliminary Utility Plan

SCALE: 1" = 30' DATE: JANUARY 11, 2024

The B2B buildings would be sited generally in the central portion of the project site, with units within each building designed in a side-by-side and back-to-back to layout. Both unit styles would include living areas primarily on the second and third levels. All units would have at least one private deck of 70 square feet (sf), a storage area of at least 250 cubic feet, and an attached two-car garage.

The Row Townhome buildings include entryways with covered porches at the front elevations and garages at the rear elevations (see Figure 5). The B2B buildings include entryways with covered porches and garages at both the front and rear elevations (see Figure 6). Each building would have either five, six, eight, or 10 units. Three Row Townhome floorplan types are offered with two-and three-bedrooms, ranging in size from 1,432 to 1,791 sf. Two B2B floorplans are offered: a two-bedroom, 1,293-sf plan and a three-bedroom, 1,414-sf plan.

The architectural style of the proposed residential buildings would be contemporary in design and would make use of stucco and siding finishes in several different colors on each building. The front façades of all buildings would be articulated to emphasize front entries and decks, while the sides and rears would include varying vertical and horizontal planes, and different finishes to provide articulation and interest.

The proposed project would include 0.34-acre of common open space located north of the gated entry at Parcel K. Three B2B buildings face the common area (Buildings 12, 15, and 17) and portions of row townhomes Buildings 5 and 6 have windows facing the common area. This central common area would provide amenities for both adults and children including a bocce court and children's play area. Landscaping at the children's play area would screen it from view from the entry. An 18-inch-high seat wall along one edge of the bocce court separates it from the play area, and an 18-inch seat wall also separates the children's play areas from the surrounding drive aisles. Benches are located throughout the common space, along with picnic tables centrally located between the bocce and children's play area. A second smaller common open space area (approximately 5,200 sf) would be located in Parcel M at the north of the project site. The common space area would have a dog park as well as an open activity area for free use.

Street trees in the parkway strips would be located along all public streets in addition to shrubs for privacy. All totaled, including the bio-retention area at the north, the private and common open spaces exceed the 25 percent landscaping requirement.

Requested/Required Entitlements

The proposed project would require the following approvals from the City of Antioch:

- Vesting Tentative Subdivision Map; and
- Design Review.

D. DISCUSSION

Pursuant to Public Resources Code (PRC) Section 21083.3 and Section 15183(b) of the CEQA Guidelines, a project that is consistent with the development density established by existing zoning, community plan, or general plan policies for which an EIR was certified shall not require additional environmental review, except when it is necessary to examine whether there are project-specific significant effects which are peculiar to the project or its site. This streamlines the review of such projects and reduces the need to prepare repetitive environmental studies.

Figure 5
Row Townhomes Elevation



Figure 6
Back to Back Townhome Elevations



More specifically, Section 15183(b) states the following:

- (b) In approving a project meeting the requirements of this section, a public agency shall limit its examination of environmental effects to those which the agency determines, in an initial study or other analysis:
 - Are peculiar to the project or the parcel on which the project would be located.
 - (2) Were not analyzed as significant effects in a prior EIR on the zoning action, general plan, or community plan, with which the project is consistent,
 - (3) Are potentially significant off-site impacts and cumulative impacts which were not discussed in the prior EIR prepared for the general plan, community plan or zoning action, or
 - (4) Are previously identified significant effects which, as a result of substantial new information which was not known at the time the EIR was certified, are determined to have a more severe adverse impact than discussed in the prior EIR.

It should be noted that, according to Section 15183(f), an effect of a project on the environment shall not be considered peculiar to the project or the parcel if uniformly applied development policies or standards have been previously adopted by the City or County with a finding that the development policies or standards would substantially mitigate that environmental effect when applied to future projects, unless substantial new information shows that the policies or standards would not substantially mitigate the environmental effect.

As set forth by Sections 15168 and 15183 of the CEQA Guidelines, the program EIR, in this case the City's Housing Element EIR, serves as a basis for this 15183 Consistency Memorandum to determine if project-specific impacts would occur that are not adequately covered in the previously certified EIR. To the extent that the Housing Element policies and/or actions substantially mitigate a particular project impact, the impact shall not be considered peculiar, pursuant to 15183(f), thus, eliminating the requirement for further environmental review.

This 15183 Consistency Memorandum indicates whether the proposed project would result in a significant impact that: (1) is peculiar to the project or the project site; (2) was not identified as a significant effect in the Housing Element EIR; or (3) are previously identified significant effects, which as a result of substantial new information that was not known at the time that the Housing Element EIR was certified, are determined to have a more severe adverse impact than discussed in the Housing Element EIR.

The Housing Element EIR anticipated the project site would be developed in accordance with the standards established for the R-25 zoning district, which allows for a density of 20 to 25 dwelling units per acre (du/ac). The proposed project would result in a density of 20.1 du/ac, and therefore, would be consistent with the development anticipated for the project site within the Housing Element EIR.

The applicability of the Section 15183(b) criteria to the proposed project is described in the following sections.

Criterion 15183(b)(1)

The proposed project would include approval of a Vesting Tentative Subdivision Map that would subdivide the project site into 17 lots for residential uses and condominium air space. The area proposed for development and the land uses proposed in the Vesting Tentative Subdivision Map

are consistent with the City's updated Housing Element, and, therefore, consistent with what was analyzed in the Housing Element EIR. Design Review is also required in order to authorize the proposed building architecture, landscaping, and site design, which would ensure consistency with the City of Antioch General Plan, Zoning Ordinance, and Citywide Design Guidelines. The Design Review process would not alter the analysis or conclusions of the previously approved Housing Element EIR.

Additionally, the project site is comprised of ruderal grasses that are regularly mowed. Trees are not located on-site, nor aquatic resources of any kind. Pursuant to the California Department of Conservation (DOC) California Important Farmland Finder, the project site does not contain Prime Farmland, Unique Farmland, or Farmland of Statewide Importance. Pursuant to the Federal Emergency Management Agency (FEMA), the project site is located in Zone X, designated as an Area of Minimal Flood Hazard. Based on the above, the project site does not contain any peculiar characteristics that could result in environmental effects through development of the proposed project. Thus, the proposed project would not result in any environmental effects peculiar to the project or the project site, and therefore would not result in environmental impacts beyond what was previously anticipated, analyzed, and mitigated by the Housing Element EIR.

Criterion 15183(b)(2)

As discussed above, an EIR that assessed the full buildout of the City's updated Housing Element, including residential development of the project site, was certified in 2023. Because significant updates to local, State, and federal regulations have not been adopted since the certification of the previous EIR, and, as demonstrated in further detail in the Environmental Impact Analysis section below, the proposed project would not result in any new environmental effects that were not analyzed as significant effects in the Housing Element EIR. As such, substantial changes would not occur with respect to the circumstances under which the project is undertaken.

Criterion 15183(b)(3)

The proposed project does not include off-site improvements, and therefore, would not result in any impacts associated with off-site construction or operational activities. In addition, the proposed project is consistent with the City's updated Housing Element, and therefore, development of the project site with the proposed uses was generally evaluated as part of the associated Housing Element EIR. Furthermore, given that the Housing Element EIR serves as a cumulative analysis, cumulative impacts related to development of the site with residential uses have already been anticipated and analyzed in the Housing Element EIR. Thus, the proposed project would not result in any off-site and/or cumulative impacts that were not evaluated in the prior EIR.

Criterion 15183(b)(4)

The question of "substantial new information" relates to the current CEQA requirements to assess impacts that were not required at the time the Housing Element EIR was certified. Because the Housing Element EIR was completed in accordance with the most recent version of the CEQA Appendix G Checklist, all required environmental impact areas were addressed in the Housing Element EIR. As previously discussed, changes would not occur with respect to development of the project site as a result of the proposed project, relative to what was anticipated for the site by the Housing Element EIR. Thus, the proposed project would not result in new significant impacts

¹ California Department of Conservation. *California Important Farmland Finder*. Available at: https://maps.conservation.ca.gov/dlrp/ciff/. Accessed October 2023.

Federal Emergency Management Agency. *FEMA's National Flood Hazard Layer (NFHL) Viewer*. Available at: https://www.fema.gov/flood-maps/national-flood-hazard-layer. Accessed October 2023.

or substantially more severe significant impacts beyond what was anticipated in the Housing Element EIR. Therefore, the proposed project would not result in any more severe impacts than what was discussed in the prior EIR.

E. ENVIRONMENTAL IMPACT ANALYSIS

The following discussion briefly evaluates each CEQA Appendix G environmental resource area. As noted above, the analysis below indicates whether the proposed project would result in a significant impact that: (1) is peculiar to the project or the project site; (2) was not identified as a significant effect in the Housing Element EIR; or (3) are previously identified significant effects, which as a result of substantial new information that was not known at the time that the Housing Element EIR was certified, are determined to have a more severe adverse impact than discussed in the Housing Element EIR.

Air Quality

The proposed project would be consistent with the Housing Element and, thus, was anticipated by the City and considered under the Housing Element EIR analysis. Accordingly, the proposed project would not result in any new significant effects related to air quality. However, the Housing Element EIR requires mitigation measures related to construction emissions of criteria air pollutant emissions from future housing developments (AIR-1), operational emissions of criteria air pollutant emissions from future housing developments (AIR-2), and health risks related to the generation of toxic air contaminants (TACs) and particulate matter (PM) 2.5 microns in diameter (PM_{2.5}) during construction and operation of future housing developments (AIR-3a and AIR-3b).

Pursuant to Mitigation Measure AIR-1, construction of residential projects involving more than 114 single-family units or 240 multi-family units requires a quantitative air quality analysis to be conducted and measures identified to reduce the project's construction-related criteria air pollutant emission to below the applicable BAAQMD thresholds of significance. Given that the proposed project consists of 129 multi-family residential units, Mitigation Measure AIR-1 as set forth in the Housing Element EIR is not applicable to the proposed project. Similarly, because the proposed project would not involve more than 325 single-family units or 451 multi-family units (as specified in Mitigation Measure AIR-2), is not located within a Bay Area Air Quality Management District (BAAQMD) Planning Healthy Place Map area, and would not include emergency generators, Mitigation Measures AIR-2, AIR-3a, and AIR-3b would not apply to the project. In addition, the proposed project would be subject to the same regulations governing criteria air pollutants and emissions as were identified for the development projects evaluated in the Housing Element EIR.

Overall, based on the above, the proposed project would not result in a significant impact that is peculiar to the project or the project site, was not identified as a significant effect in the Housing Element EIR, and would not result in a more severe adverse impact than the significant effects previously identified within the Housing Element EIR.

Greenhouse Gas Emissions

Pursuant to the Housing Element EIR, the BAAQMD's recommended plan-level thresholds of significance for GHG emissions include two options: Option A, to meet the State's emission reduction goals, and Option B, to be consistent with a local GHG reduction strategy that meets the State criteria under CEQA Guidelines Section 15183.5(b). To demonstrate compliance with Option A of the plan-level thresholds, BAAQMD recommends implementing various design elements for typical residential, commercial, and retail land use projects. Such design elements

would include, but are not limited to, a lack of natural gas appliances or plumbing, and a demonstrated reduction in project-generated vehicle miles traveled (VMT).

According to the Housing Element EIR, implementation of General Plan policies, such as Policy 11.7.2(c) and 11.7.2(d) (which were updated as part of the Housing Element Update), would comply with Options A and B of the BAAQMD's recommend plan-level thresholds of significance and ensure that future development would not result in a cumulatively considerable contribution to global climate change. Finally, implementation of existing General Plan Policies 7.4.2, 10.6.2, 10.7.2, 10.8.2, and Housing Element Policy 4.1 would help to reduce GHG emissions from transportation, energy use, and water use.

Overall, the Housing Element EIR concluded that implementation of the existing and updated General Plan Policies related to GHG emissions would comply with the BAAQMD's recommended thresholds, and future development under the updated Housing Element would have a less-than-significant impact related to GHG emissions. Given that the project site was considered for residential development in the Housing Element, the proposed project would be consistent with the Housing Element and therefore evaluated within the Housing Element EIR. Thus, the proposed project would be required to comply with all applicable General Plan policies, and would not result in a significant impact that is peculiar to the project or project site, a significant effect that was not previously identified in the Housing Element EIR, or a substantially more severe significant effect related to GHG emissions during construction or operation.

Transportation

Pursuant to Mitigation Measure TRANS-1 as set forth in the Housing Element EIR, individual housing project development proposals that do not screen out from a VMT impact analysis are required to provide a quantitative VMT analysis; however, the Housing Element EIR provides that any project that is exempt from CEQA is not required to conduct a VMT analysis. As demonstrated through this 15183 Consistency Memorandum, the proposed project would not result in a significant impact that is peculiar to the project or project site, a significant effect that was not previously identified in the Housing Element EIR, or a substantially more severe significant effect related to transportation beyond what was identified in the Housing Element EIR. Therefore, pursuant to Section 15183 of the CEQA Guidelines, the proposed project qualifies for exemption from further environmental review under CEQA. Because the proposed project would be considered exempt from CEQA, Mitigation Measure TRANS-1 is not applicable.

Remaining Impact Areas

In addition to the CEQA topics discussed in the previous sections of this 15183 Consistency Memorandum, the Housing Element EIR included analysis of the following issue areas:

- Aesthetics;
- · Agriculture and Forestry Resources;
- Biological Resources;
- Cultural Resources;
- Energy;
- Geology and Soils;
- Hazards and Hazardous Materials:
- Hydrology and Water Quality;
- Land Use and Planning;
- Mineral Resources;
- Noise;

- Population and Housing;
- Public Services;
- Recreation:
- Tribal Cultural Resources;
- Utilities and Service Systems; and
- Wildfire.

As discussed previously, construction and operation activities associated with the proposed project would be developed within a site previously analyzed as part of the Housing Element EIR and would not result in any increase to the area of disturbance previously anticipated by the Housing Element EIR.

Given that site conditions, as well as conditions in the project vicinity, have remained the same, the proposed project would not result in new significant impacts or substantially more significant impacts related to the following environmental issue areas: aesthetics, agriculture and forestry resources, biological resources, cultural resources, geology and soils, hazards and hazardous materials, hydrology and water quality, mineral resources, noise, public services, recreation, tribal cultural resources, and wildfire. For example, new scenic vistas would not have occurred within the project vicinity subsequent to the adoption of the Housing Element EIR, and project design would be required to comply with applicable General Plan policies and City of Antioch regulations related to building height, setback, and neighborhood character. Similarly, the project site would not have undergone changes related to the presence of biological resources, farmland, subsurface conditions, or hydrology since adoption of the Housing Element EIR. The vast majority of existing uses within the project vicinity are the same or similar to those that existed during preparation of the Housing Element EIR. As such, project construction would not be anticipated to result in substantial increases at existing sensitive receptors beyond the levels anticipated by the Housing Element EIR. Therefore, the proposed project would not result in new or substantially more significant impacts beyond what was identified in the Housing Element EIR.

With respect to energy, the proposed project would be subject to the currently adopted 2022 California Green Building Standards Code (CALGreen Code) and the Building Energy Efficiency Standards (Title 24, Part 6 of the California Code of Regulations), which include more stringent requirements related to energy efficiency than previous iterations of the aforementioned regulations to move the State closer to its net-zero energy goals. The 2022 Building Energy Efficiency Standards are designed to move the State closer to its net-zero energy goals for new residential development by requiring all new residences to install enough renewable energy to offset all the electricity needs of each residential unit, as well as battery storage to maximize onsite use of solar energy and avoid electricity demand during peak consumption periods on the grid. Energy reductions relative to previous Building Energy Efficiency Standards are achieved through various regulations, including requirements for the use of high-efficacy lighting, improved water heating system efficiency, and high-performance attics and walls. Additionally, all construction equipment and operation thereof would be regulated per the California Air Resources Board (CARB) In-Use Off-Road Diesel Vehicle Regulation. The In-Use Off-Road Diesel Vehicle Regulation is intended to reduce emissions from in-use, off-road, heavy-duty diesel vehicles in California by imposing limits on idling, requiring all vehicles to be reported to CARB, restricting the addition of older vehicles into fleets, and requiring fleets to reduce emissions by retiring, replacing, or repowering older engines, or installing exhaust retrofits. The In-Use Off-Road Diesel Vehicle Regulation would subsequently help to improve fuel efficiency and reduce GHG emissions. Technological innovations and more stringent standards are being researched, such as multi-function equipment, hybrid equipment, or other design changes, which could help to

reduce demand on oil and emissions associated with construction. Thus, the proposed project would not result in new significant impacts or substantially more significant impacts related to energy beyond what were identified in the Housing Element EIR. Thus, the proposed project would not result in new significant impacts or substantially more significant impacts related to energy beyond what were identified in the Housing Element EIR.

Finally, with respect to land use and planning and population and housing, the proposed project would not physically divide an established community, and would be consistent with the uses anticipated in the updated Housing Element. New utility lines installed as part of the proposed project would be extended from existing lines in the adjacent roadway network and would be constructed consistent with the City's applicable engineering design standards. Additionally, any new utility lines associated with the proposed project would be sized to accommodate only the project, thereby ensuring the project does not induce substantial unplanned population growth. Furthermore, the proposed project would be subject to applicable development impact fees, ensuring the project's fair-share contribution for any necessary expansions to various public services and utilities. Thus, the proposed project would not result in new significant impacts or substantially more significant impacts related to the aforementioned environmental issue areas beyond what were identified in the Housing Element EIR.

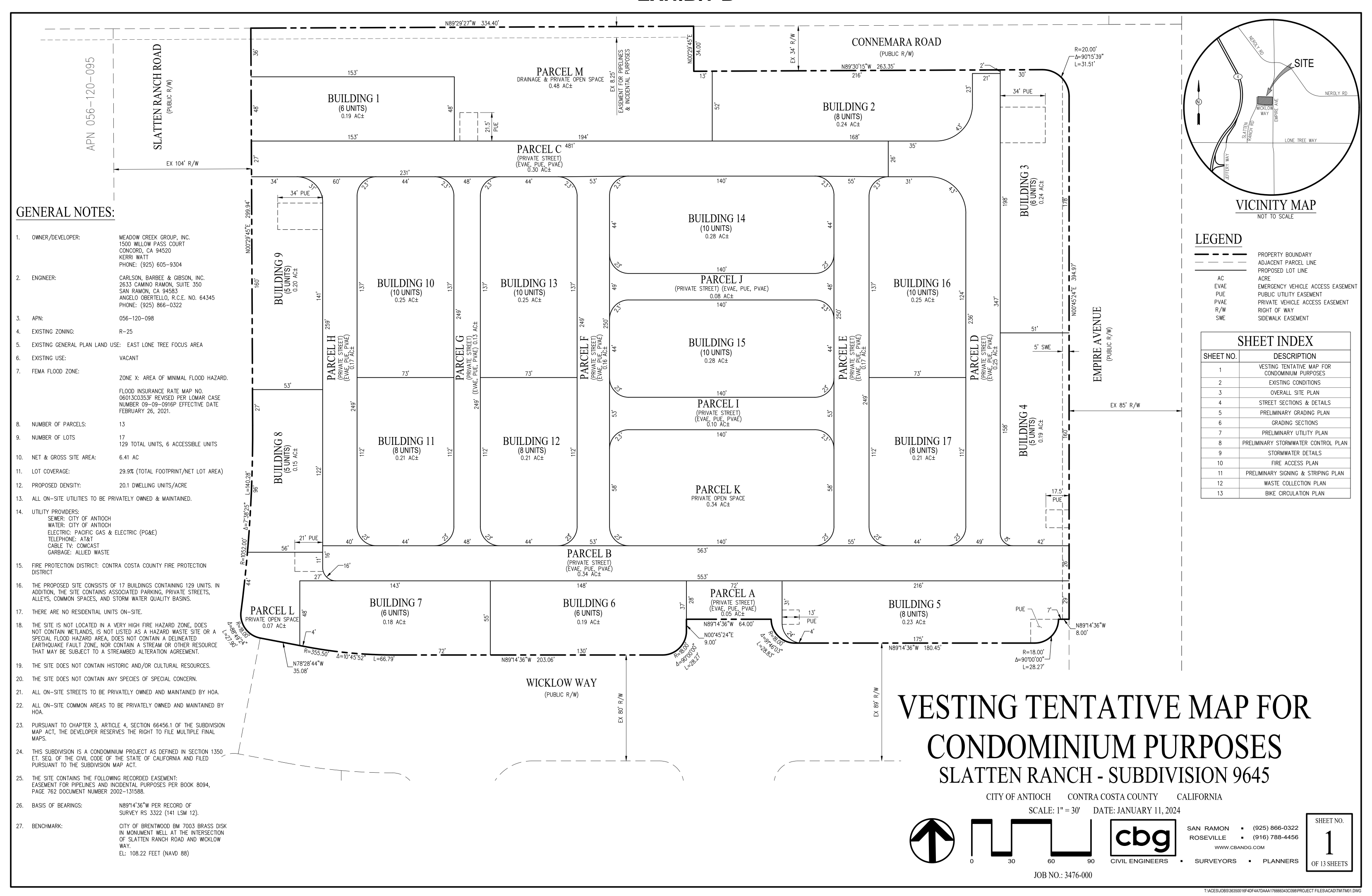
It should be noted that the Housing Element EIR did not identify any significant impacts beyond the previously discussed impacts to air quality and transportation. Therefore, the proposed project would not be subject to further mitigation measures.

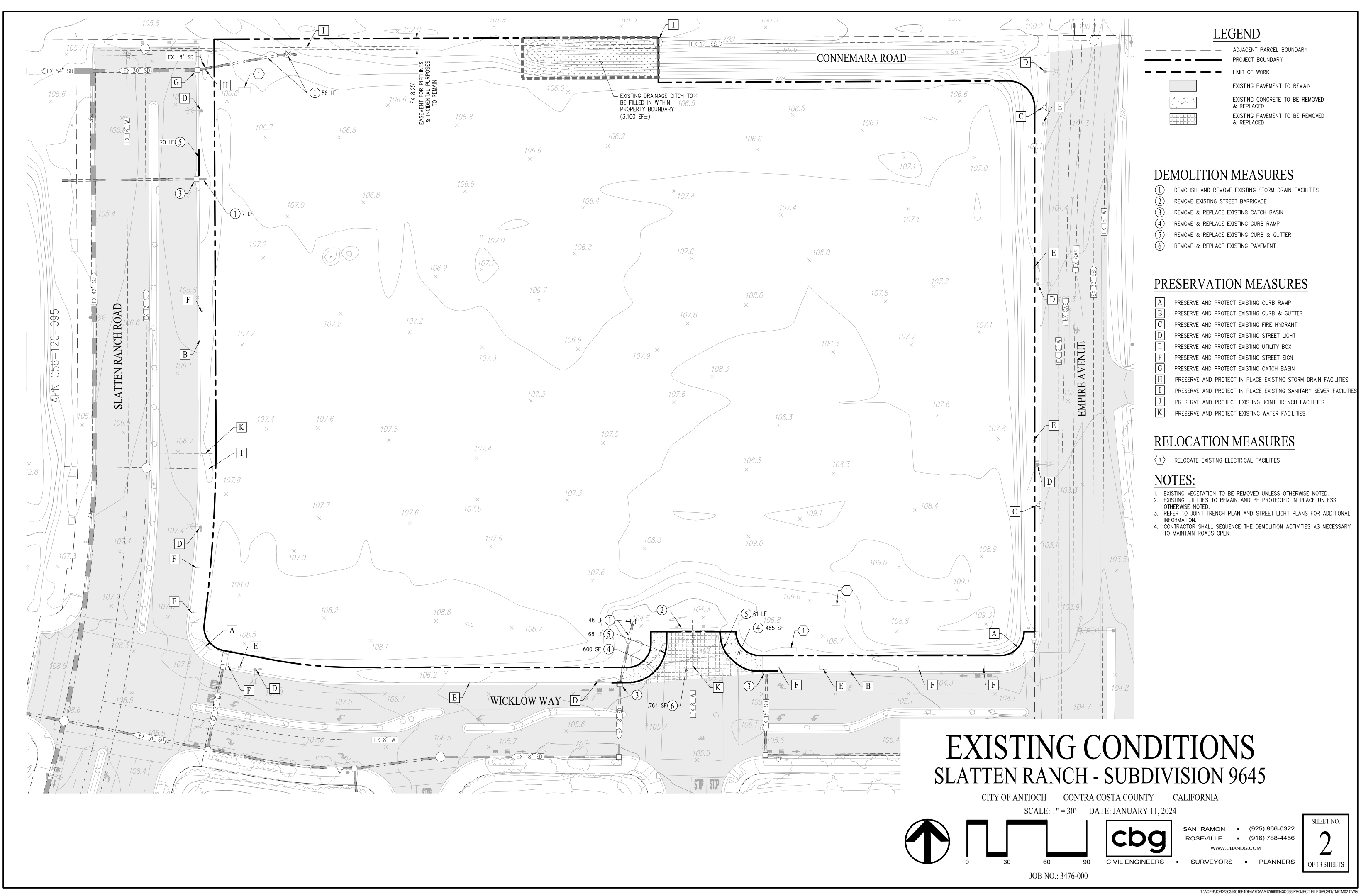
Thus, with respect to the foregoing issue areas, the proposed project would result in similar impacts as those identified within the Housing Element EIR. Compliance with applicable federal, State, and local policies, regulations, and standards would ensure impacts related to the aforementioned issue areas would be reduced to a less-than-significant level.

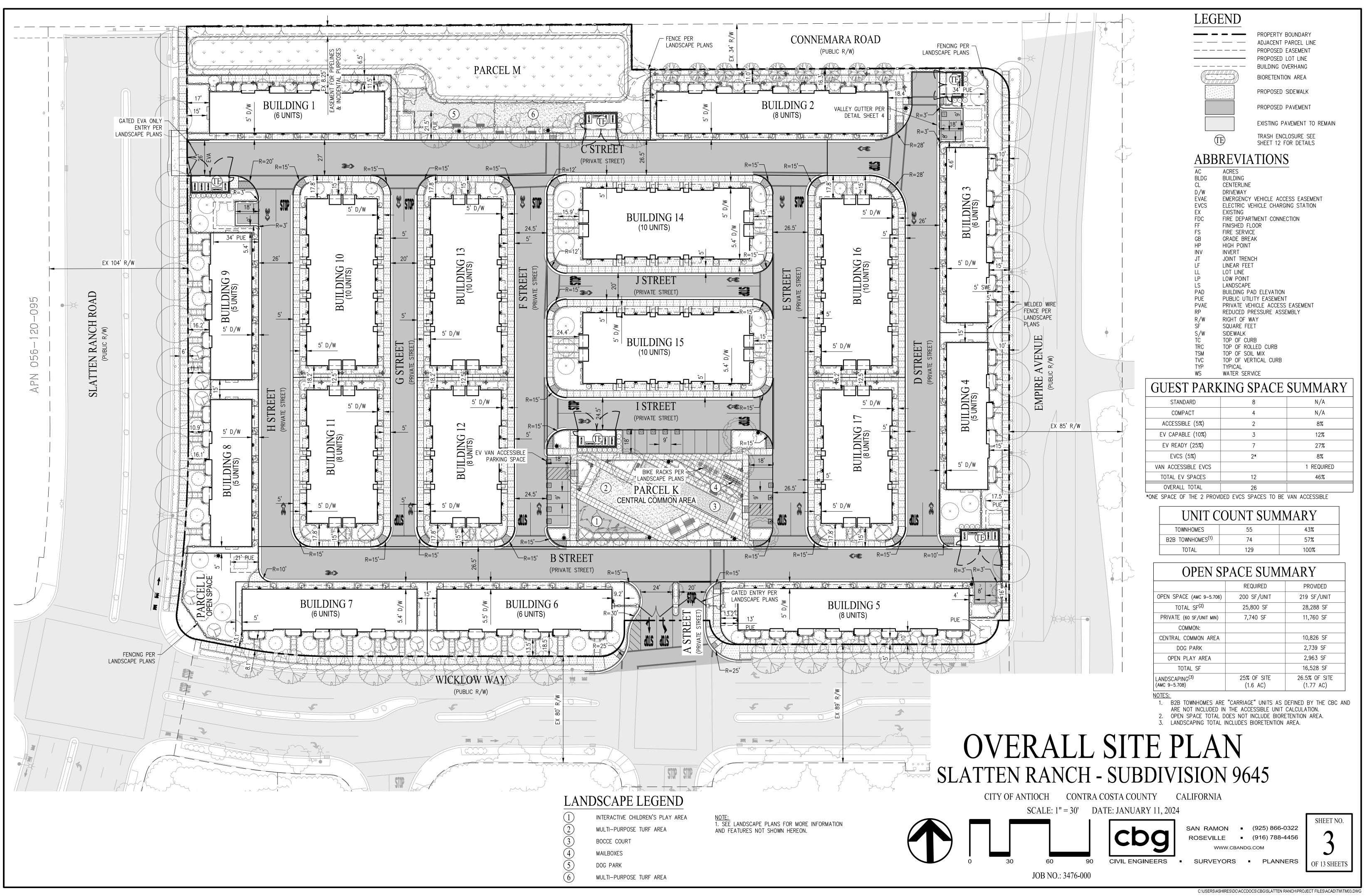
F. CONCLUSION

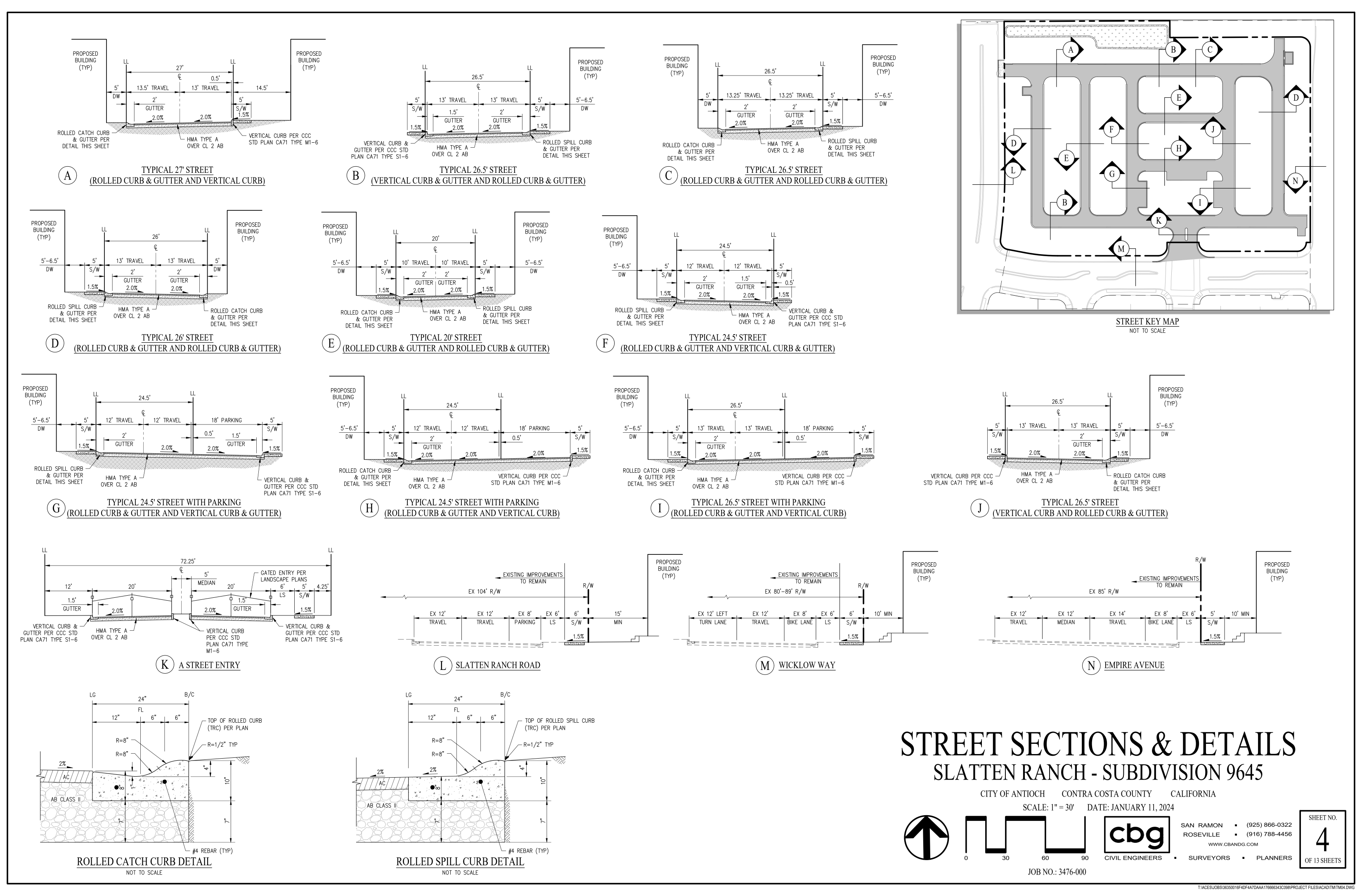
As demonstrated in the discussions above, pursuant to CEQA Guidelines Section 15183, additional environmental review under CEQA would not be required for the proposed project.

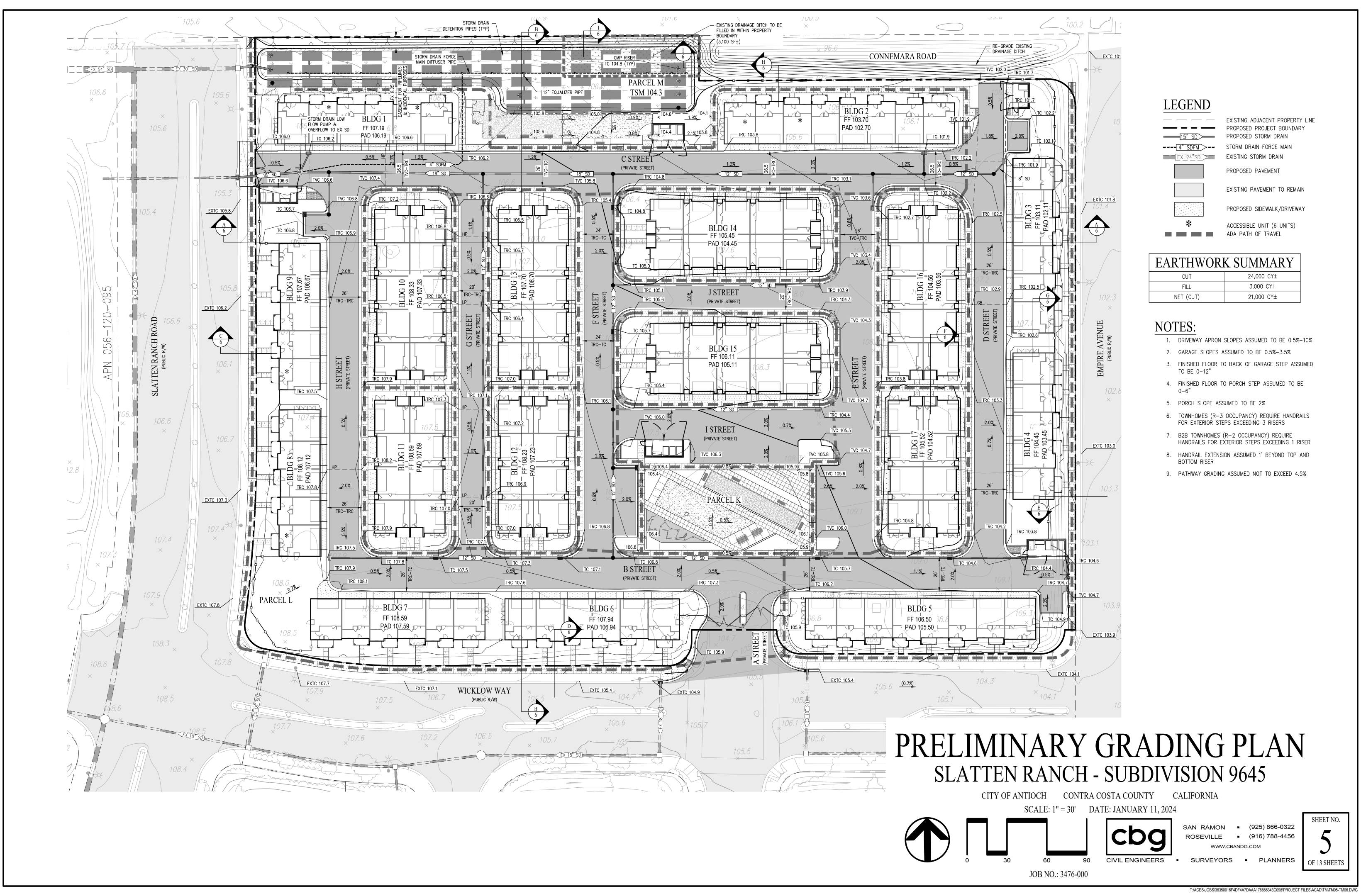
EXHIBIT B

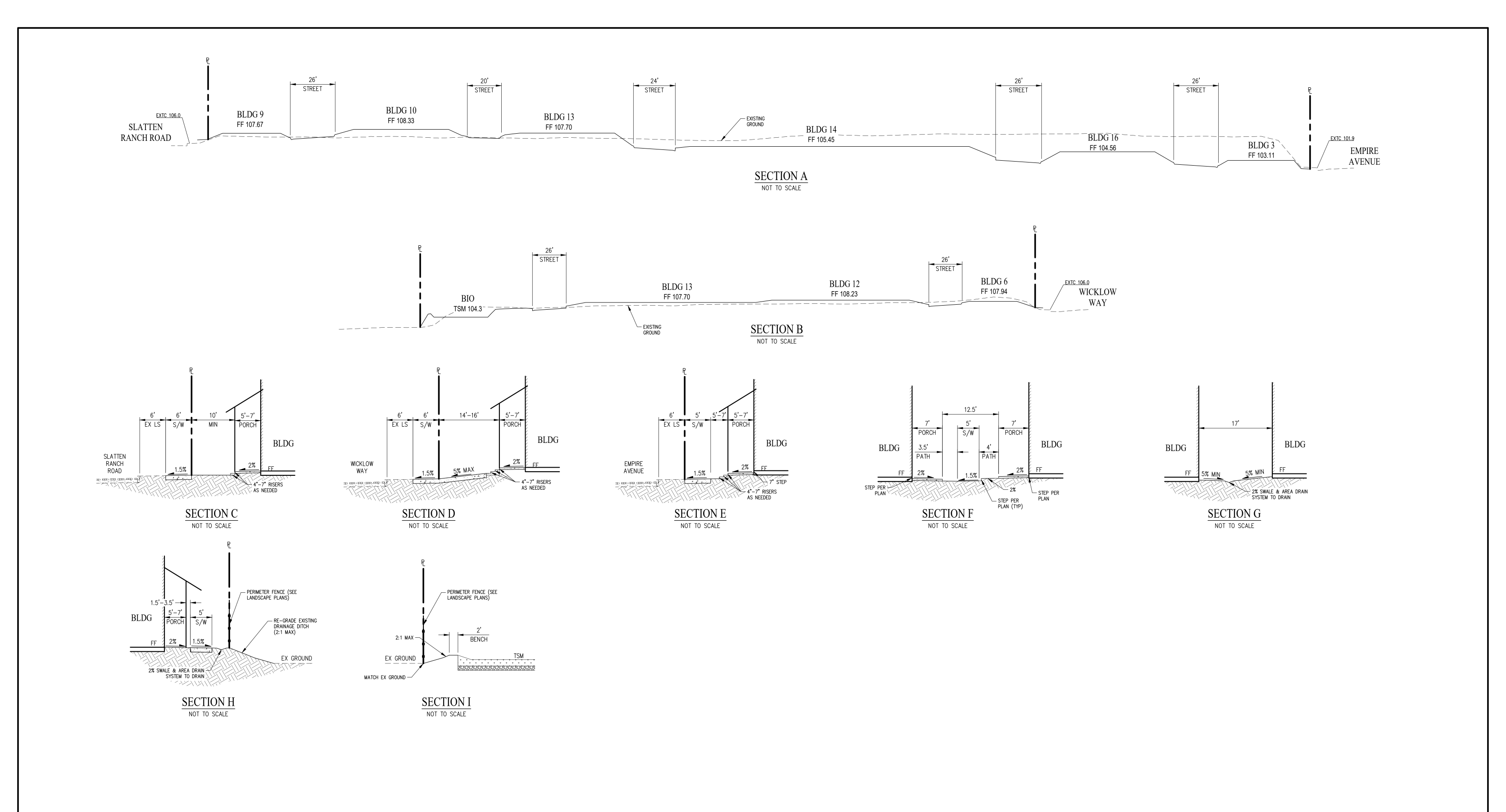




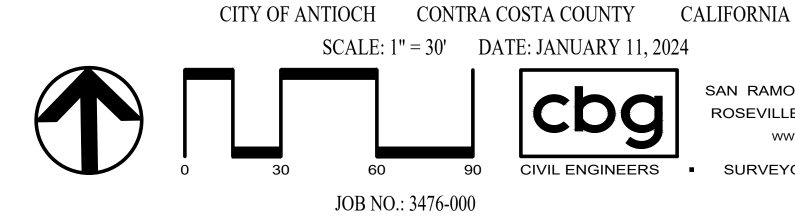








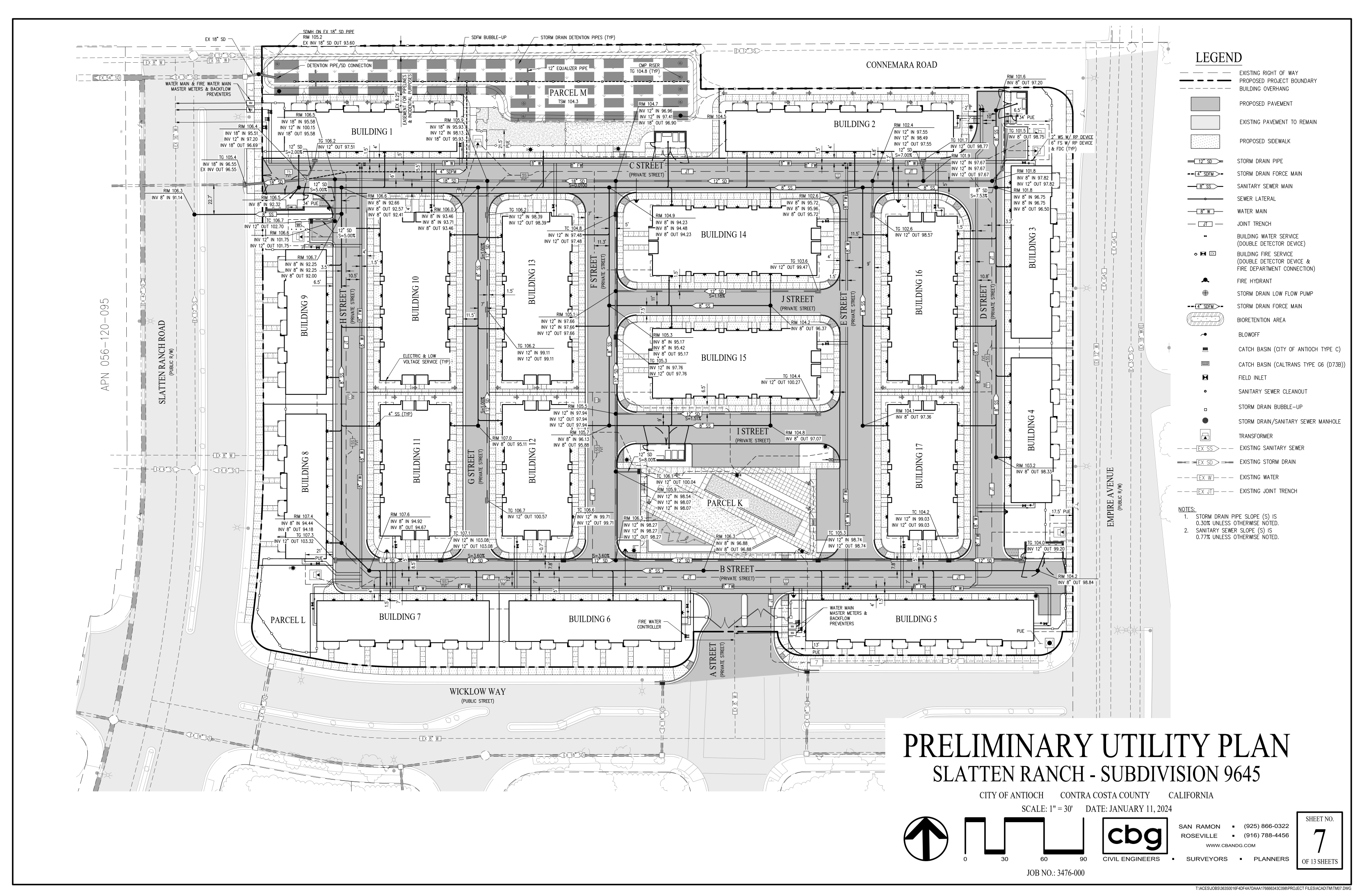
GRADING SECTIONS SLATTEN RANCH - SUBDIVISION 9645

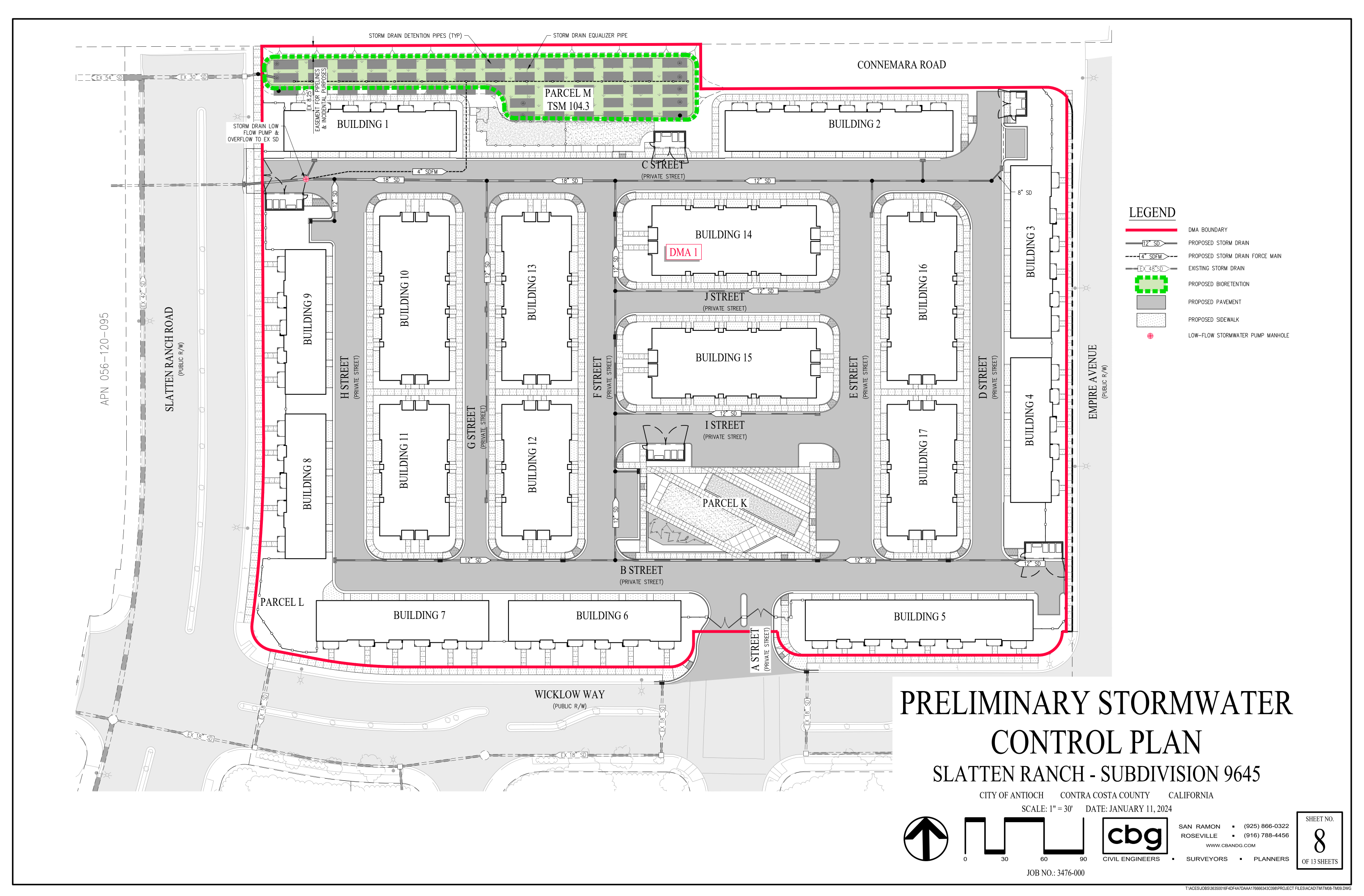


CIVIL ENGINEERS

SAN RAMON • (925) 866-0322 ROSEVILLE • (916) 788-4456 WWW.CBANDG.COM SURVEYORS • PLANNERS

T:\ACES\JOBS\36350016F4DF4A7DAAA176666343C098\PROJECT FILES\ACAD\TM\TM05-TM06.DWG

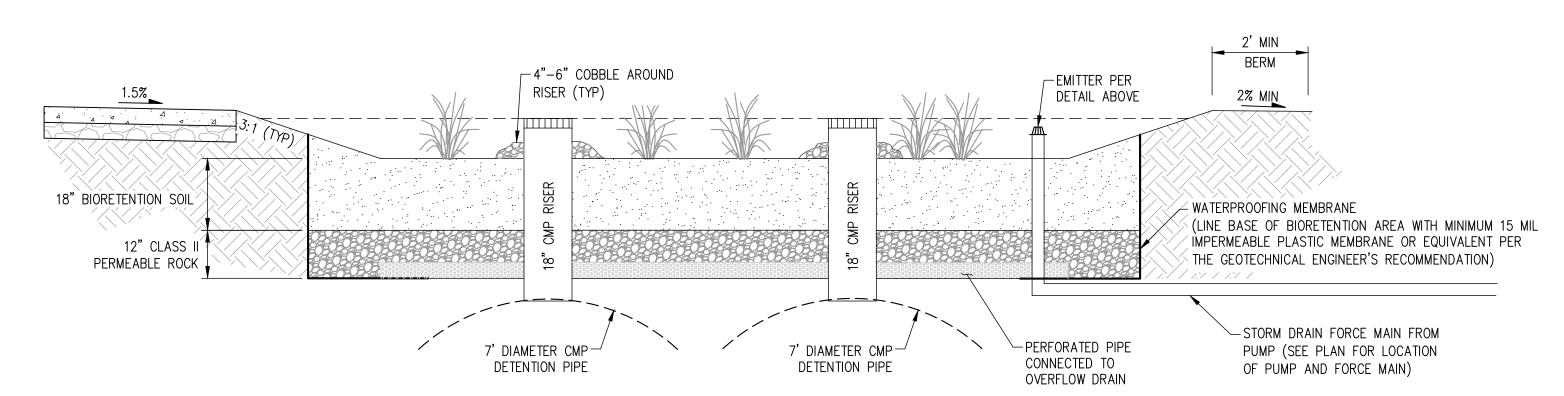




WIDTH VARIES — CMP RISER LANDSCAPING WITHIN BIOERETENTION AREA PER LANDSCAPE PLANS NDS 6" POP-UP EMITTER _ W/ COBBLE SPLASH PAD - TOP OF SOIL MIX (TSM) PER - 4" MIN. DIA. SDR 35 OR EQUIV. CLEANOUT BIORETENTION DETAILS (MATCH TSM PER PLAN) —— 2" MIN PLACE A 3" LAYER OF FREEBOARD NON-FLOATABLE, PLANT-BASED, AGED AND/OR COMPOSTED MULCH - IMPERMEABLE LINER PER GEOTECHNICAL RECOMMENDATION (TYP) 18" MIN. BIORETENTION - SEE DETENTION 4" PERFORATED PIPE CONNECTED TO DETAILS BELOW DROP INLET, SEAL PENETRATION TO - 12" CLASS II DROP INLET WITH GROUT. SUBDRAIN PERMEABLE ROCK TO EXTEND LENGTH AND WIDTH OF BIORETENTION AREA (S=0.0050'/FT) 8" DIFFUSER PIPE (C900 PVC)

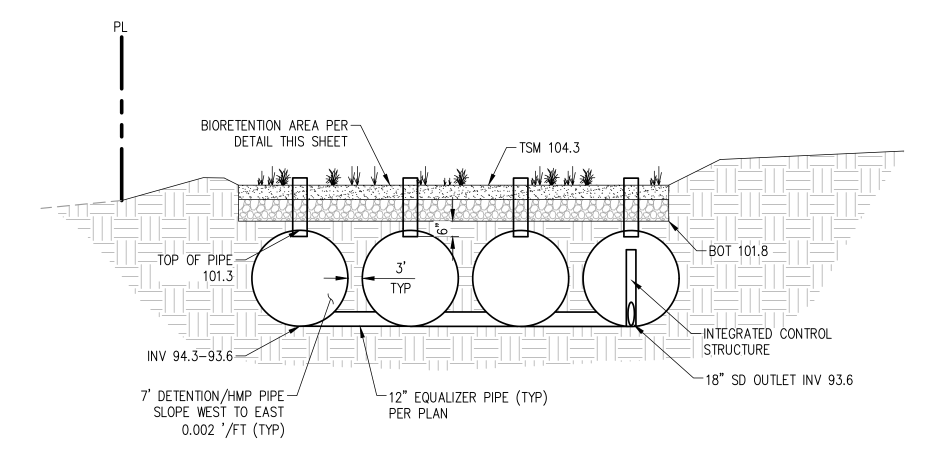
BIORETENTION AREA

NOT TO SCALE



BIORETENTION AREA

NOT TO SCALE



DETENTION BELOW BIORETENTION AREA NOT TO SCALE

Project Name: Slatten Ranch Project Type: Treatment and Flow Control APN: 056-120-098 Drainage Area: 279,039 Mean Annual Precipitation: 12.5

IV. Areas Draining to IMPs

IMP Name: IMP1
IMP Type: Bioretention + Vault

7 1	
oil Grou	p: IMP1

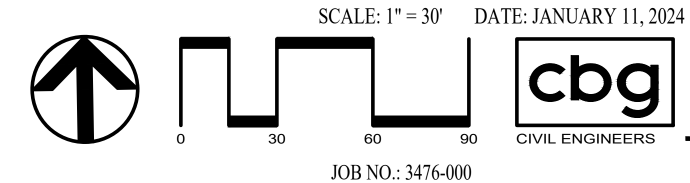
DMA Name	Area (sq ft)	Post Project Surface Type	DMA Runoff Factor	DMA Area x Runoff Factor	IMP Sizing			
DMA 1A	96,425	Conventional Roof	1.00	96,425	IMP Sizing Factor	Rain Adjustment	Minimum Area or	Proposed Area or
DMA 1B	117,276	Concrete or Asphalt	1.00	117,276	1 dotor	Factor	Volume	Volume
DMA 1C	55,666	Landscape	0.50	27,801				
			Total	241,502				
				Area	0.040	1.000	9,660	9,672
				Volume	0.152	1.282	47,072	47,451
Maximum Underdrain Flow (cfs)							0.19	
							Orifice Diameter (in)	2.01

IMP CALCULATOR OUTPUT

STORMWATER DETAILS

SLATTEN RANCH - SUBDIVISION 9645

CITY OF ANTIOCH CONTRA COSTA COUNTY CALIFORNIA

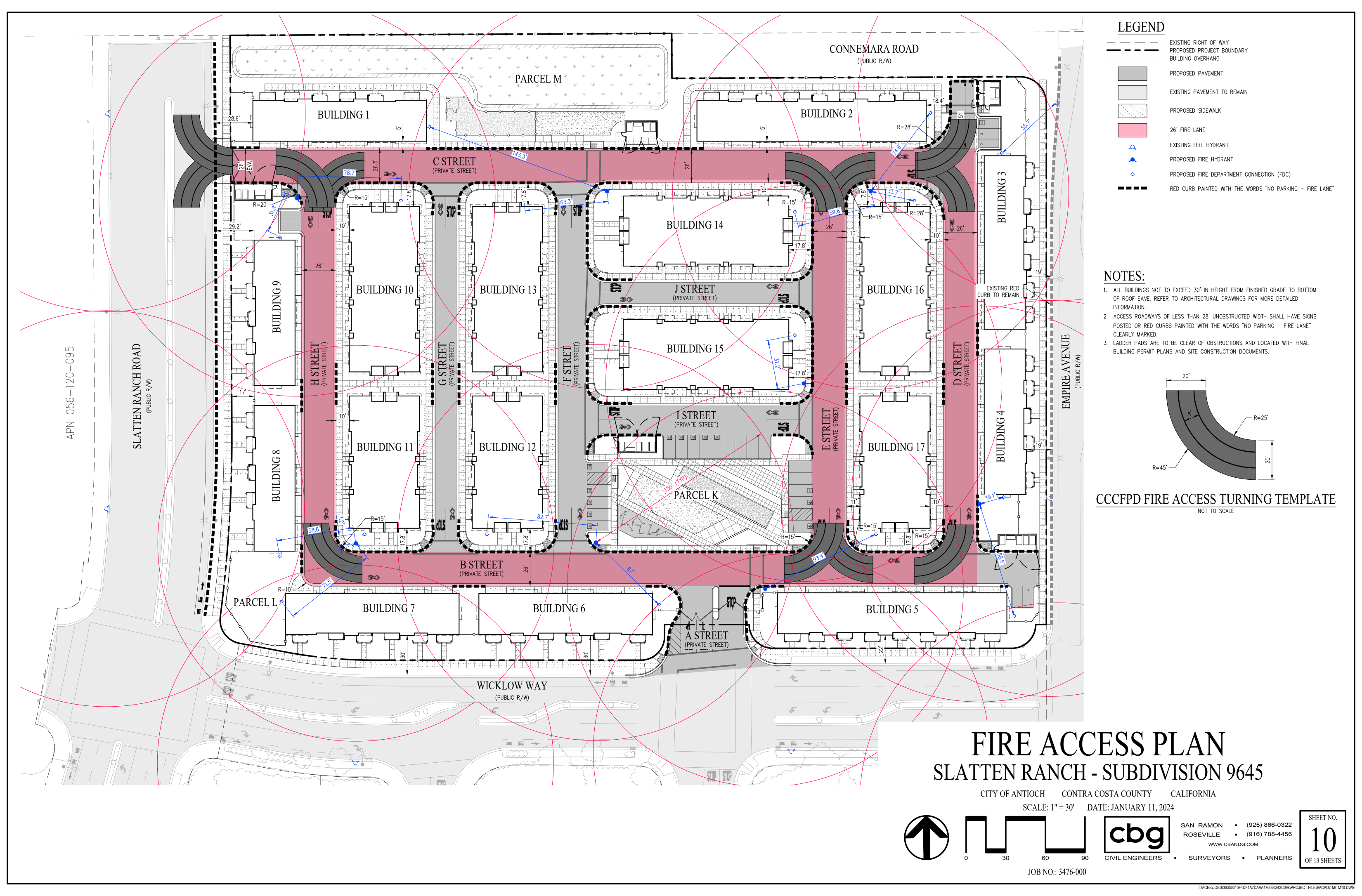


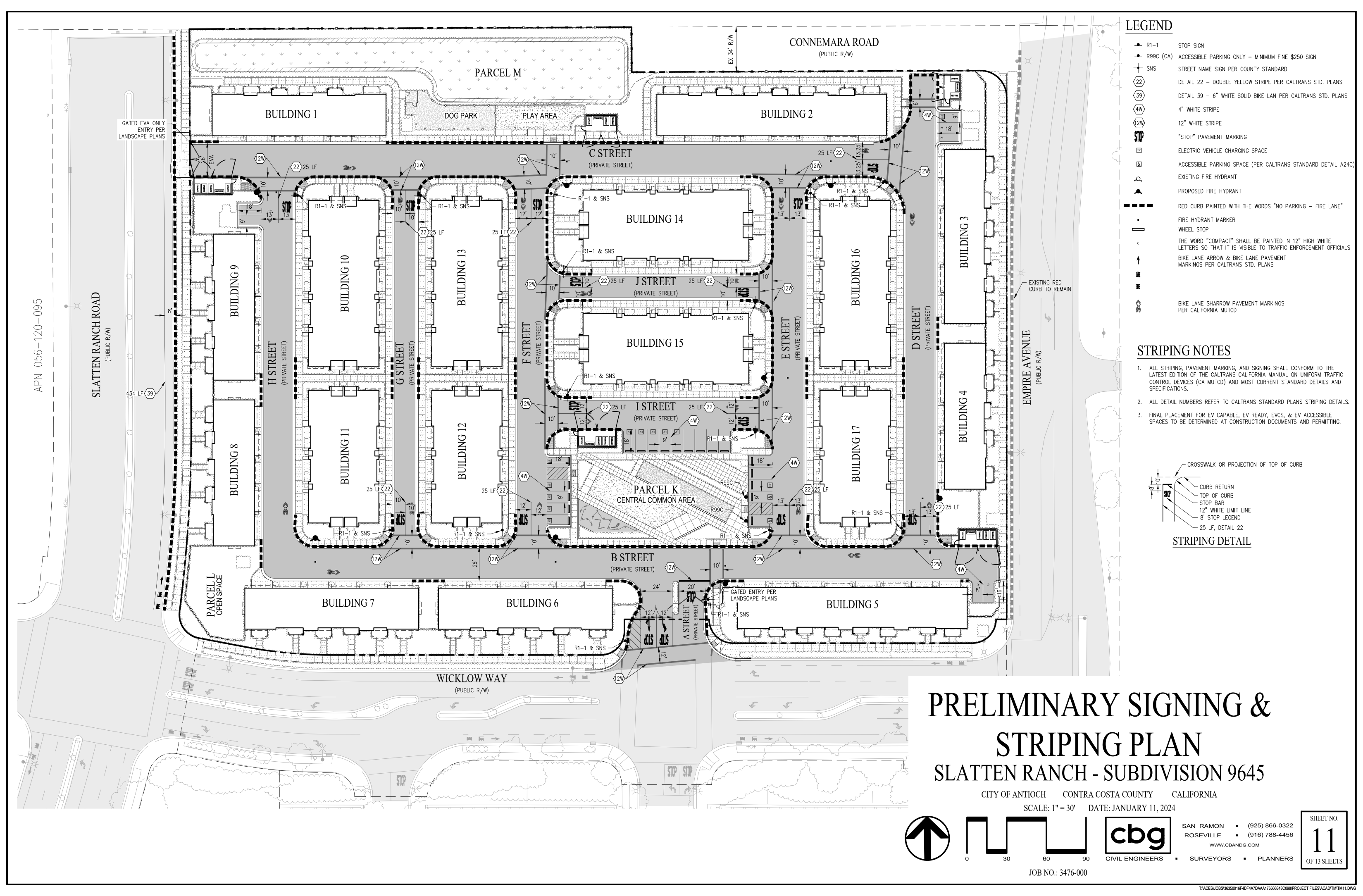
CIVIL ENGINEERS

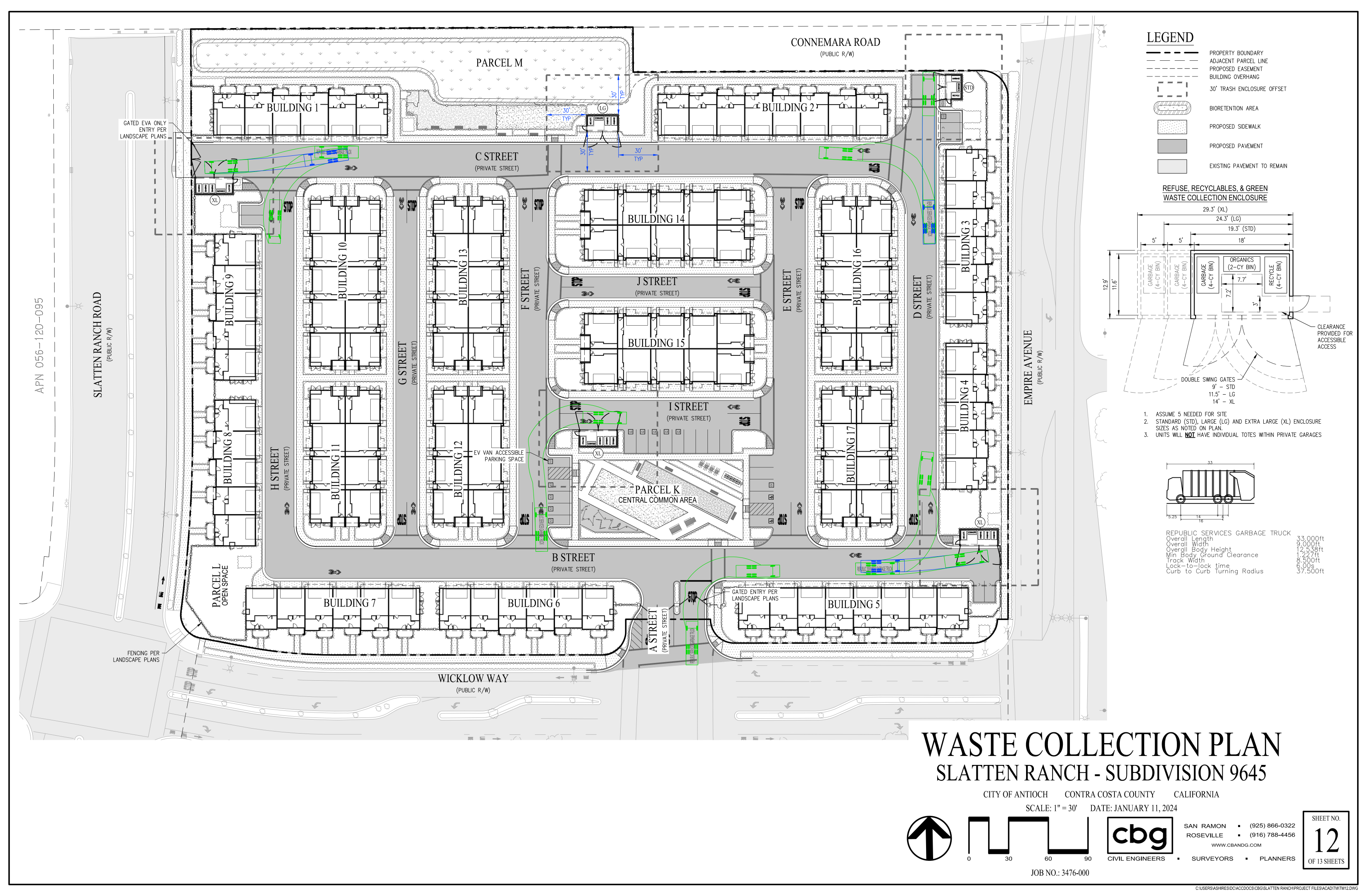
SAN RAMON • (925) 866-0322 ROSEVILLE • (916) 788-4456 WWW.CBANDG.COM SURVEYORS • PLANNERS

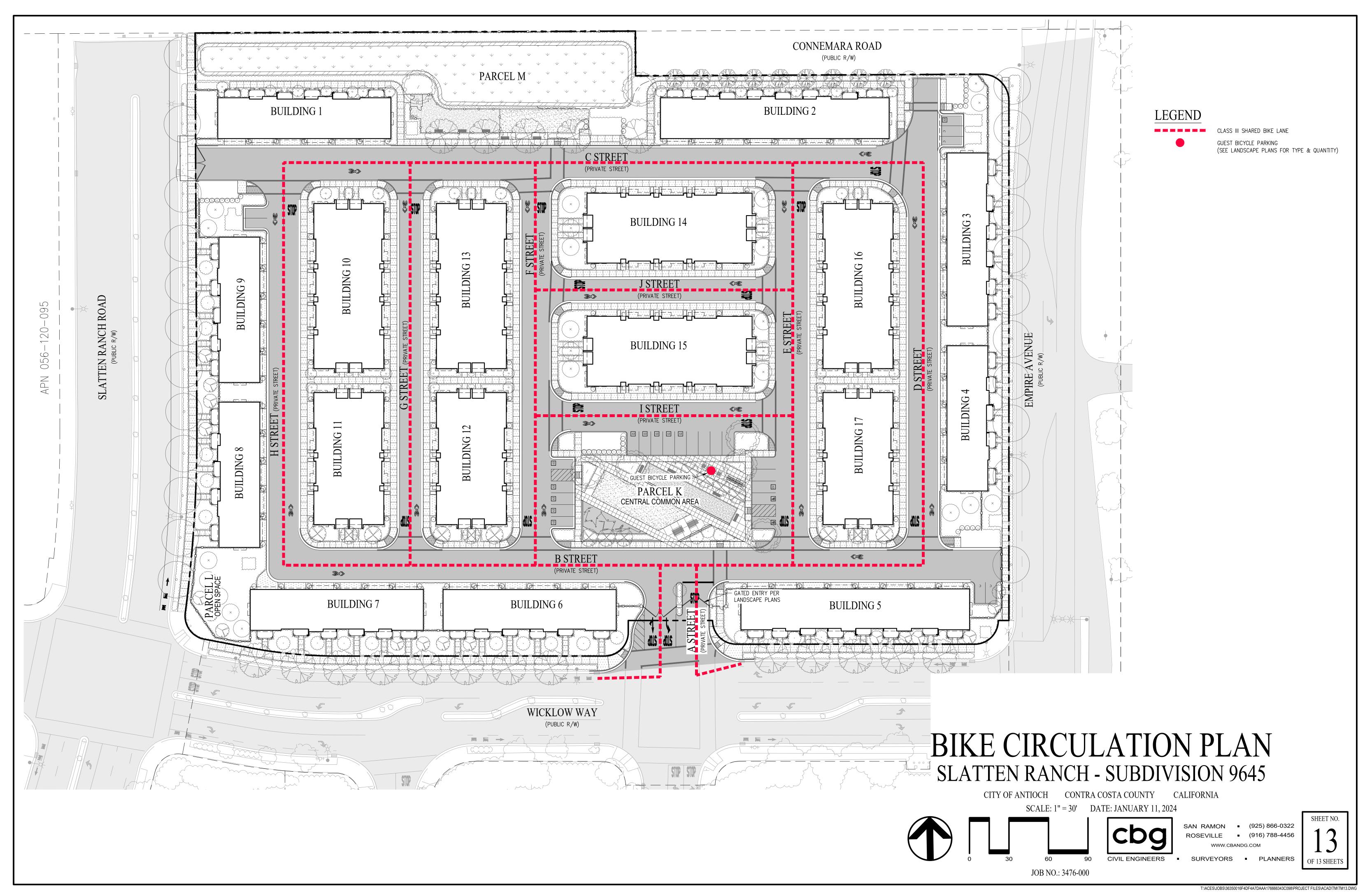
OF 13 SHEETS

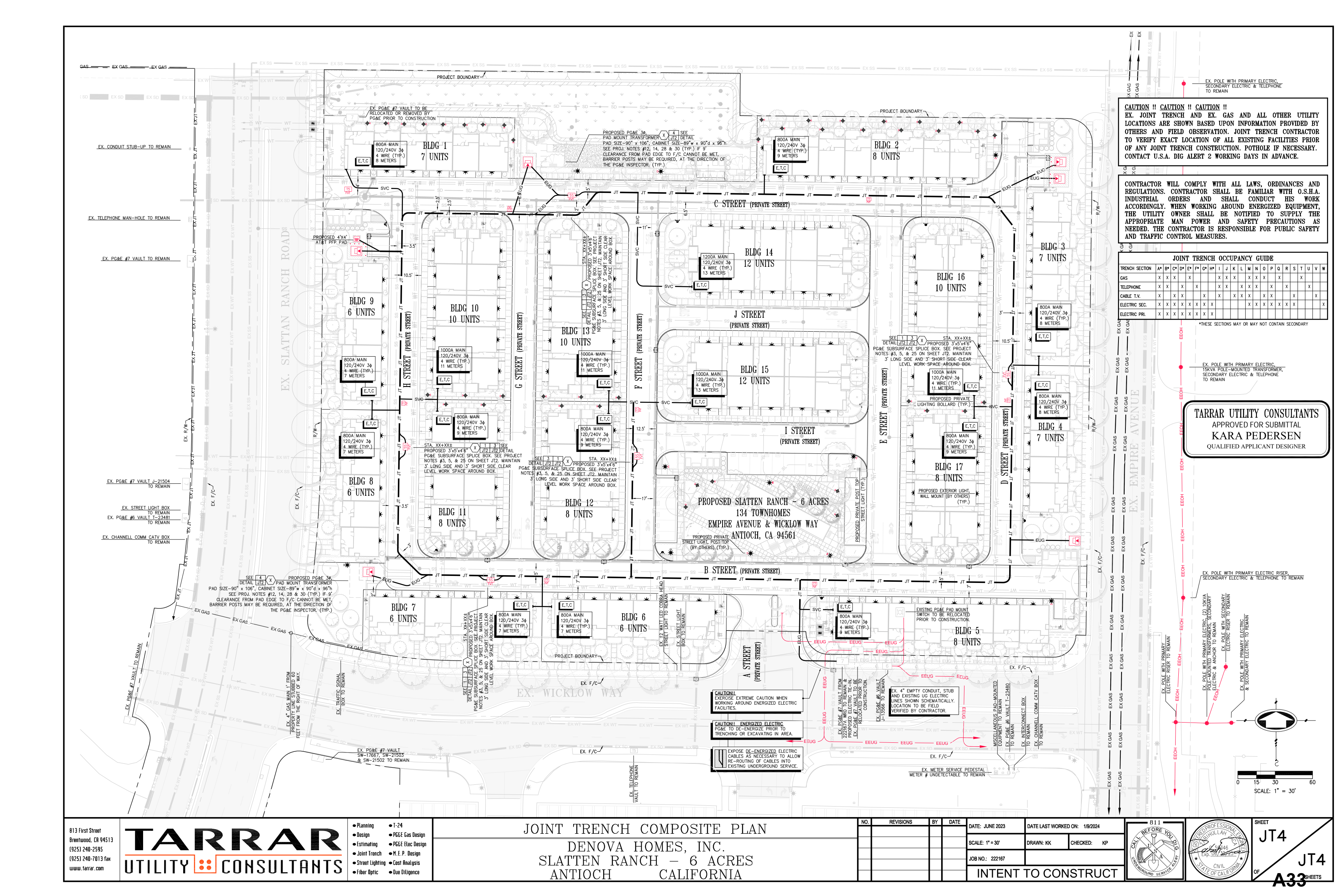
T:\ACES\JOBS\36350016F4DF4A7DAAA176666343C098\PROJECT FILES\ACAD\TM\TM08-TM09.DWG

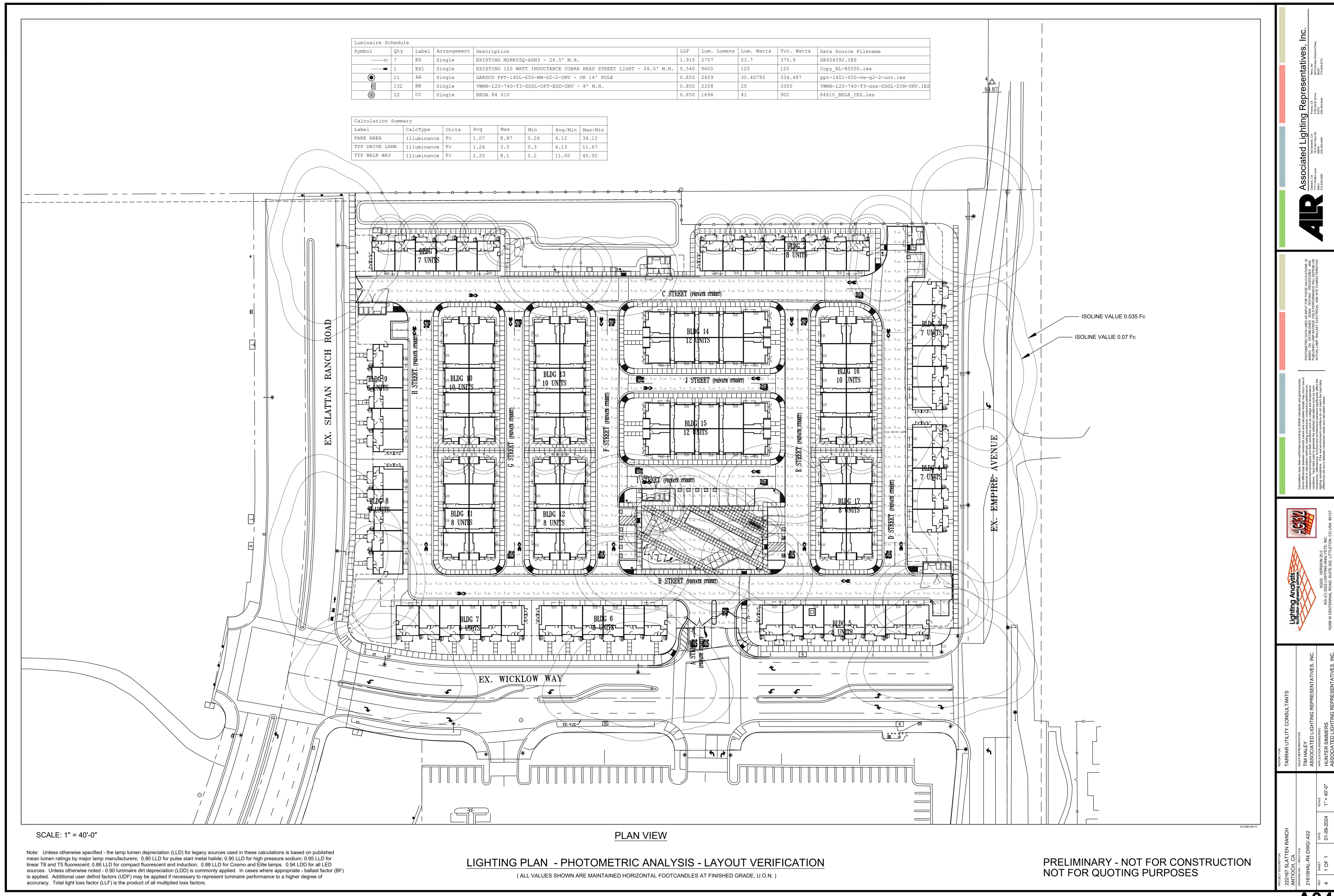


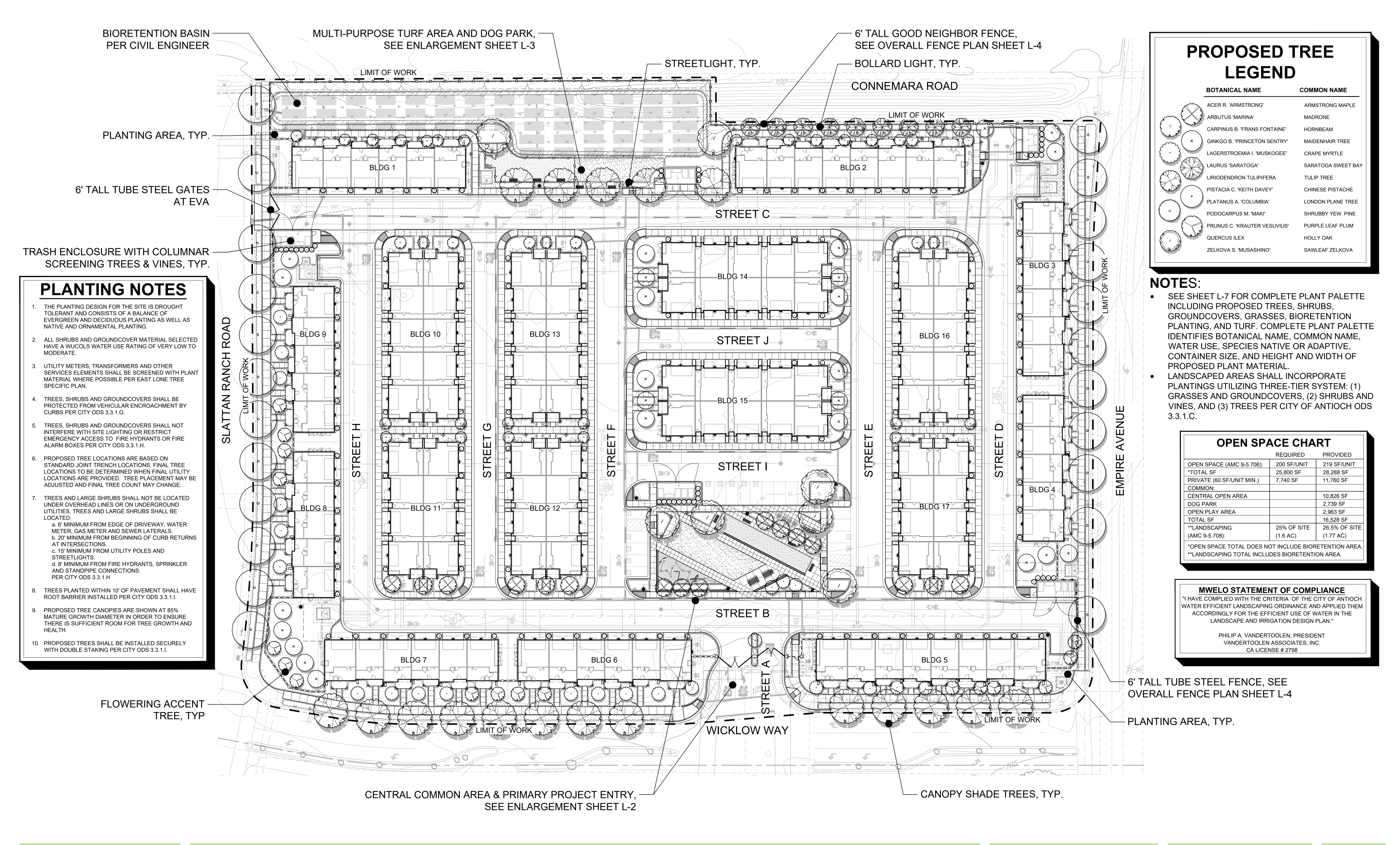










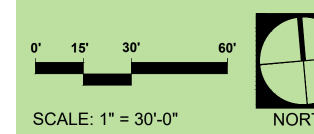




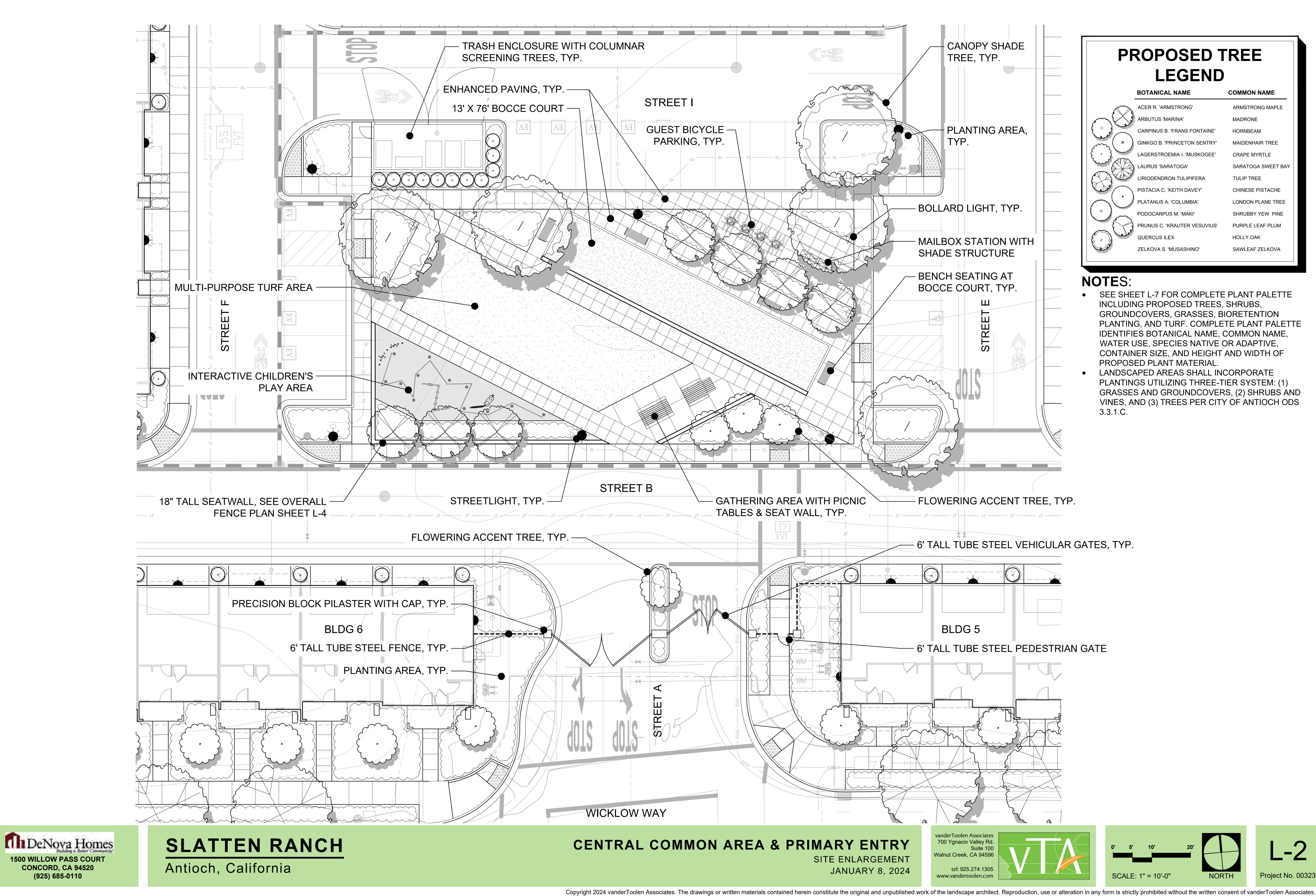
SLATTEN RANCH
Antioch, California

OVERALL SITE PLAN
CONCEPTUAL LANDSCAPE PLAN
JANUARY 8, 2024

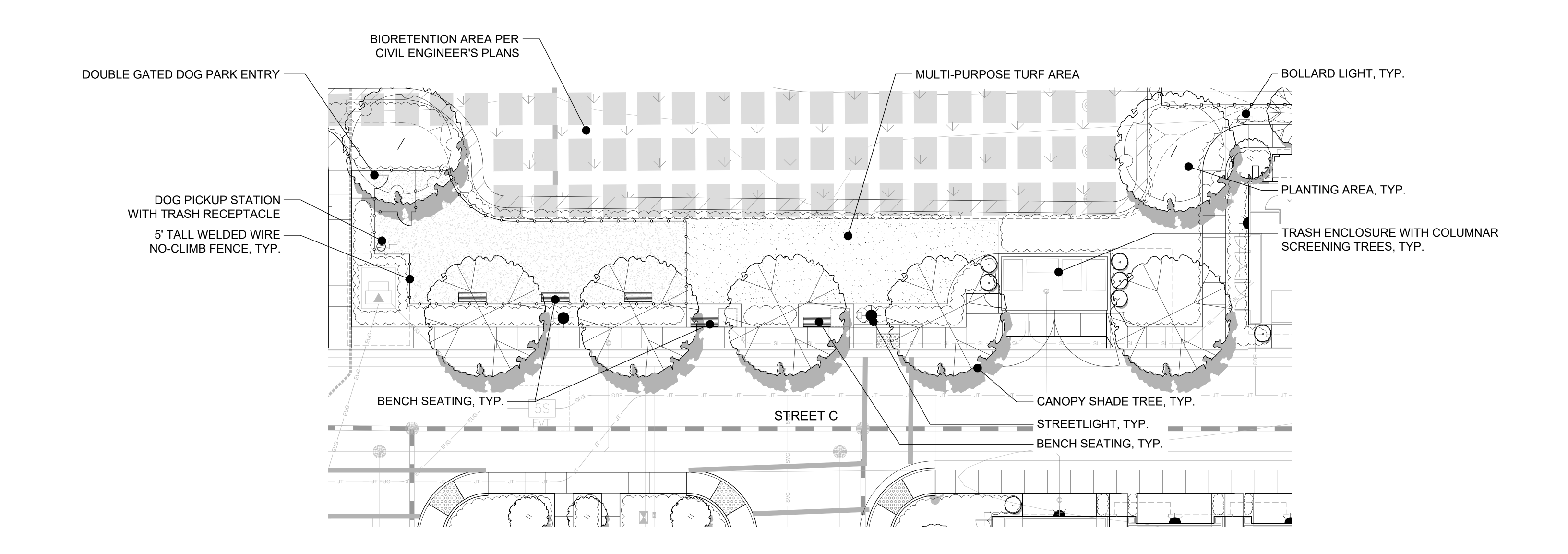


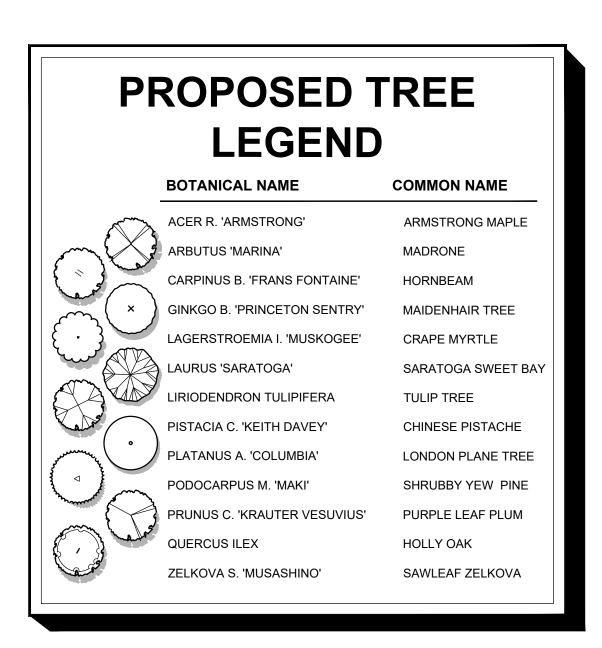






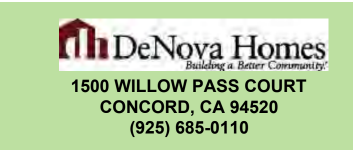
(925) 685-0110





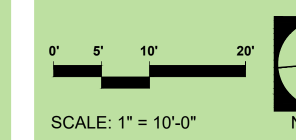
NOTES:

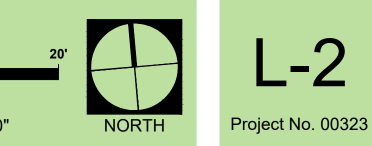
- SEE SHEET L-7 FOR COMPLETE PLANT PALETTE INCLUDING PROPOSED TREES, SHRUBS, GROUNDCOVERS, GRASSES, BIORETENTION PLANTING, AND TURF. COMPLETE PLANT PALETTE IDENTIFIES BOTANICAL NAME, COMMON NAME, WATER USE, SPECIES NATIVE OR ADAPTIVE, CONTAINER SIZE, AND HEIGHT AND WIDTH OF PROPOSED PLANT MATERIAL.
- LANDSCAPED AREAS SHALL INCORPORATE PLANTINGS
 UTILIZING THREE-TIER SYSTEM: (1) GRASSES AND
 GROUNDCOVERS, (2) SHRUBS AND VINES, AND (3) TREES
 PER CITY OF ANTIOCH ODS 3.3.1.C.

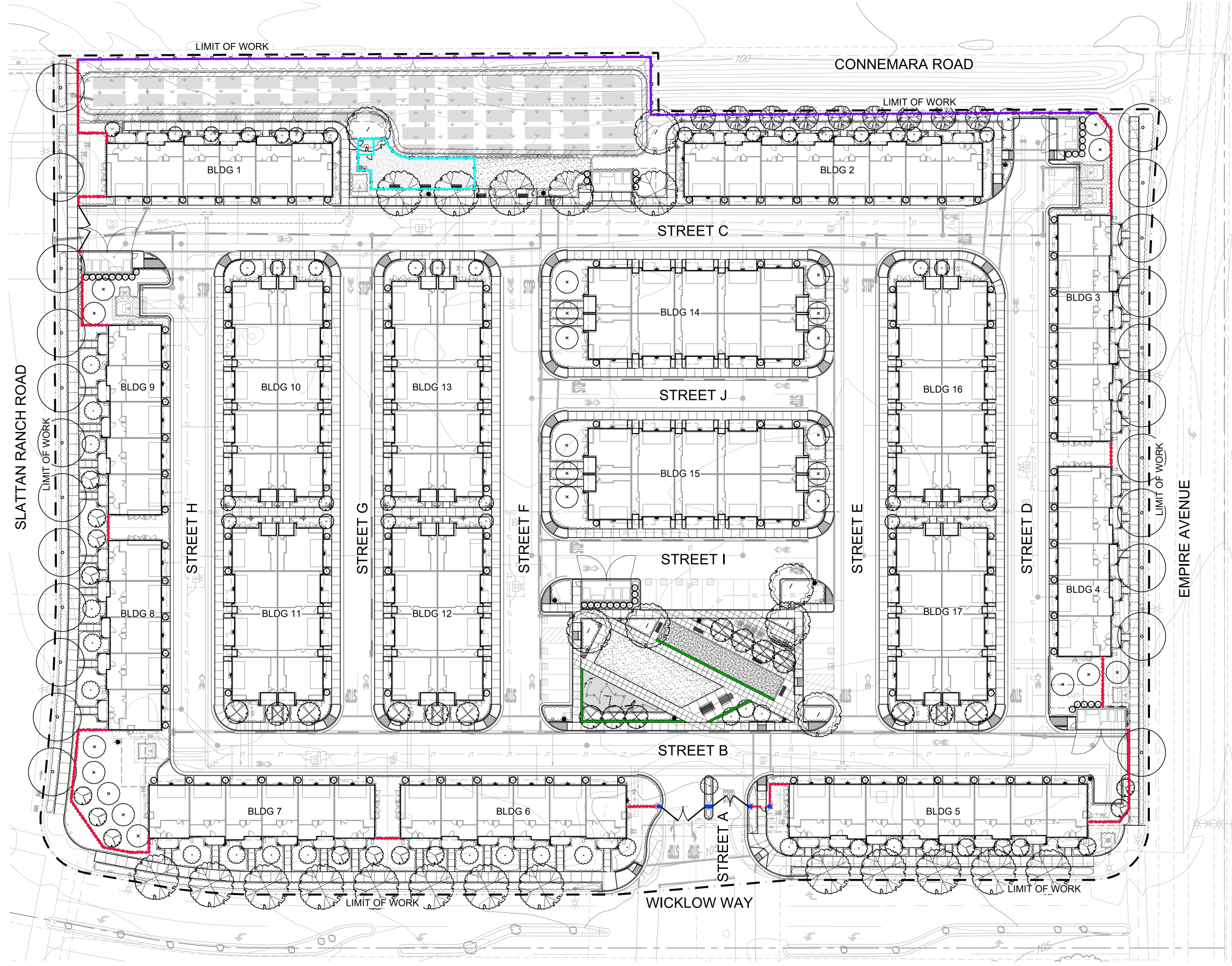














6' TALL GOOD NEIGHBOR FENCE

18" TALL BLOCK WALL WITH CAP



6' TALL TUBE STEEL FENCE.



6' TALL TUBE STEEL PEDESTRIAN GATE AT MAIN ENTRY.



6' TALL TUBE STEEL VEHICULAR SWING GATE AT MAIN ENTRY.



BLOCK PILASTER WITH PRECAST CAP AT MAIN ENTRY.



6' TALL TUBE STEEL VEHICULAR SWING GATE AT EVA.



5' TALL WELDED WIRE NO-CLIMB DOG PARK FENCE.

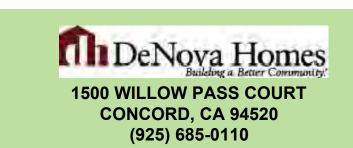


6' TALL WOOD GOOD NEIGHBOR FENCE.



18" TALL BLOCK SEAT WALL WITH CAP.

NOTE: THE PROPOSED FENCE & WALL DESIGNS ARE CONCEPTUAL. SIMILARLY THEMED DESIGN, COLORS & MATERIALS MAY BE SELECTED BASED UPON PRODUCT AVAILABILITY AT TIME OF INSTALLATION.

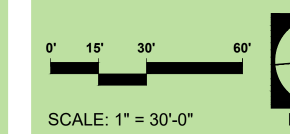


SLATTEN RANCH
Antioch, California

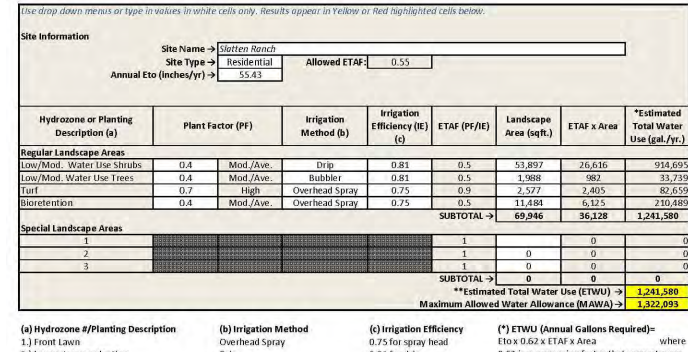
OVERALL FENCE PLAN
CONCEPTUAL LANDSCAPE PLAN

CONCEPTUAL LANDSCAPE PLAN JANUARY 8, 2024









2.) low water use planting 3.) medium water use

0.62 is a conversion factor that converts acreinches per acre per year to gallons per square foot per year

(Eto) x (0.62) x [(ETAF x LA) + ((1-ETAF) x SLA)]

where 0.62 is a conversion factor that converts acre-inches per acre per year to gallons per square foot per year, LA is the total landscape area in square feet, and ETAF is 0.55 for residential areas and 0.45 for non-residential areas.

Regular Landscape Areas 36,128 Total ETAF x Area Total Area 69,946 Total Area

erage ETAF (ET adjustment Factor) for Regular Landscap reas must be 0.55 or below for residential areas, and 0.45 elow for non-residential areas. Iculator developed to meet code effective Dec. 1, 2015 is calculator is for estimating purposes only.

MWELO STATEMENT OF COMPLIANCE

I HAVE COMPLIED WITH THE CRITERIA OF THE CITY OF ANTIOCH WATER EFFICIENT LANDSCAPING ORDINANCE AND APPLIED THEM ACCORDINGLY FOR THE EFFICIENT USE OF WATER IN THE LANDSCAPE AND IRRIGATION DESIGN PLAN."

> PHILIP A. VANDERTOOLEN, PRESIDENT VANDERTOOLEN ASSOCIATES, INC. CA LICENSE # 2798

IRRIGATION CONCEPT STATEMENT

IRRIGATION DESIGN FOR THE SITE SHALL COMPLY WITH THE STATE OF CALIFORNIA MODEL WATER EFFICIENT LANDSCAPE ORDINANCE (TITLE 23 - DIVISION 2-CHAPTER 2.7) AND THE CITY OF ANTIOCH WATER EFFICIENT LANDSCAPE STANDARDS.

THE IRRIGATION SYSTEMS WILL BE AUTOMATICALLY CONTROLLED BY AN ET IRRIGATION CONTROLLER CAPABLE OF MULTIPLE PROGRAMMING AND INDEPENDENT TIMING OF INDIVIDUAL IRRIGATION SYSTEMS. THE CONTROLLER WILL HAVE A 24-HOUR CLOCK TO ALLOW MULTIPLE START TIMES AND REPEAT CYCLES TO ADJUST FOR SOIL PERCOLATION RATES.

THE IRRIGATION SYSTEMS WILL CONSIST PRIMARILY OF LOW VOLUME, LOW FLOW BUBBLERS FOR TREES, POINT SOURCE DRIP IRRIGATION FOR SHRUBS AND GROUNDCOVERS.

PLANTS WILL BE GROUPED ONTO SEPARATE VALVES ACCORDING TO SUN EXPOSURE AND WATER USE TO ALLOW FOR IRRIGATION APPLICATION BY HYDROZONE. THE IRRIGATION SCHEDULING WILL REFLECT THE REGIONAL EVAPO-TRANSPIRATION RATES. THE ENTIRE SITE WILL BE DESIGNED TO RUN DURING NIGHTTIME HOURS WHEN IRRIGATION IS MOST EFFICIENT.

IRRIGATION NOTES

1. IRRIGATION ZONES: ALL LANDSCAPED AREAS HAVE AN IRRIGATION ZONE DESIGNATION OF "SHRUBS / GROUNDCOVERS/ TREES' OR 'TURF." NO IRRIGATION ZONES FOR ANNUALS AND TURFED SLOPES EXCEEDING 10% ARE PROPOSED.

2. DEPTH OF IRRIGATION LINES: ALL ON-GRADE LATERAL LINES SHALL BE BURIED TO A DEPTH OF 18" MIN. ALL ON-GRADE MAINLINES SHALL BE BURIED TO A DEPTH OF 24" MIN.

3. BACKFLOW PREVENTER: BACKFLOW PREVENTER SHALL BE A REDUCED PRESSURE PRINCIPLE BACKFLOW PREVENTER (FEBCO 825Y OR EQUAL) TYPE AS APPROVED BY WATER PURVEYOR.

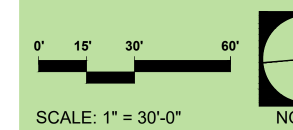
4. IRRIGATION SPRINKLER TYPES: ALL SPRINKLERS SHALL UTILIZE MATCHED PRECIPITATION, PRESSURE COMPENSATING NOZZLES FOR MAXIMUM UNIFORMITY OF DISTRIBUTION. IRRIGATION SYSTEMS TO BE INSPECTED PERIODICALLY FOR BROKEN OR DEFICIENT EQUIPMENT.

5. IRRIGATION CONTROLLERS: CONTROLLER SHALL BE AN AUTOMATIC ET (EVAPOTRANSPIRATION) WITH MULTIPLE PROGRAMMING CAPABILITY. CONTROLLER TO BE REPROGRAMMED SEASONALLY TO MINIMIZE RUNOFF OR OVER WATERING. MOISTURE SENSING DEVICES SHALL BE UTILIZED TO CONTROL IRRIGATION CYCLES ACCORDING TO SPECIFIC IRRIGATION REQUIREMENTS.

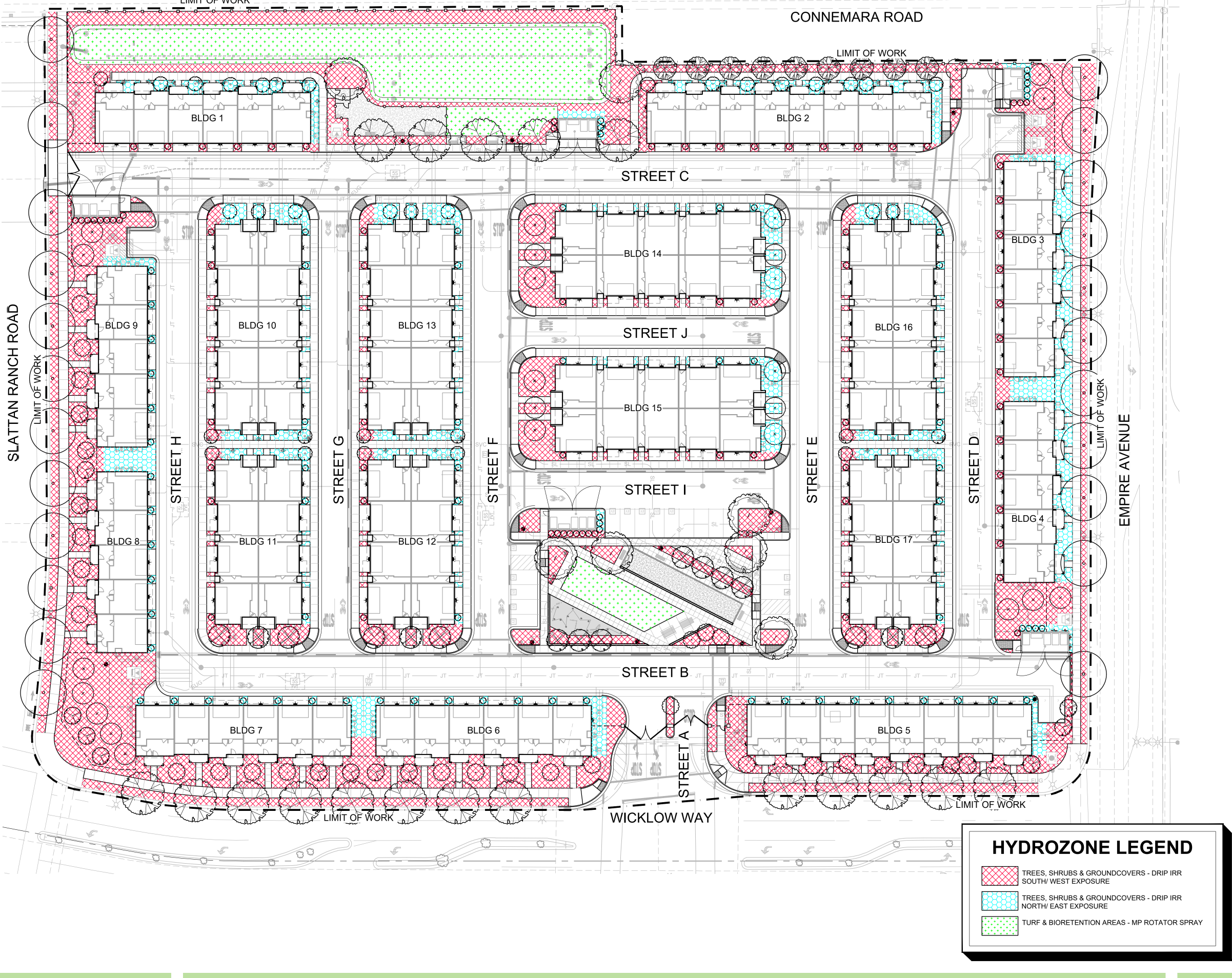
6. CLASS OF IRRIGATION PIPE: ALL MAINLINE SHALL BE PVC 315 FOR DIAMETERS 2" OR LARGER & PVC SCHEDULE 40 FOR DIAMETERS LESS THAN 2". ALL LATERAL LINE SHALL BE CLASS 200 PVC.

7. IRRIGATION EMITTERS: ALL SHRUB/ GROUNDCOVER AREAS SHALL BE IRRIGATED USING DRIP IRRIGATION SYSTEM. ALL TREE AREAS SHALL BE IRRIGATED USING BUBBLER IRRIGATION SYSTEM.

vanderToolen Associates tel: 925.274.1305







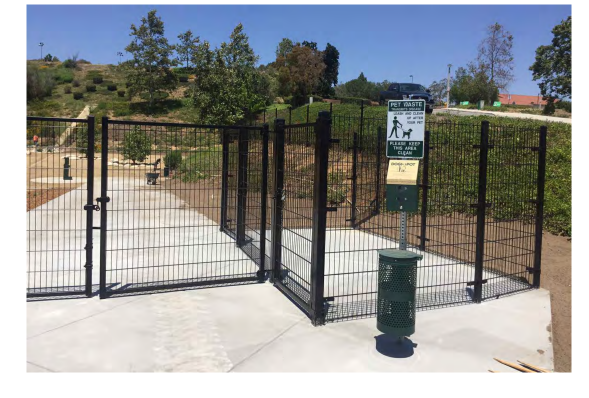
Th DeNova Homes

1500 WILLOW PASS COURT

CONCORD, CA 94520

(925) 685-0110









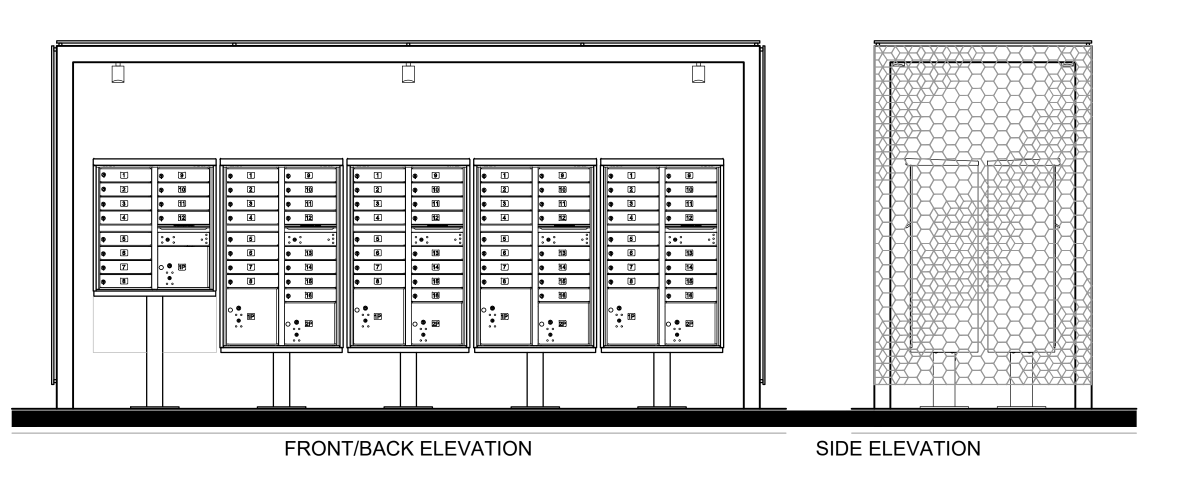
DECORATIVE PAVING

B DOG PARK

BOCCE

MULTIPURPOSE TURF AREA







CHILDREN'S PLAY AREA

CLUSTER MAILBOX

TRASH & RECYCLING RECEPTACLE









BIKE RACK

BENCH

PICNIC TABLE

POST TOP LIGHT & BOLLARD POST TOP LIGHT HEIGHT: 16 FT **BOLLARD LIGHT HEIGHT: 3 FT**

NOTE: THE PROPOSED SITE AMENITY DESIGNS ARE CONCEPTUAL. SIMILARLY THEMED DESIGN, COLORS & MATERIALS MAY BE SELECTED BASED UPON PRODUCT AVAILABILITY AT TIME OF INSTALLATION.



SLATTEN RANCH Antioch, California

HARDSCAPE AND FURNISHING IMAGERY



TREES (TIER 3)



ACER R. 'ARMSTRONG'



ARBUTUS 'MARINA'



CARPINUS B. 'FRANS FONTAINE'



GINKGO B. 'PRINCETON SENTRY'



LAGERSTROEMIA I. 'MUSKOGEE'



LAURUS 'SARATOGA'







PLATANUS A. 'COLUMBIA'



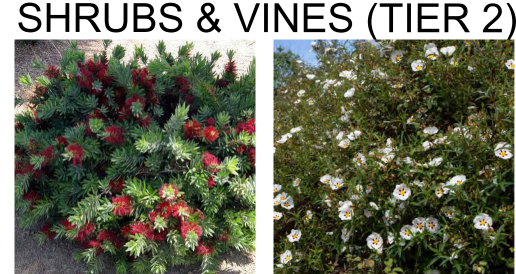
PRUNUS C. 'KRAUTER VESUVIUS'



QUERCUS ILEX



ZELKOVA S. 'MUSASHINO'



CALLISTEMON V. 'LITTLE JOHN'



CISTUS SPP.



DIETES SPP.



DODONAEA V. 'PURPUREA'



GALVEZIA S. 'FIRECRACKER'



NANDINA DOMESTICA



PARTHENOCISSUS TRICUSPIDATA PHORMIUM SPP.





PITTOSPORUM TOBIRA





SALVIA SPP.



TEUCRIUM F. 'COMPACTUM'

ACCENT SHRUBS & GROUNDCOVERS (TIER 1)



ACHILLEA SPP.



GRASSES/BIORETENTION (TIER 1)

BOUTELOUA G. 'BLONDE AMBITION' CALAMAGROSTIS X A. 'KARL

FOERSTER'



CHONDROPETALUM TECTORUM



ELYMUS C. 'CANYON PRINCE'



MYOPORUM PARVIFOLIUM





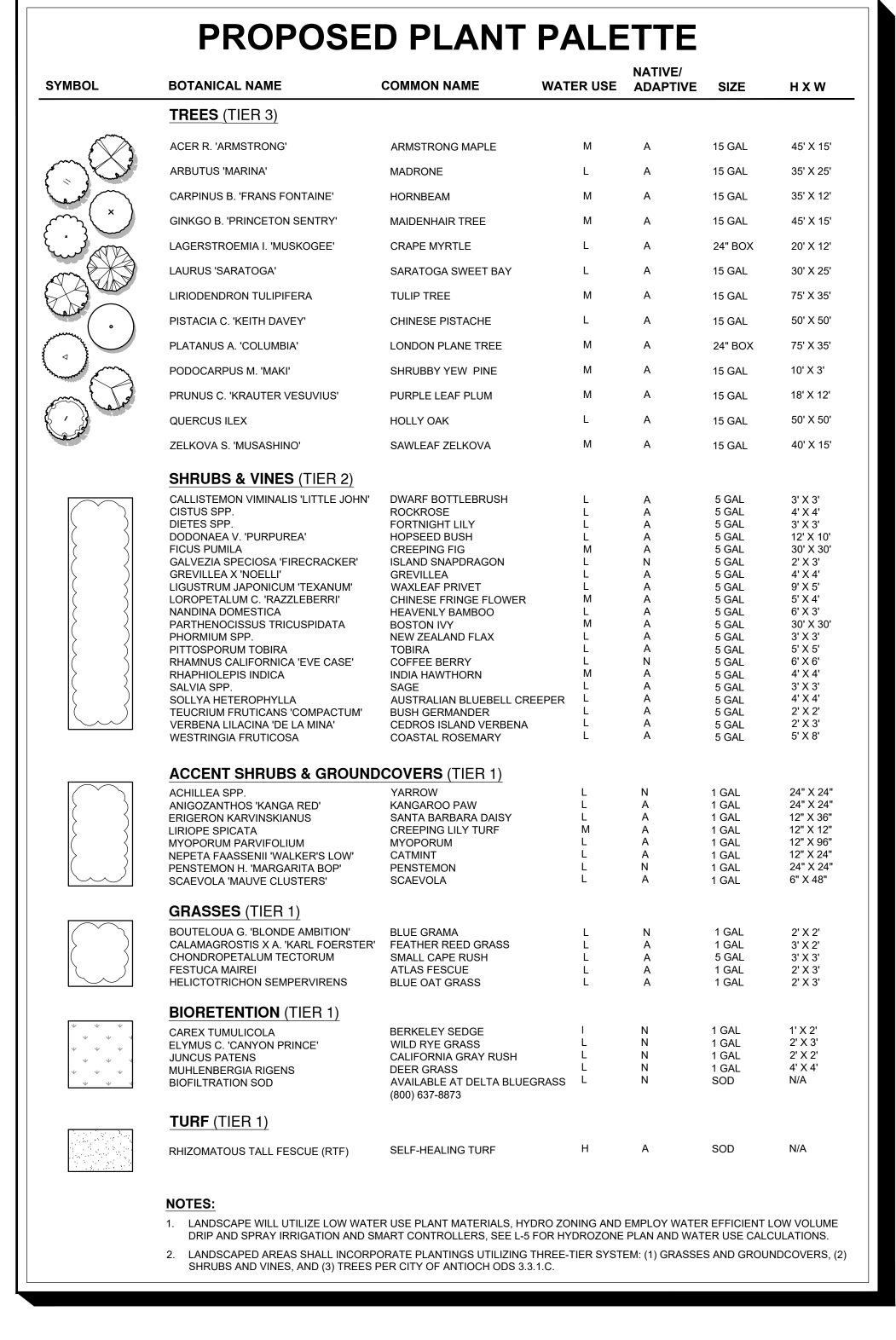


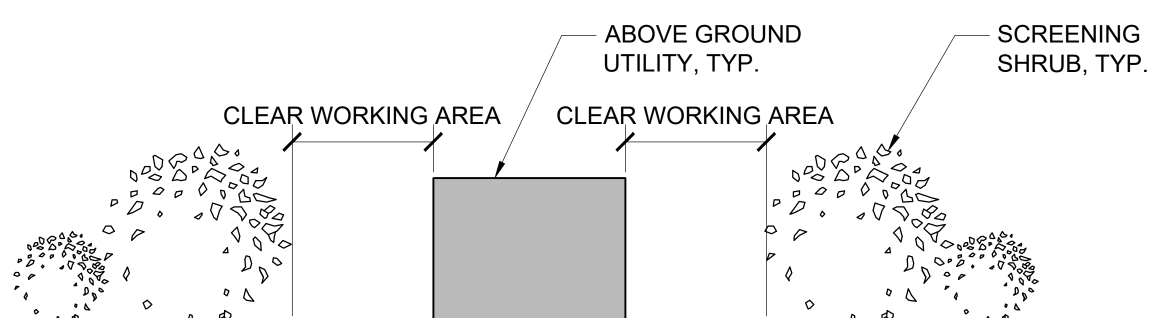
MUHLENBERGIA RIGENS





BIORETENTION SOD





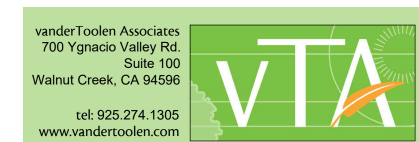
SCREEN PLANTING FOR UTILITIES

Copyright 2024 vanderToolen Associates. The drawings or written materials contained herein constitute the original and unpublished work of the landscape architect. Reproduction, use or alteration in any form is strictly prohibited without the written consent of vanderToolen Associates.



SLATTEN RANCH Antioch, California

PLANT IMAGERY







SLATTEN RANCH

ANTIOCH, CA DECEMBER 20, 2023

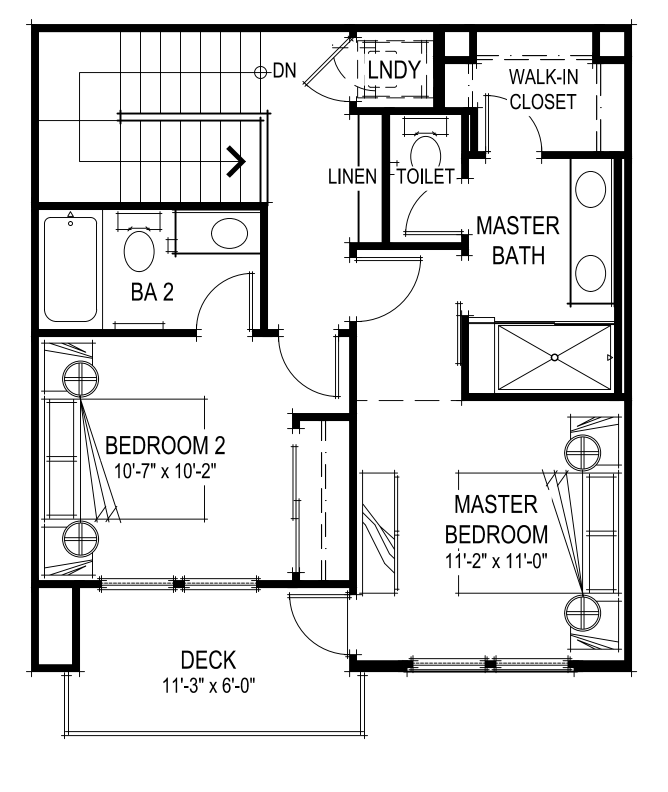


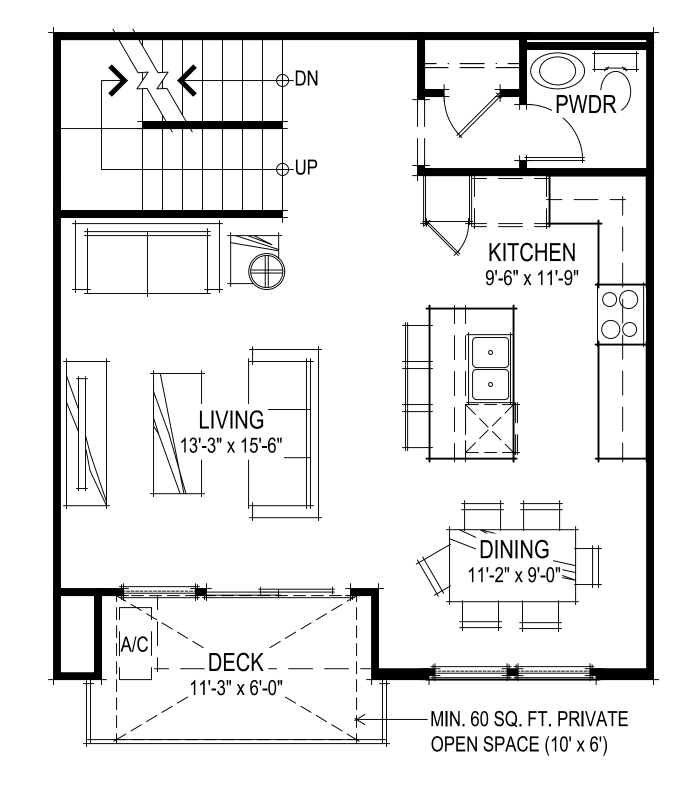


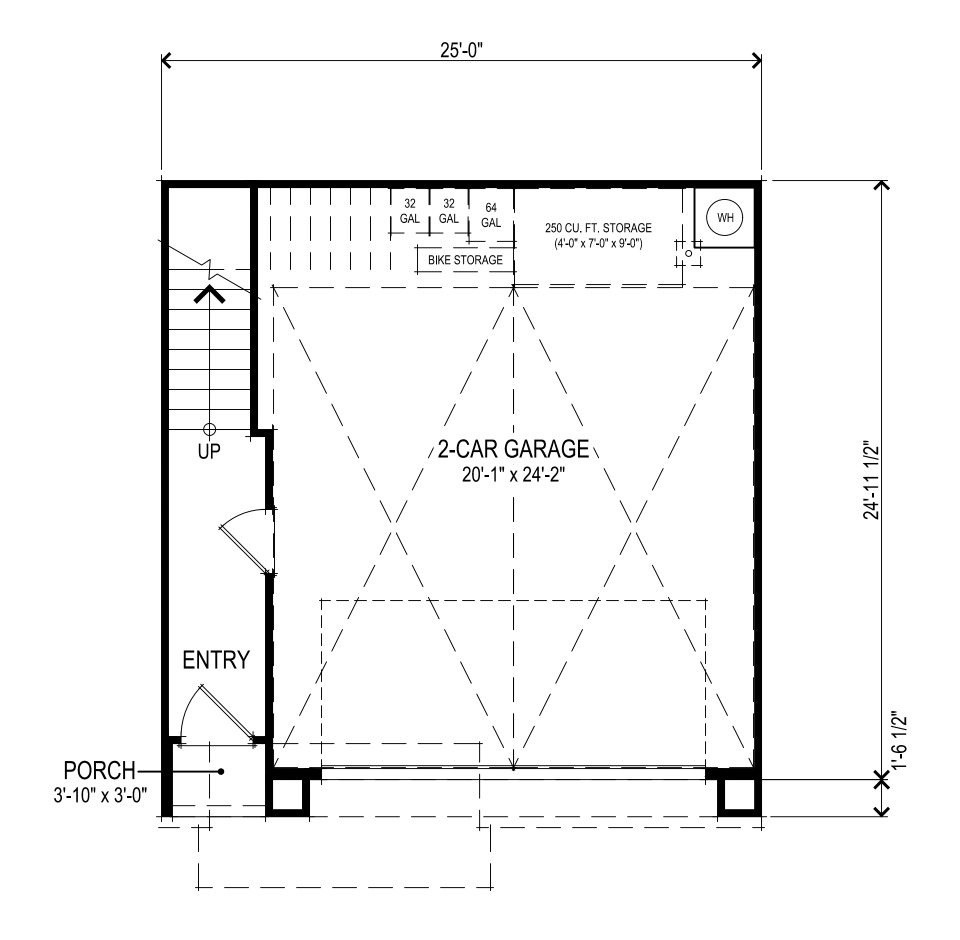
Slatten Ranch
Antioch, CA
December 20, 2023



COVER SHEET A000





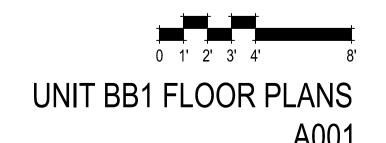


THIRD FLOOR PLAN

SECOND FLOOR PLAN

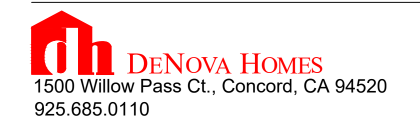
FIRST FLOOR PLAN

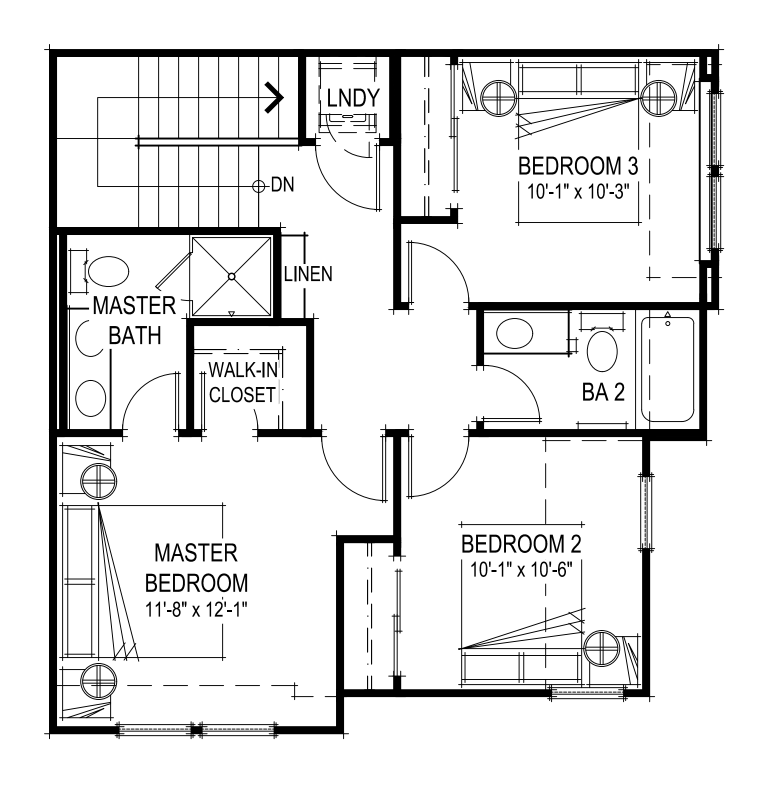
SQUARE FOOTAGES			
FIRST FLOOR	103 SQ. FT.		
SECOND FLOOR	631 SQ. FT.		
THIRD FLOOR	559 SQ. FT.		
TOTAL LIVING	1293 SQ. FT.		
2-CAR GARAGE	517 SQ. FT.		
DECK	140 SQ. FT.		

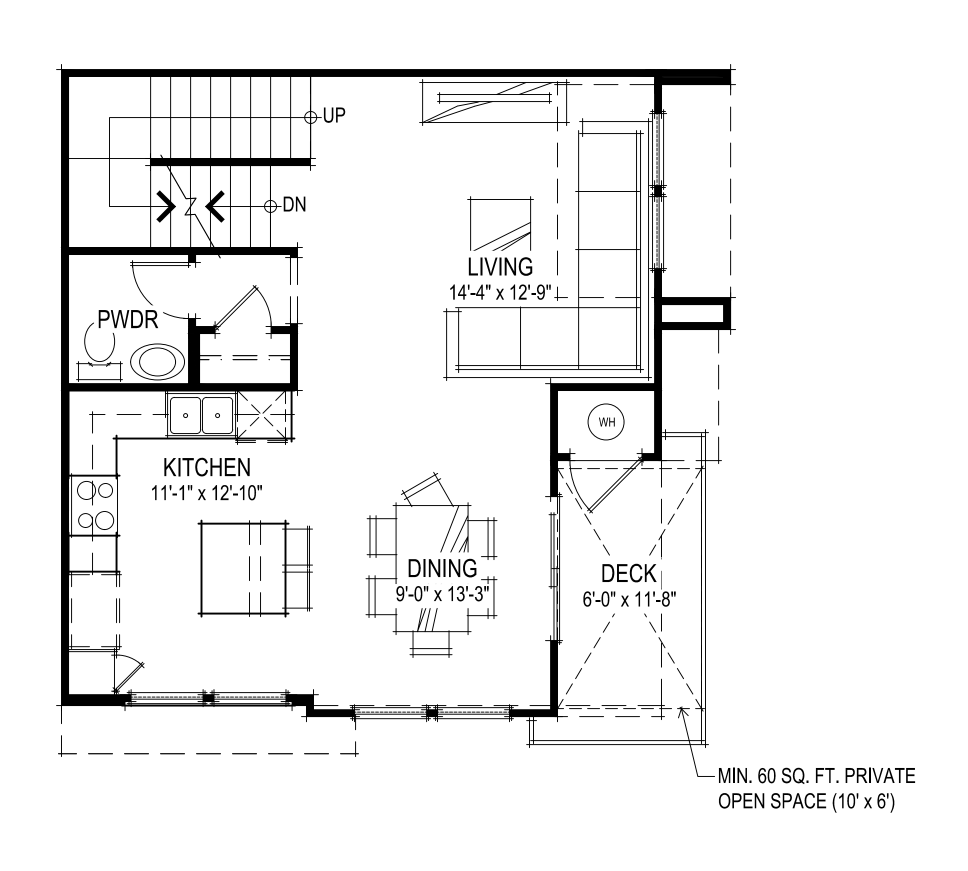


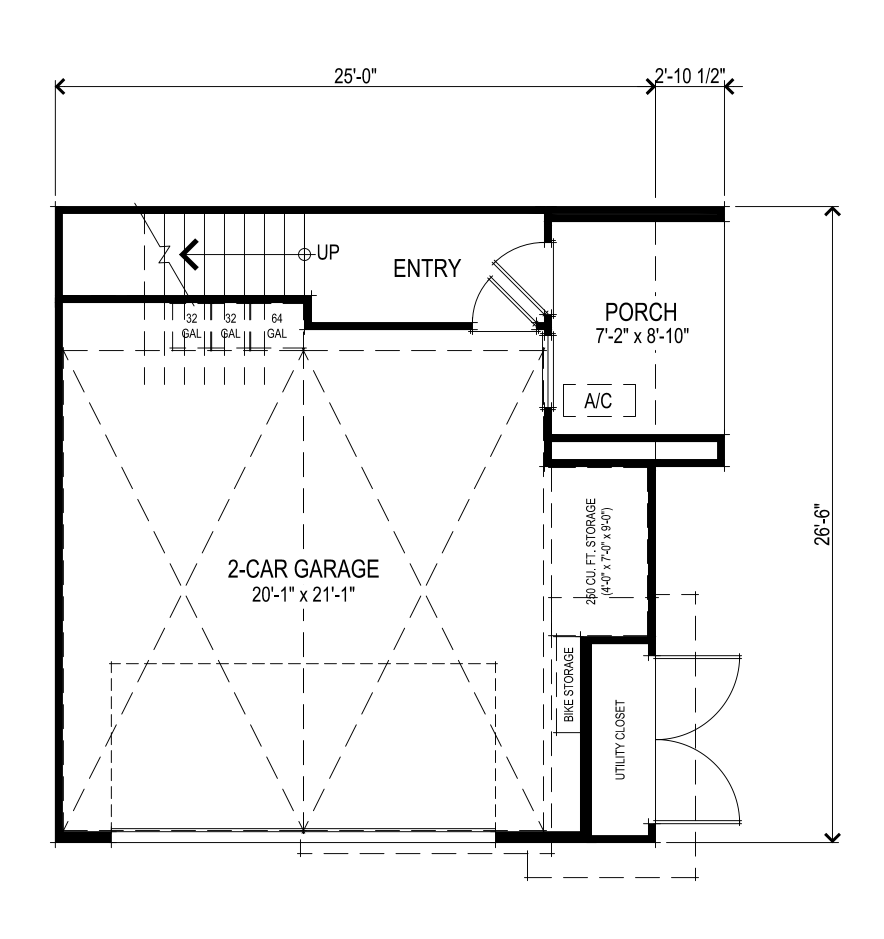
Slatten Ranch
Antioch, CA
December 20, 2023

BACK TO BACK TOWNHOMES









SECOND FLOOR PLAN THIRD FLOOR PLAN FIRST FLOOR PLAN

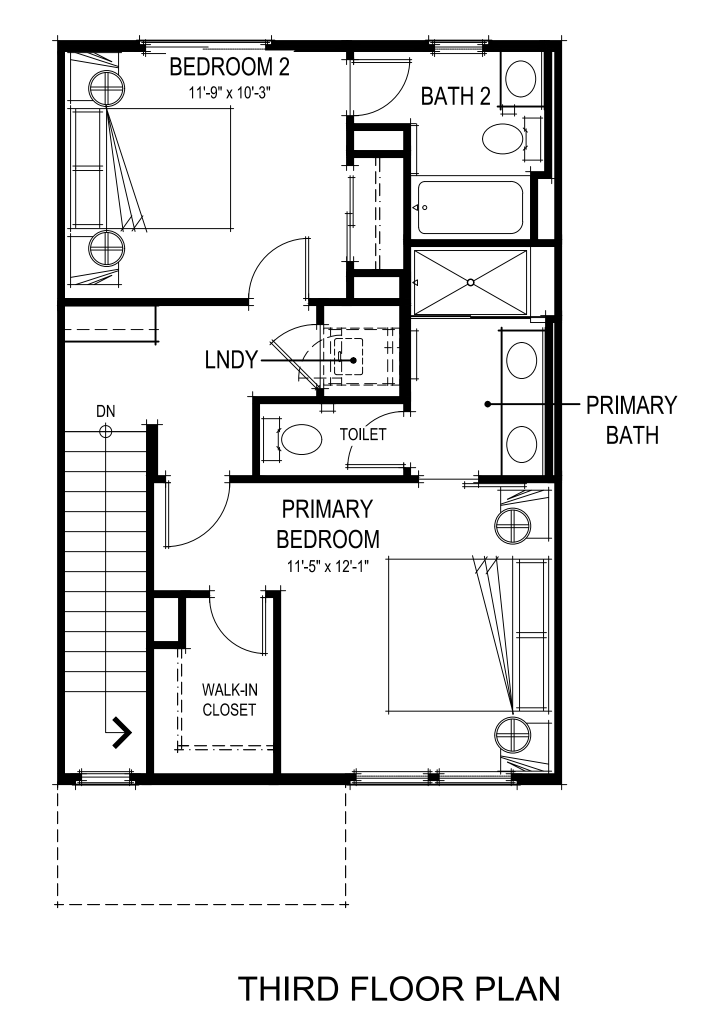
SQUARE FOOTAGES			
FIRST FLOOR	95 SQ. FT		
SECOND FLOOR	625 SQ. FT		
THIRD FLOOR	694 SQ. FT		
TOTAL LIVING	1414 SQ. FT		
2-CAR GARAGE	501 SQ. FT		
DECK	70 SQ. FT		

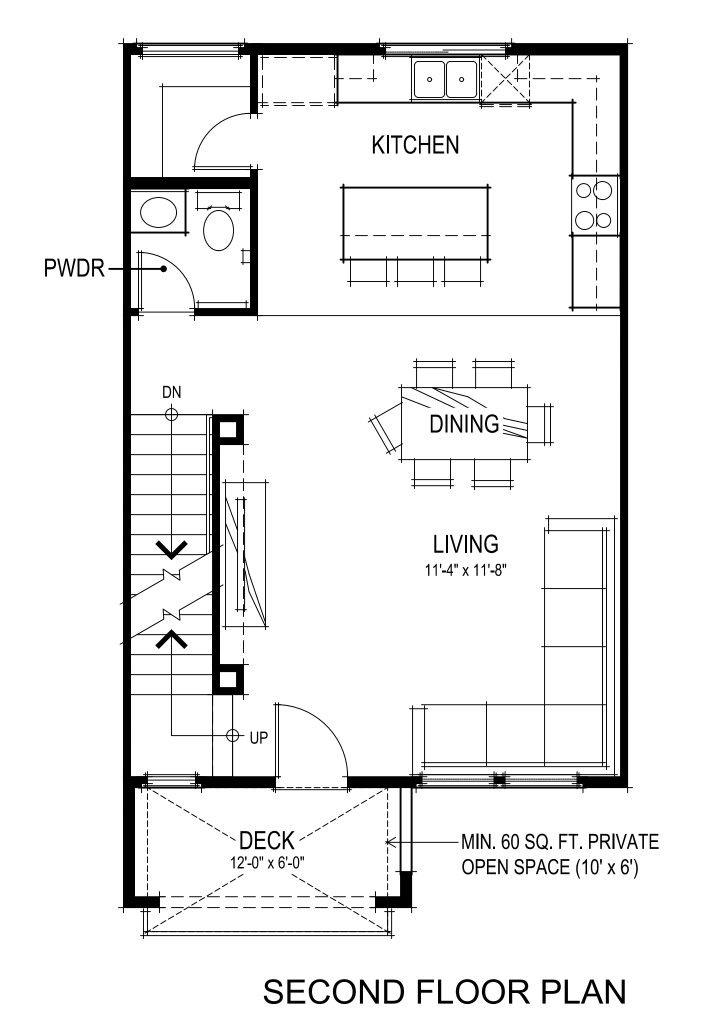


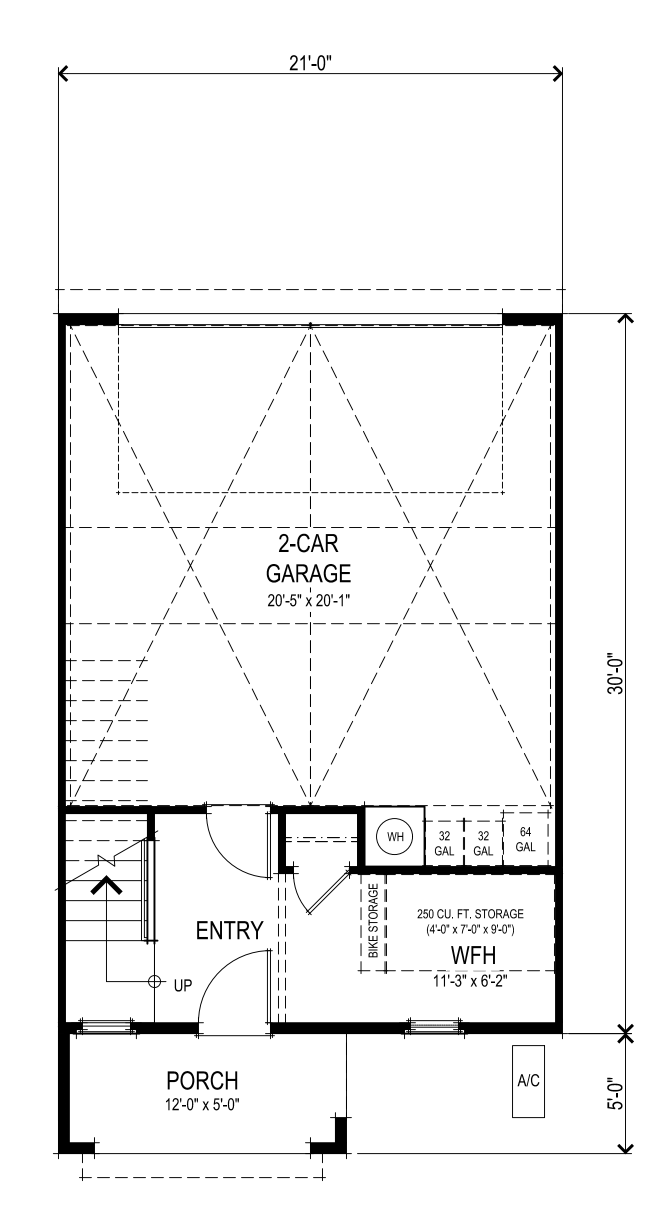
BACK TO BACK TOWNHOMES







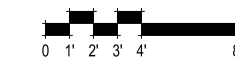




FIRST FLOOR PLAN

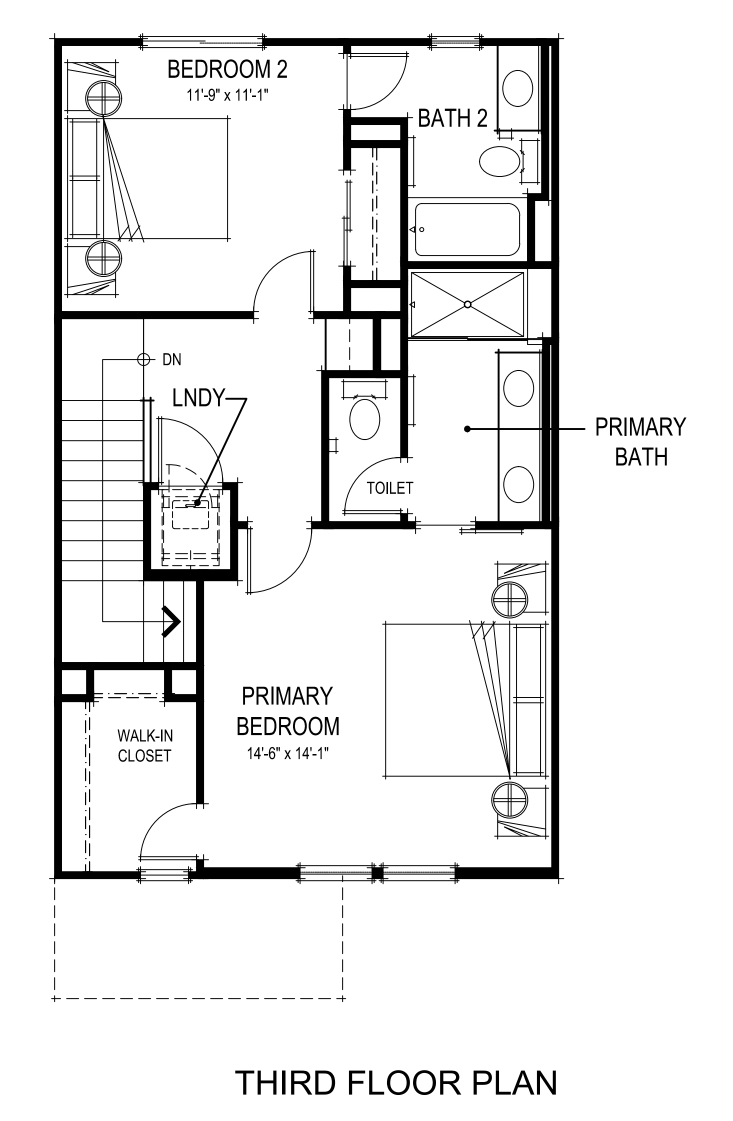
SQUARE FOOTAGES

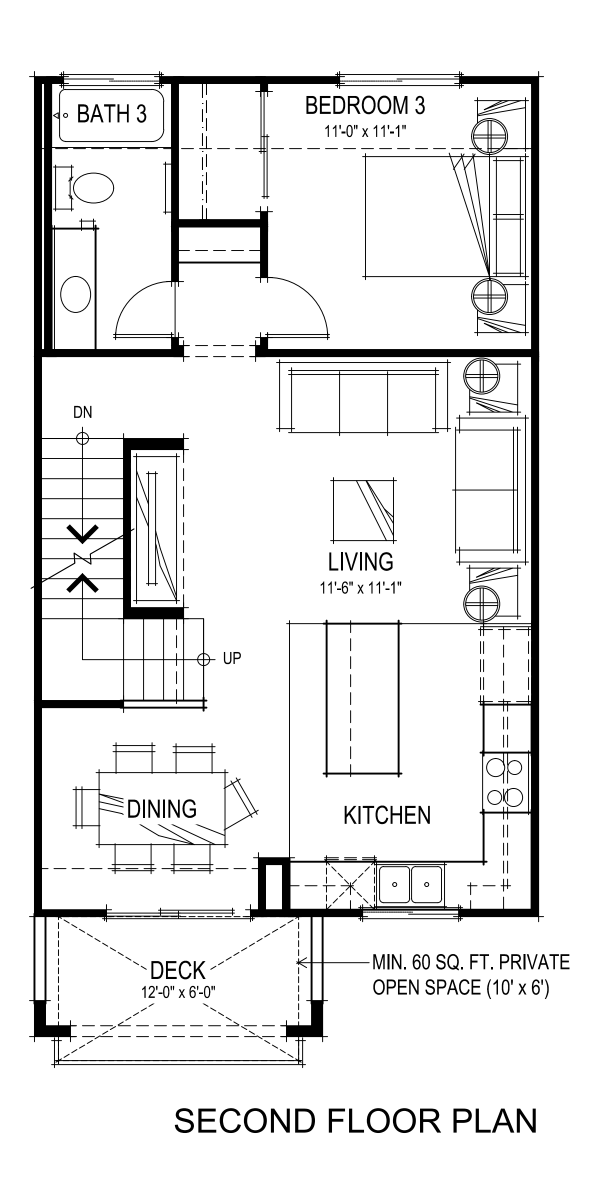
FIRST FLOOR 179 SQ. FT.
SECOND FLOOR 654 SQ. FT.
THIRD FLOOR 599 SQ. FT.
TOTAL LIVING 1432 SQ. FT.
2-CAR GARAGE 454 SQ. FT.
DECK 70 SQ. FT.

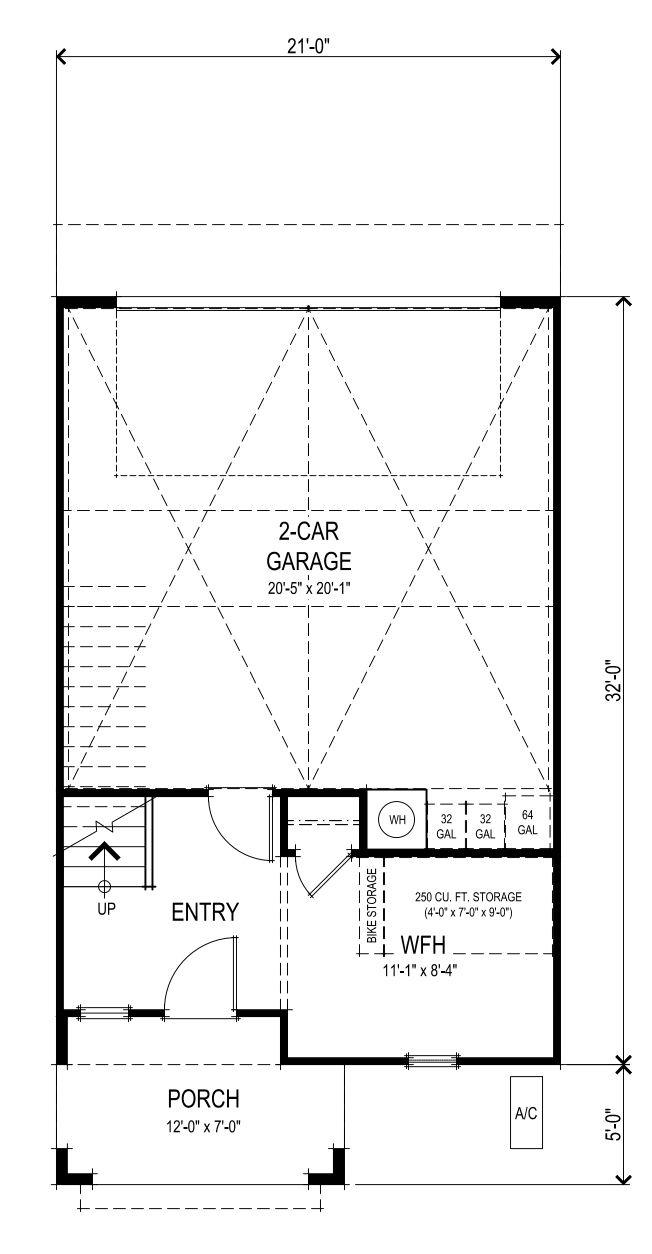


UNIT RT1 FLOOR PLANS

A003



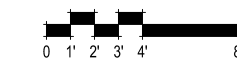




FIRST FLOOR PLAN

SQUARE FOOTAGES

FIRST FLOOR 203 SQ. FT.
SECOND FLOOR 738 SQ. FT.
THIRD FLOOR 677 SQ. FT.
TOTAL LIVING 1618 SQ. FT.
2-CAR GARAGE 453 SQ. FT.
DECK 70 SQ. FT.

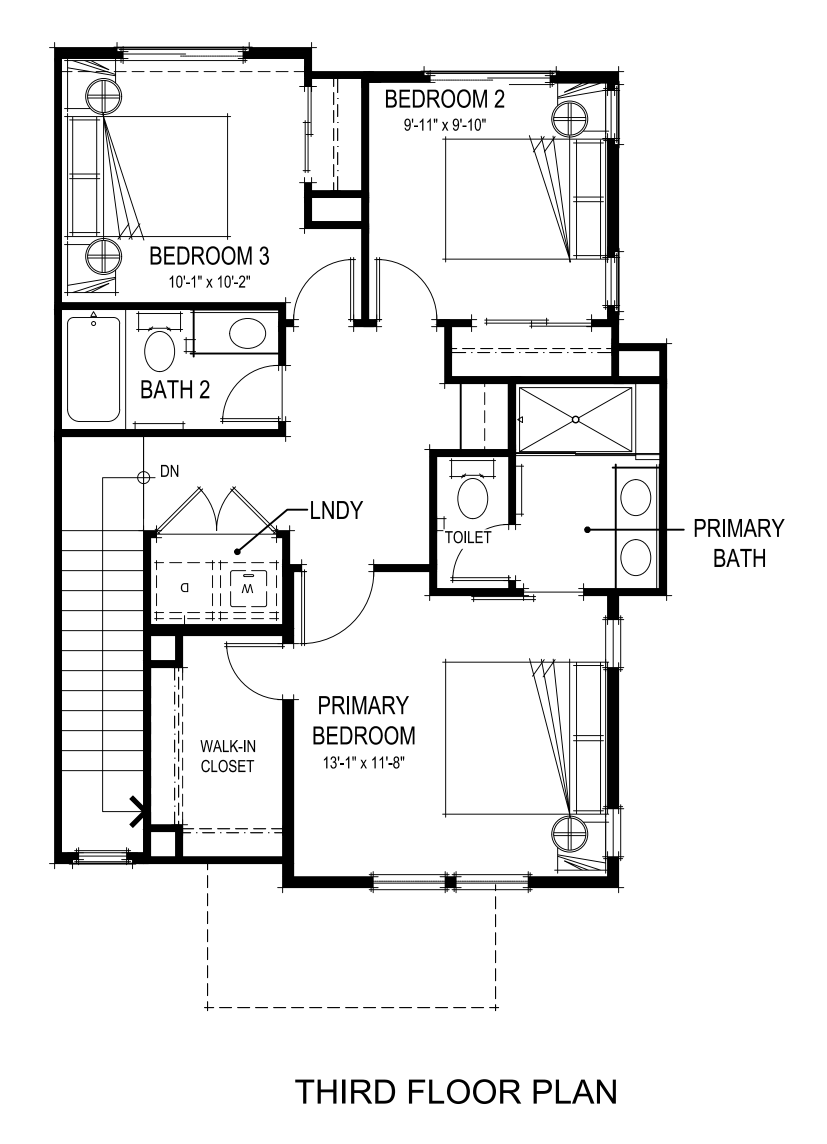


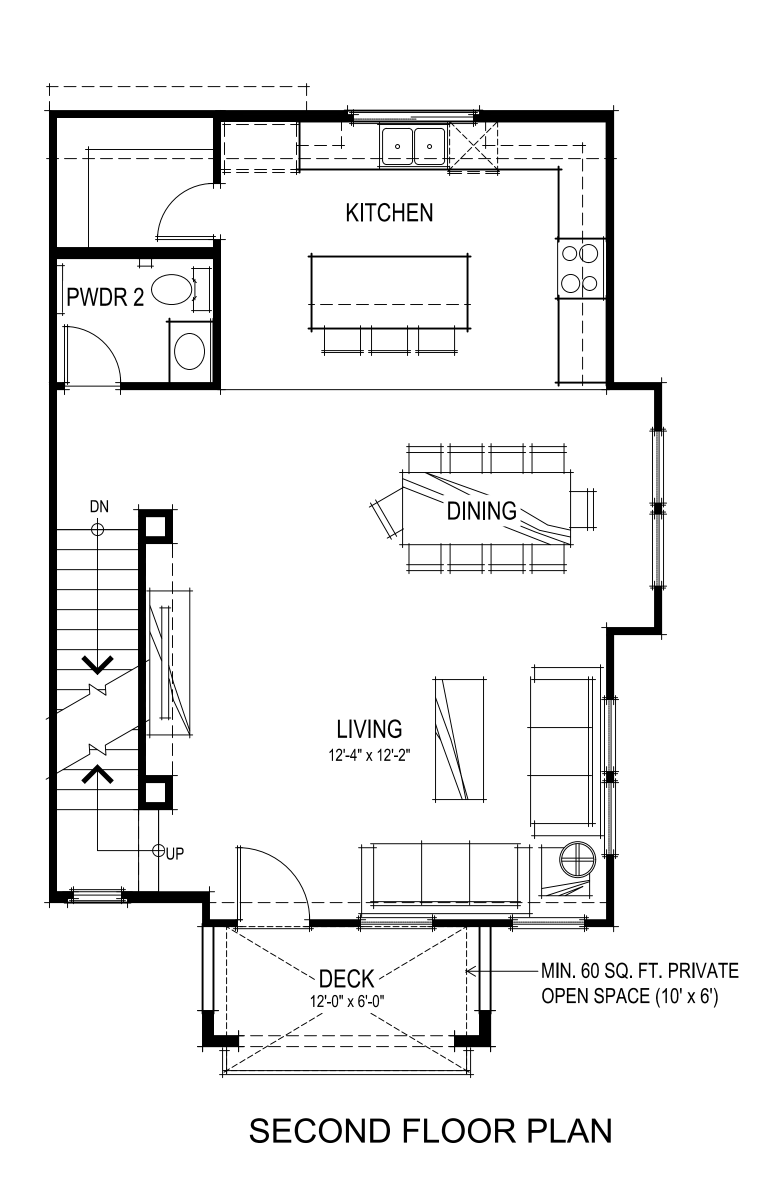
UNIT RT2 FLOOR PLANS

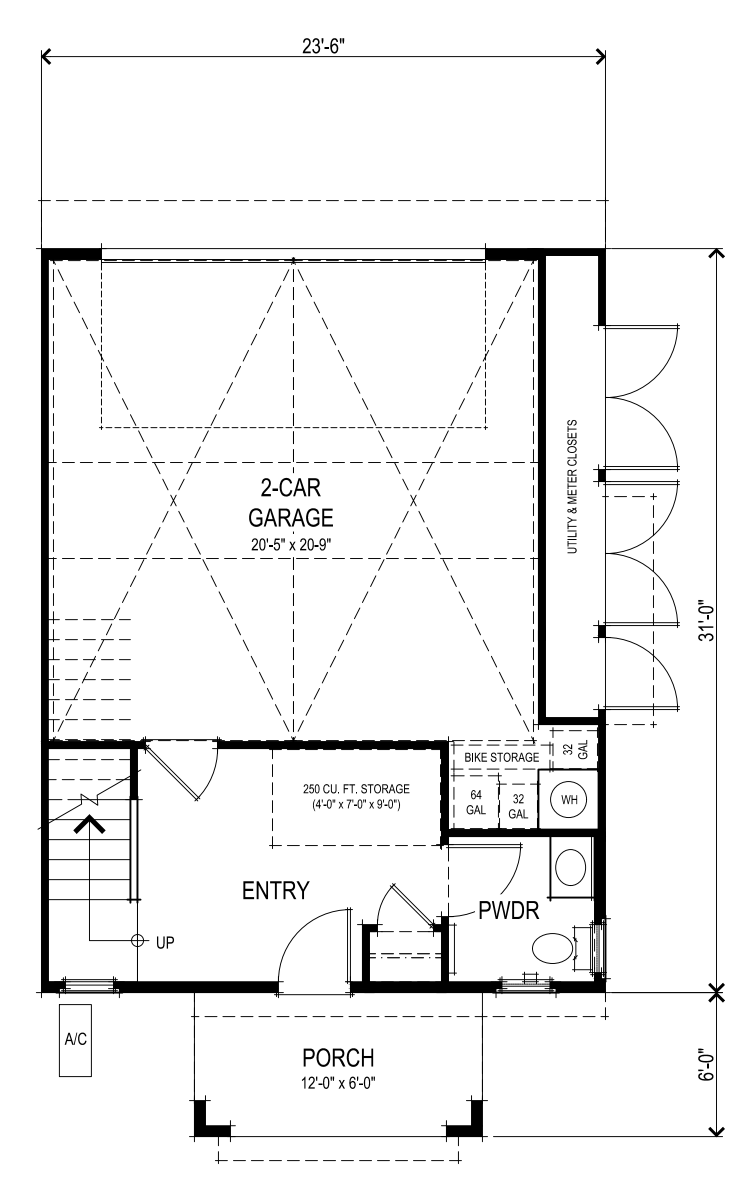
SDG Architects, Inc.

Slatten Ranch
Antioch, CA
December 20, 2023

925.685.0110

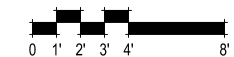






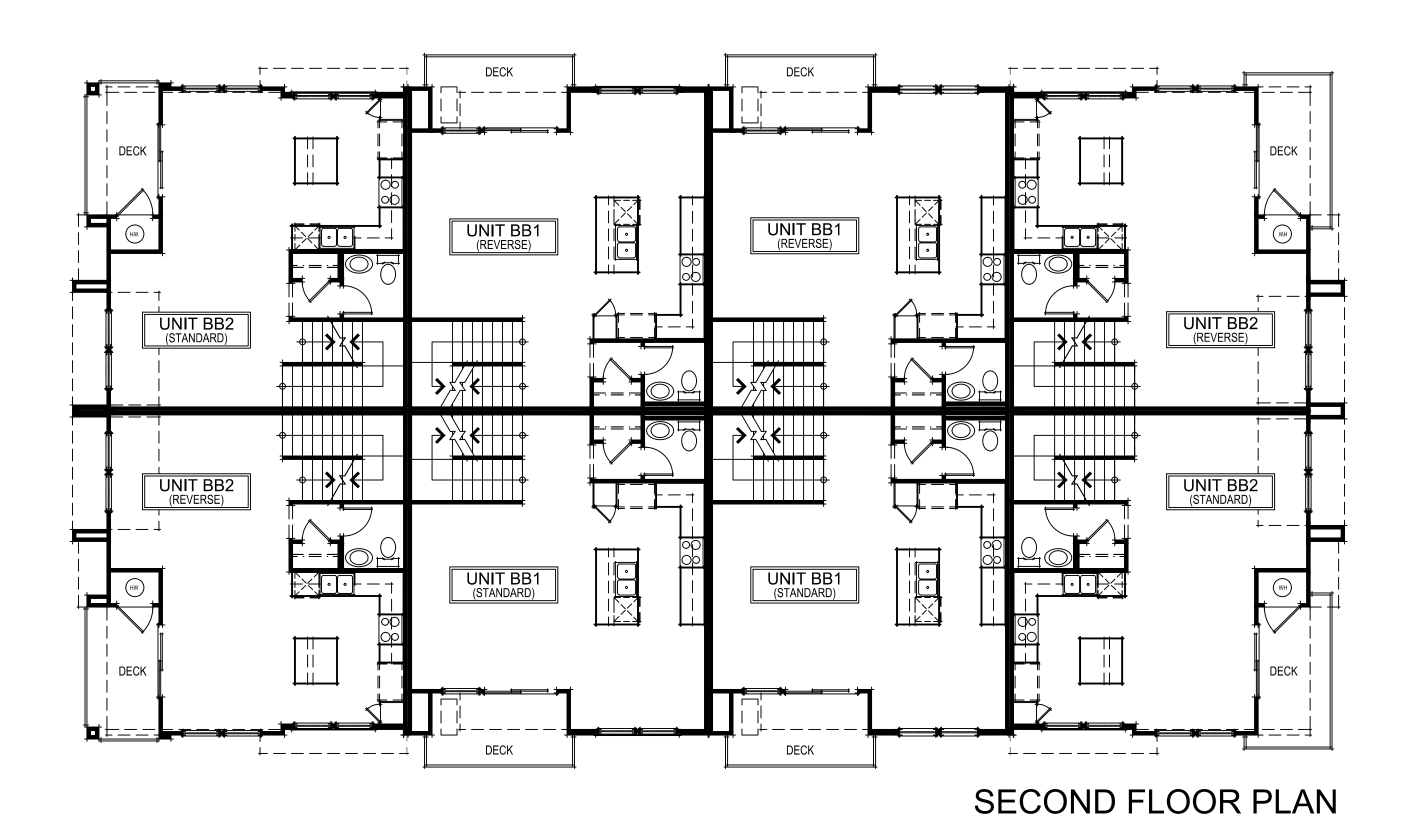
FIRST FLOOR PLAN

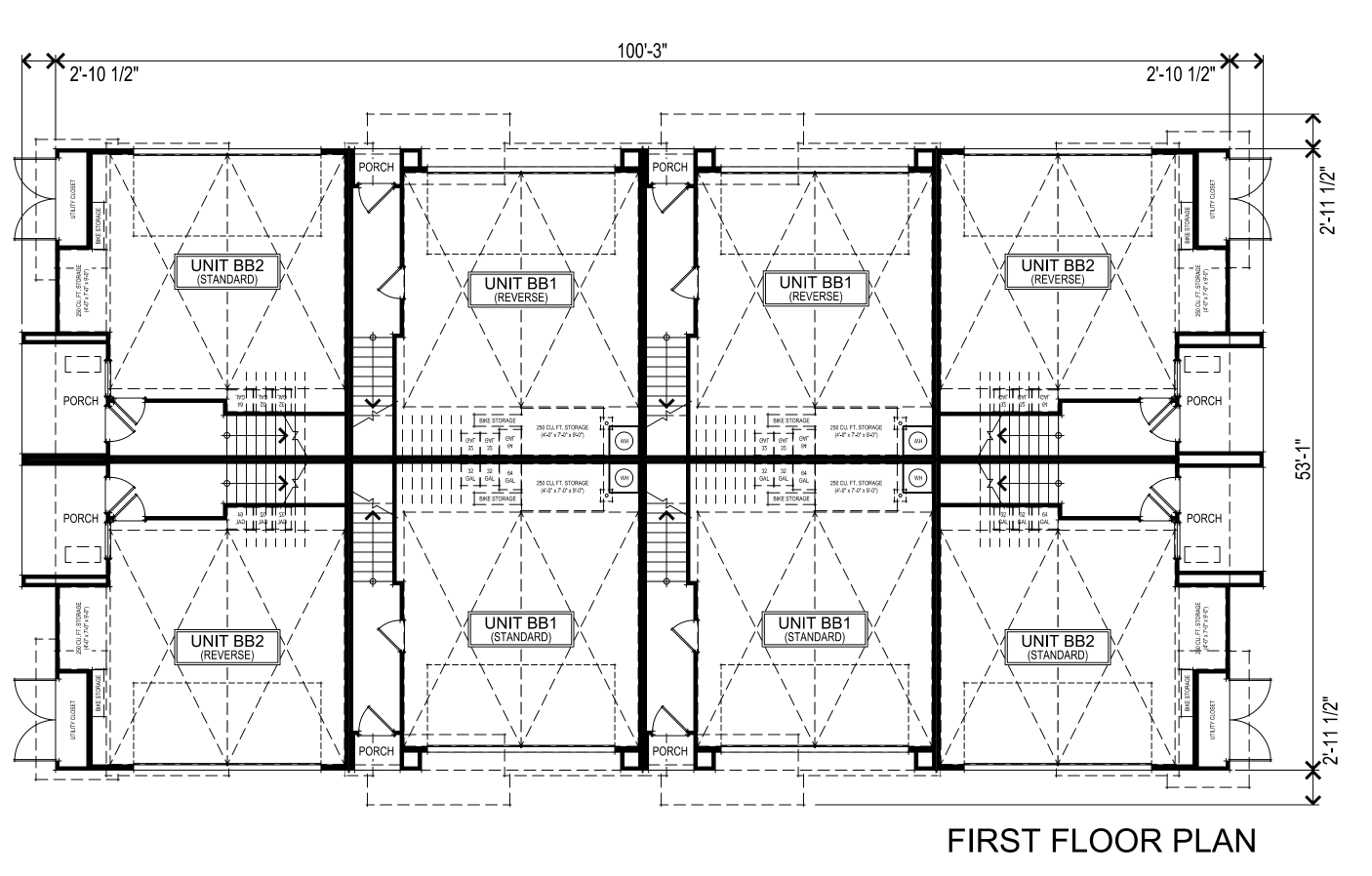
SQUARE FOOTAGES FIRST FLOOR 221 SQ. FT. 815 SQ. FT. SECOND FLOOR 755 SQ. FT. THIRD FLOOR 1791 SQ. FT. TOTAL LIVING 470 SQ. FT. 2-CAR GARAGE DECK 70 SQ. FT.



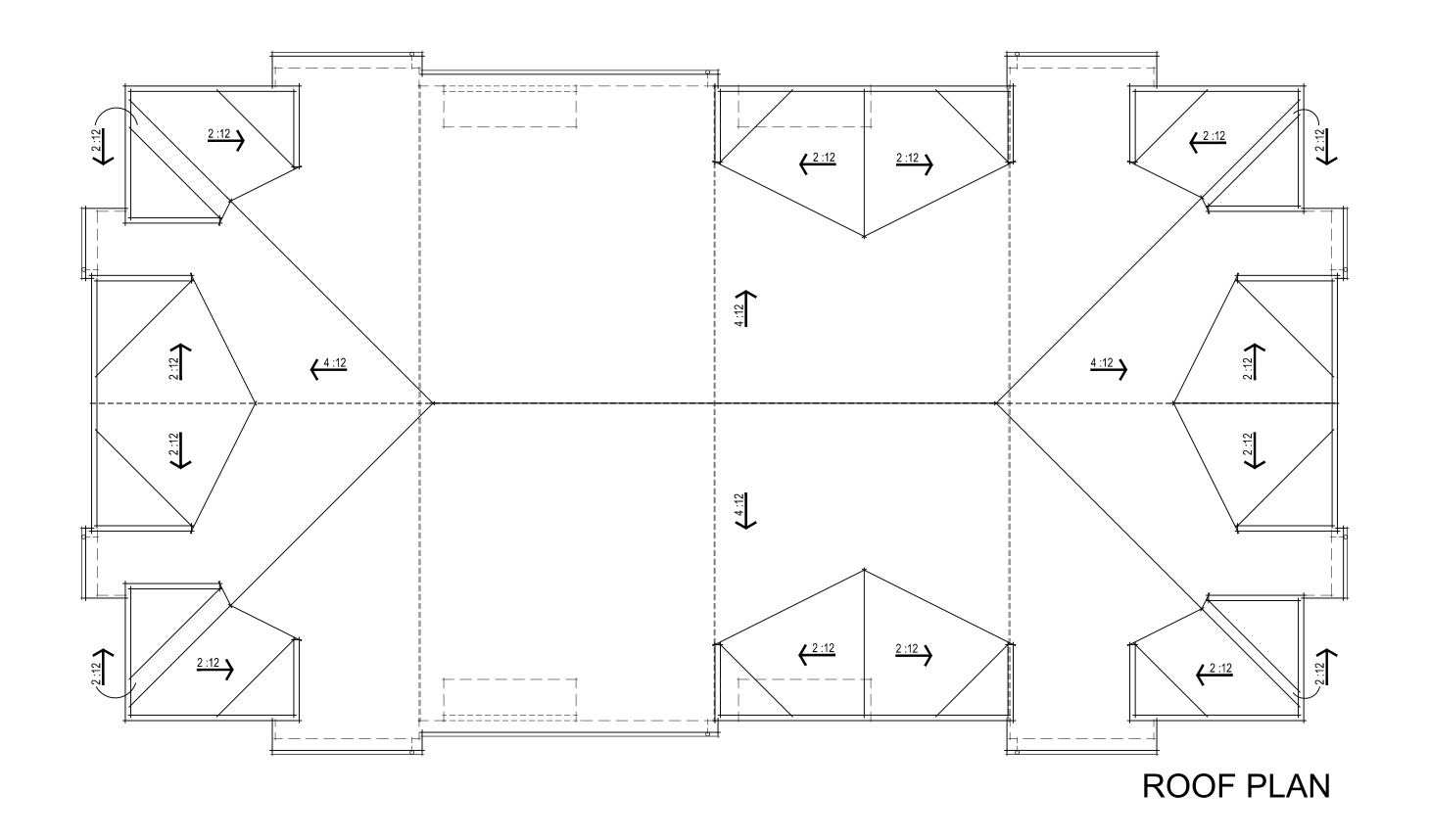
UNIT RT3 FLOOR PLANS

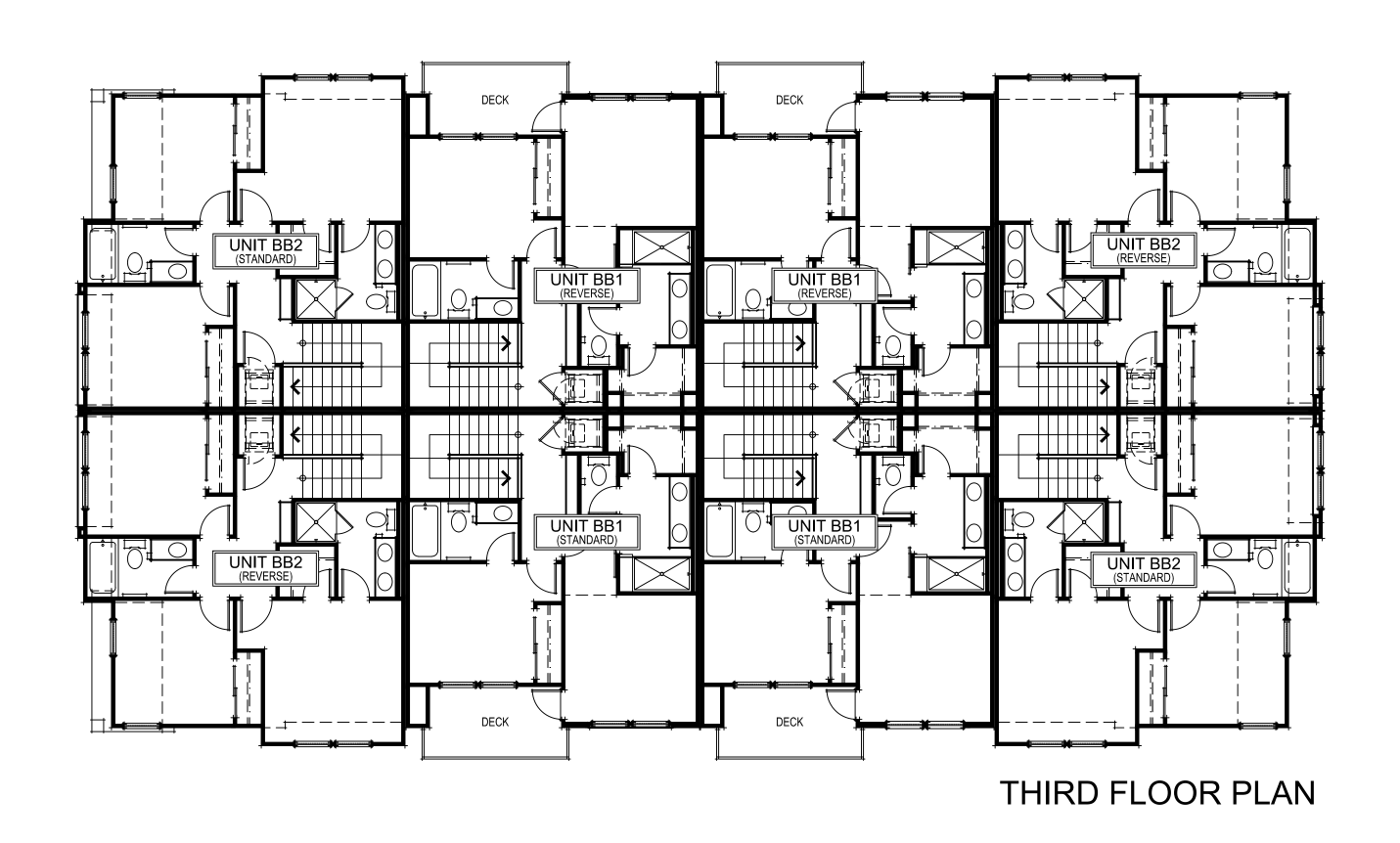
SDG Architects, Inc. 3361 Walnut Blvd. Suite 120 Brentwood, CA 94513 925.634.7000 | sdgarchitectsinc.com











8 UNIT B2B BLDG THIRD FLOOR & ROOF PLANS
A007









RIGHT ELEVATION

REAR ELEVATION



LEFT ELEVATION



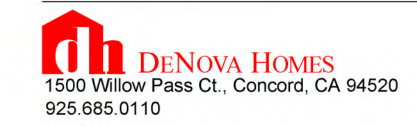
FRONT ELEVATION

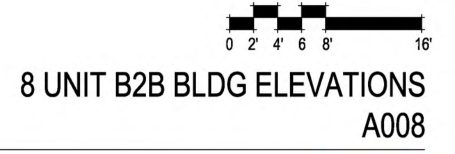
SHADED WINDOW CALCULATION

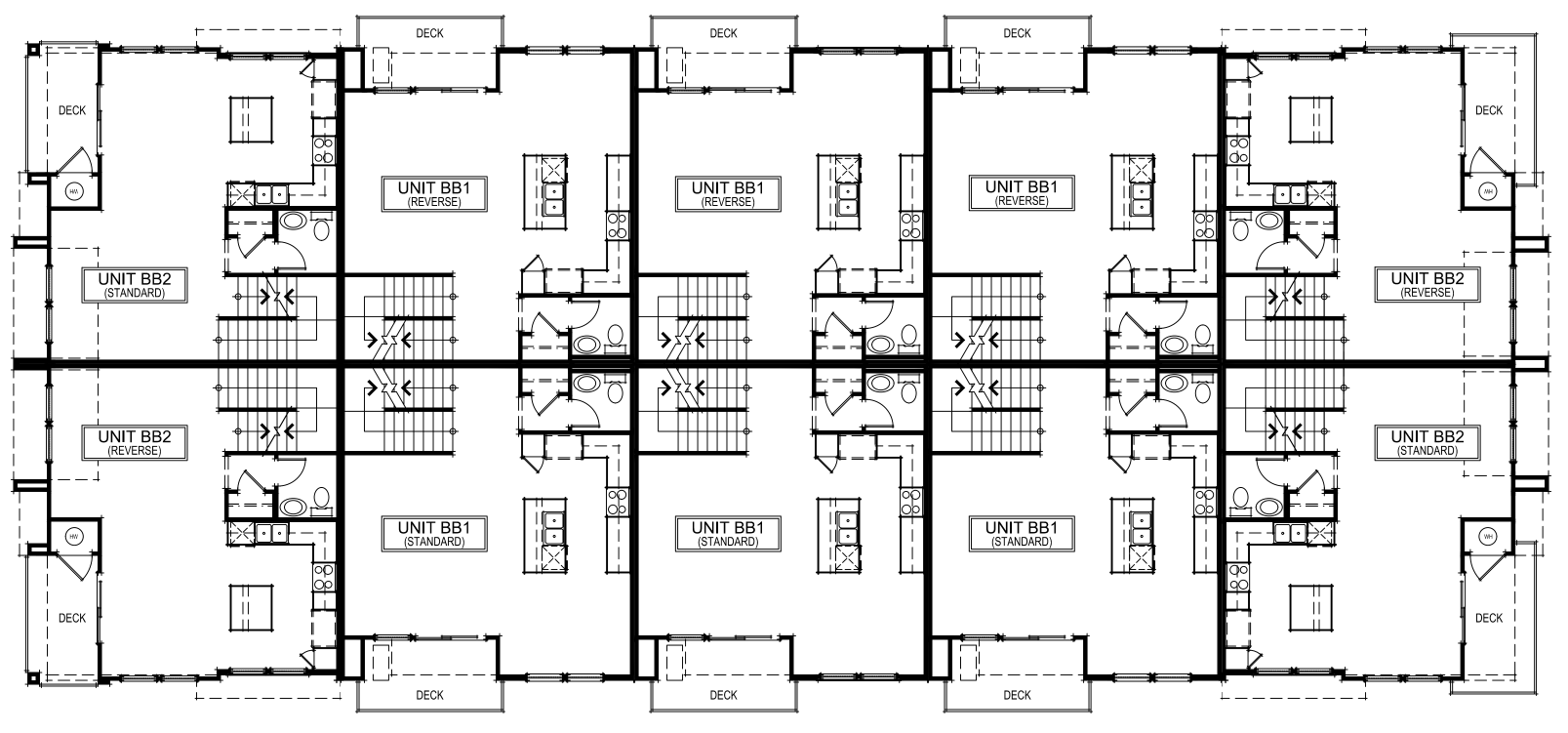
TOTAL WINDOWS: 152 SHADED WINDOWS: 36

PERCENTAGE SHADED: 23.7%
PERCENTAGE REQUIRED: 20%

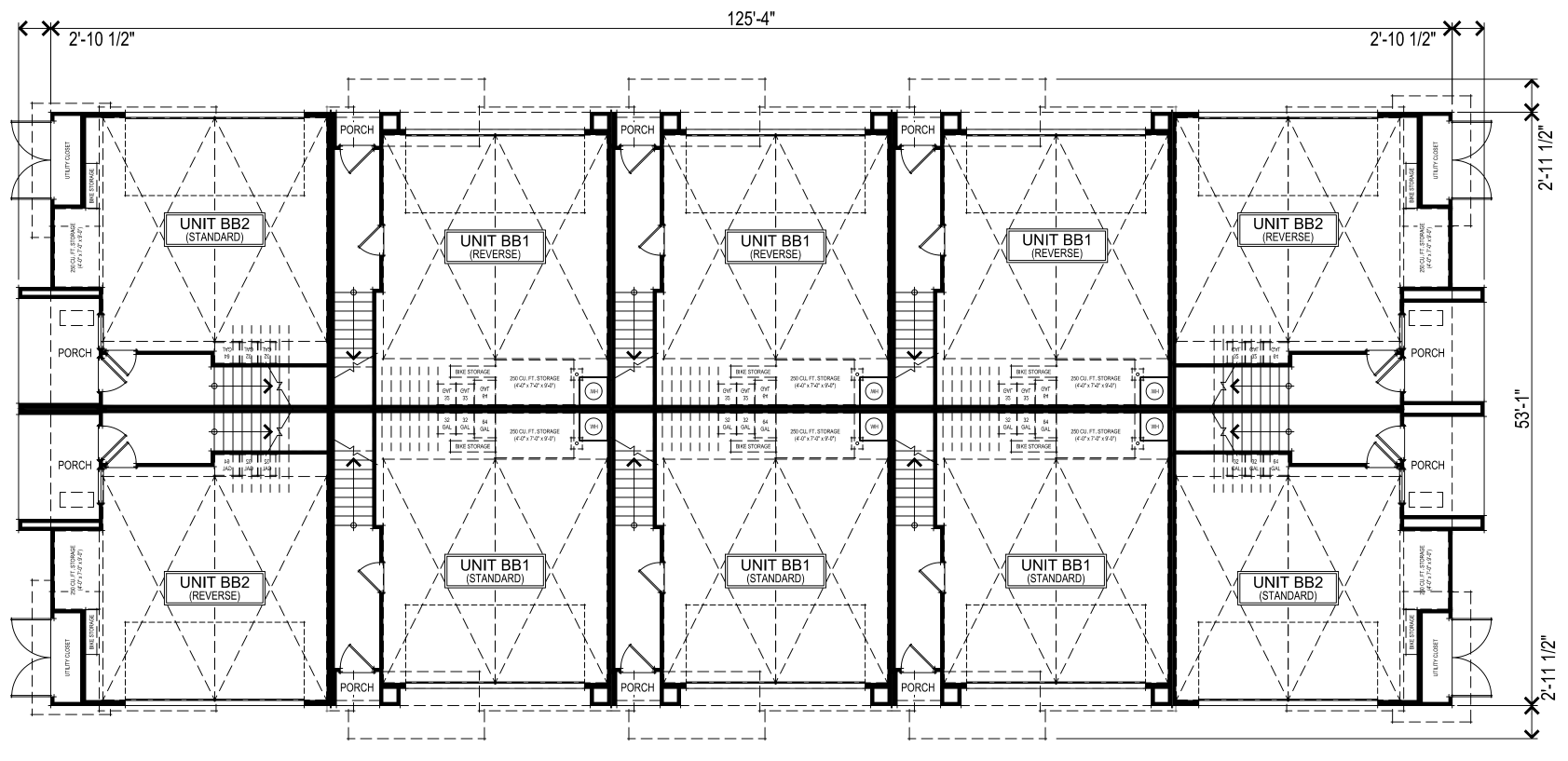
BACK TO BACK TOWNHOMES











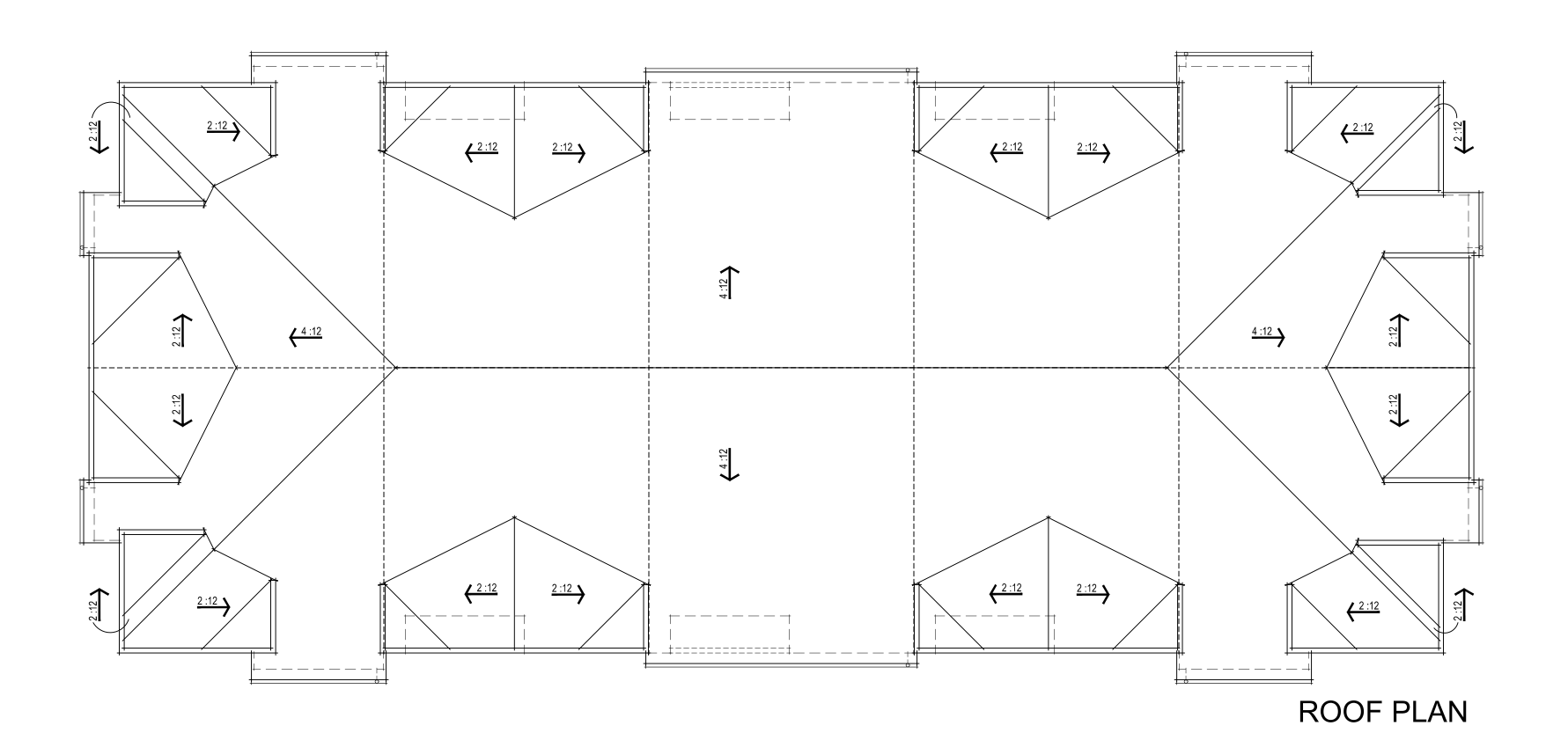
FIRST FLOOR PLAN

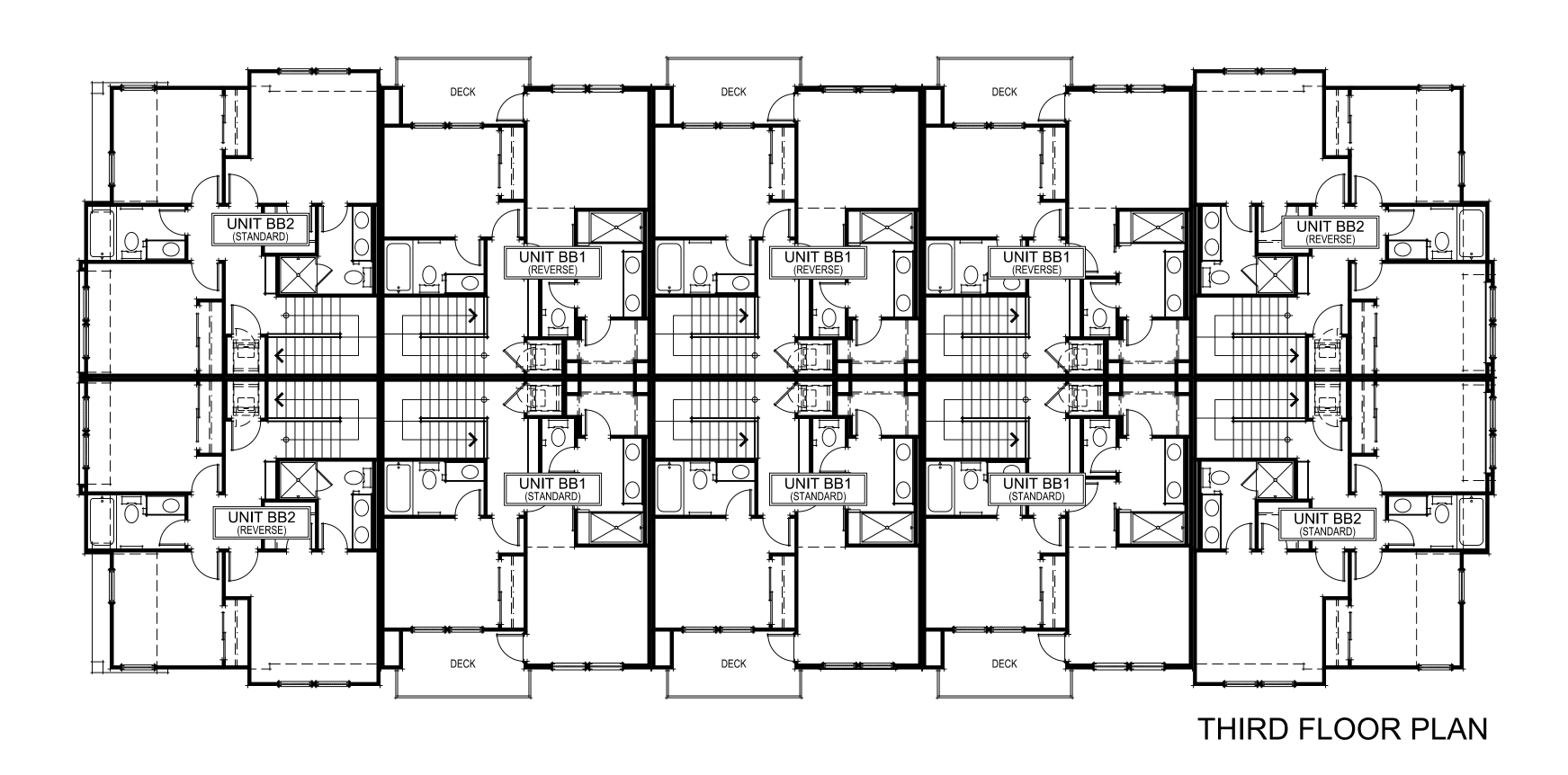


10 UNIT B2B BLDG FIRST & SECOND FLOOR PLANS









Slatten Ranch
Antioch, CA
December 20, 2023

10 UNIT B2B BLDG THIRD FLOOR & ROOF PLANS

A010





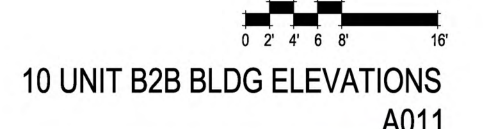
RIGHT ELEVATION REAR ELEVATION



LEFT ELEVATION FRONT ELEVATION

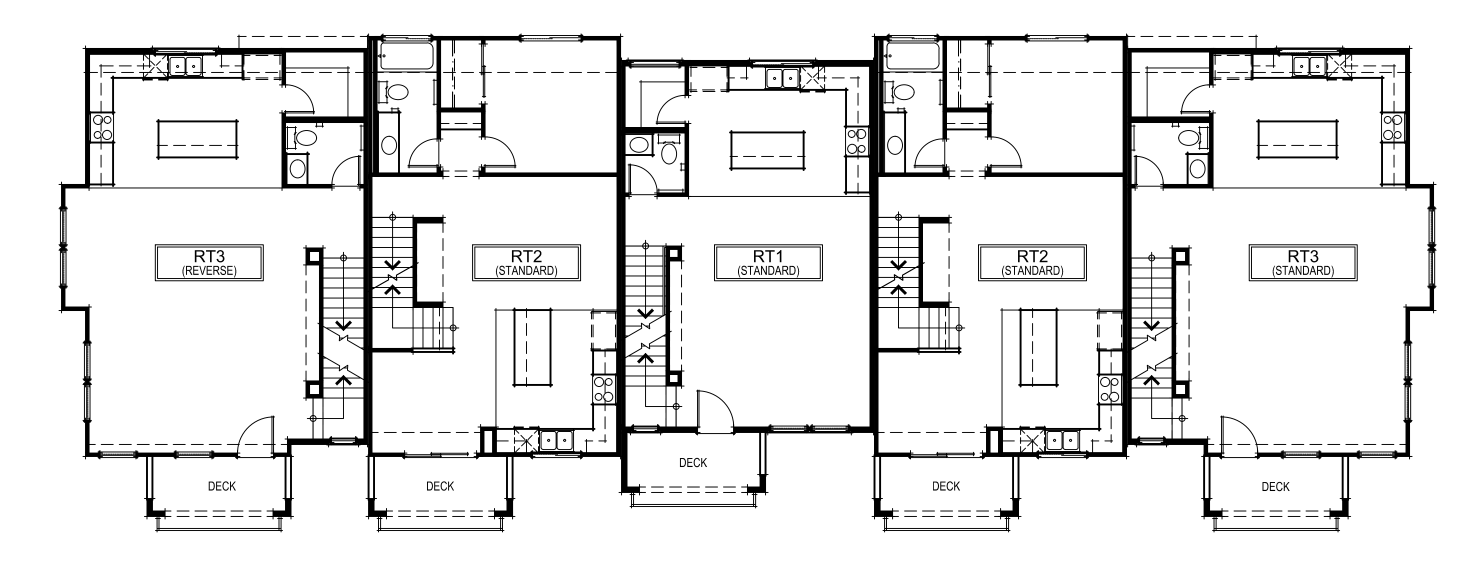
> SHADED WINDOW CALCULATION TOTAL WINDOWS: 178 SHADED WINDOWS: 46 PERCENTAGE SHADED: 25.8% PERCENTAGE REQUIRED:

BACK TO BACK TOWNHOMES

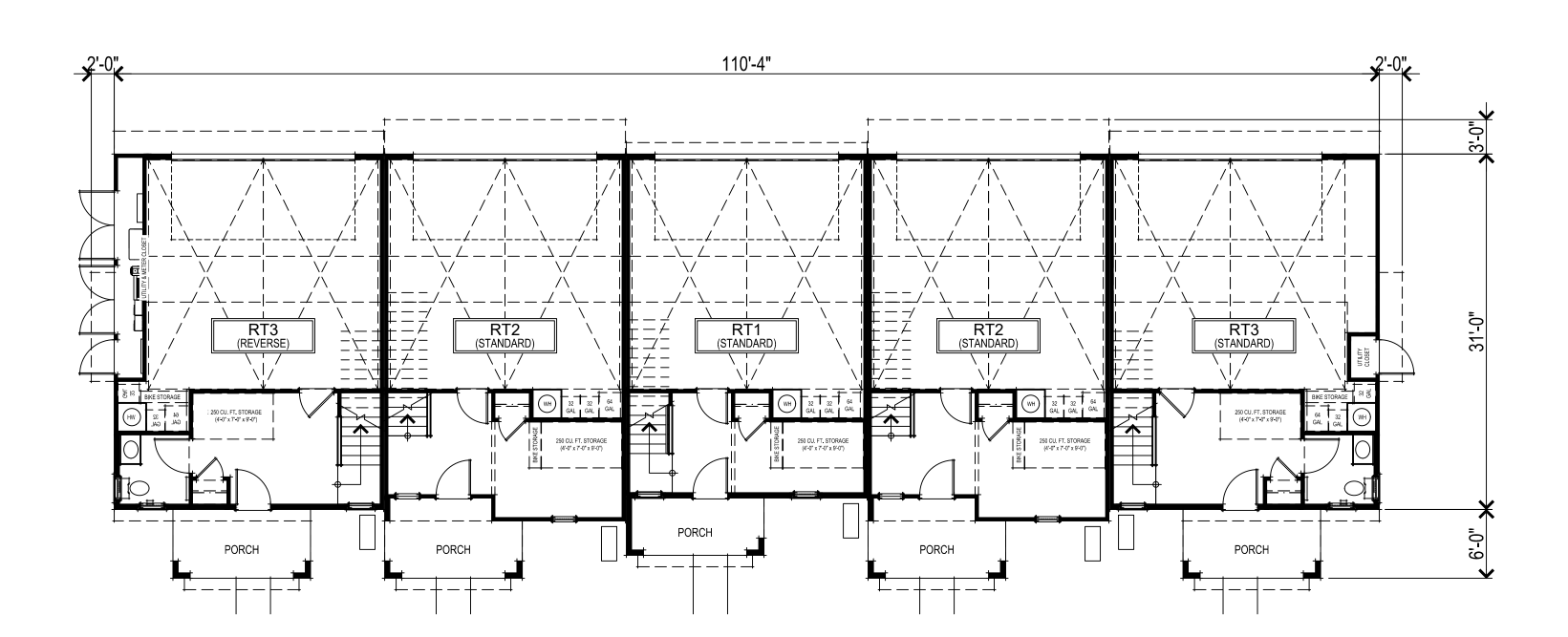






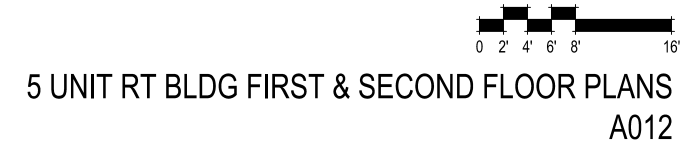


SECOND FLOOR PLAN

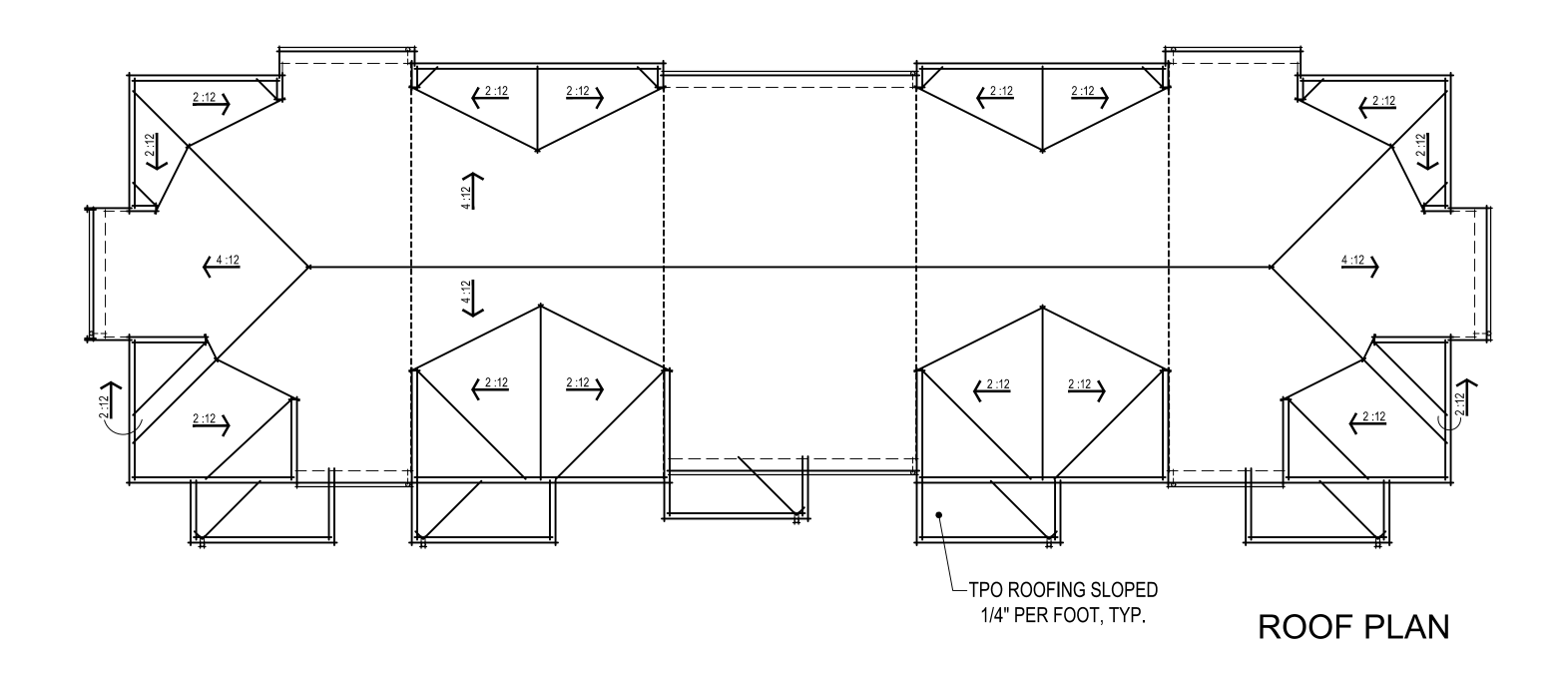


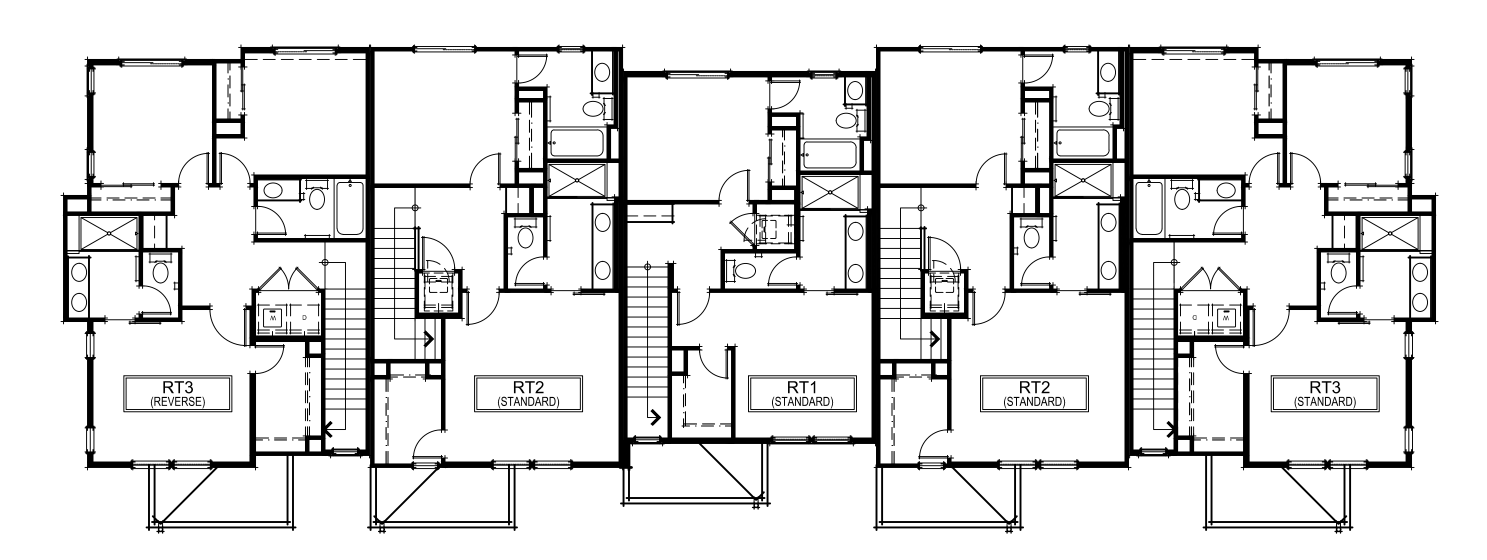
FIRST FLOOR PLAN







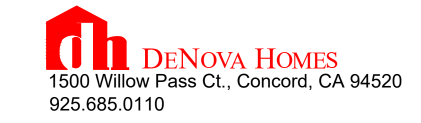




THIRD FLOOR PLAN









STUCCO FINISH—COMP. SHINGLE METAL RAIL—COLONIAL SMOOTH—HARDI SIDING ROOF EDGE.

TOP.

UTILITY CLOSET

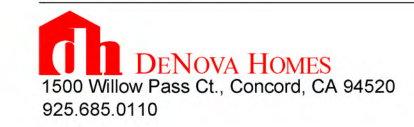
RIGHT ELEVATION

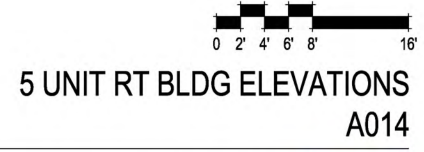
LEFT ELEVATION

SHADED WINDOW CALCULATION
TOTAL WINDOWS: 86
SHADED WINDOWS: 18
PERCENTAGE SHADED: 20.9%
PERCENTAGE REQUIRED: 20%

ROW TOWNHOMES





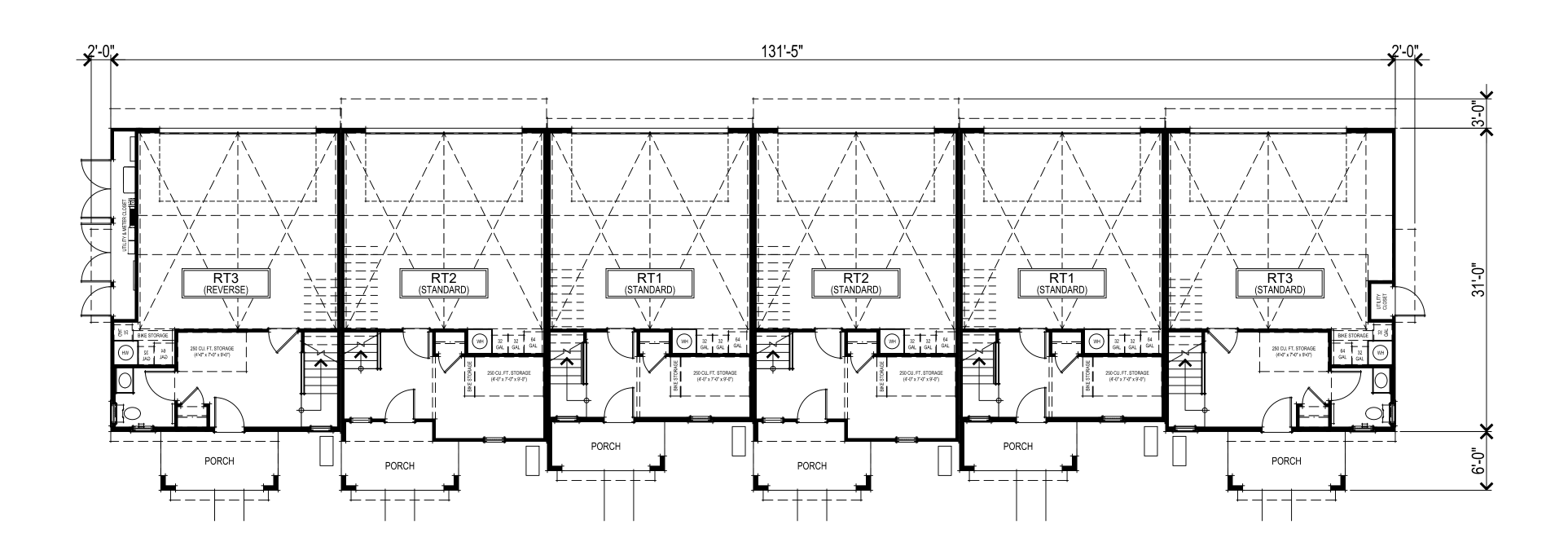


REAR ELEVATION

FRONT ELEVATION

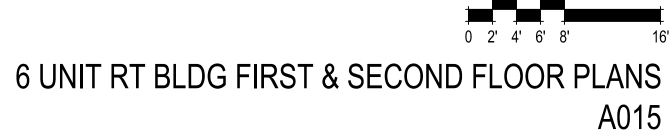


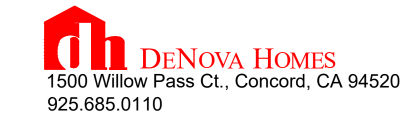
SECOND FLOOR PLAN

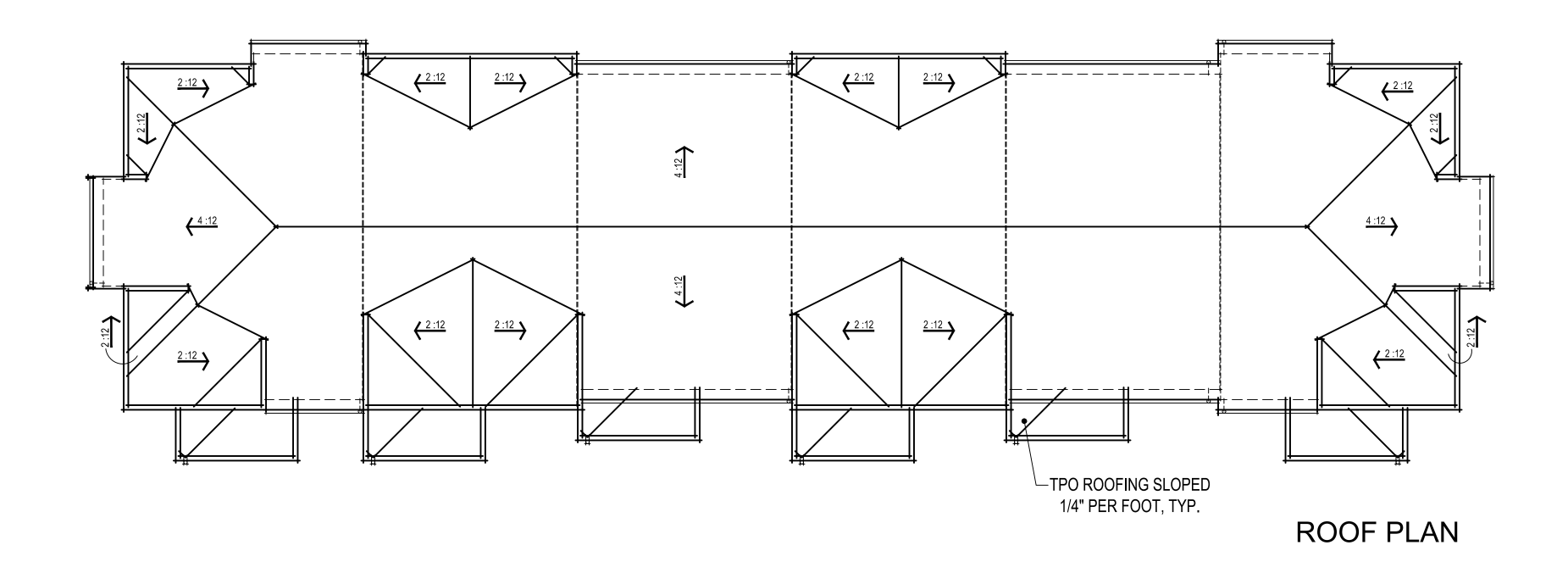


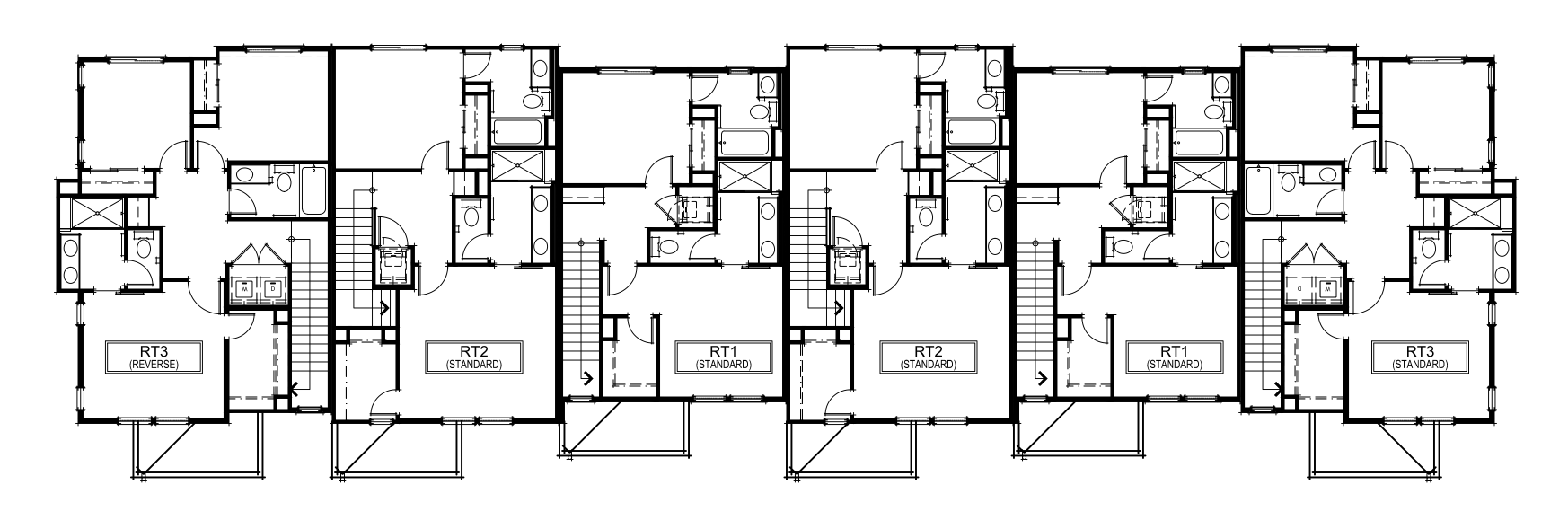
FIRST FLOOR PLAN







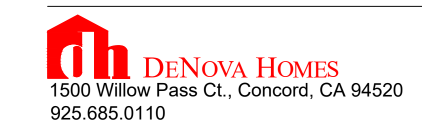




THIRD FLOOR PLAN











RIGHT ELEVATION

REAR ELEVATION





LEFT ELEVATION

FRONT ELEVATION

SHADED WINDOW CALCULATION
TOTAL WINDOWS: 102
SHADED WINDOWS: 24
PERCENTAGE SHADED: 23.5%
PERCENTAGE REQUIRED: 20%

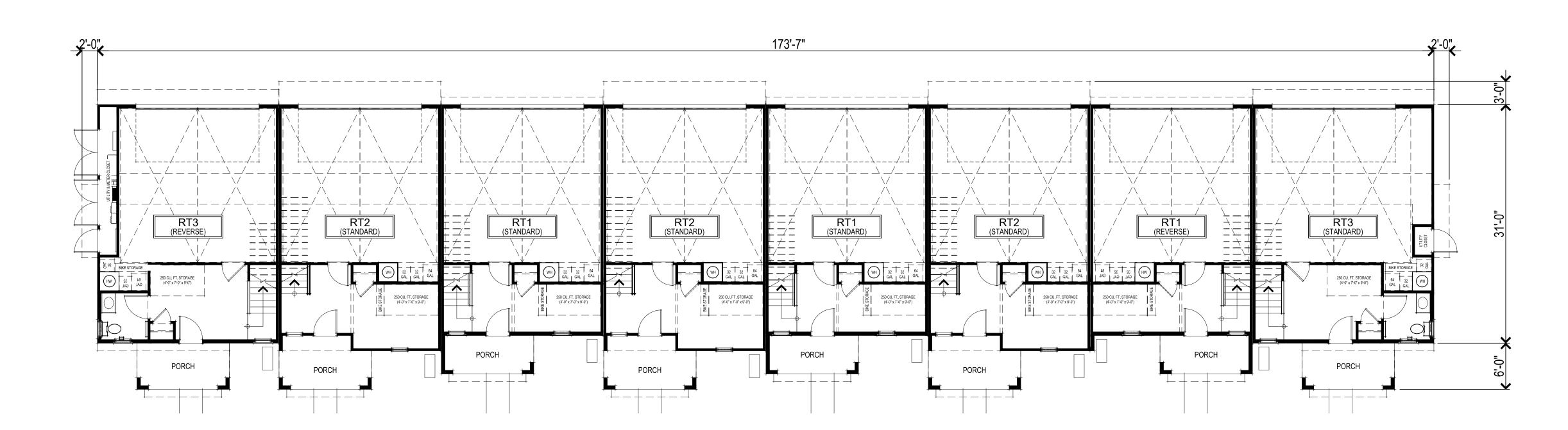








SECOND FLOOR PLAN

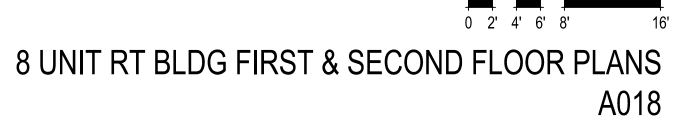


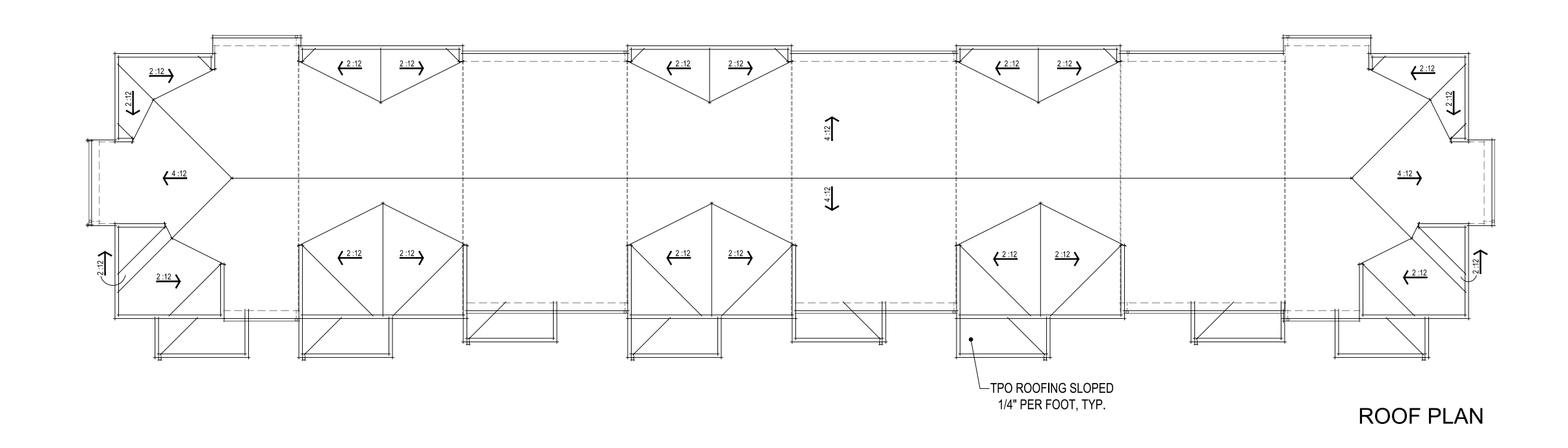
FIRST FLOOR PLAN



SDG Architects, Inc.
3361 Walnut Blvd. Suite 120
Brentwood, CA 94513
925.634.7000 | sdgarchitectsinc.com





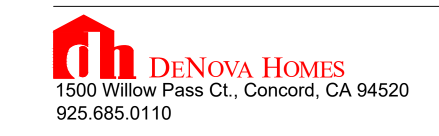




THIRD FLOOR PLAN

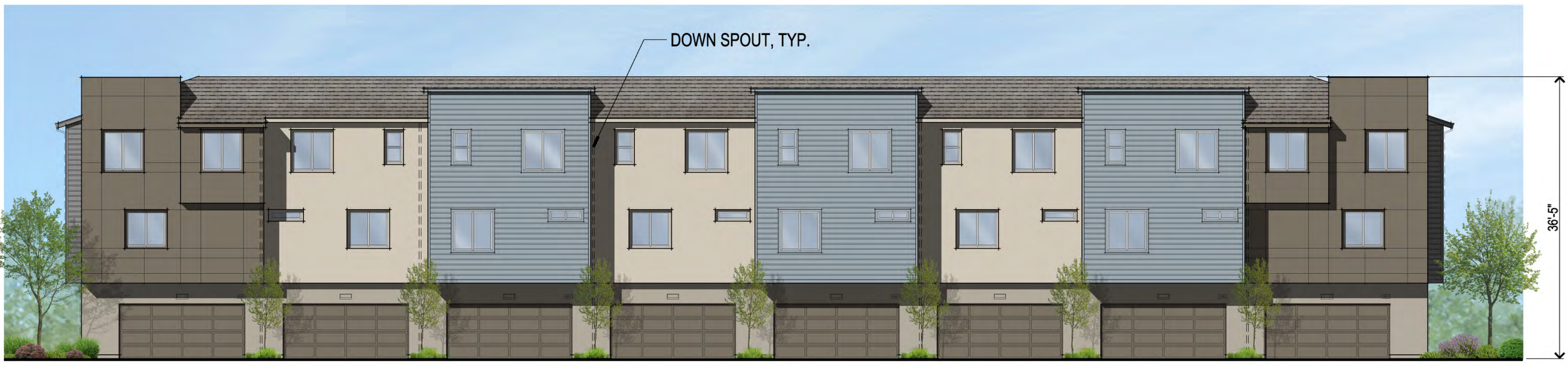


8 UNIT RT BLDG THIRD FLOOR & ROOF PLANS









UTILITY CLOSET

RIGHT ELEVATION REAR ELEVATION





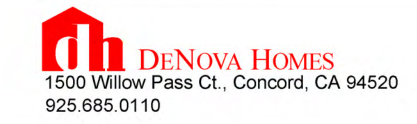
LEFT ELEVATION

FRONT ELEVATION

SHADED WINDOW CALCULATION
TOTAL WINDOWS: 126
SHADED WINDOWS: 32
PERCENTAGE SHADED: 25.4%
PERCENTAGE REQUIRED: 20%

ROW TOWNHOMES

Slatten Ranch
Antioch, CA
December 20, 2023





8 UNIT RT BLDG ELEVATIONS

COLOR SCHEME 1



Roofing
CertainTeed - Weathered Wood



COLOR SCHEME 2

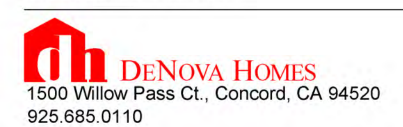


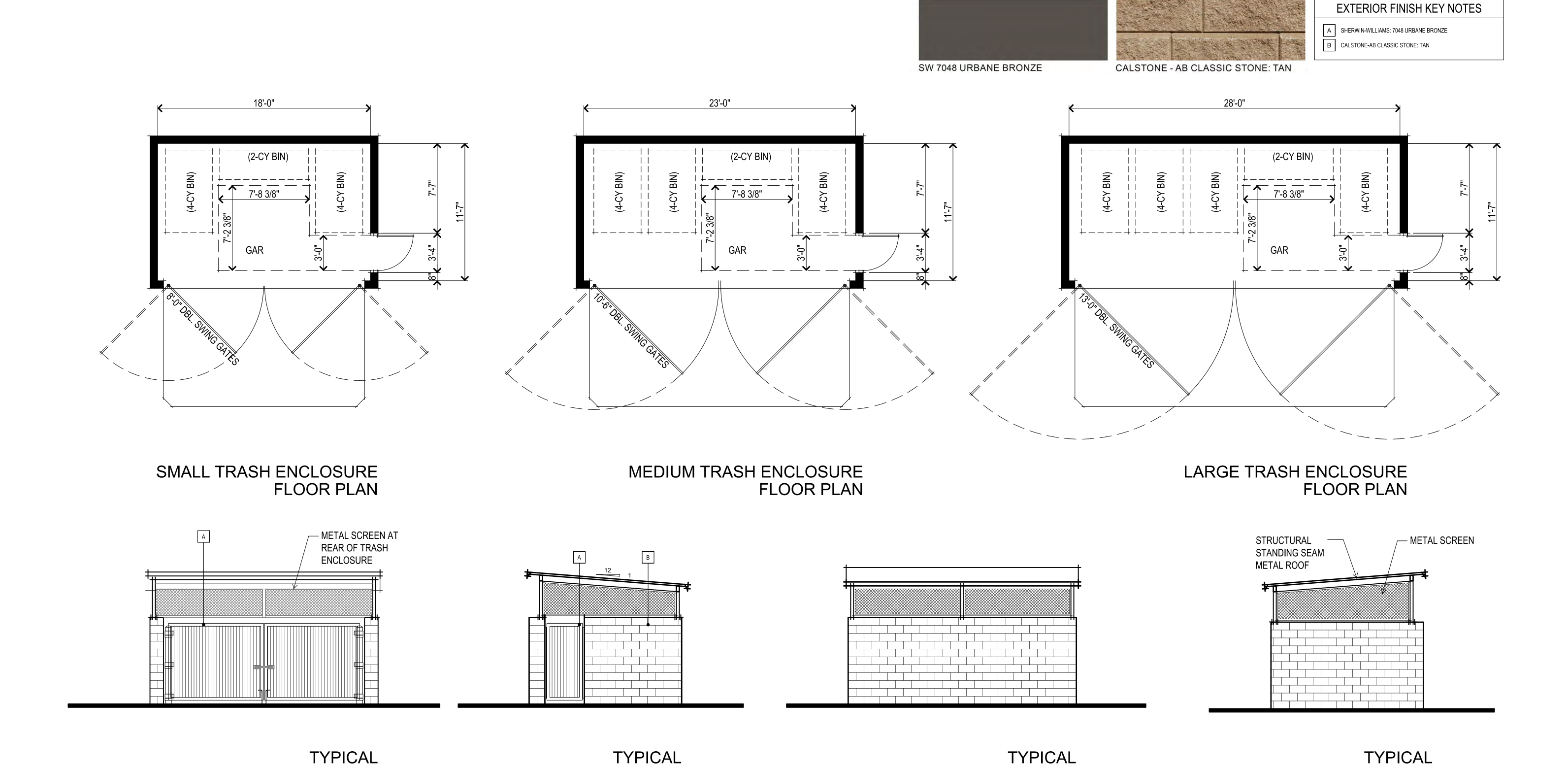
Roofing
CertainTeed - Weathered Wood



Note: All colors and textures are representative samples only, pending verification of actual material suppliers and manufacturers for this particular project.

Slatten Ranch
Antioch, CA
December 20, 2023





Slatten Ranch
Antioch, CA
December 20, 2023

TRASH ENCLOSURE PLAN & ELEVATIONS

LEFT ELEVATION

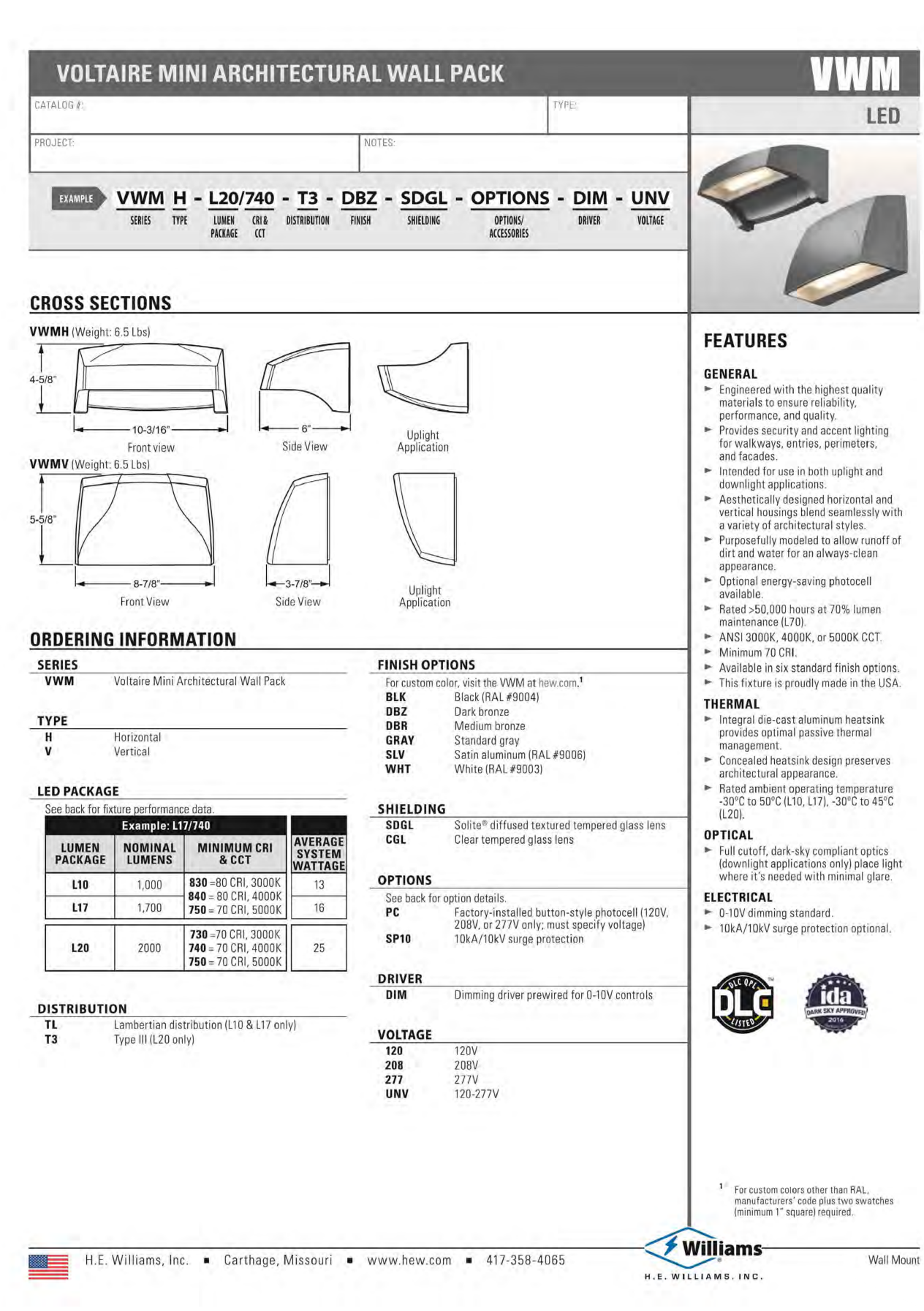


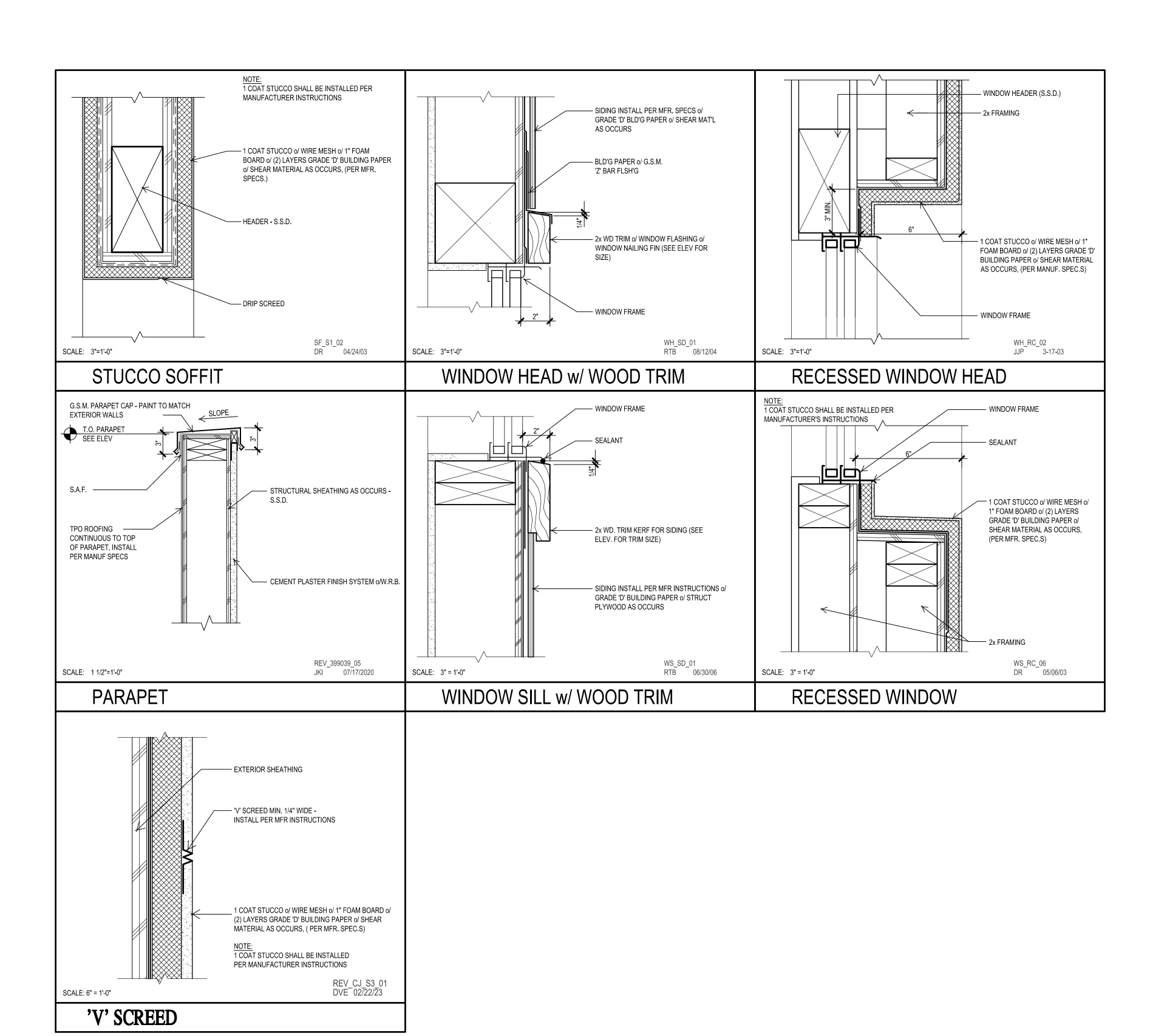
RIGHT ELEVATION



REAR ELEVATION

FRONT ELEVATION





Slatten Ranch
Antioch, CA
December 20, 2023

TYPICAL DETAILS



EXHIBIT C CONDITIONS OF APPROVAL SLATTEN RANCH – TM-01 | AR-23-01

GENERAL CONDITIONS

- 1. Project Approval. This Vesting Tentative Subdivision Map and Design Review approval is for the Slatten Ranch Townhome Project located at 5020 Slatten Ranch Road (APN: 056-120-098), as substantially shown and described on the project plans, except as required to be modified by conditions. Plans date received January 23, 2024, as presented to the Planning Commission on July 16, 2025 ("Approval Date."). For any condition herein that requires preparation of a Final Plan where the project applicant has submitted a conceptual plan, the project applicant shall submit final plan(s) in substantial conformance with the conceptual plan, but incorporate the modifications required by the conditions herein for approval by the City.
- 2. Project Approval Expiration. This approval expires on July 16, 2027 (two years from the date on which this approval becomes effective) or at an alternate time specified as a condition of approval unless a building permit has been issued and construction diligently pursued. All approval extensions shall be processed as stated in the Antioch Municipal Code.
- 3. Appeals. Pursuant to Antioch Municipal Code Section 9-5.2509, any decision made by the Planning Commission which would otherwise constitute final approval or denial may be appealed to the City Council. Such appeal shall be in writing and shall be filed with the City Clerk within five (5) working days after the decision. All appeals to the City Council from the Planning Commission shall be accompanied by a filing fee established by a resolution of the City Clerk.
- 4. Requirement for Building Permit. Approval granted by the Planning Commission does not constitute a building permit or authorization to begin any construction or demolition of an existing structure. An appropriate permit issued by the Community Development Department must be obtained before constructing, enlarging, moving, converting, or demolishing any building or structure within the city.
- 5. Modification of Approved Plans. The project shall be constructed as approved and with any additional changes required pursuant to the Zoning Administrator or Planning Commission, or City Council's Conditions of Approval. Planning staff may approve minor modifications in the project design as outlined in Antioch Municipal Code Section 9-5.2708.
- 6. Hold Harmless Agreement/Indemnification. The applicant (including any agent thereof) shall defend, indemnify, and hold harmless, the City of Antioch and its agents, and employees, from any claim, action, or proceeding against the City or its agents, officers or employees to attack, set aside, void, or annul the City's approvalconcerning this application. The city will promptly notify the applicant of any such claim action or proceeding and cooperate fully in the

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 2 | P a g e

defense.

- **7. Final Approval.** A final and unchallenged approval of this project supersedes previous approvals that have been granted for this site.
- 8. Compliance Matrix. With the submittal of all grading plans, improvement plans, and building permit plans, the applicant shall submit to the Community Development Department a Conditions and Mitigation Measures Compliance Matrix that lists: each Condition of Approval and Mitigation Measure, the City division responsible for review, and how the applicant meets the Condition of Approval or Mitigation Measure. The applicant shall update the compliance matrix and provide it with each submittal.

FEES

9. City Fees. The applicant shall pay all City and other related fees applicable to the property, as may be modified by the conditions herein. Fees shall be limited to those applicable when the related SB 330 application was submitted and shall be based on the current fee structure in effect at the time provided that any increase since submittal of the project's SB 330 application reflects only the annual adjustments based on a published cost index. Fees shall be paid before issuance of said. Notice shall be taken specifically of Plan Check, Engineering, Fire, and Inspection Fees. The project applicant shall also reimburse the City for direct costs of planning, building and engineering plan check and inspection, as mutually agreed between the City and applicant.

Neither discretionary nor ministerial permits/approvals will be considered if the developer is not current on fees, balances, and reimbursement that are outstanding and owed to the City.

- **10. Pass-Through Fees.** The developer shall pay all pass-through fees. Fees include but are not limited to:
 - **a.** East Contra Costa Regional Fee and Financing Authority (ECCRFFA) Fee in effect at the time of building permit issuance.
 - **b.** Contra Costa County Fire Protection District Fire Development Fee in place at the time of building permit issuance.
 - **c.** Contra Costa County Map Maintenance Fee in affect at the time of recordation of the final map(s).
 - d. Contra Costa County Flood Control District Drainage Area fee.
 - e. School Impact Fees.
 - f. Delta Diablo Sanitation Sewer Fees.
 - q. Contra Costa Water District Fees.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 3 | P a g e

- **11. Proof of CFD Annexation.** Concurrent with, or prior to, submittal of the Final Map, the developer shall submit evidence of annexation into all required districts, including:
 - **a.** The applicant shall annex into the existing Community Facilities District (CFD) 2018-02 (Police Protection).
 - **b.** Public Services District (Police Services) CFD 2018-01 and accept a level of annual assessments sufficient to maintain public facilities in the vicinity of the project area at no cost to the City. The annual assessment shall cover the actual annual cost of police services as described in the Engineer's Report.
 - c. Fire Services CFD. The applicant shall annex into CFD 2022-1 (Antioch Fire Protection and Emergency Response Services). This CFD is administered by the Contra Costa County Fire Protection District. To comply with this condition, the applicant must provide the City proof of annexation by furnishing a copy of the resolution passed by the County Board of Supervisors.

VESTING TENTATIVE MAP

- **12. Subdivision Map Act Compliance.** The Vesting Tentative Map approval is subject to the timelines established in the State of California Subdivision Map Act or as extended by a Development Agreement.
- **13. Map Approval.** Map approval is granted based on substantial conformance with the Vesting Tentative Map prepared on January 11, 2024, and received by the Community Development Department on January 23, 2024

Approval of the Vesting Tentative Map shall not constitute the approval of any improvements on the Vesting Tentative Map and shall not be construed as a guarantee of future extension or reapprovals of this or similar maps.

PUBLIC WORKS' STANDARD CONDITIONS

- 14. City Standards. All proposed public improvements shall be designed and constructed to City standards or as otherwise approved by the City Engineer in writing or on approved improvement plans. The developer shall file for a City Encroachment permit for all improvements within the public right of way, a grading permit for grading of the site, and a building permit for all buildings and utilities to be installed on the site.
- 15. Required Easements and Rights-of-Way. If necessary, all required easements or rights-of-way for improvements shall be obtained by the developer at no cost to the City of Antioch prior to or concurrently with the recordation of the final map or subsequent final maps or separate recorded documents as approved by the City Engineer. Advance permission shall be

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 4 | P a g e

obtained from any property or, if required from easement holders, for any work done within such property or easements.

- **16. Removal of Vacated Easements.** If necessary, all existing easements of record that are no longer required and will affect parcels within this project shall be removed prior to or concurrently with the recordation of the final map or subsequent final maps or separate recorded documents as approved by the City Engineer.
- **17. Utility Construction.** Relocation of Public utilities and construction of new private utilities shall be constructed to their ultimate size and configuration, as shown on the preliminary entitlement plan documents and improvement plans approved by the City and constructed prior to occupancy of the first building.
- **18. Utility Undergrounding.** To the extent possible all existing and proposed utilities shall be undergrounded (e.g., transformers and PMH boxes) and subsurface pursuant to Section 7-3 "Underground Utility Districts" of the Antioch Municipal Code prior to the final occupancy permit.
- 19. Utility Mapping. Prior to acceptance of public utilities, the developer shall provide GPS coordinates of all below ground and above ground utilities. This includes all Water Distribution Utility features, sewer collection Utility features, Storm Water Utility features, and inverts, locations of pipes, manholes, cleanouts and utility meters associated with these features. Developer shall include GPS coordinates of water meters, irrigation meters, sewer cleanouts, sewer manholes, subdivision entryway signs, street signs, light poles, storm drain manholes, drainage inlets and transformers and gas meters needed for recording the location of all proposed utilities in the project as defined by the City Engineer. These GPS coordinates must be taken on a survey-grade GPS data receiver/collector and provided in GIS shapefile format using the NAVD 88 (with conversion information. Submittal of as-built drawings in AutoCAD drawing format in NAVD 88 coordinates shall satisfy this condition prior to the final occupancy permit.
- 20. Sewer. All sewage shall flow by gravity to the sewer main located in the closest public street. The sewer connection shall comply with City standard plans and specifications. All sewer lines and utility connections to the City sewer system shall be in accordance with city and local sewer district specifications. Proper backfill, compaction and road repair shall also be in accordance with City specifications and standard plans. The Developer shall install all sewage laterals from the lot to flow by gravity to the public sewer main which will drain by gravity to existing City sewer trunk mains located close to the project per City standards.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 **5** | P a g e

- **21. Requirement for Looped System.** Water systems shall be designed as a looped distribution system. The developer shall be responsible for installing any off-site water mains to create a looped system in accordance with City and Fire District requirements at no cost to the City.
- **22. Water Pressure**. The developer shall provide adequate water pressure and volume for fire flow and domestic use to serve this development per City and Fire District requirements. See Fire Requirements for additional water flow conditions.

23. Retaining Walls

- **a.** Public Right of Way. Retaining walls shall not be constructed in City right-of-way or other City maintained parcels, unless otherwise approved by the City Engineer.
- **b. Materials.** All retaining walls shall be of concrete or masonry unit construction.
- **c. Height**. All retaining walls shall be reduced in height to the maximum extent practicable and the walls shall meet the height requirements in the frontage setback and sight distance triangles as required by the City Engineer.
- **d. Slope.** The 2:1 maximum slope above the retaining wall shall be landscaped with trees, ground cover, grass or erosion control vegetation as shown on the preliminary landscape plans to control erosion.
- **24. Fences.** All perimeter fences shall be located in substantial conformance with the preliminary landscape plan approved by the Planning Commission/City Council and shown on the landscape improvement plans approved by the City Engineer.
 - a. In cases where a fence is to be built in conjunction with a retaining wall, and the wall face is exposed to a side street, the fence shall be setback a minimum of three feet (3') behind the retaining wall per Antioch Municipal Code Section 9-5.1603, or as otherwise approved by the City Engineer in writing.
 - **b.** All fencing shall be in substantial conformance with the preliminary landscape plan approved by the Planning Commission/City Council, or as shown on the landscape improvement plans approved by the City Engineer or as otherwise approved by the City Engineer in writing at the time of improvement plan approval.
- **25. Storm Drain Design/Construction**. The developer shall design and construct all needed storm drain facilities to adequately collect and convey stormwater entering or originating within the development to the nearest adequate man-made drainage facility or natural watercourse, without diversion of the watershed.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 6 | P a g e

- a. All public utilities, including storm drainpipes and ditches, shall be installed in all streets avoiding one lot draining over or between other lots. All proposed drainage facilities, including open ditches and detention basins shall be constructed of Portland Concrete Cement or as approved by the City Engineer. These public utilities shall be designed prior to building permit and constructed prior to occupancy.
- **b.** Storm drains system shall flow to the Detention Basins shown within the project drainage study and as shown on the project grading and improvement plans with no diversion out of existing watershed(s).
- **c.** The detention basin(s) and associated improvements shall be constructed and operational prior to occupancy of the first residential building permit.
- d. Detention basins shall be designed within substantial conformance to the approved Preliminary Stormwater Control Plan within the approved Vesting Tentative Map for Condominium Purposes approved by the Planning Commission/City Council. All storm drain and storm water improvements are subject to final review and approval of an Operations and Maintenance Manual (for each basin) shall be submitted for basins prior to the issuance of the first building permit.
- **26. Hydrology Analysis**. The developer shall submit hydrology and hydraulic analyses as part of the storm water control plan. The analysis shall demonstrate adequacy of the in-tract drainage system and downstream drainage system. The analysis shall be reviewed and approved by Contra Costa County Flood Control.

CONSERVATION / NPDES

- **27. C.3 Compliance**. Per State Regulations, all onsite and offsite impervious surfaces including off-site roadways to be designed and constructed as part of the project are subject to State C.3 requirements. The design shall be approved prior to the first building permit and construction of the various facilities completed prior to occupancy of the first residential unit.
- **28. NPDES.** The project shall comply with all Federal, State, and City regulations for the National Pollution Discharge Elimination System (NPDES) (AMC§6-9). (Note: Per State Regulations, NPDES Requirements are those in affect at the time of the Final Discretional Approval.) Under NPDES regulations, the project is subject to provision C.3: "New development and redevelopment regulations for storm water treatment."
 - a. Requirements. Provision C.3 requires that the project include storm water treatment and source control measures, as well as run-off flow controls so that post-project runoff does not exceed estimated preproject runoff.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 7 | P a g e

- **Storm Water Control Plan.** C.3 regulations require the submittal of a Storm Water Control Plan (SWCP) that demonstrates plan compliance. The SWCP shall be submitted to the Building and City Engineering Department concurrently with site improvement plans.
- c. Operation and Maintenance Plan. For the treatment and flow-controls identified in the approved SWCP, a separate Operation and Maintenance Plan (O&M) shall be submitted to the Building Department at the time of permit submittal and approved by the City Engineer.
- d. CC&Rs. Both the approved SWCP and O&M plans shall be included in the project CC&Rs. The design shall be approved prior to the first building permit and construction of the various facilities completed prior to occupancy of the first residential unit, the developer shall execute any agreements identified in the Storm Water Control Plan that pertain to the transfer of ownership and/or long-term maintenance of storm water treatment or hydrograph modification BMPs.
- **29. NPDES Plan Submittal Requirements**. The following requirements of the federally mandated NPDES program (National Pollutant Discharge Elimination System) shall be complied with as appropriate, or as required by the City Engineer:
 - a. Application. Prior to issuance of permits for building, site improvements, and/or landscaping, the developer shall submit a permit application consistent with the developer's approved C3 Storm Water Control Plan, and include drawings and specifications necessary for construction of site design features, measures to limit directly connected impervious areas, pervious pavements, self-retaining areas, treatment BMPs, permanent source control BMPs, and other features that control storm water flow and potential storm water pollutants.
 - b. Certified Professional. The Storm Water Control Plan shall be stamped and signed by a registered civil engineer, or by a registered architect or landscape architect as applicable. Professionals certifying the Storm Water Control Plan shall be registered in the State of California on design of treatment measures for water quality, not more than three years prior to the signature date by an organization with storm water treatment measure design expertise (e.g., a university, American Society of Civil Engineers, American Society of Landscape Architects, American Public Works Association, or the California Water Environment Association), and verify understanding of groundwater protection principles applicable to the project site (see Provision C.3.i of Regional Water Quality Control Board Order R2 2003 0022).
 - c. Final Operation & Maintenance Plan. Prior to building permit final and issuance of a Certificate of Occupancy, the Developer shall submit, for review and approval by the City, a final Storm Water BMP Operation and Maintenance Plan in accordance with City of Antioch guidelines.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 8 | P a g e

- This O&M plan shall incorporate City comments on the draft O&M plan and any revisions resulting from changes made during construction. The O&M plan shall be incorporated into the CC&Rs for the Project if the project has CC&Rs.
- d. Long Term Management. Prior to building permit final and issuance of a Certificate of Occupancy, the Developer shall execute and record any agreements identified in the Storm Water Control Plan which pertain to the transfer of ownership and/or long-term maintenance of all storm water treatment facility and maintenance of the underground detention facility to the satisfaction of the City Engineer.
 - i. The project shall prevent site drainage from draining across public sidewalks and driveways in a concentrated manner by installing drainpipes within or under the sidewalks per city details.
 - **ii.** Install on all catch basins "No Dumping, Drains to River" decal buttons in curb at all new site curb inlets and drainage inlets.
- e. C3 Hydrology Calculations. The developer shall prepare a C3 storm water report with calculations of anticipated conveyance all C3 storm water entering and originating from the site to an adequate downstream drainage facility without diversion of the watershed prior to building permit. The developer shall submit C3 hydrologic and hydraulic calculations with the Improvement Plans to the City Engineering Department for review and approval by the City Engineer and to Contra Costa County Flood Control District for review.
- f. Regional Water Quality Control. Prior to issuance of the grading permit, the developer shall submit proof of filing of a Notice of Intent (NOI) by providing the unique Waste Discharge Identification Number (WDID#) issued from the Regional Water Quality Control Board.
- g. SWPPP. The developer shall submit a copy of the Storm Water Pollution Prevention Plan (SWPPP) for review to the Engineering Department prior to issuance of a building and/or grading permit. The general contractor and all subcontractors and suppliers of materials and equipment shall implement these BMP's. Construction site cleanup and control of construction debris shall also be addressed in this program. Failure to comply with the approved construction BMP may result in the issuance of correction notices, citations, or a project stop work order.
- h. BMP. The developer shall install all appropriate clean water devices at all storm drain locations immediately prior to entering the public storm drain system and Implement Best Management Practices (BMP's) at all times to the project before, during and after construction.
- i. Erosion Control. Include erosion control/storm water quality measures in the grading plan that specifically address measures to prevent soil, dirt, and debris from entering the storm drain system. Such measures may include, but are not limited to, hydro seeding, gravel bags and siltation fences or other measures that are subject to review and

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 9 | P a g e

approval of the City Engineer. A grading plan will be required with the necessary erosion control/storm water quality measures shall be shown on the site plan submitted for an on-site permit, subject to review and approval of the City Engineer. The developer shall be responsible for ensuring that all contractors and subcontractors are aware of and implement such measures.

- i. The Developer or his assignee shall sweep and/or vacuum the paved parking lot(s) a minimum of once a month and prevent the accumulation of silt, litter, and debris on the site. Corners and hard to reach areas shall be swept manually.
- ii. If any sidewalks are to be pressure washed, debris shall be trapped and collected to prevent entry into the storm drain system. No cleaning agent may be discharged into the storm drain. If any cleaning agent or degreaser is used, wash water shall be collected and discharged to the sanitary sewer, subject to the approval of the sanitary sewer District.
- iii. Ensure that the area surrounding the project such as the streets stay free and clear of construction debris such as silt, dirt, dust, and tracked mud coming in from the project construction. Areas that are exposed for extended periods shall be watered regularly to reduce wind erosion. Paved areas and access roads shall be swept on a regular basis. All loads in dump trucks shall be covered per City requirements.
- iv. Clean all on-site storm drain facilities a minimum of twice a year, once immediately prior to October 15 and once in January. Additional cleaning may be required if found necessary by City Inspectors and/or City Engineer.

OUTSIDE AGENCIES

- **30.** Contra Costa County Fire Protection District. The applicant shall comply with the conditions provided by the Contra Costa County Fire Protection District in the letter dated February 21, 2024, and attached in the staff report.
- 31. Contra Costa County Flood Control District. The applicant shall comply with the letter and conditions provided by the Contra Costa County Flood Control District in the email and attached documents received March 20, 2024, and attached in the staff report.

GRADING

32. Requirement for Grading Permit. Grading plans shall be submitted, processed, and issued prior to commencement of any grading operations within the project. The permit shall be obtained through the City's Engineering

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 **10** | P a g e

and Building Divisions, subject to review and approval by the City Engineer. The submitted plans shall incorporate any modifications required by the Conditions of Approval, applicable building codes.

- **33. Grading Plans**. Locations of building exterior walls, fences and retaining walls, drainage swales, side slopes, top and bottom of slopes, parking lot drainage to catch basins with underground pipe drainage systems and pipe out falls shall be shown on the grading plans for review and approval. All the above features shall have proposed elevations shown on the grading plan and the grading of project will adequately drain to an above and underground drainage system in substantial conformance with the approved entitlement plans improvement plans.
- **34. Elevations on Grading Plans.** All elevations shown on the grading and plot plans shall be based on actual surveyed NAVD 88 survey control vertical datum, and if needed, with conversion information, as approved by the City Engineer.
- **35. Soils.** Prior to the approval of the grading plan(s), the City Engineer requires a registered soils engineer to review the grading plans, improvement plans, building permit plans, and project specifications submitted for this project. The soil engineers field inspections will be required to verify compliance with the approved plans and soils reports prior to final occupancy permit. Costs for these consulting services shall be incurred by the developer.
- **36. Off-Site Grading**. All off-site grading is subject to the coordination and approval of the affected property owners and the City Engineer. The developer shall submit written authorization to "access, enter, and/or grade" adjacent properties prior to issuance of permit and shall have permission from the property owner to performing any and all work prior to issuance of the first building permit of each phase of the subdivision.
- **37. Grading Easements.** Any sale of a portion (or portions) of this project to another developer shall include the necessary CCR's, and/or grading and drainage easements to assure that project-wide grading conforms to the approved development conditions of approval.

AT BUILDING PERMIT SUBMITTAL

38. Requirement for Phasing Plan. The Developer shall continuously build all improvements of this project in one phase. If the project becomes a phased project, then the developer shall provide a phasing plan to the Community Development Department and Engineering Department for review and approval.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 11 | P a g e

- 39. Final Landscape Plans. The applicant shall submit final landscape plans that identify specific plant materials to be constructed, including all trees, shrubs and groundcover, and landscape features providing both common and botanical names, sizes, and quantities at the time of building permit submittal that are in substantial conformance with the Preliminary Landscape Plan approved by the Planning Commission/City Council and the approved improvement plans. See City approved plant list for installing approved plants in the public right of way.
- 40. Water Efficient Landscape Ordinance. Landscaping for the project shall be designed to comply with the applicable requirements of City of Antioch Ordinance No. 2162-C-S The State Model Water Efficient Landscape Ordinance (MWELO). The applicant shall demonstrate compliance with the applicable requirements of the MWELO in the landscape and irrigation plans submitted to the City.
- **41. Site Landscaping** All site landscaping within the project site, including on all slopes, medians, C.3 drainage basins, retaining walls, bioretention basins, common areas, open space and park landscape areas, and any other areas that are to be landscaped shall be installed prior to issuance of final certificate of occupancy.
- 42. Site Drainage. All buildings in the site shall contain rain gutters and downspouts that catch rainwater from the roof and direct water into the underground storm drainpipe system and away from the foundation towards the closest drainage inlet structure or detention facility of the site in accordance with the applicable codes and as approved by the City Engineer. A detailed site grading drainage plan shall be prepared to drain water away from all proposed buildings into an acceptable drainage system. Temporary and permanent soil erosion control measures shall be designed and installed to prevent control soil erosion on the site.
- **43. Utility Location on Private Property**. All existing improvements that are disturbed shall be relocated within (water meters, sewer cleanouts, etc.) the immediate area of site as defined by the preliminary utility plans approved by the Planning Commission /City Council and approved by the City Engineer.
- **44. Construction Traffic Control Plan.** A Construction Traffic Control Plan shall be submitted for review and approval with the improvement plans for approval by the City Engineer.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 **12** | P a g e

AT BUILDING PERMIT ISSUANCE

45. Encroachment Permit. The applicant shall obtain an encroachment permit from the Engineering Division before commencing any construction activities within any existing or proposed public right- of-ways or easement.

MODEL HOMES AND SALES TRAILERS

- **46. Model Homes.** If the developer requests model homes or sales trailers be installed, prior to the placement of any sales trailers, the building and improvement plans shall be submitted to the Engineering Department for review and approval. Any trailer shall be placed out of the public right-of-way and shall have its own parking lot.
- **47. Parking Lot.** If applied for and applicable, a model home complex parking lot location and design shall be subject to the City Engineer's approval.

DURING CONSTRUCTION

- 48. Collection of Construction Debris. During construction, the Developer shall place onsite dumpsters or other containers to contain all construction debris. The dumpster or other container shall be emptied on a regular basis consistent with the Construction and Demolition Debris Ordinance. When appropriate, use tarps on the ground to collect fallen debris or splatters that could contribute to stormwater pollution.
- **49. Construction Hours**. Construction activity shall be as outlined in the Antioch Municipal Code Section 5-17.04 and 05(B). Construction activity is limited to 7:00 AM to 6:00 PM Monday-Friday except that activity within 300 feet of occupied dwelling space is limited to the hours of 8:00 AM to 5:00 PM on weekdays. On weekends and holidays, construction activity is allowed 9:00 AM to 5:00 PM, irrespective of the distance from an occupied dwelling. Extended hours may be approved in writing by the City Manager or designee.
- **50. Demolition, Debris, Recycling.** All debris, garbage spoils, unwanted materials and vegetation shall be removed from the project site in accordance with City requirements. All materials that can be recycled shall be taken to an approved recycling facility. The project shall be kept clean and in compliance with and supply all the necessary documentation for Antioch Municipal Code Section 6-3.2: Construction and Demolition Debris Recycling.
- **51. Filter Materials at Storm Drain Inlet.** The developer shall Install filter materials (such as sandbags, filter fabric, etc.) at each storm drain inlet nearest the downstream side of the project site prior to:

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 13 | P a g e

- **a.** start of the rainy season (October 1).
- b. site dewatering activities.
- **c.** street washing activities.
- d. saw cutting asphalt or concrete; and
- e. order to retain any debris or dirt flowing into the city stormdrain system.

Filter materials shall be maintained and/or replaced as necessary to ensure effectiveness, prevent street flooding and further erosion of soil on City streets and draining into storm drain system. Dispose of used filter particles in the trash or at local approved landfill facility.

- 52. Archeological Remains. In the event subsurface archeological remains are discovered during any construction or preconstruction activities on the site, all construction work within 100 feet of the find shall be halted, the Community Development Department notified, and a professional archeologist, certified by the Society of California Archeology and/or the Society of Professional Archeology, shall be notified. Site work in this area shall not occur until the archeologist has had an opportunity to evaluate the significance of the find and to outline appropriate mitigation measures, if deemed necessary. If prehistoric archeological deposits are discovered during development of the site, local Native American organizations shall be consulted and involved in making resource management decisions.
- 53. Erosion Control Measures. The grading operation of the development shall take place at one time, and in a manner, to prevent soil erosion and sedimentation. The slopes shall be landscaped and reseeded as soon as possible after the grading operation ceases. Erosion measures shall be implemented during all phases of construction in accordance with an approved erosion and sedimentation control plan.
- **54. Dust Control.** Standard dust control methods and designs shall be used to stabilize the dust generated by construction activities. The developer shall post dust control signage with a contact number of the developer, City staff, and the air quality control board.
- **55. Debris Removal During Construction.** The site shall be kept clean of all debris (boxes, junk, garbage, etc.) at all times.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 **14** | P a g e

FINAL MAP

- **56.** Requirements for Final Map. The Final Subdivision Map submittal shall include all of the following required information described in Title 9, Chapter 4, Article 5: Final Maps, of the Antioch Municipal Code, including, but not limited to:
 - **a.** Improvement security in one of the following forms:
 - i. Bond or bonds issued by one or more duly authorized corporate securities in an amount equal to 100% of the total estimated costs of the improvements for faithful performance, and in an amount equal to 100% of the total estimated costs of the improvements for labor and materials.
 - ii. A deposit, in an amount equal to 100% of the total estimated costs of the improvements, either with the city or a responsible escrow agent or trust company, at the option of the City Engineer, of money or negotiable bonds of the kind approved for securing deposits of public moneys, in the amounts and for security as specified above, to be released in the same manner as described above for bonds.
 - b. An original, signed subdivision agreement, to be executed by the subdivider or his agent, guaranteeing the construction costs, completion of the construction of the improvements required by the governing body within a specified time and payment, satisfactory to the City Attorney and the City Engineer.
 - c. A letter from the Tax Collector showing that all payable taxes have been paid and a bond for the payment of taxes, a lien on the property but not yet payable, as required by the Subdivision Map Act.
 - d. A cash payment, or receipt therefore, of all the fees required for the checking and filing of the maps and the inspections of the construction; payment for the street signs to be furnished and installed by the city, if required by the subdivider; a cash deposit for the payment of such fire hydrant rental fees as may be established by the fire districts or water company or district having jurisdiction; and any other applicable fees or deposits.
 - **e.** Deeds for all right of way dedications, easements for access and utility purposes as shown on the tentative and final maps.
 - f. Written evidence acceptable to the city, in the form of rights of entry or permanent easements across private property outside the subdivision, permitting or granting access to perform the necessary construction work and permitting the maintenance of the facility.
 - g. Agreements acceptable to the city, executed by the owners of existing utility easements within the proposed roads rights-of-way, consenting to the dedication of roads or consenting to the joint use

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 **15** | P a g e

- of the rights-of-way as may be required by the city for the purpose use and convenience of the roads.
- h. A surety bond acceptable to the city, guaranteeing the payment of the taxes and assessments which will be a lien on the property, as set forth in the Subdivision Map Act, when applicable.
- i. Payment of map maintenance fee.
- i. Payment of the assessment district apportionment fee, if applicable.
- **k.** Evidence of annexation into Police Services Fee CFD
- Evidence of payment of Contra Costa County Flood Control District fees.
- m. A final soil report, prepared by a civil engineer who is registered by the state, based upon adequate test borings or excavations of every subdivision, as defined in Cal. Gov't Code §§ 66490 and 66491. The final soil report may be waived if the City Engineer shall determine that, due to the knowledge of such department as to the soil qualities of the subdivision, no preliminary analysis is necessary.
- **57. Postal Service**. Provisions for mail delivery and locations of mailbox facilities shall be reviewed by the USPS and approved by the City Engineer.

PRIOR TO ISSUANCE OF OCCUPANCY PERMIT

- **Planning Inspection**. Planning staff shall conduct a site visit to review exterior building elevations for architectural consistency with the approved plans and landscape installation (if required). All exterior finishing details including window trim, paint, gutters, downspouts, decking, guardrails, and driveway installation shall be in place prior to scheduling the final inspection.
- 59. Debris Removal. All mud, dirt, and construction debris shall be removed from the construction site prior to scheduling the final Planning inspection. No materials shall be discharged onto a sidewalk, street, gutter, storm drain or creek.
- **60. Damage to Street Improvements**. Any damage occurring during construction to existing streets and site improvements or adjacent property improvements in the immediate area of the project, shall be repaired and/or rebuilt to the satisfaction of the City Engineer at the full expense of the developer. This shall include sidewalks, asphalt and concrete pavement, slurry seal existing AC pavements, parking lot curb and gutter, landscaping, street reconstruction along the project frontage, as may be required by the City Engineer to make the developed area to be looking like it is new.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 **16** | P a g e

- **61. Right-of-Way Construction Standards**. All improvements within the public right-of-way, including curb, gutter, sidewalks, driveways, paving and utilities, shall be constructed inaccordance with the City approved improvement plans, standard plans and/or city specifications as directed by the City Engineer.
- **62. Double Detector Check Valve Assembly.** The developer shall install the required sprinkler Double Detector Check Valve assemblies, and fire department connections in an enclosed area that is screened by landscaping or small 3.5' high masonry walls or placed within the building or in an underground vault so it is not visible from public view. as approved by City Engineer and Fire Marshal prior to building permit and installed prior occupancy.
- **63. Trash Receptacles.** Trash receptacles located in common areas shall use City Park type three-sort trash receptables. All Trash receptacles shall be in place prior to the issuance of the first building certificate of occupancy.

SPECIAL CONDITIONS OF APPROVAL

- **64.** All bioretention basins for the site and associated storm drain improvements shall be designed per details shown on the preliminary plans and approved prior to building permit and constructed and operational prior to issuance of the first occupancy permit of the residential complex.
- **65. Open Space Construction.** The Central Common Area (Parcel K) shall be constructed prior to occupancy of the fourth (4th) residential building.
- **66. Private Park Construction.** The private park shall meet all the City's Park design standards current at the time of park construction and shall include a color scheme soothing for children with visual sensitivities
- **67. Park In-Lieu Fee.** As recommended by the Parks and Recreation Commission on October 24, 2024, the following condition shall apply:
 - Prior to the issuance of the first building permit, the project shall pay the required in-lieu fee of \$122,550, as required in Antioch Municipal Code Section Title 9, Chapter 4, Article 10: Regulations for the Dedication of Land, the Payment of Fees, or Both, for Park and Recreation Lands.
- 68. The maximum backslopes, side slopes, natural grade transitions shall be a maximum grade slope of 3:1, and shall have proper drainage swales, benching and drainage ditches to adequately drain the site so no ponding occurs at base of the slope. All slopes shall be graded with property erosion control measures in place so not cause slope failures or erosion failures as approved by the City

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 17 | P a g e

Engineer and soil engineer. A 2:1 slope may be used for slopes less than 10' high if approved by the project soil engineer for small grading transitions, and the slope is vegetated with erosion control measures.

- 69. The minimum longitudinal slope of concrete gutters and pavement slopes shall be 0.35% unless approved by the City Engineer. The minimum slope of asphalt is 1.5% and the minimum slope of concrete surface is .5% unless approved by the City Engineer.
- 70. The Developer shall implement project-specific geotechnical recommendations Prior to issuance of any grading permits, all recommendations and specifications set forth in the project specific Geotechnical Exploration Report prepared for the proposed project by the project Soils Engineers, shall be reflected on the project grading and foundation plans (inclusive of seismic design parameters), subject to review and approval by the City Engineer.
- 71. Grading and Foundation Plan Review and Construction inspection and monitoring shall be provided by the Developer. The Developer shall retain a geotechnical engineering firm to review the final grading and foundation plans and specifications to evaluate whether recommendations have been implemented from the project-specific Geotechnical Exploration Report, and to provide additional or modified recommendations, as needed. Construction monitoring shall be performed by a California Registered Geologist and/or Engineer to check the validity of the assumptions made in the geotechnical investigation. Earthwork operations shall be performed under the observation of a California Registered Geologist and/or Soils Engineer to check that the site is properly prepared, the selected fill materials are satisfactory, and that placement and compaction of the fills has been performed in accordance with recommendations and the project specifications.
- **72.** The Developer shall dedicate the following easements on the Final Map in substantial conformance with the approved Vesting Tentative Map Sheet 1:
 - a) Public utility easements (PUE) shown all private streets and accessways as shown on the vesting tentative map and preliminary site plan C-3 including all the locations of water meters, water services and sanitary sewer cleanouts to all buildings to the satisfaction of the City Engineer.
 - **b)** Emergency vehicle access easements (EVAE) shall be over all private streets, alleys and walkways as shown on the site plan C.3.
 - **c)** All new bioretention basins and underground detention basins shall be in a PUE or a separate storm drain easement.
 - **d)** Public utility easements all be over all roadways, alleys, and access for underground utilities.
 - **e)** All easements shall be dedicated on the first final map of the proposed development prior to the first building permit for the first unit.

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 **18** | P a g e

- 73. In substantial conformance with the City-approved Traffic Impact Analysis (Abrams, Jan 16, 2024) and the approved Preliminary Signing & Striping Plan (Sheet 11), the Developer shall install stop legends and stop bars at all intersections with street C, street B and at public Wicklow Way shown on the improvement plan submitted prior to building permit and construction prior to occupancy of the first building unit.
- **74.** The Developer shall remove the northbound stop legend at gate entrance to the development.
- 75. The developer shall build a retaining wall along the north parcel line or any other area that site grading does not match the existing grade out the project parcel boundary. Any grading outside the project boundary needs to have written permission from the adjacent landowner before grading permit released. If the grading plans approved by the City Engineer do not require grading outside of the project parcel boundary the developer will not need to obtain permission from the adjacent landowner before grading permit released.
- **76.** With the recordation of the final map for the project, the developer shall dedicate the 5-foot-wide sidewalk easement along Slatten Ranch Road shown on the Vesting Tentative Map to the City of Antioch.
- 77. Based on the local transportation analysis (LTA) conducted according to the City's transportation impact analysis guidelines it is recommended the project pay a proportionate share of the cost to install a traffic signal at the intersection of Slatten Ranch Road and Wicklow Way. 1 This improvement would address the future LOS issues identified at the intersection so that the intersection would operate within acceptable parameters, per the local standards set forth by the City of Antioch. However, the queuing calculations that include the proposed traffic signal indicate the westbound left turn pocket on Wicklow way will exceed its storage by about 171 feet during the PM peak hour. The developer shall design this additional left turn storage prior to building permit and construct the improvement prior to occupancy of the 1st residential unit. The proportionate share of the installation of the traffic signal at Slatten Ranch Road and Wicklow way should be at least 1/4 the cost of the traffic signal.
- 78. As part of the project acceptance and prior to release of warranty bonds of the sewer and storm drain lines one year after installation of the project, the Developer shall video all sewer and storm drain lines installed to document the condition of the pipe one year after construction to see if there has been any settlement of the pipe or if there anything that will restrict the flow or capacity of the pipes. Any settlement in the pipes shall be repaired and any restriction in the

EXHIBIT C: CONDITIONS OF APPROVAL SLATTEN RANCH TOWNHOMES TM-01 | AR-23-01 **19** | P a g e

flow or pipe capacity shall be removed prior to acceptance to the satisfaction of the City Engineer.

- **79. Street Names**. The street names in the development shall be as follows. Changes to the street names shall require Planning Commission review and approval:
 - Parcel A Avoca Lane
 - Parcel B Blessington Lane
 - Parcel C Carnew Lane
 - Parcel D Dunlavin Lane
 - Parcel E Enniskerry Lane
 - Parcel F Rathfarnham Lane
 - Parce G New Forest Lane
 - Parcel H Liffey Lane
 - Parel I Dartmoor Lane
 - Parcel J Exmoor Lane



PARKS & RECREATION COMMISSION SPECIAL MEETING

Thursday October 24, 2024 7:00 p.m.

ANNOTTATED AGENDA/ MINUTES

I. CALL TO ORDER

Call to Order by Chair King at 7:02 pm

II. ROLL CALL

Commissioners Present: Ellis, Eubanks, Hunt, King Commissioners Absent: Del Castillo (arrived 7:05pm), Williams (arrived 7:09pm) Staff Present: Brad Helfenberger, Parks and Recreation Director Scott Buenting, Acting Public Works Director/ City Engineer Carlos Zepeda, Deputy Public Works Director

III. PLEDGE OF ALLEGIANCE

Chair King led the Pledge of Allegiance

VI. BUSINESS

 Bicycle and Pedestrian Advisory Committee Review of the Transportation Development Act Grant for School Zone Improvements at Marsh Elementary School and John Muir Elementary School; P.W. 124-3

> Commissioner Del Castillo arrived at 7:05 pm Commissioner Williams arrived at 7:09 pm

Acting Director Buenting introduced the project and presented the improvements and how grant funds would be used. Several clarifying questions were asked and answered. Commissioner Del Castillo asked about asking for increased funding for future projects. Director Buenting responded that the projects are more competitive at the current size. Commissioner Del Castillo requested a more thoughtful process for future projects, as he feels that this project is a band-aid fix.

Individuals may view the agenda and related writings on the City of Antioch website: www.antiochca.gov. In accordance with the Americans with Disabilities Act and California law, it is the policy of the City of Antioch to offer its public programs, services and meetings in a manner that is readily accessible to everyone, including individuals with disabilities. If you are a person with a disability and require information or materials in an appropriate alternative format; or if you require any other accommodation, please contact the ADA Coordinator at the number or address below at least 72 hours prior to the meeting or when you desire to receive services. Advance notification within this guideline will enable the City to make reasonable arrangements to ensure accessibility. The City's ADA Coordinator can be reached @ Phone: (925) 779-6950, and e-mail: publicworks@ci.antioch.ca.us.

B1

Motion to Recommend Approval of the Transportation Development Act Grant for School Zone Improvements at Marsh Elementary School and John Muir Elementary School.

Motion: Ellis Second: Hunt 4 Yes 1 No (Del Castillo) 1 Abstain (King) 0 Absent

2. Albers Property Subdivision 9515 Residential Project Determination of Dedication of Land or Payment of Park-In-Lieu Fees

Acting Director Buenting introduced the project. The development will result \$441,000 in Park in Lieu Fees. Commissioner Del Castillo asked about the role of the Commission in this process. Commissioner Ellis asked what happens to the funds. Director Helfenberger responded that they go into a fund for new parks or to renovate existing parks. A discussion was held on how the fees are determined and how the park-in-lieu program works.

Motion to recommend a determination that Albers Property Subdivision 9515 single family residential project is subject to a payment of \$441,000 of park land dedication park-in-lieu fees.

Motion: Del Castillo Second: Ellis 6 Yes/ 0 No 0 Absent

3. Slatten Ranch Subdivision 9645 Condominium Multi-family Project Determination of Dedication of Land or Payment of Park-In-Lieu Fees

Acting Director Buenting introduced the project and the developer. The development will result \$122,550 in Park in Lieu Fees. The developer, Trent Sanson with DeNova Homes provided some information on the project as well as further information about the Quimby Act, which governs how park-in-lieu fees are determined and how funds can be used. The Commission thanked Mr. Sanson for the explanation.

Motion to recommend a determination that Slatten Ranch Subdivision 9645 single family residential project is subject to a payment of \$122,550 of park land dedication park-in-lieu fees.

Motion: Del Castillo Second: Hunt 6 Yes/ 0 No 0 Absent

Individuals may view the agenda and related writings on the City of Antioch website: www.antiochca.gov. In accordance with the Americans with Disabilities Act and California law, it is the policy of the City of Antioch to offer its public programs, services and meetings in a manner that is readily accessible to everyone, including individuals with disabilities. If you are a person with a disability and require information or materials in an appropriate alternative format; or if you require any other accommodation, please contact the ADA Coordinator at the number or address below at least 72 hours prior to the meeting or when you desire to receive services. Advance notification within this guideline will enable the City to make reasonable arrangements to ensure accessibility. The City's ADA Coordinator can be reached @ Phone: (925) 779-6950, and e-mail: publicworks@ci.antioch.ca.us.

B2

 Wildflower Station Townhomes 2 Subdivision 9601 Determination of Dedication of Land or Payment of Park-In-Lieu Fees

Acting Director Buenting introduced the project and the developer, Trent Sanson with DeNova Homes. The development will result \$151,050 in Park in Lieu Fees.

Motion to recommend a determination that Wildflower Station Townhomes 2 Subdivision 9601 single family residential project is subject to a payment of \$151,050 of park land dedication park-in-lieu fees.

> Motion: Del Castillo Second: Ellis 6 Yes/ 0 No 0 Absent

5. Formation of Ad-Hoc Committee for Purposes of Reviewing 2024-25 Civic Enhancement Grant Applications and Award Recommendation

Director Helfenberger gave an overview of the program and reviewed how it was implemented for 2024. A new ad-hoc committee is needed to determine recommendations for the 2024-25 program. The committee will return to the Commission with a report and final recommendation, which will then be forwarded to the City Council for approval.

Motion to appoint Commissioners Del Castillo, Hunt, and Williams to the 2024-25 Civic Enhancement Grant Selection Committee

> Motion: Ellis Second: Eubanks 6 Yes/ 0 No 0 Absent

VIII. ADJOURNMENT

Motion to adjourn the meeting.

Motion: Hunt
Second: Del Castillo
6 Yes /0 No
0 Absent
Meeting Adjourned at 8:06pm

Individuals may view the agenda and related writings on the City of Antioch website: www.antiochca.gov. In accordance with the Americans with Disabilities Act and California law, it is the policy of the City of Antioch to offer its public programs, services and meetings in a manner that is readily accessible to everyone, including individuals with disabilities. If you are a person with a disability and require information or materials in an appropriate alternative format; or if you require any other accommodation, please contact the ADA Coordinator at the number or address below at least 72 hours prior to the meeting or when you desire to receive services. Advance notification within this guideline will enable the City to make reasonable arrangements to ensure accessibility. The City's ADA Coordinator can be reached @ Phone: (925) 779-6950, and e-mail: publicworks@ci.antioch.ca.us.

B3

ATTACHMENT "C"

February 21, 2024

City of Antioch
Planning Division
Attn: Zoe Merideth
200 H Street
Antioch, CA 94509-1005
925-779-3459
zmerideth@antiochca.gov

Subject: Slatten Ranch (TM-23-01, AR-23-01)

5020 Slatten Ranch, Antioch, CA CCCFPD #P-2024-000372PLN

City of Antioch,

We have reviewed the SB 330 Preliminary Housing Application to establish a 129 townhome-style condominium homes (within the "East Lone Tree Focus Area"); with the density of 20.1 as a result, at the subject location. The following is required for Fire District approval in accordance with the 2022 California Fire Code (CFC), the 2022 California Building Code (CBC), the 2022 California Residential Code (CRC), and Local, County Ordinances, and adopted standards:

- 1. The Permittee shall pay all fire facility impact fees at the time of the issuance of the first building permit, at the then-current rate.
- 2. The Permittee shall request that the Project site be annexed into the most current Community Facilities District for fire protection and emergency response services (if applicable), or developer will provide an alternative funding mechanism acceptable to the Contra Costa Fire Protection District for the provision of fire protection and emergency response services.
- 3. The Contra Costa County Fire Protection District has development impact fees established in the unincorporated County and in the Cities of Antioch and Pittsburg. Projects within the development impact areas will need to pay the fees prior to Building Permit issuance.
- **4.** A land development permit is required for access and water supply review and approval prior to submitting building construction plans.

The developer shall submit scaled site improvement plans indicating (but not limited to) the following:

- All existing or proposed hydrant locations
- Fire apparatus access roads to include slope and road surface

- Aerial fire apparatus access
- Elevations of buildings
- Size of building and type of construction
- Gates, fences, retaining walls, bio-retention basins, any obstructions to access.
- Detail showing the lowest level of fire department vehicle access and the floor level of the highest occupied floor,
- Striping and signage plan to include "NO PARKING-FIRE LANE" markings
- Provide drawings for paths from the public way to under emergency escape and
 rescue openings that show a clear path and clear space under these openings that
 allow for the placement of ground ladders at a climbing angle of 70 to 75 degrees
 and a minimum of 18" clearance from the base of the ladder to any obstruction
 (see attached ground ladder access standard) for review and approval prior to
 obtaining a building permit. Emergency escape and rescue openings shall be
 provided in Group R occupancies (CFC 1031.2)
- Emergency apparatus access roadways and hydrants shall be installed, in service, and inspected by the Fire District prior to construction or combustible storage on site. (501.4) CFC

To ensure compliance with the Fire District and Code standards, the developer should be mindful of the following the land development submittal requirements:

- 1. Access as shown appear to comply with the following Fire District requirements. Provide emergency apparatus access roadways with all-weather (paved) driving surfaces of not less than 20-feet unobstructed width, and not less than 13 feet 6 inches of vertical clearance, to within 150 feet of travel distance to all portions of the exterior walls of every building. Access shall have a minimum outside turning radius of 45 feet, and must be capable of supporting the imposed fire apparatus loading of 37 tons. Access roadways shall not exceed 20% grade. Grades exceeding 16% shall be constructed of grooved concrete per the attached Fire District standard. (503) CFC
 - Aerial Fire Apparatus Access is required where the vertical distance between grade plane and the highest roof surface exceeds 30 feet as measured in accordance with Appendix D, Section 105 of the 2022 CFC. Aerial access roads shall have a minimum unobstructed width of 26 feet, exclusive of shoulders, in the immediate vicinity of the building or portion thereof. At least one of the required routes shall be located within a minimum of 15 feet and a maximum of 30 feet from the building, and shall be positioned parallel to one entire side of the building. Overhead utility and power lines shall not be located over the aerial fire apparatus access road or between the aerial fire apparatus road and building.
- 2. Access roadways of less than 28-feet unobstructed width shall have signs posted or curbs painted red with the words: NO PARKING FIRE LANE clearly marked. (22500.1) CVC, (503.3) CFC. The placement of these signs or painted curbs shall be reviewed and approved by the Fire District.
- **3.** Turnaround as shown on Sheet 10 appears to comply with Fire District requirements. See CCCFPD Ordinance 2022-34 for approved design.

- The project as proposed shall require the installation of an <u>approved</u> Fire District turnaround. Dead-end emergency apparatus access roadways in excess of 150 feet in length shall be provided with approved provisions for the turning around of Fire District apparatus. Contact the Fire District for approved designs. (503.2.5) CFC
- **4.** The project as proposed presents an approvable installation of a second Fire District access point. (503.1.2) CFC
- 5. Access gates for Fire District apparatus shall be a minimum of 20-feet wide. Access gates shall slide horizontally or swing inward and shall be located a minimum of 30 feet from the street. Electrically operated gates shall be equipped with a Knox Company key-operated switch. Manually operated gates shall be equipped with a non-casehardened lock or approved Fire District lock. Contact the Fire District for information on ordering the key-operated switch. (D103.5) CFC.
- 6. The developer shall provide an adequate and reliable water supply for fire protection as set forth in the CCCFPD Ordinance 2022-34 and the California Fire Code Appendix B and D. This will be determined at the time of official land development review.
- 7. The developer shall provide hydrants of the East Bay type in compliance with Chapter 5 and Appendix D of the California Fire Code. The proposed locations are acceptable to the Fire District. (C103.1) CFC
- 8. The developer shall provide emergency escape and rescue openings in Group R occupancies of type V construction. Basements and sleeping rooms below the fourth story above grade plane shall have at least one exterior emergency escape and rescue opening. Such openings shall open directly into a public way or to a yard or court that opens to a public way.
 Landscaping, signage and other obstructions must not hinder the positioning of firefighting ground ladders from apparatus access to the rescue windows.
- 9. The structures as proposed shall be protected with an approved automatic fire sprinkler system complying with the 2022 edition of NFPA 13D or Section R313.3 of the 2022 California Residential Code. Submit to this office for review and approval prior to installation. (903.2) CFC, (R313.3) CRC, Contra Costa County General Plan / Contra Costa County Ordinance 2022-34.
- **10.** The developer shall provide traffic signal pre-emption systems (Opticom) on any new or modified traffic signals installed with this development. (21351) CVC
- **11.** Flammable or combustible liquid storage tanks shall *not* be located on the site without obtaining approval and necessary permits from the Fire District. (3401.4) CFC
- **12.** The owner shall cut down and remove all weeds, grass, vines, or other growth that is capable of being ignited and endangering property. (304.1.2) CFC
- **13.** The owner or the owner's authorized agent shall be responsible for the development, implementation and maintenance of a written plan in compliance with **NFPA 241**, establishing a fire prevention program at the project site applicable throughout all phases

of the construction. The plan shall be made available for review as part of the Land Development Review. (Ch.33) CFC

The **fire prevention program** superintendent shall develop and maintain an approved pre-fire plan in cooperation with the fire chief. The fire chief and fire code official shall be notified of changes affecting the utilization of information contained in such pre-fire plans. (Ch.33) CFC

14. The developer shall land development plans and specifications for the subject project to the Fire District through the public portal

(https://confire.vision33cloud.com/citizenportal/app/landing).

After the land development plans are approved, plans and specifications for all deferred submittals may be required to be submitted. This includes, but is not limited to the following.

- 1. Private underground fire service water mains
- 2. Fire sprinklers
- 3. Standpipe
- 4. Energy systems
- 5. Photovoltaic
- **15.** The project is <u>not</u> located in a Local Responsibility Area (LRA) or a State Responsibility Area (SRA) Very High Fire Hazard Severity Zone.

Projects located in a Very High Fire Hazard Severity Zone or Wildland-Urban Interface Area (WUI) shall be constructed with the intent to mitigate wildfire exposure and shall comply with the wildfire protection building construction requirements contained in the California Building Standards Code, including the following:

- 1. California Fire Code Chapter 49 Requirements of Wildland-Urban Interface Areas, Vegetation Management
- 2. California Fire Code Chapter 7A Materials and Construction Methods for Exterior Wildfire Exposure
- 3. California Residential Code §R337 Materials and Construction Methods for Exterior Wildfire Exposure

All new plantings of vegetation in an SRA/LRA Very High Fire Hazard Severity Zone or Wildland-Urban Interface Areas shall comply with Chapter 49 §4906.3 through 4906.5.3. Landscaping plans shall be provided to the Fire District for review.

All territory within the Contra Costa County Fire Protection District that has classified as a Local Responsibility Area (Moderate, High, or Very High Fire Hazard Severity Zone) and all structures in a State Responsibility Area located with CCCFPD, shall maintain compliance with Contra Costa County Ordinance 2023-07.

All projects shall be submitted to the Fire District for review and approval <u>prior</u> to construction of the building or installation of the systems to ensure compliance with minimum requirements related to fire and life safety. Plan review and inspection fees shall be submitted at the time of plan review submittal. (105.4.1) CFC, (901.2) CFC, (107) CBC

ALL PLAN SUBMITTALS SHALL BE SUBMITTED THROUGH THE FIRE DISTRICT'S PUBLIC PORTAL WEBSITE: https://confire.vision33cloud.com/citizenportal/app/landing

Our preliminary review comments shall not be construed to encompass the complete project. Additional plans and specifications may be required after further review.

To schedule a <u>Fire District Inspection of the Access and Hydrant installation</u> prior to construction or the storage of combustible materials on the job site, contact the Fire District (minimum 2 working days in advance) at 925-941-3300 ext. 3902 OR schedule through the Fire District's Public Portal Website under the corresponding permit number.

https://confire.vision33cloud.com/citizenportal/app/landing

If you have any questions regarding this matter, please contact this office at (925) 941-3300.



Danielle Thomas 2024.02.22 14:46:03

Danielle Thomas, Fire Inspector

dthom@cccfpd.org 925-941-3300



February 22, 2024

Monique Villagrana City of Antioch 200 H Street Antioch, CA 94509

Re: Slatten Ranch TM-23-01 AR-23-01 5020 Slatten Ranch, Antioch, CA 94509

Dear Monique Villagrana,

Thank you for giving us the opportunity to review the subject plans. The proposed Slatten Ranch TM-23-01 AR-23-01 is within the same vicinity of PG&E's existing facilities that impact this property.

The Slatten Ranch landscape plan conflicts with PG&E's existing underground electric and gas distribution facilities at Wicklow Way. PG&E requests that all trees and brush planted maintain a minimum distance of 5-feet from the existing underground facilities. Trees and vegetation pose a significant safety threat to underground lines and can interfere with PG&E's maintenance and access, both routinely and in the case of an emergency.

The Slatten Ranch TM-23-01 AR-23-01 Project Building 5 may require the relocation of existing PG&E underground electric service facilities. The applicant must contact the below resources to apply for the relocation of any existing PG&E gas and electric services that exist on the subject parcels.

Please contact the Building and Renovation Center (BRSC) for facility map requests by calling 1-877-743-7782 and PG&E's Service Planning department at www.pge.com/cco for any modification or relocation requests, or for any additional services you may require.

As a reminder, before any digging or excavation occurs, please contact Underground Service Alert (USA) by dialing 811 a minimum of 2 working days prior to commencing any work. This free and independent service will ensure that all existing underground utilities are identified and marked on-site.

If you have any questions regarding our response, please contact me at Brian.Callaghan@pge.com.

Sincerely,

Brian Callaghan Land Management (925) 204-4074

RE: City of Antioch Project Routing - Slatten Ranch

Dunn, Sabrina@Wildlife <Sabrina.Dunn@Wildlife.ca.gov>

Tue 5/7/2024 4:45 PM

To:Monique Villagrana < mvillagrana@antiochca.gov>

CAUTION: This email originated from outside your organization. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Hi Monique,

I understand that these comments are much delayed. We are very impacted workload at the moment and pre-CEQA items are lower priority.

Few preliminary comments after a quick review:

- This project's CEQA document must discuss potential impacts to individuals and habitat of special-status plants and wildlife species. Specifically, it will need to address impacts to burrowing owl (*Athene cunicularia*), Swainson's hawk (*Buteo swainsonii*), white tailed kite (*Elanus leucurus*), and special-status plants. The environmental document must include avoidance minimization, and mitigation proposal for any species that will be impacted by project activities. Please note that white tailed kites are fully protected species, and all impacts must be fully avoided. The document needs to include a contingency plan for how that will be accomplished. Based on my review, it is very likely that an Incidental Take Permit (ITP) will be needed for burrowing owl.
- Please follow CDFW's survey protocols for correct methods to survey for special-status plants and wildlife, whenever survey protocol is available. <u>Survey and Monitoring Protocols and Guidelines (ca.gov)</u>.
- The draft environmental document needs to accurately describe the habitat currently present at the site.
- CDFW recommends using California native plants for all landscaping to promote microhabitat for wildlife in ever-increasing conditions of habitat loss and fragmentation, plus they reduce water consumption.

Please pass this along to the applicants and let me know if there are questions. Otherwise, CDFW looks forward to reviewing the draft environmental document once it is ready.

Best,

Sabrina Dunn

Environmental Scientist – Contra Costa County Habitat Conservation Program California Department of Fish and Wildlife – Bay Delta Region Cell: (707) 428-2069



From: Hultman, Debbie@Wildlife < Debbie.Hultman@wildlife.ca.gov>

Sent: Tuesday, February 6, 2024 10:11 AM

To: Dunn, Sabrina@Wildlife <Sabrina.Dunn@Wildlife.ca.gov> **Subject:** FW: City of Antioch Project Routing - Slatten Ranch

From: Villagrana, Monique < mvillagrana@antiochca.gov >

Sent: Friday, February 2, 2024 2:36 PM

To: Villagrana, Monique < mvillagrana@antiochca.gov Subject: City of Antioch Project Routing - Slatten Ranch

Some people who received this message don't often get email from mvillagrana@antiochca.gov. Learn why this is important

WARNING: This message is from an external source. Verify the sender and exercise caution when clicking links or opening attachments.

Good Afternoon,

The City of Antioch Planning Division is requesting your review of the project information and plans contained in the attached document.

Please provide feedback on availability of services, potential design or code conflicts, requirements for additional permits and draft conditions of project approval.

Responses are requested at your earliest availability, by or before February 23, 2024, to Zoe Merideth at xmerideth@antiochca.gov.

Thank you in advance for your time and collaboration.

Monique Villagrana

Community Development Technician | Planning Division

≜: (925) 779-7034 (Fax)

■: www.antiochca.gov

Community Development Department | 200 'H' Street, Antioch, CA 94509-1005



From: Kerri Watt

To: Michael Burger; Merideth, Zoe
Cc: Michelle Cordis; Angelo Obertello

Subject: RE: City of Antioch Project Routing - Slatten Ranch (UPDATE)

Date: Wednesday, March 20, 2024 11:29:29 AM

Attachments: image002.png

image005.png image003.png

CAUTION: This email originated from outside your organization. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Thank you, Michael! And Michelle!

Kerri Watt

Director of Entitlements DeNova Homes, Inc.Cell: (925) 605-9304

From: Michael Burger < Michael. Burger@pw.cccounty.us>

Sent: Wednesday, March 20, 2024 11:27 AM

To: zmerideth@antiochca.gov

Cc: Michelle Cordis <michelle.cordis@pw.cccounty.us>; Kerri Watt <kwatt@denovahomes.com>; Angelo Obertello

<aobertello@cbandg.com>

Subject: RE: City of Antioch Project Routing - Slatten Ranch (UPDATE)

Good Morning Ms. Merideth,

The FC District had a meeting with the applicant this morning and, after a discussion with Kerri Watt and Angelo Obertello to clarify the proposed diversion of the watershed from DA 30C/130 to DA 56, we are comfortable with the removal of comment #8 listed below. The diversion of the watershed is in congruence with a land swap agreed to by the FC District, the City of Antioch, and the developers of the Slatten Ranch parcels south of the proposed project site.



<!--[if !vml]--> <!--[endif]-->Michael Burger | Engineering Technician Contra Costa County Flood Control

255 Glacier Drive, Martinez, CA 94553 Phone: 925.313.2308 | Fax: 925.313.2333

michael.burger@pw.cccounty.us | cccpublicworks.org

From: Michael Burger

Sent: Thursday, February 15, 2024 11:39 AM

To: zmerideth@antiochca.gov

Cc: Michelle Cordis <michelle.cordis@pw.cccounty.us>; FeeCollection <FeeCollection@pw.cccounty.us>

Subject: RE: City of Antioch Project Routing - Slatten Ranch

Hello Ms. Merideth,

The Contra Costa County Flood Control and Water Conservation District (FC District) has reviewed the Vesting Tentative Map (VTM) prepared by Carson, Barbee, and Gibson for Subdivision 9645 (SD 9645) located at 5020 Slatten Ranch Road (APN 056-120-098).

We submit the following comments:

1. This project is located within Drainage Areas 56, 30C, and 130 (DA 56, DA 30C, and DA 130), for which drainage fees are due in accordance with Flood Control Ordinance Numbers 2002-24, 2007-8, and 2007-06 respectively. By ordinance, all building permits or subdivision maps filed in this area are subject to the provisions of the

drainage fee ordinance. Effective January 1, 2024, the current fees in these drainage areas are \$1.13, \$0.52, and \$0.91 per square foot of newly created impervious surface respectively. The drainage area fees for this lot should be collected prior to issuing a building permit for this project.

- 2. The FC District is not the approving local agency for this project as defined by the Subdivision Map Act. As a special district, the FC District has an independent authority to collect drainage fees that is not restricted by the Subdivision Map Act. The FC District reviews the drainage fee rates every year the ordinance is in effect and adjusts the rates annually on January 1 to account for inflation. The drainage fee rates do not vest at the time of tentative map approval. The drainage fees due and payable will be based on the fee in effect at the time of fee collection.
- 3. The DA 56 fee for this project is estimated to be \$76,109.23 based on the VTM for SD 9645.
- 4. The DA 30C fee for this project is estimated to be \$68,065.92 based on the VTM for SD 9645.
- 5. The DA 130 fee for this project is estimated to be \$119,115.36 based on the VTM for SD 9645.
- 6. The total DA Fees due for this project is estimated to be \$263,290.51. Please see the enclosed spreadsheets for our drainage fee calculations.
- 7. The developer may be eligible for credit against the DA 30C fee for the cost of installing drainage facilities that conform to the FC District's DA 30C Plan. In the event that the costs of installing these drainage area facilities exceed the DA 30C fee obligation, the developer may be eligible for reimbursement. The amount of reimbursement will need to be determined prior to the work being performed and will be based upon a signed reimbursement agreement between the developer and the FC District.
- 8. This development proposes a diversion from DA 30C/DA 130 to DA 56 which will increase runoff to the downstream system and increase the risk of flooding. The FC District does not allow diversions. Prior to accepting the tentative map as complete, please require the applicant's engineer to either 1) modify the site drainage to eliminate the diversion of watersheds or 2) provide a hydrology and hydraulic report which shows how this project will balance the stormwater diversion.
- 9. We recommend that the City condition the applicant to design and construct storm drain facilities to adequately collect and convey stormwater entering or originating within the development to the nearest adequate man-made drainage facility or natural watercourse, without diversion of the watershed.
- 10. The applicant should be required to submit hydrology and hydraulic calculations to the City that prove the adequacy of the in-tract drainage system and the downstream drainage system. We defer review of the local drainage to the City.
- 11. We recommend that the City condition the applicant to contact the appropriate environmental regulatory agencies such as the State Department of Fish and Wildlife and State Regional Water Quality Control Board to obtain all the necessary permits for this project, or show that such permits are not necessary.
- 12. Drainage Area 56 has no funding for maintenance of the existing and proposed detention basin facilities. The City should ensure that a perpetual funding source is in place for maintenance of those facilities by requiring that this development annex into a City Community Facilities District (CFD) or similar funding entity.
- 13. The applicant should be required to comply with the current National Pollutant Discharge Elimination System (NPDES) requirements under the City Stormwater Management and Discharge Control Ordinances and the C.3 Guidebook. We support the State's goal of providing best management practices to achieve the permanent reduction or elimination of stormwater pollutants and downstream erosion from new development.

We appreciate the opportunity to comment on the Slatten Ranch Residential project and welcome continued coordination with the City. If you have any questions, please contact us at your earliest convenience.

Regards,



<!--[if !vml]--> <!--[endif]-->Michael Burger | **Engineering Technician Contra Costa County Flood Control**255 Glacier Drive, Martinez, CA 94553
Phone: 925.313.2308 | Fax: 925.313.2333

michael.burger@pw.cccounty.us | cccpublicworks.org