

# City of Burbank – Planning Division SB 35 RESIDENTIAL STREAMLINED MINISTERIAL APPROVAL PROCESS APPLICATION

150 North Third Street Burbank, California 91502 www.burbankca.gov T: 818-238-5250 F: 818-238-5150 E: planning@burbankca.gov

PN:2464-001-017
o be Submitted:
ce of Intent - Completeness Letter from the City with chments ect Plans - 1 Electronic Set (see Standard Plan & General Requirements) e Showing Compliance with City of Burbank re Standard Requirements blication fee – Payment is required at the time of all by credit card or check. Please make all checks to "City of Burbank." The initial submittal fee for the fion is \$6595.60 plus time and material.
nt Name (if different from owner)
nir Srivastava, ABS Properties, Inc.
Address  /. Hollywood Blvd., 4th Floor, West Wing geles, CA 90028
ne 213-268-2723
samir@absllc.org
certify that the information furnished in this on and the attached materials are true and correct st of my knowledge and belief. Further, should the formation be found false or insufficient, I agree to information as appropriate. I understand that the Burbank cannot process this application until all information is provided. I understand there is no expressed or implied, that any permit or my will be granted. I understand that each matter accarefully investigated and the resulting indation or decision may be contrary to a position in any preliminary discussions. I understand the the burden of proof in the matter arising under
cation made by me. I declare under penalty of at the foregoing is true and correct.
signature
11/2022
plication Date Submitted:



# LAND DESIGN CONSULTANTS, INC.

Land Planning, Civil Engineering, Surveying & Environmental Services

April 20, 2022

(Via Email: srajesh@burbankca.gov)

Ms. Shipra Rajesh, Associate Planner City of Burbank Community Development Department 150 North Third Street Burbank, CA 91510

Re: Application for SB-35 approval for 2814 W. Empire Ave.

LDC Project No. 05015-834

Dear Ms. Rajesh,

Per your request, we hereby resubmit the new SB-35 application request for the proposed Affordable Housing Development Project located at 2814 W. Empire Ave. The response letter provides a summary of the project Objective Standard Consistency Analysis (please refer to **Attachment C**) with the eligibility criteria pursuant to SB-35, which was previously submitted for City review.

# **Project Description:**

The applicant is seeking to develop an 100% affordable housing apartment project on the existing 0.86-acre property located at 2814 W. Empire Ave. Currently, the project site is designated as M-2 (General Industrial) zone and has been developed with a  $\pm 15,000$  sf. restaurant/fun center building with associated structures and 35 standard parking spaces. All existing improvements on the property will be demolished and cleared. Grading activities will include excavating and recompacting the topsoil of the previously graded site. Site grading will not exceed 15 feet below existing grade.

The proposed new housing building will be designated as a 100% affordable housing apartment development. The proposed project scope consists of the construction of a new 128,187 sf. seven (7) story building with 148 affordable apartment units. Please refer to **Attachment B** for complete project development set. The proposed new lot building coverage will encompass approximately 51.7% of the gross site area with 45% of common open space to be provided to the building residents. The project is also eligible for four (4) incentives/concessions and one (1) waiver to City Development Standards including FAR increase, building height increase, reduction on open space area, and building setback reduction. The site is also qualified for zero parking since it is located within ½ mile of a light rail station. However, the project will provide 13 parking stalls and bicycle storage room onsite.



The proposed project development provides for a sensible urban infill location, allowing direct access to existing City services, infrastructure, amenities, local commercial/retail areas, and employment opportunities.

# SB 35 Eligibility Checklist:

# Criterion #1: Number and Type of Units

The proposed project is a 100% affordable multi-family apartment development consisting of 148 dwelling units. The Project also complies with the minimum and maximum residential density range permitted for the site plus the allowable density bonus units.

# Criterion #2: Affordability

The Project meets this criterion. The proposed project is a 100% Affordable Housing development. The project applicant will provide the requisite number and income levels for affordable rental housing units in compliance with both SB 35 and the City's Inclusionary Housing Ordinance for approval and recording by the City prior to the issuance of the building permit. Additionally, due to subsidized project units, the applicant will record a land use restriction for the rental units for the minimum durations of fifty-five (55) years.

## Criterion #3: Urban Infill

The Project meets this criterion. The project is located on a legal lot within the incorporated City limits. Moreover, at least 75 percent of the perimeter of the site adjoins parcels that are developed with urban uses.

## Criterion #4: Zoned or Planned Residential Uses

The Project meets this criterion. According to the City's current General Plan and the General Plan's Land Use Diagram (General Plan, Exhibit LU-1), the General Plan designation for the property is Regional Commercial Land Use. This designation allows for a maximum of 1.25 FAR, 58 units per acre, typically (i.e., when not being processed as an SB 35 approval) with discretionary approval. The City's General Plan Regional Commercial designation allows residential uses.

According to the City's Zoning Map (2019), the Property is zoned M-2 (General Industrial) Pursuant to Section 10-1-808 of the Burbank Municipal Code and as applicable, in the M-2 Zone, all uses shall be consistent with the maximum residential density, as prescribed in the General Plan, which allows 58 units per acre. However, uses are allowed as set forth in Section 10-1-502 of the Municipal Code, where residential is not listed as a permitted use in the M-2 zone. Nevertheless, pursuant to Government Code Section 65913.4(a)(5)(B), in the event that objective zoning, General Plan,

April 20, 2022 Page 3 of 4



subdivision, or design review standards are mutually inconsistent, a development shall be deemed consistent with the objective zoning and subdivision standards if the development is consistent with the standards set forth in the City General Plan. As the residential use of the proposed project is consistent with the General Plan, the proposed project is consistent with this provision.

# Criterion #5: Consistent with Objective Standards

The Project meets this criterion. As demonstrated in the chart included as **Attachment** C, the Project is consistent with relevant Development Standards. The Project applicant will consult with City staff to ensure that the Project will comply with those Development Standards as the Project may be further refined.

# Criterion #6: Parking

The Project meets this criterion. The project site is located within ½ mile of a public transit as defined by Section 102 (r) of the HCD Guidelines. Although the Project is not required to provide onsite parking under the affordable housing incentives and Code Section 102 (r) of the HCD Guidelines, the project development will include 13 new parking stalls onsite.

# Criterion #7: Location

The Project meets this criterion. The Project satisfies the SB 35 requirements related to location within any area designated as farmland, wetlands, very high fire severity zone, hazardous waste site, delineated earthquake fault zone, flood plain, floodway, conservation lands, habitat for protected species, or lands under conservation easement. Moreover, the site does not require the demolition of housing and it did not previously contain housing occupied by tenants. The site also does not require demolition of an historic structure, and the site is not governed by the Mobilehome Residency Law, the Recreational Vehicle Park Occupancy Law, the Mobilehome Parks Act, or the Special Occupancy Parks Act.

## Criterion #8: Subdivison

The Project meets this criterion. The proposed project does not involve an application to create a separately transferable parcels under the Subdivision Map Act.

# Criterion #9: Prevailing Wage

The Project meets this criterion. The Project will comply with all the labor provisions identified in SB 35, including the requirements regarding payment of prevailing wages and use of a skilled and trained workforce in the construction of the Project, as applicable. The Project will commit, to the extent required, to these labor provisions.



### Criterion #10: Skilled and Trained Workface

The Project meets this criterion. As described above, the Project will comply with all the labor provisions identified in SB-35, including the requirements regarding payment of prevailing wages and use of a skilled and trained workforce in the construction of the Project, as applicable. The Project will commit, to the extent required, to these labor provision

We hope that you will find the additional information and exhibits acceptable in completing your review and analysis of the proposed project SB-35 application request.

Please let us know if you have any other additional questions.

Sincerely,

LAND DESIGN CONSULTANTS. INC

Victor Salazar, P.E.

Director of Urban Services.

C. Samir Srivastava, Owner/Applicant.

# **Attachments**

Attachment A - ALTA Survey

Attachment B - Project Development Plan Set

Attachment C - Development Standard Consistency Analysis

Attachment D - Critical Habitat for Threatened & Endangered Species Map

Attachment E - Very High Fire Hazard Severity Zones

Attachment F - United States Fish and Wildlife Service Wetlands Mapper

Attachment G1 - EnviroStor Database Map

Attachment G2 - GeoTracker Database Map

Attachment H - FEMA's National Flood Hazard Map

Attachment I - Fault Activity, California Geological Society

# Attachment A- ALTA

ORDER NO.: 00456827-021-DN1 DATE: AUGUST 23, 2019 AMENDED SEPTEMBER 11, 2019

EXCEPTIONS PER NOTED REPORT ARE AS FOLLOWS:

PLOTTABLE EASEMENTS, IF THEY AFFECT THE LAND SURVEYED HEREIN, ARE NOTED BY ITEM NUMBER IN TRIANGLE SYMBOL, AND SHOWN ON MAP SHEETS.

A, AND B - TAX ITEMS.

WATER RIGHTS, CLAIMS OR TITLE TO WATER, WHETHER OR NOT DISCLOSED BY THE PUBLIC

- EASEMENT IN FAVOR OF SOUTHERN CALIFORNIA GAS COMPANY, FOR A 2 INCH HIGH PRESSURE MAIN IN THAT PORTION OF BUENA VISTA STREET DESCRIBED IN DEED RECORDED JANUARY 02, 1941 IN BOOK 18097, PAGE 168 OF OFFICIAL RECORDS, AND VACATED BY RESOLUTION NO. 1896 ON FEBRUARY 25, 1941, BY THE CITY OF BURBANK, AS DISCLOSED BY SAID RESOLUTION.
- EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT.

GRANTED TO: CITY OF BURBANK **PURPOSE:** PUBLIC ROAD AND HIGHWAY

FEBRUARY 25, 1941 RECORDING DATE:

RECORD NO: 1425, IN BOOK 18247, PAGE 28, OFFICIAL RECORDS AFFECTS: PORTION OF SAID LAND AS MORE PARTICULARLY DESCRIBED IN SAID

DOCUMENT.

EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT.

GRANTED TO: SOUTHERN CALIFORNIA TELEPHONE COMPANY

PURPOSE: AERIAL AND UNDERGROUND TELEPHONE, TELEGRAPH AND COMMUNICATION

STRUCTURES RECORDING DATE: MARCH 28, 1944

RECORD NO: 1602, IN BOOK 20800, PAGE 152, OFFICIAL RECORDS

AFFECTS: PORTION OF SAID LAND AS MORE PARTICULARLY DESCRIBED IN SAID

DOCUMENT

SAID INSTRUMENT, AMONG OTHER THINGS, PROVIDES THAT THE LOCATION AND ARRANGEMENT OF ALL TELEPHONE FACILITIES PLACED THEREON SHALL BE APPROVED BY THE COMMUNICATIONS ENGINEER OF LOCKHEED AIRCRAFT CORPORATION.

EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT.

GRANTED TO: **PURPOSE:** RECORDING DATE:

CITY OF BURBANK POLE LINES SEPTEMBER 15, 1969

RECORD NO: 2571, IN BOOK D-4496, PAGE 904, OFFICIAL RECORDS

AFFECTS: A STRIP OF LAND 5 FEET WIDE LYING 2.5 FEET ON EACH SIDE OF A LINE PARALLEL WITH AND DISTANT WESTERLY 18 FEET MEASURED AT RIGHT ANGLES FROM THE SOUTHERLY PROLONGATION OF THE CENTER LINE OF FAIRVIEW STREET (NOW NAOMI STREET) SHOWN 60 FEET WIDE ON MAP OF TRACT NO. 9847, RECORDED IN BOOK 137, PAGES 24 AND 25 OF MAPS, IN

THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY; SAID PARALLEL LINE TO EXTEND SOUTHERLY 62 FEET FROM THE SOUTHERLY LINE OF EMPIRE AVENUE CREATED 80 FEET WIDE, BY DEED RECORDED FEBRUARY 25, 1941 AS INSTRUMENT NO. 1425, IN BOOK 18247, PAGE 28 OF OFFICIAL RECORDS OF SAID COUNTY.

A CERTIFICATE OF COMPLIANCE

FEBRUARY 9, 1994

THE CITY OF LOS ANGELES EXECUTED BY:

RECORDED DATE: APRIL 6, 1994 AS INSTRUMENT NO. 94-676794

OFFICIAL RECORDS. RECORDING NO:

EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT.

GRANTED TO: THE LOCKHEED CORPORATION

PURPOSE: PERFORMING THE MONITORING AND TAKING OF SAMPLES FROM 3

MONITORING WELLS AND 1 TEMPERATURE MONITORING STATION, TOGETHER WITH THE RIGHT OF VEHICULAR AND PEDESTRIAN ACCESS.

SEPTEMBER 2, 1994 RECORDING DATE:

94-1627711, OFFICIAL RECORDS RECORD NO:

TO IN THE NUMBERED ITEM LAST ABOVE SHOWN.

PORTION OF SAID LAND AS MORE PARTICULARLY DESCRIBED IN SAID AFFECTS:

COVENANTS, CONDITIONS AND RESTRICTIONS BUT OMITTING ANY COVENANTS OR RESTRICTIONS, IF ANY, INCLUDING, BUT NOT LIMITED TO THOSE BASED UPON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, FAMILIAL STATUS, MARITAL STATUS, DISABILITY, HANDICAP, NATIONAL ORIGIN, CITIZENSHIP, IMMIGRATION STATUS, PRIMARY LANGUAGE, ANCESTRY, SOURCE OF INCOME, GENDER GENDER IDENTITY, GENDER EXPRESSION, MEDICAL CONDITION OR GENETIC INFORMATION, AS SET FORTH IN APPLICABLE STATE OR FEDERAL LAWS, EXCEPT TO THE EXTENT THAT SAID COVENANT

OR RESTRICTION IS PERMITTED BY APPLICABLE LAWS, AS SET FORTH IN THE DOCUMENT REFERRED

THE EFFECT OF THE FOLLOWING:

A DOCUMENT ENTITLED "ENCROACHMENT AGREEMENT", EXECUTED BY THE CITY OF BURBANK, A MUNICIPAL CORPORATION, AND THE 1928 JEWELRY COMPANY, SUBJECT TO ALL THE TERMS, PROVISIONS AND CONDITIONS THEREIN CONTAINED, RECORDED JUNE 27, 1995 AS INSTRUMENT NO. 95-1023664 OF OFFICIAL RECORDS.

NO ASSURANCE IS HEREBY GIVEN AS TO THE VALIDITY OF SAID DOCUMENT AS THE 1928 JEWELRY COMPANY HAD NO RECORD INTEREST IN SAID LAND AT THE TIME OF EXECUTION OF THE ABOVE DOCUMENT, AND HAS NOT SINCE ACQUIRED

- 10. COVENANTS, CONDITIONS AND RESTRICTIONS BUT OMITTING ANY COVENANTS OR RESTRICTIONS, IF ANY, INCLUDING, BUT NOT LIMITED TO THOSE BASED UPON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, FAMILIAL STATUS, MARITAL STATUS, DISABILITY, HANDICAP, NATIONAL ORIGIN, CITIZENSHIP, IMMIGRATION STATUS, PRIMARY LANGUAGE, ANCESTRY, SOURCE OF INCOME, GENDER, GENDER IDENTITY, GENDER EXPRESSION, MEDICAL CONDITION OR GENETIC INFORMATION, AS SET FORTH IN APPLICABLE STATE OR FEDERAL LAWS, EXCEPT TO THE EXTENT THAT SAID COVENANT OR RESTRICTION IS PERMITTED BY APPLICABLE LAWS, AS SET FORTH IN THE DOCUMENT REFERRED TO IN THE NUMBERED ITEM LAST ABOVE SHOWN.
- ANY INTEREST OF THE PERSON SHOWN BELOW WHOSE POSSIBLE INTEREST IS DISCLOSED BY HIS JOINDER IN EXECUTING THE DOCUMENT REFERENCED BELOW.

INTEREST OF: THE 1928 JEWELERY COMPANY DOCUMENT: ENCROACHMENT AGREEMENT

RECORDING DATE: JUNE 27, 1995 RECORD NO: 95-1023664 OF OFFICIAL RECORDS 12. EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS CONDEMNED BY AN INSTRUMENT,

**ENTITLED:** SUPPLEMENTAL FINAL ORDER AND JUDGMENT

COURT: UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF INDIANA,

INDIANAPOLIS DIVISION CASE NO .: 1:99-CV-9313-DFH-TAB

IN FAVOR OF: AT&T RECORDING DATE: APRIL 17, 2008

DATED:

LESSOR:

LESSEE:

ENTITLED:

COURT:

20080665763 OFFICIAL RECORDS RECORD NO: SAID LAND AND OTHER PROPERTY AFFECTS:

REFERENCE IS HEREBY MADE TO SAID DOCUMENT FOR FULL PARTICULARS.

13. A LEASE WITH CERTAIN TERMS, COVENANTS, CONDITIONS AND PROVISIONS SET FORTH THEREIN.

MAY 07, 2009 1928 WATCH COMPANY KIDS CASTLE

RECORDING DATE: JUNE 24, 2009 RECORD NO: 20090951040 OF OFFICIAL RECORDS

THE PRESENT OWNERSHIP OF THE LEASEHOLD CREATED BY SAID LEASE AND OTHER MATTERS AFFECTING THE INTEREST OF THE LESSEE ARE NOT SHOWN HEREIN.

14. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS CONDEMNED BY AN INSTRUMENT,

> EASEMENT DEED BY COURT ORDER IN SETTLEMENT OF LANDOWNER ACTION UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

CASE NO .: 3:11-CV-02599-TEH IN FAVOR OF: CLASS MEMBERS

PURPOSE: CLASS MEMBERS HAVE THE RIGHT TO TRANSFER IT, A PERMANENT

TELECOMMUNICATIONS EASEMENT IN THE RIGHT OF WAY ADJACENT TO THE PROPERTY OF EACH CLASS MEMBER

RECORDING DATE: DECEMBER 12, 2013 RECORD NO: 20131754679, OFFICIAL RECORDS

SAN FRANCISCO DIVISION

SAID LAND AND OTHER PROPERTY AFFECTS:

AND RECORDING DATE: FEBRUARY 13, 2014 20140157868. OFFICIAL RECORDS. RECORD NO:

REFERENCE IS HEREBY MADE TO SAID DOCUMENT FOR FULL PARTICULARS.

AN UNRECORDED LEASE WITH CERTAIN TERMS, COVENANTS, CONDITIONS AND PROVISIONS SET FORTH THEREIN AS DISCLOSED BY THE DOCUMENT.

**ENTITLED:** LESSOR:

1928 WATCH COMPANY, A CALIFORNIA CORPORATION ABS BURBANK, LLC, A CALIFORNIA LIMITED LIABILITY COMPANY LESSEE:

RECORDING DATE: FEBRUARY 10. 2016 200160147552 OF OFFICIAL RECORDS RECORD NO:

THE PRESENT OWNERSHIP OF THE LEASEHOLD CREATED BY SAID LEASE AND OTHER MATTERS AFFECTING THE INTEREST OF THE LESSEE ARE NOT SHOWN HEREIN.

- 16. PLEASE BE ADVISED THAT OUR SEARCH DID NOT DISCLOSE ANY OPEN DEEDS OF TRUST OF RECORD. IF YOU SHOULD HAVE KNOWLEDGE OF ANY OUTSTANDING OBLIGATION, PLEASE CONTACT THE TITLE DEPARTMENT IMMEDIATELY FOR FURTHER REVIEW PRIOR TO CLOSING.
- 17. MATTERS WHICH MAY BE DISCLOSED BY AN INSPECTION AND/OR BY A CORRECT ALTA/NSPS LAND TITLE SURVEY OF SAID LAND THAT IS SATISFACTORY TO THE COMPANY, AND/OR BY INQUIRY OF THE PARTIES IN POSSESSION THEREOF.
- ANY RIGHTS OF THE PARTIES IN POSSESSION OF A PORTION OF, OR ALL OF, SAID LAND, WHICH RIGHTS ARE NOT DISCLOSED BY THE PUBLIC RECORDS.

THE COMPANY WILL REQUIRE, FOR REVIEW, A FULL AND COMPLETE COPY OF ANY UNRECORDED AGREEMENT, CONTRACT, LICENSEAND/OR LEASE, TOGETHER WITH ALL SUPPLEMENTS, ASSIGNMENTS AND AMENDMENTS THERETO, BEFORE ISSUING ANY POLICY OF TITLE INSURANCE WITHOUT EXCEPTING THIS ITEM FROM COVERAGE.

THE COMPANY RESERVES THE RIGHT TO EXCEPT ADDITIONAL ITEMS AND OR MAKE ADDITIONAL REQUIREMENTS AFTER REVIEWING SAID DOCUMENTS.

19. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT

MEMORANDUM OF AGREEMENT FOR SALE AND PURCHASE OF PROPERTY

DATED: MAY 24, 2018 EXECUTED BY: ABS BURBANK, LLC, A CALIFORNIA LIMITED LIABILITY COMPANY AND 1928

WATCH COMPANY, A CALIFORNIA CORPORATION

RECORDING DATE: JUNE 21, 2019 20190591647 OF OFFICIAL RECORDS RECORDING NO:

REFERENCE IS HEREBY MADE TO SAID DOCUMENT FOR FULL PARTICULARS.

# AREA

**ENTITLED:** 

GROSS AREA OF PROPERTY = 37,445 SQ. FT. (INCLUDES DEDICATED LAND, TITLE ITEM NO. 3) NET AREA OF PROPERTY = 35,957 SQ. FT.

# CURRENT ZONING REGULATIONS - CITY OF BURBANK

PER CITY OF BURBANK ZONING CODE

PROPERTY ADDRESS: 2814 W. EMPIRE AVE, BURBANK, CA 91504

ZONING: M-2 GENERAL INDUSTRIAL

LOT AREA: APPROX. 39,250 SF

MAXIMUM FAR: 1.25

BUILDABLE AREA:  $1.25 \times 39,500 = 49,375 \text{ SF}$ 

LAND USE DESIGNATION: REGIONAL COMMERCIAL

> - BY RIGHT RETAIL: BANK, LAUNDRY, PARCEL DELIVERY RESTAURANT - BY RIGHT RESTAURANT WITH INCIDENTAL DRINKING - BY RIGHT - BY RIGHT CLINIC: DENTAL, MEDICAL LABORATORY: DENTAL, MEDICAL, X-RAY - BY RIGHT PARK AND RECREATIONAL FACILITY - BY RIGHT

BY RIGHT

NOT PERMITTED

NOT PERMITTED

OFFICES: BUSINESS, PROFESSIONAL, MEDICAL

RESIDENTIAL ABOVE COMMERCIAL USE

RESIDENTIAL

OFFICE: 1,000 SF RESTAURANT: 10/1,000 SF MEDICAL: 5/1,000 SF

NO MAXIMUM PARKING LIMIT

# FLOOD ZONE

PARKING RATIOS:

ALLOWED USES:

THE PROPERTY DESCRIBED ON THIS SURVEY DOES LIE WITHIN A SPECIAL FLOOD HAZARD AREA (SFHA) AS DEFINED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY. THE PROPERTY LIES WITHIN ZONE AE OF THE FLOOD INSURANCE RATE MAP IDENTIFIED IN COMMUNITY PANEL NO. 06037C1329F AND 06037C1337F BEARING AN EFFECTIVE DATE OF SEPTEMBER 26, 2008.

# **EXISTING PARKING SPACES**

REGULAR = 37TOTAL = 39

# **SURVEY MAP NOTES**

- A. PURSUANT TO SECTION 8770.6 OF THE PROFESSIONAL LAND SURVEYOR'S ACT OF THE STATE OF CALIFORNIA, THE USE OF THE WORD 'CERTIFY' ON THIS MAP DOES NOT CONSTITUTE A WARRANTY OR GUARANTEE, EITHER EXPRESSED OR IMPLIED.
- PRESENT OWNERS ARE:
- 1928 WATCH COMPANY, A CALIFORNIA CORPORATION AND ABS PROPERTIES, INC.
- BOUNDARY ESTABLISHED BY FIELD SURVEY AND OFFICE CALCULATIONS.
- ASSESSOR'S IDENTIFICATION NUMBERS OF THE PROPERTY COVERED IN THE NOTED TITLE REPORT IS 2464-001-017.
- ADDRESS OF THE PROPERTY IS:
  - 2814 W. EMPIRE AVENUE BURBANK, CA. 91504
- ADJOINING OWNERS (TO SUBJECT PROPERTIES):
- 1. A.I.N. 2464-001-007 (WEST SIDE)
- 2. A.I.N. 2464-001-931 (EAST SIDE)
- THERE IS NO OBSERVABLE EVIDENCE OF CURRENT EARTH MOVING WORK, BUILDING CONSTRUCTION OR BUILDING ADDITIONS ON THE SUBJECT PROPERTY.
- THERE IS NO OBSERVABLE EVIDENCE OF RECENT STREET OR SIDEWALK CONSTRUCTION OR REPAIRS ADJACENT TO THE SUBJECT PROPERTY.
- THERE IS NO OBSERVABLE EVIDENCE OF SITE USE AS A SOLID WASTE DUMP, SUMP, OR SANITARY LANDFILL.

# REFERENCES

ASSESSOR PARCEL NUMBER: 2464-001-007 AND 2464-001-913

CITY OF BURBANK/COUNTY OF LOS ANGELES DISTRICT MAP: 182 B 181 (SHEETS) 39, 40, 48, AND 49)

UNDERLYING TRACT: PORTION OF NW 1/4 OF NW 1/4 OF SECT. 10T-1-N,

RIGHT-OF-WAY AND TRACT MAP, MAIN LINE, SOUTHERN PACIFIC COMPANY, SCHEDULE OF PROPERTY, SHEETS 48 AND 49, FROM STA. 807+32.60 TO STA.

RECORD OF SURVEY, MAP BOOK 119, PAGE 82

RECORD OF SURVEY, MAP BOOK 237, PAGE 96

P.M. NO. 22447, MAP BOOK 261, PAGE 39

P.M. NO. 5933, MAP BOOK 63, PAGE 44

P.M. NO. 71054, MAP BOOK 366, PAGE 91

TRACT NO. 15396, MAP BOOK 414, PAGE 4

TRACT NO. 15399, MAP BOOK 410, PAGE 36 TRACT NO. 10291, MAP BOOK 254, PAGE 19

TRACT NO. 13067, MAP BOOK 257, PAGE 35 TRACT NO. 4557, MAP BOOK 108, PAGE 60

CITY OF BURBANK, CL TIES/INTERSECTIONS

# LEGAL DESCRIPTION:

(PER TITLE REPORT NOTED HEREON):

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

THAT WESTERLY 99.22 FEET, AS MEASURED ALONG THE NORTHERLY LINE OF THAT PORTION OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 10, IN TOWNSHIP 1 NORTH, RANGE 14 WEST, SAN BERNARDINO MERIDIAN, IN THE CITY OF BURBANK, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, ACCORDING TO THE OFFICIAL PLAT OF SAID LAND, DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHEAST CORNER OF SAID NORTHWEST QUARTER OF THE NORTHWEST QUARTER; THENCE ALONG THE NORTHERLY LINE OF SAID NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 10, NORTH 89°45'05" WEST 590 FEET; THENCE SOUTH 00°09'07" WEST PARALLEL WITH THE EASTERLY LINE OF SAID NORTHWEST QUARTER OF NORTHWEST QUARTER 391.67 FEET, MORE OR LESS, TO THE NORTHERLY LINE OF THE SOUTHERN PACIFIC RAILWAY RIGHT OF WAY COAST LINE, AS SHOWN ON TRACT NO. 13067, IN THE CITY OF BURBANK, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 257, PAGES 34 AND 35 OF MAPS; THENCE SOUTH 77°24'15" EAST ALONG SAID NORTHERLY LINE 604.19 FEET, MORE OR LESS, TO THE EASTERLY LINE OF SAID NORTHWEST QUARTER OF SECTION 10; THENCE ALONG SAID EASTERLY LINE, NORTH O DEGREES 09 MINUTES 07 SECONDS EAST 520.88 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

EXCEPT THE NORTHERLY 25 FEET THEREOF, CONVEYED TO THE CITY OF BURBANK FOR ROAD PURPOSES, BY DEED RECORDED IN BOOK 2798, PAGE 66, OFFICIAL

HIS PLAN IS PREPARED

INDER THE SUPERVISION OF

No. 21649

DATE 12-11-2019

APN: 2464-001-017

# **BURTON AVE** THORNTON **AVENUE AVENUE** WVALHALLA W VALHALLA DR W PACIFIC AVE z z z z z TB GUIDE PG 533, D-6

VICINITY MAP NOT TO SCALE

# BENCHMARK

CITY OF BURBANK BENCHMARK # 1904-2

2-1/4" BRASS DISC STAMPED BM 1904-2 AT THE NORTHEAST QUADRANT OF THE INTERSECTION OF EMPIRE AVE AND NAOMI ST. SET IN THE NORTH END OF A 1.5'X18' CATCH BASIN 1.0 FT BACK OF THE CURB FACE AND 41 FT N/O THE NORTH PROPERTY LINE OF EMPIRE AVE.

ELEVATION: 652.454 FEET

# BASIS OF BEARINGS

THE BEARING OF NORTH 89°45'05" WEST OF THE CENTERLINE OF EMPIRE AVENUE AS SHOWN ON TRACT NO. 9443, M.B. 144/5-6, WAS USED AS THE BASIS OF BEARINGS FOR THIS SURVEY.

# SURVEYOR'S CERTIFICATION

TICOR TITLE COMPANY

CHICAGO TITLE INSURANCE COMAPNY

ABS BURBANK, LLC, A CALIFORNIA LIMITED LIABILITY COMPANY - CPIF CALIFORNIA, LLC, A CALIFORNIA LIMITED LIABILITY COMPANY

THIS IS TO CERTIFY THAT THIS MAP OR PLAT AND THE SURVEY ON WHICH IT IS BASED WERE MADE IN ACCORDANCE WITH THE 2016 MINIMUM STANDARD DETAIL REQUIREMENTS FOR ALTA/NSPS LAND TITLE SURVEYS, JOINTLY ESTABLISHED AND ADOPTED BY ALTA AND NSPS, AND INCLUDES ITEMS 2, 3, 4, 5, 6(a), 7(a), 7(b)(1), 8, 9, 11, AND 14 OF TABLE A THEREOF. THE FIELD WORK WAS COMPLETED ON NOVEMBER 27, 2019.



12-11-2019 DATE:

THIS PLAN IS PREPARED

UNDER THE SUPERVISION OF

No. C57604

DATE 12-11-2019



# ALTA/NSPS LAND TITLE SURVEY

FOR PORTION OF THE NORTHWEST QUARTER OF SECTION 10, TOWNSHIP 1 NORTH, RANGE 14 WEST, SAN BERNARDINO MERIDIAN, CITY OF BURBANK, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA



# LAND DESIGN CONSULTANTS INC. Land Planning, Civil Engineering, Surveying & Environmental Services

Ph. (626) 578-7000 Fax: (626) 578-7373 THE BURBANK SITE COMMERCIAL BUILDING PROJECT

800 Royal Oaks Drive, Suite 104, Monrovia, CA 91016

FOR MIXED-USE PURPOSES 2814 W. EMPIRE AVE. IN THE CITY OF BURBANK OF THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA

# SUBDIVIDER ABS BURBANK, LLC

5500 W. HOLLYWOOD BOULEVARD. 4TH FLOOR. WEST WING

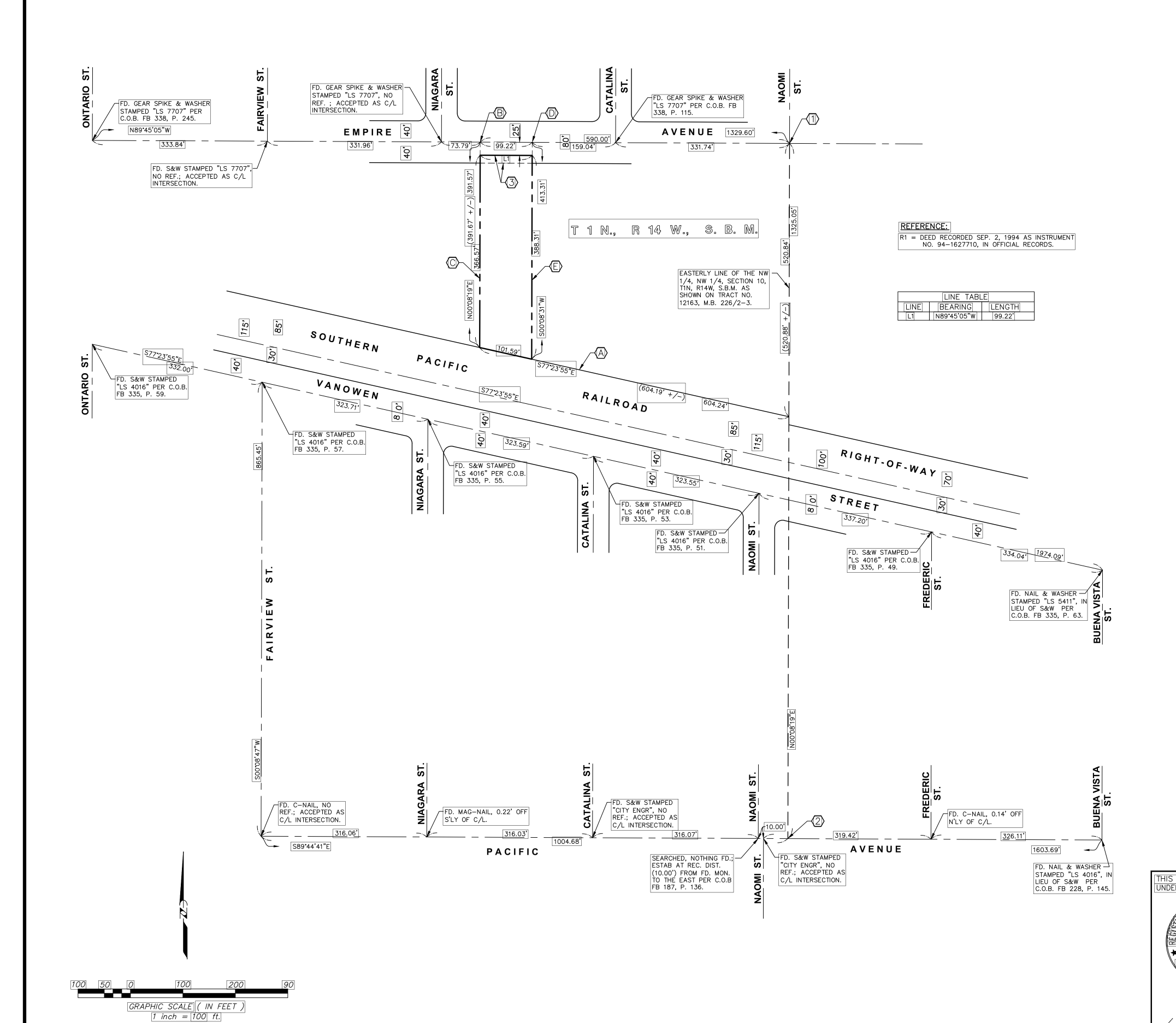
LOS ANGELES, CA 90028, Phone: (323) 464-7853 DESIGNED BY: DATE: SCALE: REVIEWED BY:

Proj. No. 05015-824 DECEMBER 2019 AS SHOWN SHEET 1 OF 3 RS/VS

AA/NB

# ALTA/NSPS LAND TITLE SURVEY

FOR PORTION OF THE NW 1/4, NW 1/4, SECTION 10, T1N, R14W, S.B.M. COUNTY OF LOS ANGELES



**ESTABLISHMENT NOTES:** 

- NORTHERLY LINE OF SOUTHERN PACIFIC RAILROAD RIGHT-OF-WAY; ESTABLISHED AT RECORD DISTANCE (115') AND PARALLEL WITH THE NORTHERLY LINE OF VANOWEN STREET, 80.00' WIDE, AS SHOWN ON TRACT NO. 13067, M.B. 257/34-35.
- PROPERTY LINE PROD. OF R1; ESTABLISHED AT RECORD DISTANCE (590.00') FROM THE NORTHEAST CORNER OF THE NW 1/4, NW 1/4, SECTION 10, T1N, R14W, S.B.M., PER SAID
- WESTERLY LINE OF R1; ESTABLISHED PARALLEL WITH THE EASTERLY LINE OF THE NW 1/4, NW 1/4, SECTION 10, T1N, R14W. S.B.M., PER SAID R1.
- PROPERTY LINE PROD. OF DEED RECORDED APRIL 6, 1994 AS INSTRUMENT NO. 94-676793, IN OFFICIAL RECORDS; ESABLISHED AT RECORD DISTANCE (490.78') FROM THE NORTHEAST CORNER OF THE NW 1/4, NW 1/4, SECTION 10, T1N, R14W, S.B.M., PER SAID DEED.
- (E) WESTERLY LINE OF DEED RECORDED APRIL 6, 1994 AS INSTRUMENT NO. 94-676793, IN OFFICIAL RECORDS; ESTABLISHED AT RECORD ANGLE (89°53'36") TO THE NORTH PER SAID DEED.

**MONUMENTATION NOTES:** 

- FD. S&W STAMPED "LS 5440", NO REFERENCE, IN LIEU OF S&W STAMPED "CITY ENGR" PER C.O.B. FB 338, P. 117; ACCEPTED AS C/L INTERSECTION, BEING ALSO THE NORTHEAST CORNER OF THE NW 1/4, NW 1/4, SECTION 10, T1N, R14W, S.B.M. AS SHOWN ON TRACT NO. 12163, M.B. 226/2-3.
- SOUTHEASTERLY CORNER OF THE NW 1/4, NW 1/4, SECTION 10, T1N, R14W, S.B.M. AS SHOWN ON TRACT NO. 12163, M.B. 226/2-3; ESTABLISHED AT RECORD CALCULATED DISTANCE (1004.68') FROM FAIRVIEW STREET TO THE WEST PER SAID

**EASEMENT NOTES:** 

- 15 FEET WIDE PERMANENT EASEMENT OF THE CITY OF BURBANK FOR PUBLIC ROAD, HIGHWAY AND STREET PURPOSES PER DCUMENT RECORDED FEBRUARY 25, 1941 AS INSTRUMENT NO. 1425 IN BOOK 18247, PAGE 28, OF OFFICIAL RECORDS.
- EASEMENT FOR AERIAL AND UNDERGROUND TELEPHONE, TELEGRAPH AND COMMUNICATION STRUCTURES PURPOSES DESCRIBED IN DOCUMENT RECORDED MARCH 28, 1944 AS INSTRUMENT NO. 1602, IN BOOK 20800, PAGE 152, OF OFFICIAL RECORDS. SAID EASEMENT IS NOT PLOTTABLE.
- EASEMENT FOR POLE LINES PURPOSES DESCRIBED IN DOCUMENT RECORDED SEPTEMBER 15, 1969 AS INSTRUMENT NO. 2571, IN BOOK D-4496, PAGE 904, OF OFFICIAL RECORDS.
- EASEMENT FOR MONITORING WELLS PURPOSES DESCRIBED IN DOCUMENT RECORDED SEPTEMBER 2, 1994 AS INSTRUMENT NO. 94-1627711, OF OFFICIAL RECORDS. SAID EASEMENT IS NOT PLOTTABLE.
- EASEMENT FOR TELECOMMUNICATIONS PURPOSES DESCRIBED IN DOCUMENT RECORDED APRIL 17, 2008 AS INSTRUMENT NO. 20080665763, OF OFFICIAL RECORDS.

SAID EASEMENT IS INDETERMINATE IN NATURE

EASEMENT FOR TELECOMMUNICATIONS PURPOSES DESCRIBED IN DOCUMENT RECORDED DECEMBER 12, 2013 AS INSTRUMENT NO. 20131754679, AND RE-RECORDED FEBRUARY 13, 2014 AS INSTRUMENT NO. 20140157868, BOTH IN OFFICIAL RECORDS. SAID EASEMENT IS BLANKET IN NATURE.

> (XX.XX) = RECORD DISTANCEC/L = CENTERLINE C.O.B. = CITY OF BURBANK DIST. = DISTANCE ESTAB. = ESTABLISHED FD. = FOUNDREC. = RECORD REF. = REFERENCE SNF = SEARCHED, NOTHING FOUND

S&W = SPIKE AND WASHER

BOUNDARY OF SUBJECT ALTA/NSPS SURVEY.

# BASIS OF BEARINGS

THE BEARING OF NORTH 89°45'05" WEST OF THE CENTERLINE OF EMPIRE AVENUE AS SHOWN ON TRACT NO. 9443, M.B. 144/5-6, WAS USED AS THE BASIS OF BEARINGS FOR THIS SURVEY.

# BOUNDARY ESTABLISHMENT SHEET

# THIS PLAN IS PREPARED UNDER THE SUPERVISION O JNDER THE SUPERVISION OF

DATE 12-11-2019

DATE 12-11-2019

Land Planning, Civil Engineering, Surveying & Environmental Services 800 Royal Oaks Drive, Suite 104, Monrovia, CA 91016 Ph. (626) 578-7000 Fax: (626) 578-7373

THE BURBANK SITE COMMERCIAL BUILDING PROJECT

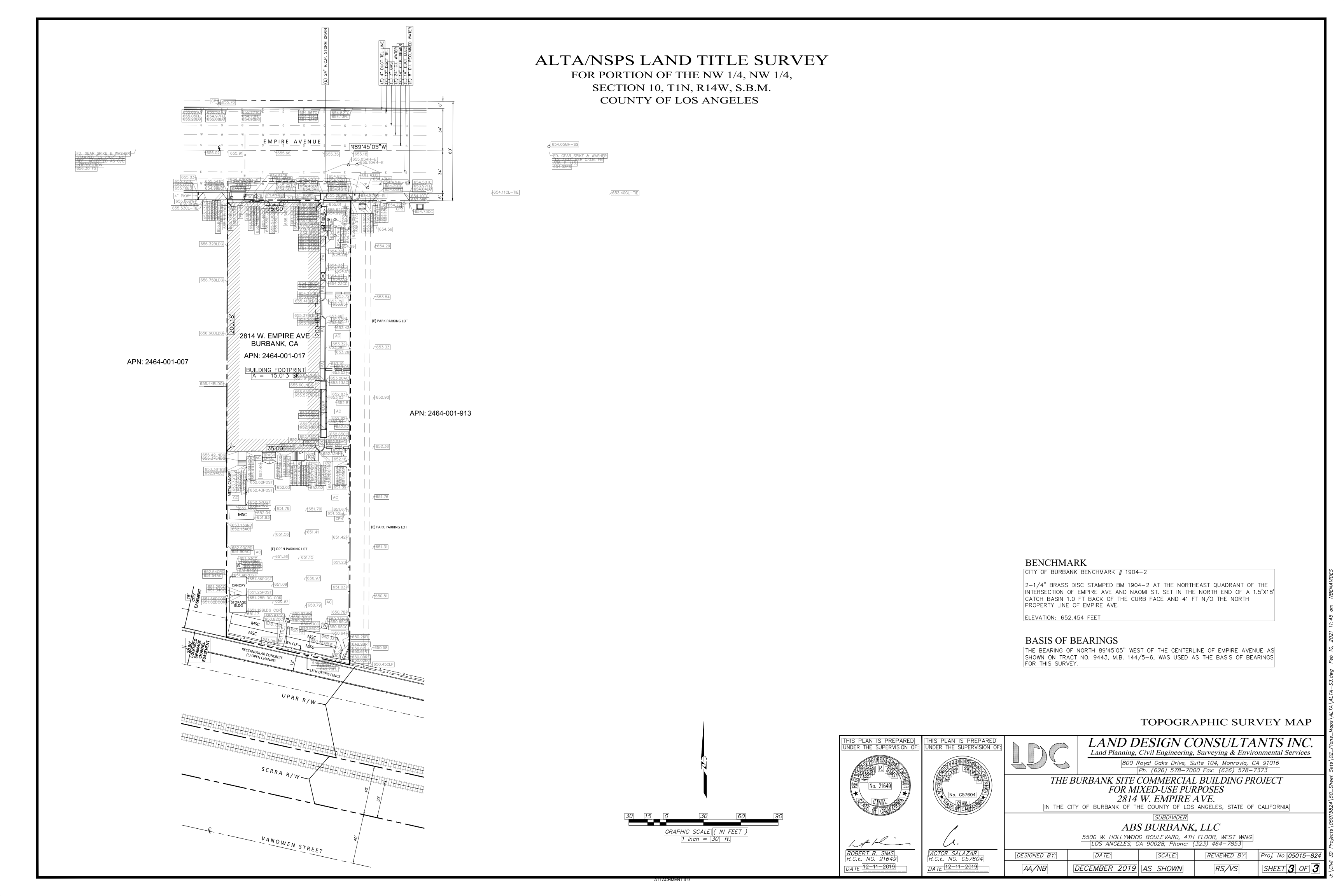
FOR MIXED-USE PURPOSES 2814 W. EMPIRE AVE.

IN THE CITY OF BURBANK OF THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA SUBDIVIDER

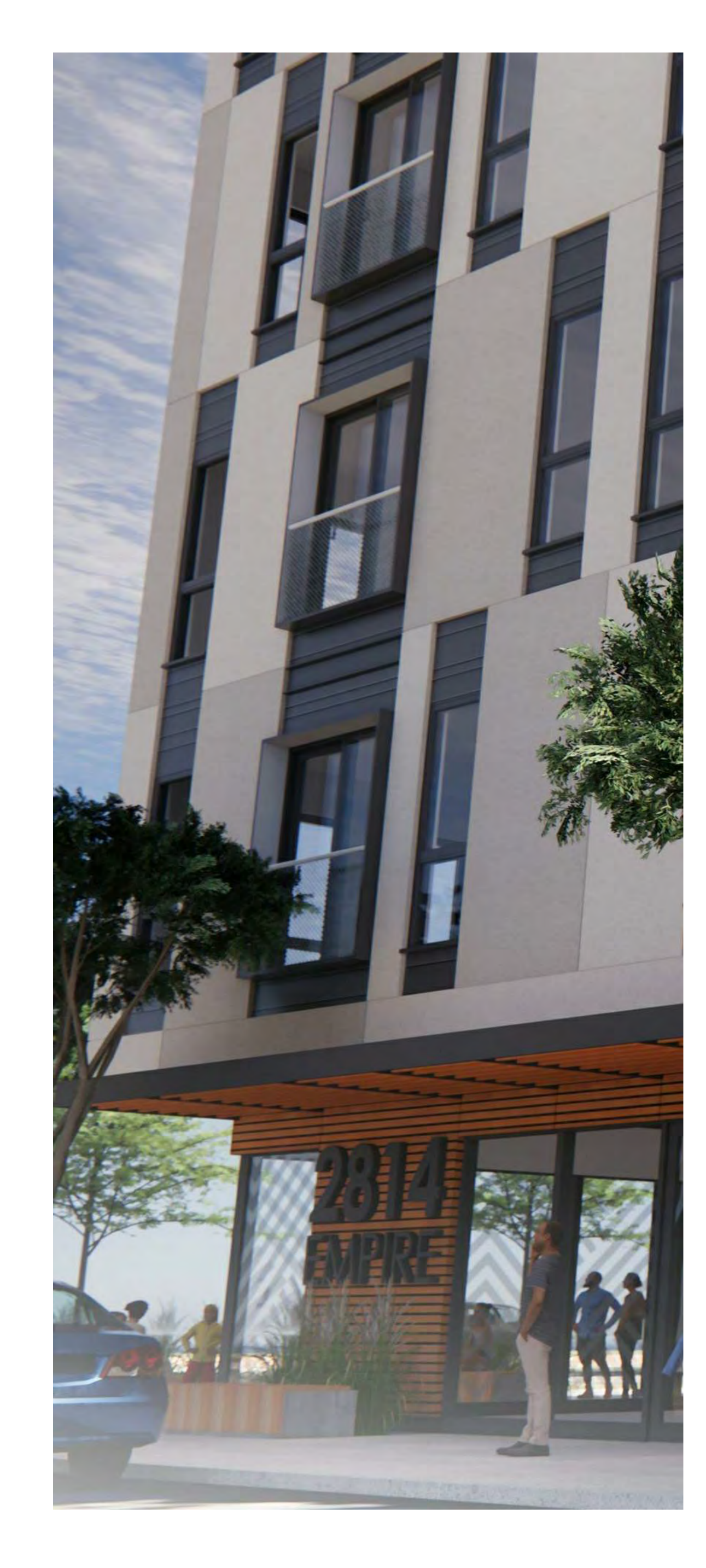
ABS BURBANK, LLC

5500 W. HOLLYWOOD BOULEVARD, 4TH FLOOR, WEST WING LOS ANGELES, CA 90028, Phone: (323) 464-7853

DESIGNED BY: DATE: REVIEWED BY: Proj. No. 05015-824 DECEMBER 2019 AS SHOWN SHEET 2 OF 3 RS/VS



# ATTACHMENT B - PROJECT DEVELOPMENT PLAN SET



# SHEET INDEX

2HEE1	INDEX
SHEET#	SHEET NAME
A0.C	Title Sheet - 2814 W Empire Ave
A1.C	Site Map - 2814 W Empire Ave
A2.C	Renderings - 2814 W Empire Ave
A5.C	Site Plan - 2814 W Empire Ave
A9.C	Floor Plans - 2814 W Empire Ave
A12.C	Elevations - 2814 W Empire Ave
A13.C	Parcel Map - For Reference - 2814 W Empire Ave
A14.C	Typical Unit Plans - 2814 W Empire Ave
A15.C	Existing Site Photos
Sheet 1 of 1	Conceptual Civil Site Plan
L1.C	Overall Illustrative Plan and Notes
L2.C	Ground Level
L3.C	Illustrative Elevations
L4.C	Plant Palette

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Revisions

No. Date Description

# **DEVELOPMENT TEAM**

Developer:

ABS Properties, Inc.

Samir Srivastava samir@absllc.org

5500 Hollywood Blvd., 4th Floor West Wing Los Angeles, CA 90028 213.268.2723

Property Owner:

Samir Srivastava samir@absllc.org

ABS Burbank, LLC.

5500 Hollywood Blvd., 4th Floor West Wing Los Angeles, CA 90028 213.268.2723 Civil Engineer:

Land Design Consultants, Inc.
Victor Salazar, P.F.

Victor Salazar, P.E., QSD/QSP

800 Royal Oaks Drive Suite 104 Monrovia, CA 901016 626.578.7000 EXT 2170

12100 Wilshire Blvd Suite 1600 Los Angeles Ca 90025 310.209.8801

**Entitlement Counsel:** 

Delvac LLP

Armbruster Goldsmith &

Jose Gardea

323.559.1762

Development Consultant:

**Urbanism Advisors** 

Project Information

Phase: Planning Pre-Application Date:

Project No.: 20-0538 PIC / AIC:

ABS Burbank

Title Sheet - 2814 W Empire Ave

AO.C

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ATTACHMENT 3-11

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No. Date Description

ct Information

Project Information

Phase: Planning Pre-Application Date:

Project No.: 20-0538 PIC / AIC:

ABS Burbank

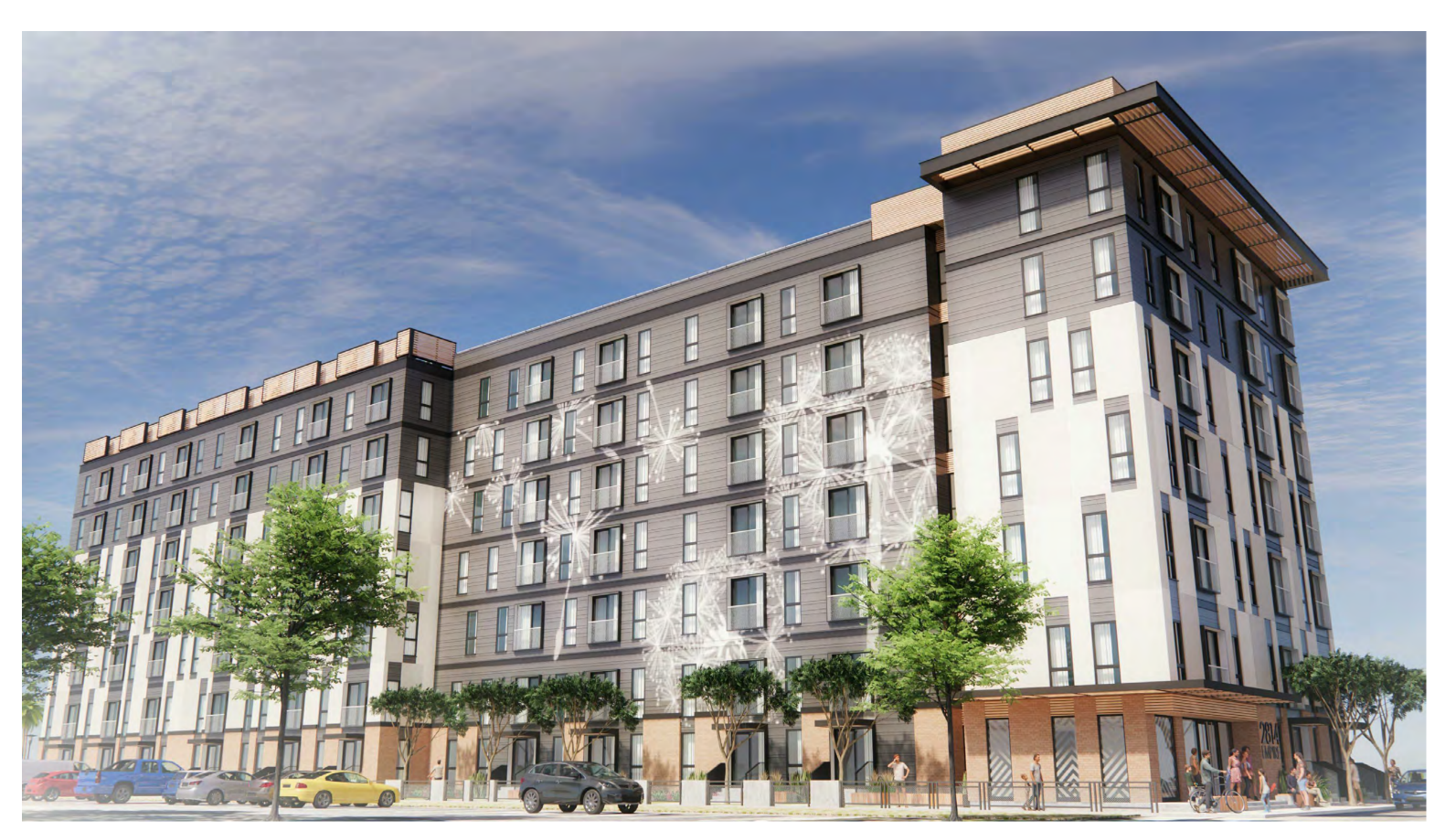
Site Map - 2814 W Empire Ave

A1.C



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**VIEW OF NORTH-EAST CORNER** 



**VIEW OF SOUTH-WEST CORNER** 



**VIEW OF NORTH-WEST CORNER** 



**MAIN ENTRY** 

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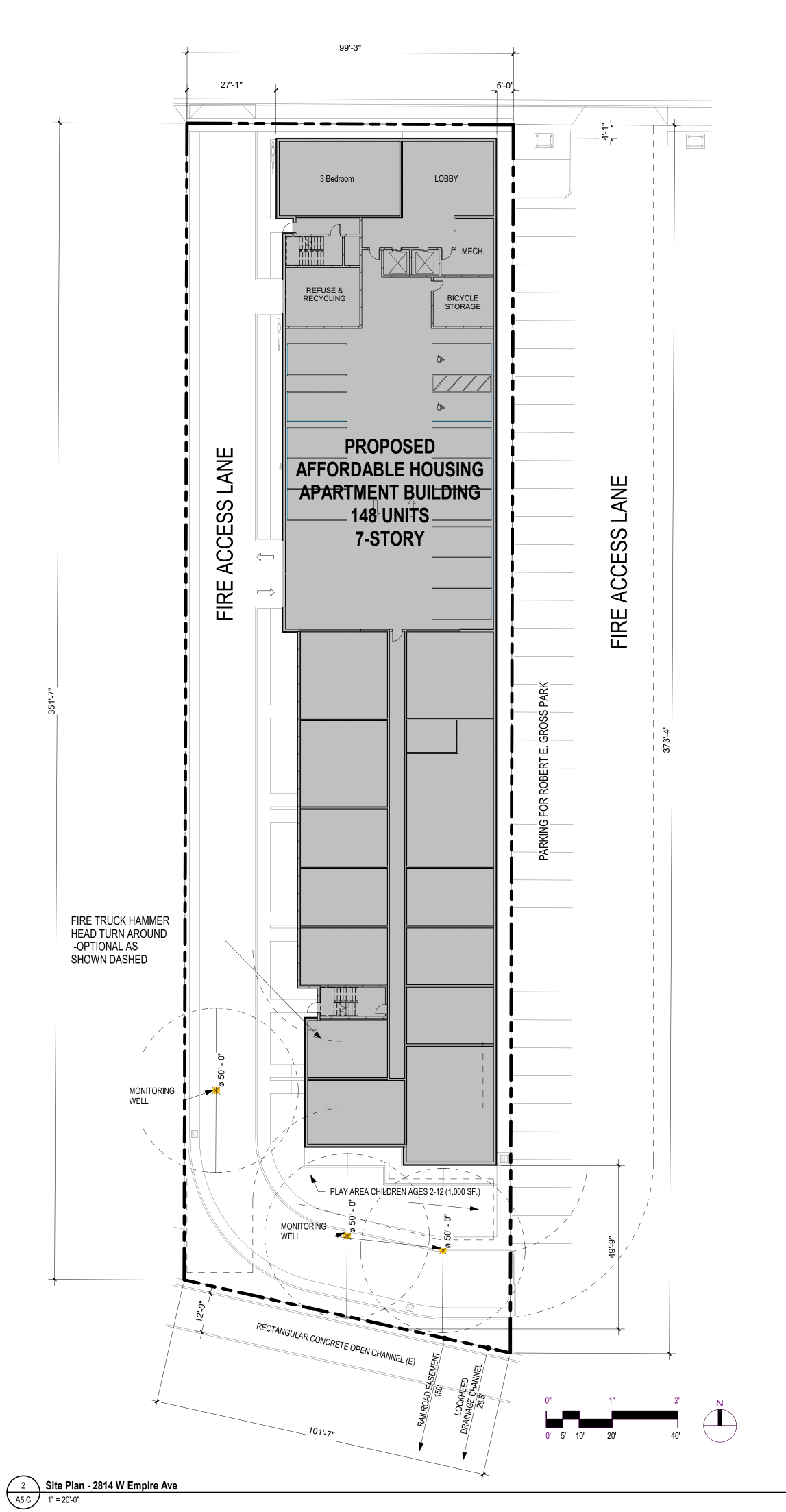
ABS Burbank

Renderings - 2814 W Empire Ave

A2.C

# EMPIRE AVENUE WASHER -/ -656.02 \-655.91≥ 656,32BLDG r654.29 656.75BLDG--654.23C0 EXISTING COMMERCIAL BUILDING TO BE (E) PARK PARKING LOT COMPLETELY 656.60BLDG-DEMOLISHED /-653.33 4653.26 APN: 2464-001-007 653.02 656,44BLDG-652.8 APN: 2464-001-913 F652.36 652.45CC EXISTING STORAGE STRUCTURES TO BE DEMOLISHED (E) PARK PARKING LOT r651.56 r651,31 (E) OPEN PARKING LOT r651,36 r651/15 7650.97 EXISTING STORAGE 551.03 STRUCTURES TO BE DEMOLISHED /-650.81

# W EMPIRE AVE



# **Zoning Review**

ADDRESS: 2814 W. EMPIRE AVE. PARCEL NUMBER/APN: LOT AREA: 37,445 GSF (0.86 ACRES) USEABLE AREA: 35,957 NET SF LEGAL DESC:

APPLICABLE LOCAL REGULATIONS:

BURBANK MUNICIPAL CODE, TITLE 10 ZONING REGULATIONS

BURBANK 2035 GENERAL PLAN

GENERAL PLAN DESIGNATION: REGIONAL COMMERCIAL F.A.R. = 128,187 SF (GROSS BUILDING) / 37,475 SF (GROSS SITE) = **3.42** 

(GROSS SITE) = **51.7%** PROVIDED OPEN SPACE PER UNIT = 16484 SITE OPEN SPACE / 148

LOT DENSITY = 148 UNITS / .86 ACRES = 172.1 UNITS / ACRE

BASE PARKING REQUIRED(10-1-633(E)(1):

PARKING SPACES.

PARKING PROVIDED: 13 STALLS

ACCESSIBLE PARKING PROVIDED: 2 STALLS TOTAL

NW 1/4 OF SEC 10 T1N R14W PROPOSED BUILDING AREA: 128,187 GSF PROPOSED DWELLING UNITS: 148

M - 2 (GENERAL INDUSTRIAL) ZONE DESIGNATION:

F.A.R. ALLOWABLE: 1.25 LOT COVERAGE = 19,365 SF (LEVEL 1 GROSS BUILDING) / 37,445 SF

UNITS = 111.38 SF PER UNIT

PARKING:

A. ZERO TO ONE (1) BEDROOMS: ONE (1) ONSITE PARKING

B. TWO (2) TO THREE (3) BEDROOMS: TWO (2) ONSITE PARKING

C. FOUR (4) AND MORE BEDROOMS: TWO AND ONE-HALF (2 1/2)

PARKING REQUIRED: 0 STALLS

ACCESSIBLE PARKING REQUIRED: 1 STANDARD, 1 VAN ACCESSIBLE PER CALIFORNIA BUILDING CODE TITLE 24, CHAPTER 11A

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No. Date Description

Phase: Planning Pre-Application Date: 20-0538 PIC / AIC:

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Site Plan - 2814 W Empire

A5.C

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ATTACHMENT 3-14

# EMPIRE BLVD.



2814	4 W Eı	mpire	- Uni	t Matrix
	4.0.1			<b>-</b>
	1 Bed	2 Bed	3 Bed	Total Units
SF PER UNIT	450 SF MIN	700 SF MIN	900 SF MIN	
Floor 1	7	2	2	11
Floor 2	13	6	5	24
Floor 3	11	6	6	23
Floor 4	11	6	6	23
Floor 5	11	6	6	23
Floor 6	11	6	6	23
Floor 7	11	5	5	21
	75	37	36	148
	50%	25%	25%	

# 2814 W Empire - Rentable Area Area 9971 SF 15710 SF 15710 SF 15710 SF 15710 SF 15710 SF 104226 SF

**Common Space Tabulation** 

 TOTAL UNIT AREA:
 104,226 SF
 81.4%

 TOTAL COMMON AREA:
 23,961 SF
 18.6%

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Phase: Planning Pre-Application Date:

20-0538 PIC / AIC: ABS Burbank

Floor Plans - 2814 W

A9.C

**Empire Ave** 

2 Bedroom C200

1 Bedroom C204

1 Bedroom C206

3 Bedroom C208

2 Bedroom C211

2 Bedroom C213

1 Bedroom C215

1 Bedroom C217

1 Bedroom C219

1 Bedroom C221

30'-0"

10'-9"

3 Bedroom C214

C116

C218

C220

28'-6"

67'-2"

2 Bedroom C700

1 Bedroom C702

1 Bedroom C704

1 Bedroom C706

3 Bedroom C708

10'-9"

1 Bedroom C705

2 Bedroom C713

1 Bedroom C720

2 Bedroom C722

30'-0"

28'-6"

ATTACHMENT 3-15

	Elevation Keynotes					
Mark	Description					
1	BRICK MASONRY - RED/BROWN					
2	HORIZONTAL METAL PANEL - DARK GRAY					
3	STUCCO OR FIBER CEMENT PANELS - OFF WHITE/ TWO TONES					
4	WOOD-LOOK FIBER CEMENT SIDING					
5	METAL MESH BALCONY RAILINGS					
6	METAL TRELLIS WITH WOOD MEMBERS					
7	BOARD-FORMED CONCRETE					
8	PREFINISHED ALUMINUM MECHANICAL SCREEN					

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Description

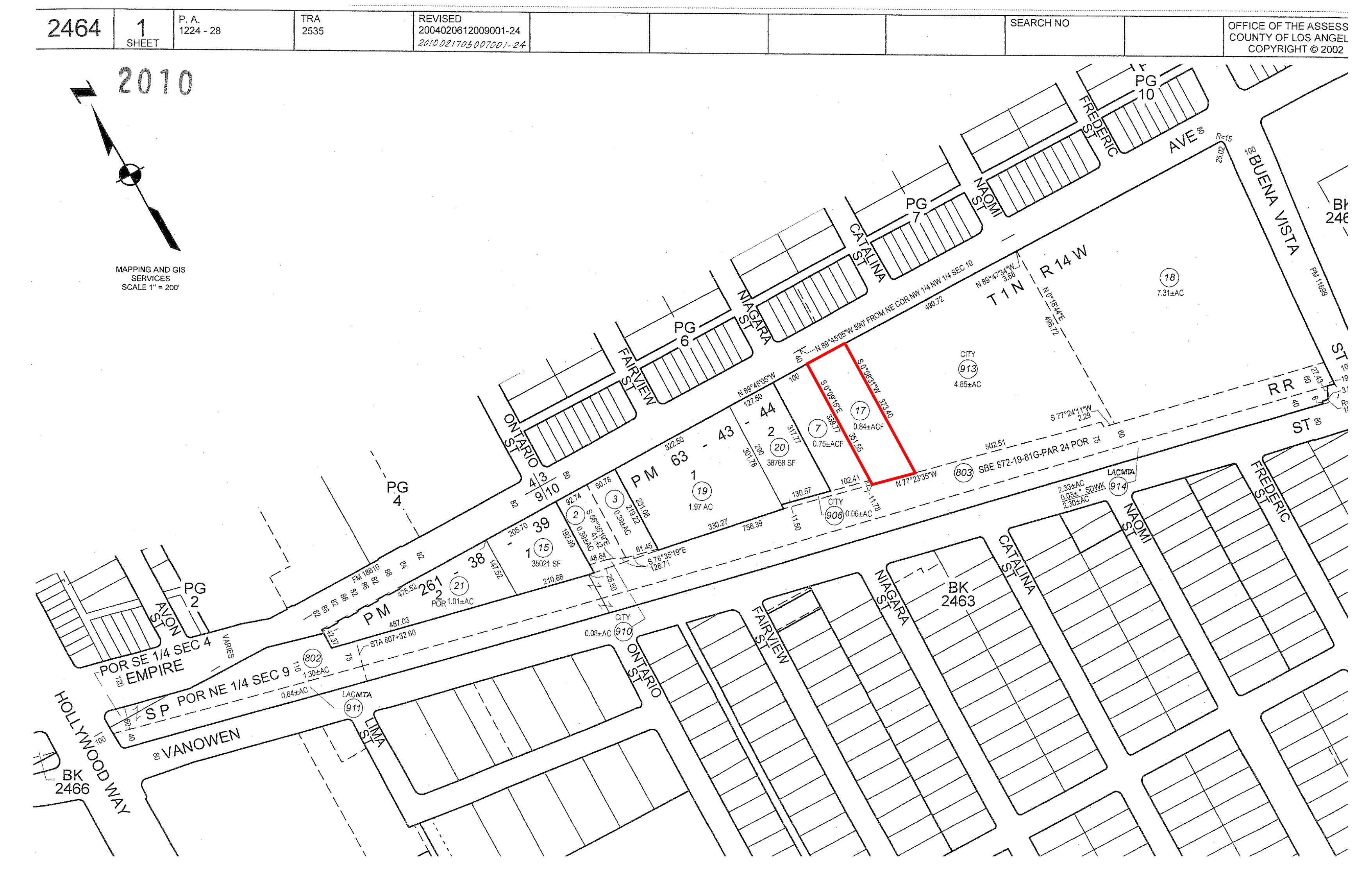
**Current Revision** 

Phase: Planning Pre-Application Date: 20-0538 PIC / AIC: ABS Burbank

Elevations - 2814 W Empire Ave

A12.C

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Description

Phase: Planning Pre-Application Date: Project No.: 20-0538 PIC / AIC: ABS Burbank

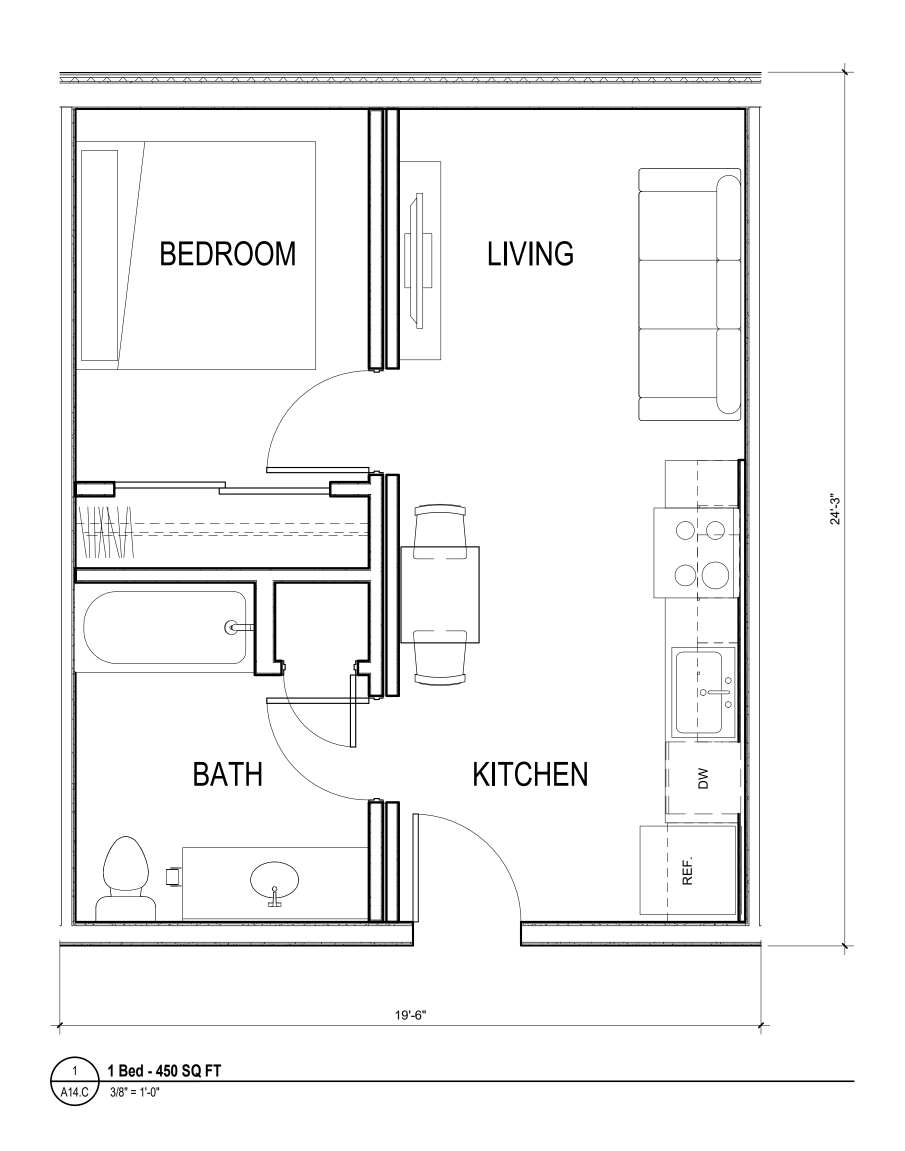
Parcel Map - For

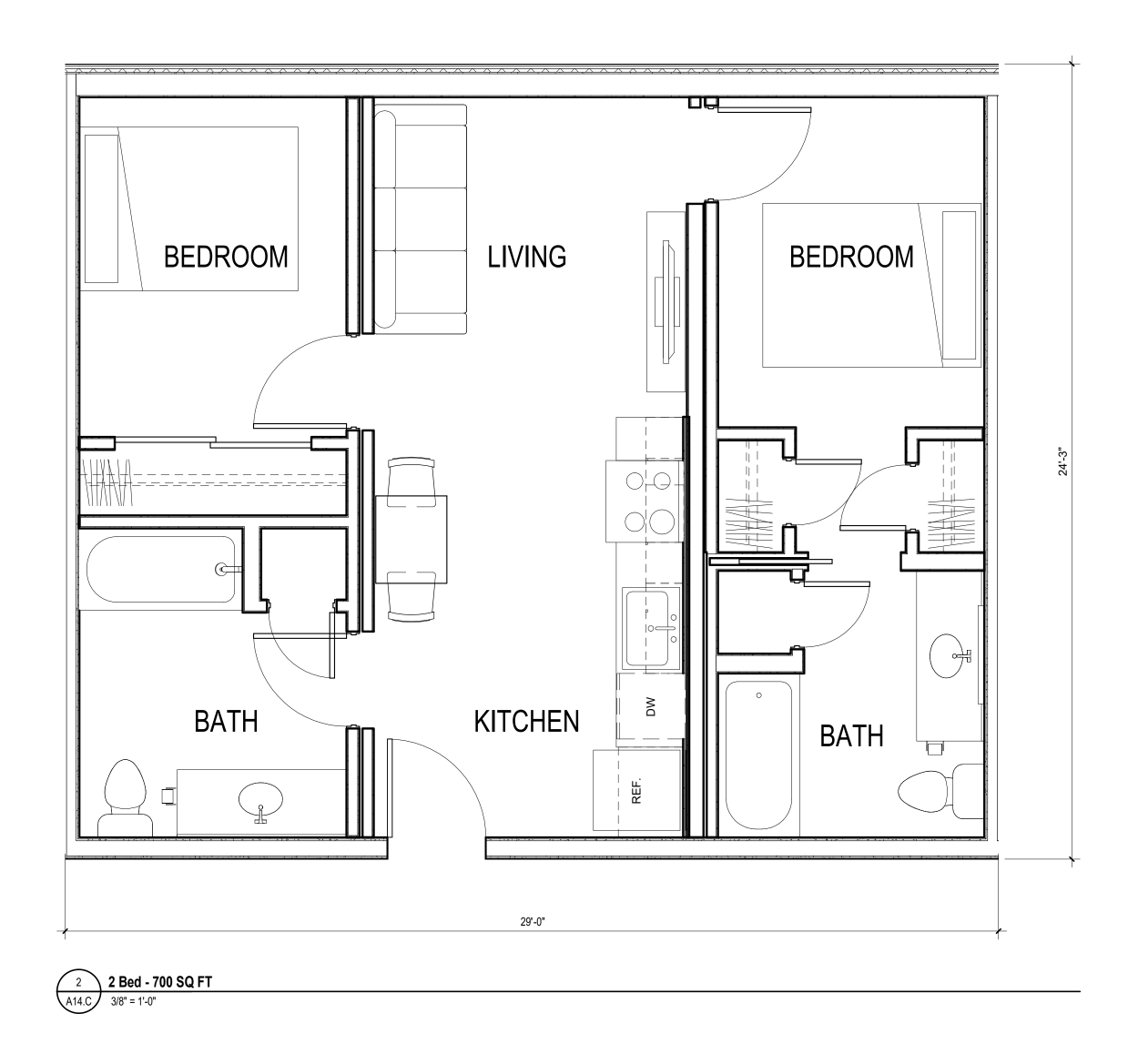
Reference - 2814 W **Empire Ave** 

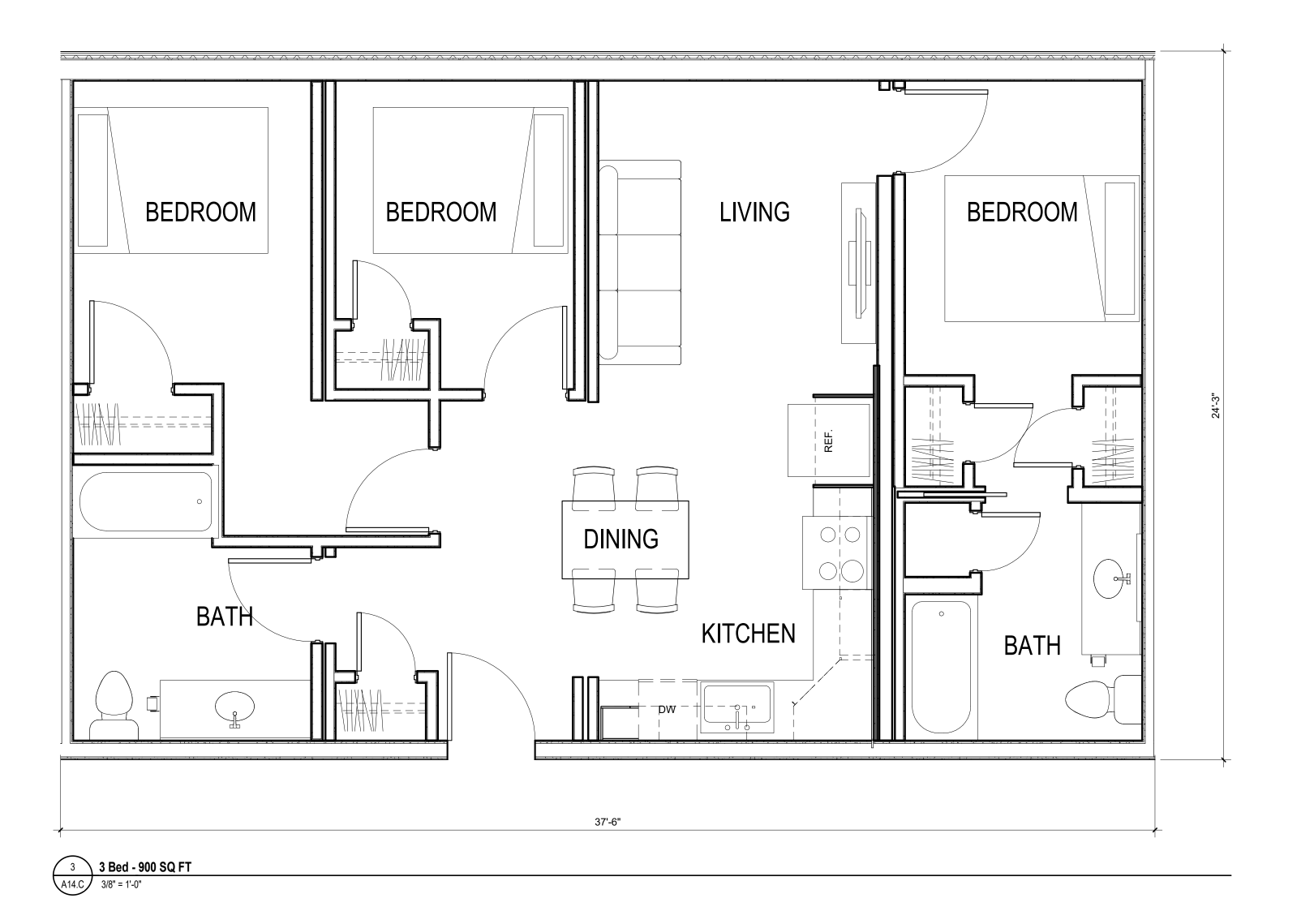
**1 Bedroom:** 20 sf **2 Bedroom:** 40 sf **3 Bedroom:** 62 sf

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Revisions

No. Date Description

Project Information

Phase: Planning Pre-Application Date:

Project No.: 20-0538 PIC / AIC:

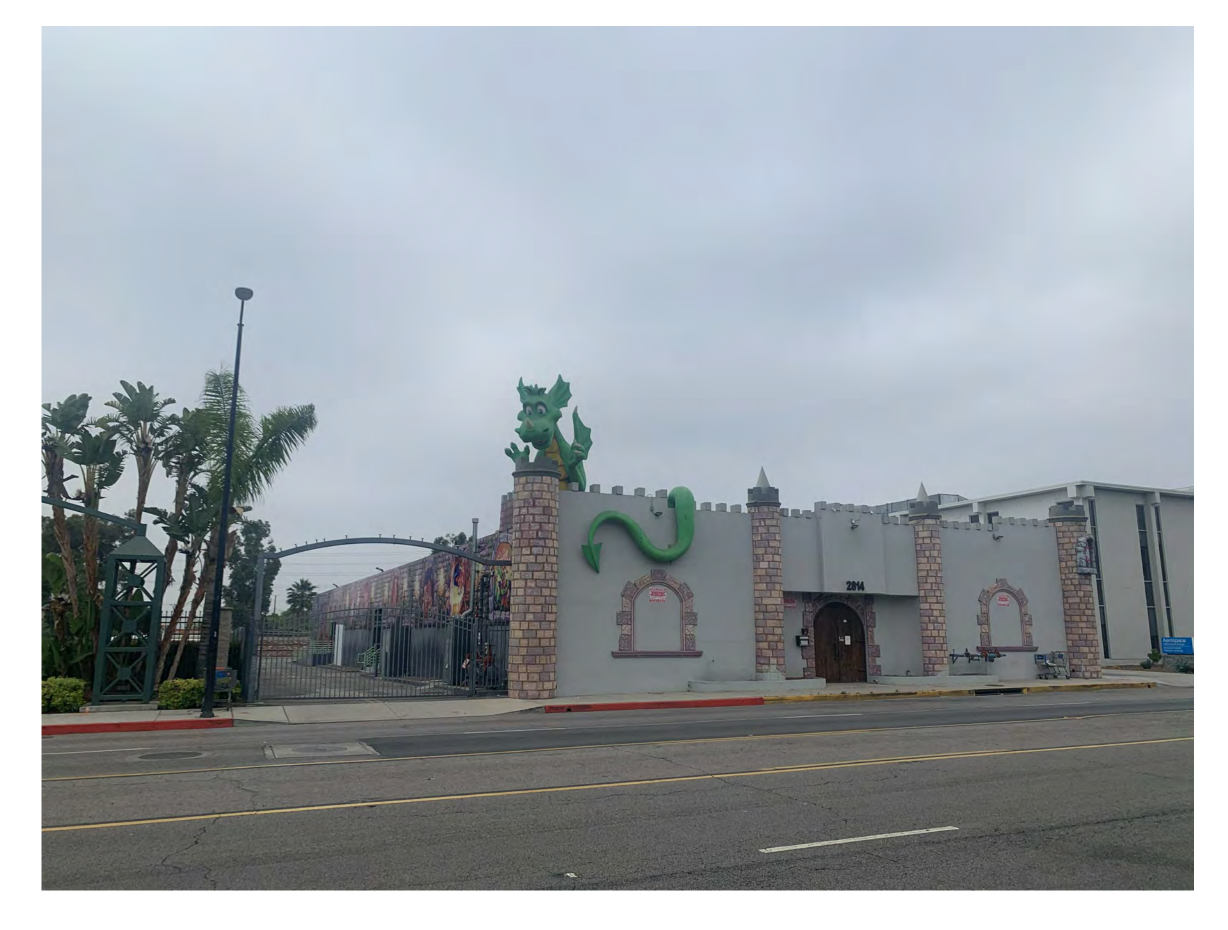
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Typical Unit Plans - 2814 W Empire Ave

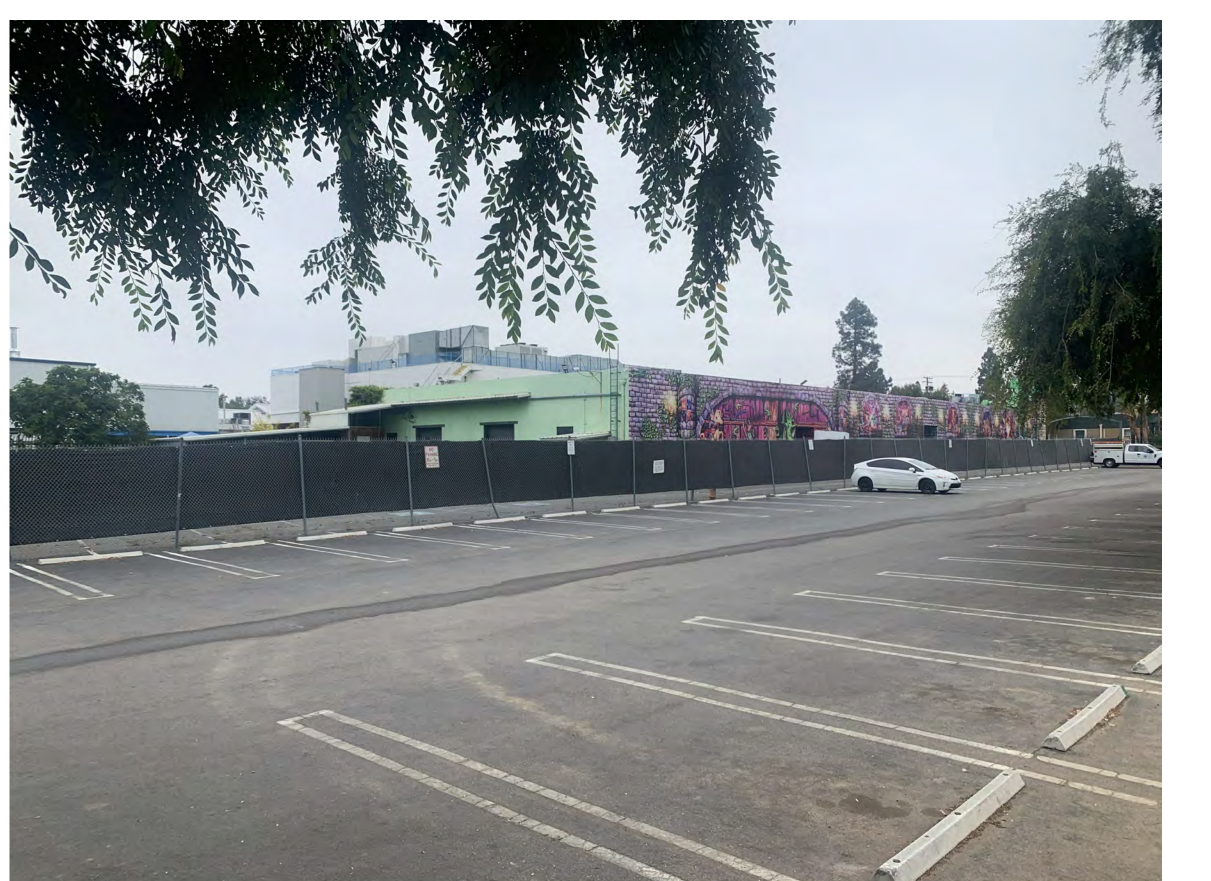
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Project Information

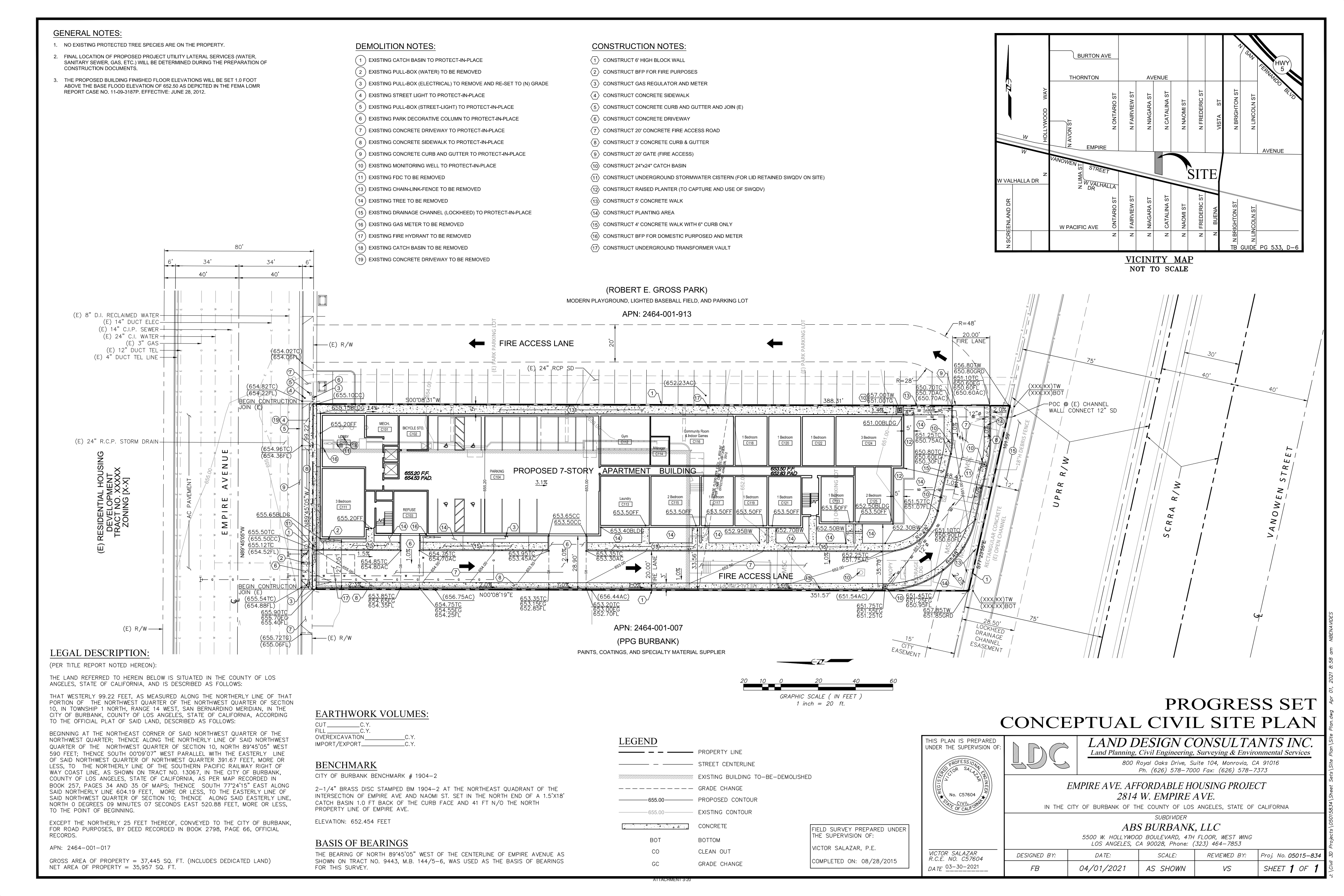
Phase: Planning Pre-Application Date:

Project No.: 20-0538

ABS Burbank

Existing Site Photos

Sheet Number



SITE 'C' TREE LEGEND:									
SYMBOL	CODE	BOTANICAL NAME	COMMON NAME	SIZE	WUCOLS	QTY.	HYDRO ZONE #	CAL-IPC INVASIVE	NOTES:
	ARB MAR	ARBUTUS UNEDO 'MARINA'	STRAWBERRY TREE	24" BOX	L	5	L1	N	
	CER CAN	CERCIS CANADENSIS	EASTERN REDBUD TREE	24"-36" BOX	L	8	L2-6	N	
+	LAG IND	LAGERSTROEMIA INDICA 'NATCHEZ'	CRAPE MYRTLE	24" BOX	L	8	L2-6	N	
	MYR COM	MYRTUS COMMUMIS	COMMON MYRTLE	15 GAL	L	15	L1	N	
5.3	WAS FIL	WASHINGTONIA FILIFERA	MEXICAN FAN PALM	7-8' CT	L	8	L1	N	
					TOTAL	44			



# LANDSCAPE REQUIREMENT CHECKLIST:

THE FOLLOWING LANDSCAPE PLANS WERE DEVELOPED IN ACCORDANCE WITH THE FOLLOWING DOCUMENTS:

 BURBANK MUNICIPAL CODE • BURBANK GENERAL PLAN 2013

MODEL WATER EFFICIENT LANDSCAPE ORDINANCE

NORTH SAN FERNANDO BOULEVARD MASTER PLAN

# LANDSCAPE CALCULATIONS:

# **OVERALL SITE:**

SITE AREA:	36,549	SF
BUILDING AREA:	19,335	SF
OPEN SPACE AREA	17,214	SF
HARDSCAPE AREA:	10,791	SF
PLANTING AREA (38%):	6,423	SF

# PERMEABLE LAND AREA:

OPEN SPACE AREA:	17,214 SF
PLANTING AREA:	6,423 SF
PERMEABLE PAVING AREA:	4,589 SF
NON-PERMEABLE PAVING AREA:	6,202 SF

# PROJECT SITE TREE REQUIREMENTS:

# **ON-SITE TREE COUNTS REQUIRED:**

• (2) EXISTING TREES TO BE REMOVED:	
REPLACE 1 TO 1.	0

• REQUIRES 1 TREE TO BE PLANTED	
ON-SITE FOR EACH 4 UNITS	
(312 UNITS PROVIDED)	39
ON-SITE TREES REQUIRED:	39

# TREE COUNTS PROVIDED:

ON-SITE GROUND LEVEL TREES:	2
OFF-SITE STREET TREES	(
TOTAL TREES PROVIDED:	2

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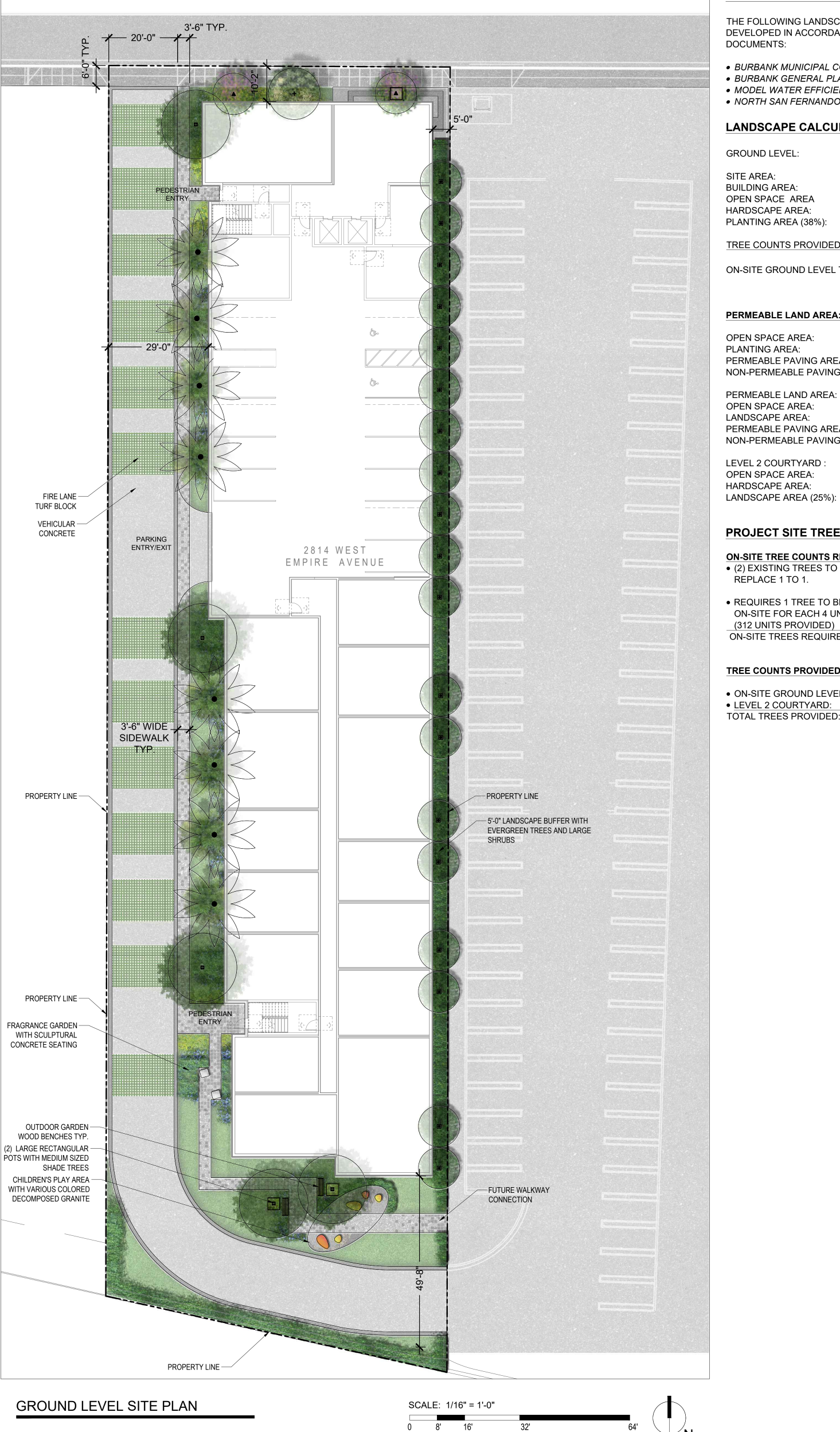
PRELIMINARY NOT FOR CONSTRUCTION

Description

Phase: Planning Pre-Application Date: ABS Burbank 2814 West Empire Avenue

Overall Illustrative Site Plan

SITE 'C' TREE LEGEND:									
SYMBOL	CODE	BOTANICAL NAME	COMMON NAME	SIZE	WUCOLS	QTY.	HYDRO ZONE #	CAL-IPC INVASIVE	NOTES:
	ARB MAR	ARBUTUS UNEDO 'MARINA'	STRAWBERRY TREE	24" BOX	L	5	L1	N	
	CER CAN	CERCIS CANADENSIS	EASTERN REDBUD TREE	24"-36" BOX	L	8	L2-6	N	
+	LAG IND	LAGERSTROEMIA INDICA 'NATCHEZ'	CRAPE MYRTLE	24" BOX	L	8	L2-6	N	
	MYR COM	MYRTUS COMMUMIS	COMMON MYRTLE	15 GAL	L	15	L1	N	
	WAS FIL	WASHINGTONIA FILIFERA	MEXICAN FAN PALM	7-8' CT	L	8	L1	N	
					TOTAL	44			



# LANDSCAPE REQUIREMENT CHECKLIST:

THE FOLLOWING LANDSCAPE PLANS WERE DEVELOPED IN ACCORDANCE WITH THE FOLLOWING DOCUMENTS:

BURBANK MUNICIPAL CODE

BURBANK GENERAL PLAN 2013

 MODEL WATER EFFICIENT LANDSCAPE ORDINANCE NORTH SAN FERNANDO BOULEVARD MASTER PLAN

# **LANDSCAPE CALCULATIONS:**

# **GROUND LEVEL:**

SITE AREA:	36,549	SF
BUILDING AREA:	19,335	SF
OPEN SPACE AREA	17,214	SF
HARDSCAPE AREA:	10,791	SF
PLANTING AREA (38%):	6,423	SF

TREE COUNTS PROVIDED:

ON-SITE GROUND LEVEL TREES:

# PERMEABLE LAND AREA:

OPEN SPACE AREA:	4,206 SF
PLANTING AREA:	2,390 SF
PERMEABLE PAVING AREA:	1,516 SF
NON-PERMEABLE PAVING AREA:	300 SF

PERMEABLE LAND AREA: OPEN SPACE AREA: 23,937 SF LANDSCAPE AREA: 7,434 SF PERMEABLE PAVING AREA: 5,931 SF NON-PERMEABLE PAVING AREA: 10,572 SF

LEVEL 2 COURTYARD : OPEN SPACE AREA: 16,493 SF HARDSCAPE AREA: 12,370 SF

# PROJECT SITE TREE REQUIREMENTS:

4,123 SF

# ON-SITE TREE COUNTS REQUIRED: • (2) EXISTING TREES TO BE REMOVED: REPLACE 1 TO 1.

 REQUIRES 1 TREE TO BE PLANTED ON-SITE FOR EACH 4 UNITS (312 UNITS PROVIDED) ON-SITE TREES REQUIRED:

# TREE COUNTS PROVIDED:

<u> </u>	
ON-SITE GROUND LEVEL TREES:	
• LEVEL 2 COURTYARD:	
TOTAL TREES PROVIDED:	

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No. Date Description

Phase: Planning Pre-Application Date: ABS Burbank

2814 West Empire Avenue

Ground Level Site Plan

# County of the state of the stat

2814 WEST EMPIRE AVENUE WEST ELEVATION





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SCALE: 1/16" = 1'-0"

PRELIMINARY NOT FOR CONSTRUCTION

No. Date Description

Project Information

Project Information

Phase: Planning Pre-Application Date: 0

Project No.: 21-040 PIC / AIC:

ABS Burbank
2814 West Empire Avenue

Sections/Elevations

L3.C

# PLANTING PALETTE

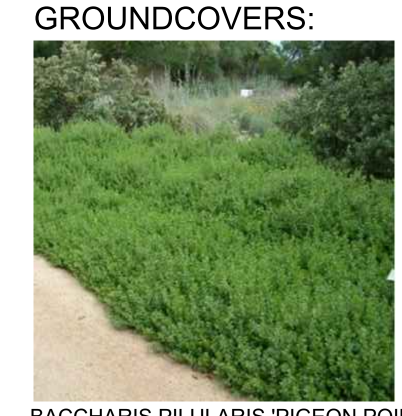
# TREES:

ARBUTUS MARINA STANDARD



SHRUBS:





BACCHARIS PILULARIS 'PIGEON POINT' CLEMATIS LASIANTHA





CERCIS OCCIDENTALIS



ACHILLEA MILLEFOLIUM



DIANELLA 'CASSA BLUE'



CONVOLVULUS SABATIUS



DISTICTIS BUCCINATORIA



LAGERSTROEMIA INDICA 'NATCHEZ'



AGAVE ATTENUATA



IRIS DOUGLASIANA



DICHONDRA ARGENTEA



TRACHELOSPERMUM JASMINOIDES



MYRTUS COMMUNIS



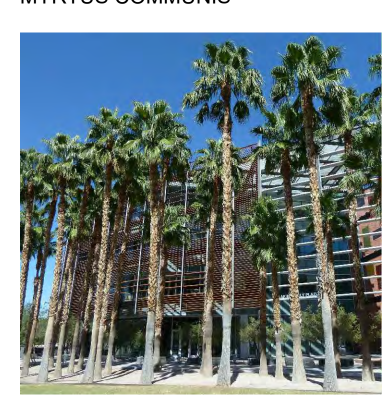
ARTEMISIA 'POWIS CASTLE'



LEYMUS CONDENSATUS



SENECIO MANDRALISCAE



WASHINGTONIA FILIFERA



CEANOTHUS 'JOYCE COULTER'



POLYSTICHUM MUNITUM



ROSMARINUS OFFICINALIS 'PROSTRATUS'

YMBOL	CODE	BOTANICAL NAME	COMMON NAME	SIZE	WUCOLS	QTY.	HYDRO ZONE #	CAL-IPC INVASIVE	NOTES:
	ARB MAR	ARBUTUS UNEDO 'MARINA'	STRAWBERRY TREE	24" BOX	L	5	L1	N	
	CER CAN	CERCIS CANADENSIS	EASTERN REDBUD TREE	24"-36" BOX	L	8	L2-6	N	
$\left(\begin{array}{c} + \end{array}\right)$	LAG IND	LAGERSTROEMIA INDICA 'NATCHEZ'	CRAPE MYRTLE	24" BOX	L	8	L2-6	N	
	MYR COM	MYRTUS COMMUMIS	COMMON MYRTLE	15 GAL	L	15	L1	N	
<b>S</b> •3	WAS FIL	WASHINGTONIA FILIFERA	MEXICAN FAN PALM	7-8' CT	L	8	L1	N	
M									
					TOTAL	44			



1425 NORTH SIERRA BONITA AVENUE # 414 LOS ANGELES, CALIFORNIA 90046 (323) 828-4772 WWW. COMMUNITASDESIGN.COM

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No. Date Description

Phase: Planning Pre-Application Date: ABS Burbank 2814 West Empire Avenue

Planting Palette

ARTICLE 6 – RESIDENTIAL USES AND STANDARDS DIVISION 5 – AFFORDABLE HOUSING INCENTIVES				
Objective Standards	Consistency Analysis	Consistency Determination		
A. Incentives or concessions that may be requested pursuant to Section 10-1-635 and Section 10-1-637 may include the following:  1. A reduction of site Development Standards or a modification of zoning code requirements or architectural design requirements which exceed the minimum building standards provided in Part 2.5 (commencing with Section 18901. of Division 13 of the California Health and Safety Code and which result in identifiable, financially sufficient, and actual cost reductions, including, but not limited to:  a. Reduced minimum lot sizes and/or dimensions.  b. Reduced minimum lot setbacks.  c. Reduced minimum outdoor and/or private outdoor living area.  d. Increased maximum building height and/or stories.  f. Reduced minimum building separation requirements.  g. Reduced street standards, such as reduced minimum street widths.	The project will be constructed and maintenance as a 100% affordable housing development. No market rate units are proposed. The project is requesting building height increase, reduction to open space coverage, FAR increase, and building setback reduction.	Consistent		
<ul> <li>2 Approval of mixed use zoning in conjunction with the Housing Development if non-residential land uses will reduce the cost of the Housing Development and if the City finds that the proposed non-residential uses are compatible with the Housing Development and with existing or Planned Development in the area where the proposed Housing Development will be located.</li> <li>3. Deferred development impact fees (e.g., capital facilities, parkland in-lieu, park facilities, fire, or traffic impact fees).</li> <li>4. Expedited processing of application.</li> </ul>	Not Applicable.	Consistent		

<ul> <li>5. Incentives pursuant to an Inclusionary Housing Development Standard Ordinance in Title 10 including off-site construction of Affordable Units, provided that the necessary findings required under that Ordinance are made;</li> <li>6. Other regulatory incentives or concessions proposed by the Developer or the City which result in identifiable, financially sufficient, and actual cost reductions.</li> </ul>		
B. Developers may seek a waiver or modification of Development Standards that will have the effect of precluding the construction of a Housing Development meeting the criteria of Section 10-1-635 at the densities or with the concessions or incentives permitted by this Division. The Developer shall show that the waiver or modification is necessary to make the Housing Development, with the Affordable Units, economically feasible.	The project is seeking incentives/concessions, and/or waiver for modification of Development Standards.	Consistent
C. The Director shall establish implementing procedures or regulations to implement the provisions of this part, including application form requirements as well as the processing requests for certain concession and incentives ("Implementing Regulations"). The Regulations, and any substantive changes thereto, shall be subject to approval by the Council by resolution. The Implementing Regulations may provide more specific detail regarding the Incentives or Concessions that the City may grant pursuant to this Division. The Regulations shall provide a tiered approval process for the Incentives and Concessions based upon the level of review: administrative approval by the Director, approval by the Planning Board, or approval by the City Council. The Regulations shall establish which Incentives or Concessions require which tier of approval. The City Clerk shall maintain a copy of the current Implementing Regulations.	The project shall be in compliance with the City's review process.	Consistent
A. An application for a Density Bonus, incentive, concession, waiver, modification, or revised parking standard pursuant to this Division shall be submitted with the first application for approval of a Housing Development and processed concurrently with all other applications required for the Housing Development. To the extent feasible, a developer may submit its application for a Density Bonus and Incentives or Concessions with its Inclusionary Housing Plan in accordance with Division 14 of this	The project is in compliance with the City's review process.	Consistent

Article in the event Division 14 is applicable to the Housing Development. The application shall be submitted on a form provided by the City Planner and shall include all information required on the Implementing Regulations. The Development Review ("DR") Application shall be processed together with the concession and incentives and no DR shall be final until such concession and incentives have been final. Appeal of concession and incentives shall comply with DR appeal procedures.		
B. An application for a Density Bonus, Incentive or Concession, waiver, modification, or revised parking standard pursuant to this Division shall be considered by and acted upon by the approval body with authority to approve the Housing Development. Any decision regarding a Density Bonus, Incentive or Concession, waiver, modification, or revised parking standard may be appealed to the planning board and from the planning board to the City Council.	The applicant shall comply with City review and approval process.	Consistent
<ul> <li>C. Before approving an application for a Density Bonus, Incentive or Concession, or other waiver, or modification, the approval body, whether the Director, Planning Board, or Council, shall make the following findings:</li> <li>1. If the Density Bonus is based all or in part on donation of land, the findings included in Section 10-1-636.</li> <li>2. If the Density Bonus, incentive, or concession is based all or in part on the inclusion of a Child Care Facility, the findings included in Section 10-1-637.</li> <li>3. If the incentive or concession includes mixed use development, the finding included in Section 10-1-640.</li> </ul>	Not Applicable.	Consistent
4. If a waiver or modification is requested, the developer has shown that the waiver or modification is necessary to make the Housing Development with the Affordable Units economically feasible.	Developer will request incentive or concession or waiver necessary to make project affordable and economically feasible.	Consistent
D. If a request for an Incentive or Concession is otherwise consistent with this Division, the approval body may deny a concession or incentive if it makes a written finding, based upon substantial evidence, of either of the following:	Not Applicable.	Consistent

<ol> <li>The concession or incentive is not required to provide for Affordable Rents or affordable ownership costs.</li> <li>The concession or incentive would have a specific adverse impact upon public health or safety or the physical environment or on any real property that is listed in the California Register of Historical Resources, and there is no feasible method to satisfactorily mitigate or avoid the specific adverse impact without rendering the development unaffordable to low- and moderate-income households. For the purpose of this subsection, "specific adverse impact" means a significant, quantifiable, direct, and unavoidable impact, based on objective, identified, written public health or safety standards, policies, or conditions as they existed on the date that the application was deemed complete.</li> </ol>		
<ul> <li>E. If a request for a waiver or modification other than required Incentives or Concessions is otherwise consistent with this Division, the approval body may deny a concession or incentive only if it makes a written finding, based upon substantial evidence, of one of the following:</li> <li>1. The waiver or modification would have a specific adverse impact upon health, safety, or the physical environment, and there is no feasible method to satisfactorily mitigate or avoid the specific adverse impact without rendering the development unaffordable to low- and moderate-income households. For the purpose of this subsection, "specific adverse impact" means a significant, quantifiable, direct, and unavoidable impact, based on objective, identified, written public health or safety standards, policies, or conditions as they existed on the date that the application was deemed complete.</li> <li>2. The additional waiver(s) or modification(s) would have an adverse impact on any real property that is listed in the California Register of Historical Resources.</li> <li>3. The additional waiver(s) or modification(s) do not preclude the use of the Density Bonus and granted Incentives or Concessions.</li> </ul>	Not Applicable.	Consistent

F. If a Density Bonus or Incentive or Concession is based on the provision of child care facilities, the approval body may deny the bonus or concession if it finds, based on substantial evidence, that the City already has adequate child care facilities. [Newly Added by Ord. No. 3693, eff. 5/6/06; [Formerly numbered Section 31-55; Amended by Ord. No. 3535, eff. 1/29/00; 3439, 3139, 3058, 2836, 2727, 2386, 2371; Deleted Ord. No. 3676, eff. 8/16/05.]	Not Applicable.	Consistent
A. Developers requesting a Density Bonus shall agree to enter into a Density Bonus Housing Agreement with the City. A Density Bonus Housing Agreement shall be made a condition of the discretionary planning permits for all Housing Developments pursuant to this Division and shall be recorded as a restriction on any parcels on which the Affordable Units or Density Bonus Units will be constructed.	The project applicant will comply with the City's Density Bonus Housing Agreement Pursuant SB-35.	Consistent
B. The Density Bonus Housing Agreement shall be recorded prior to final or parcel map approval, or, where the Housing Development does not include a map, prior to issuance of a building permit for any structure in the Housing Development. The Density Bonus Housing Agreement shall run with the land and bind on all future owners and successors in interest.	The project will comply with density bonus housing agreement.	Consistent
<ul> <li>C. The Density Bonus Housing Agreement shall include but not be limited to the following:</li> <li>1. The total number of units approved for the Housing Development, the number, location, and level of affordability of Affordable Units, and the number of Density Bonus Units.</li> </ul>	The project is in compliance with the density bonus housing agreement.	Consistent
<ol> <li>Standards for determining Affordable Rent or Affordable Ownership Cost for the Affordable Units.</li> <li>The location, unit size in square feet, and number of bedrooms of Affordable Units.</li> </ol>		

<ul> <li>4. Provisions to ensure affordability in accordance with Sections 10-1-639 of this Division.</li> <li>5. A schedule for completion and occupancy of Affordable Units in relation to construction of Market Rate Units.</li> </ul>		
6. A description of any incentives, concessions, waivers, or reductions being provided by the City.		
7. A description of remedies for breach of the agreement by either party. The City may identify tenants or qualified purchasers as third party beneficiaries under the agreement.		
8. Procedures for qualifying tenants and prospective purchasers of Affordable Units.		
9. Other provisions to ensure implementation and compliance with this Article.		
D. In the case of for-sale Housing Developments, the Density Bonus Housing Agreement shall include the following conditions governing the sale and use of Affordable Units during the applicable use restriction period:	The project is for rent only.	Consistent
1. Affordable Units shall be owner-occupied by eligible moderate-income households.		
2. The purchaser of each Affordable Unit shall execute an affordable housing agreement, inclusive of the promissory note and deed of trust described in Section 10-1-639 approved by the City and to be recorded against the parcel including such provisions as the City may require to ensure continued compliance with this Division.		
E. In the case of rental Housing Developments, the Density Bonus Housing Agreement shall provide for the following:	The project will comply with density bonus agreement.	Consistent

<ol> <li>Procedures for establishing Affordable Rent, filling vacancies, and maintaining Affordable Units for eligible tenants;</li> <li>Provisions requiring verification of household incomes.</li> <li>Provisions requiring maintenance of records to demonstrate compliance with this subsection.</li> </ol>		
F. Density Bonus Housing Agreements for child care facilities and land dedication shall ensure continued compliance with all conditions included in Section 10-1-636 and 10-1-637, respectively. [Newly Added by Ord. No. 3693, eff. 5/6/06; Formerly numbered Section 31-56; Amended by Ord. No. 3535, eff. 1/29/00; 3439, 3255, 3150, 3139, 3058, 2725, 2683, 2640, 2616, 2588, 2529, 2387, 2386, 2371; Deleted by Ord. No. 3676, eff. 8/16/05.]	No child care facilities and land dedication will be proposed.	Consistent.
<ul> <li>10-1-646: Inclusionary Unit Requirements</li> <li>A. CALCULATION.</li> <li>At least 15 percent of all newly constructed dwelling units in Residential</li> <li>Developments shall be developed, offered to and sold or rented to Very Low, Low and Moderate Income Households, at an Affordable Rent or Affordable Ownership</li> <li>Housing Cost, as follows: <ol> <li>For-sale projects - All Inclusionary Units 15 percent of the total Residential</li> <li>Development) shall be sold to Low and/or Moderate Income Households.</li> <li>Rental projects - A minimum of five percent of units in the total Residential</li> <li>Development shall be Very Low Income; the remaining ten percent of the units shall be Low Income.</li> </ol> </li> <li>In calculating the required number of Inclusionary Units, any decimal fraction shall be rounded up to the nearest whole number. Any additional units authorized as a density bonus under Section 10-1-635 of the Burbank Municipal Code will not be counted in determining the required number of Inclusionary Units.</li> </ul>	The project will be constructed and maintenance as a 100% affordable housing development, including three (3) units dedicated to very Low Income (50% AMI).	Consistent
10-1-651: Standards for Inclusionary Units A. DESIGN. Except as otherwise provided in this Division, Inclusionary Units must be dispersed throughout a Residential Development and be comparable in construction quality and	The project will be constructed and maintenance as a 100% affordable housing development, including	Consistent

exterior design to the Market-rate Units. Inclusionary Units may be smaller in aggregate size and have different interior finishes and features than Market-rate Units so long as the interior features are durable, of good quality and consistent with contemporary standards for new housing. The number of bedrooms must at a minimum be the same as those in the Market-rate Units and at the same percentage.	three (3) units dedicated to very Low Income (50% AMI).		
B. TIMING. All Inclusionary Units must be constructed and occupied concurrently with or prior to the construction and occupancy of Market-rate Units. In phased developments, Inclusionary Units must be constructed and occupied in proportion to the number of units in each phase of the Residential Development.	The project will be constructed and maintenance as a 100% affordable housing development, including three (3) units dedicated to very Low Income (50% AMI) No market rate units are proposed.	Consistent	
C. DURATION OF AFFORDABILITY REQUIREMENT. Inclusionary Units shall be reserved for Very Low, Low and Moderate Income Households at the ratios established pursuant to Section 10-1-646, and shall be provided at the applicable Affordable Rent or Affordable Ownership Housing Cost.  1. An Inclusionary Unit that is for rent shall remain reserved for the target income level group at the applicable Affordable Rent in perpetuity for as long as the land is used for housing, which shall be less than 55 years.  2. An Inclusionary Unit that is for sale shall remain reserved for the target income level group at the applicable Affordable Ownership Housing Cost in perpetuity for as long as the land is used for housing, which shall be not less than 55 years, subject to the City provisions for earlier termination set forth in the Inclusionary Housing Agreement. Purchasers of affordable units must remain as owner-occupants, and may not rent out the unit. [Newly Added by Ord. No. 3694, eff. 5/6/06; Formerly numbered Section 31-63; Renumbered by Ord. No. 3058, eff. 2/21/87; Deleted by Ord. No. 3676, eff. 8/16/05.]	The project will be constructed and maintenance as a 100% affordable housing development., including three (3) units dedicated to very Low Income (50% AMI).	Consistent	
ARTICLE 8 – INDUSTRIAL USES AND STANDARDS DIVISION 2 – M-2 INDUSTRIAL ZONE			
10-1-808.5: General Plan Consistency In the M-2 Zone, all uses shall be consistent with the maximum FAR and maximum residential density, as prescribed in the General Plan.	The proposed site is developed as a 100% affordable housing project with FAR increase, building height	Consistent	

	increase, reduction with open space	
	coverage, and reduction of building	
	setbacks.	
10-1-809: Uses in the M-2 Zone:	The project development is in	Consistent
In the M-2 Zone, uses are allowed as set forth in Section 10-1-502.	consistent with the allowance under	
	the General Plan.	
10-1-812: Property Development Standards	The closest distance from a	Consistent
The following property development standards shall apply in an M-2 Zone:	residential zone, R-4, to the project	
A: Structure Height.	site is approximately 270 feet.	
1. The maximum height of a structure shall be determined by its distance from	The proposed site is developed as a	
the closest lot line of any property zoned for residential use- R-4	100% affordable housing project	
2. The maximum height of a building, for those portions more than 25 feet from a	with FAR increase, building height	
R-1, R-1-H, and R-2 lot line, shall be measure to ceiling height of the highest	increase, reduction with open space	
room permitted for human occupancy. The maximum height of a structure, for	coverage, and reduction of building	
those portions of a structure less than 25 feet from R-1, R-1-H, and R-2 lot	setbacks. No parking is required for	
line, stall be measured to any part of the structure.	the proposed project due to the fact	
3. Conditional Use Permit is required for structure higher than 35 feet.	that the site within ½ miles of a	
4. Structure height shall be measure from grade as defined by this chapter.	public transit station.	
5. For structures or portions of a structure between 25 feet and 50 feet from the		
R-1, R-1-H, R-2, or comparable PD zone, roof and architectural features may		
exceed the maximum height, up to 35 feet, if a 45 degree angle as depicted in		
Diagram No. 1 is maintained.		
6. The portion of a structure within the distance requirement (e.g. 25 to less than		
50 feet), shall meet the height requirement for that section (e.g. 25 feet).		
Should a structure extend beyond one (1) or more of the distance requirement,		
the portions of that structure may meet each height requirements separately.		
B. OPEN SPACE.	Not Applicable	Consistent
1. Distance Requirements.		
Each lot which abuts or is adjacent to an R-1, R-1-H or R-2 lot shall provide an open		
space not less than 20 feet wide along the area that abuts the residential property. Lots		
abutting or adjacent R-3 or R-4 lots shall provide a minimum of 15 foot open space		
between the properties.		
2. Determination of Open Space.		
This open space shall be measured from the lot line of the residential property to the		
industrial structure. Public rights-of-way may be included within the calculation of		
such area, except as otherwise provided in this section.		

3. Landscaping Requirement.		
When the industrial property abuts any residential property, a five (5) foot strip of the		
open space which lies adjacent residential property shall be landscaped, unless a public		
right-of-way is utilized in the calculation of the open space. This landscaping is		
intended to provide screening between the different zones.		
4. Parking Allowed in Open Space.		
Parking is allowed in the open space as long as Subsection (3) is satisfied.		
C. YARDS.	The proposed site is developed as a	Consistent
1. Front Yard – Definition.	100% affordable housing project	
For the purpose of this section, side yards on corner lots shall be considered as front	with FAR increase, building height	
yards.	increase, reduction with open space	
2. Setbacks.	coverage, and reduction of building	
a. All structures, including semi-subterranean garages, but	setbacks.	
excluding above-grade parking structures, shall be set back at least		
five (5) feet from the front lot line or 20 percent of the building		
height, whichever is greater; this setback requirement may be		
averaged. Such setback shall be required for that portion of a building		
that is within 20 feet above grade and shall be calculated for the		
length of the building frontage only. Any open space or surface		
parking lots not in front of a structure shall not be included in		
calculating average setbacks. Portions of buildings over 20 feet in		
height may extend over required front yard setbacks, except in areas		
where required trees are planted.		
b. Above-grade parking structures shall be set back from the front		
lot line at least five (5) feet or 20 percent of building height,		
whichever is greater, but in no event shall the setback be less than		
three (3) feet. This setback requirement may be averaged. When		
abutting or adjacent R-1, R-1-H or R-2 zones, above-grade parking		
structures must be setback 20 feet from the residential property line.		
A A *		
c. When abutting or adjacent R-3 or R-4 zones, above-grade		
parking structures must be setback ten (10) feet from the residential		
property line. Public rights-of-way may be used in this calculation.		
d. For setbacks for surface parking lots, see Article 14, Division 4		
of this Chapter.		
3. Landscaping.		

4	1	
a. A minimum of 50 percent of front and exposed side yards shall		
be landscaped.		
b. The provision of outdoor amenities and decorative hardscape,		
such as outdoor seating areas with benches permanently affixed to the		
ground or hardscaped areas enriched with decorative materials which		
are under a tree canopy, shall be credited toward up to 50 percent of		
the required landscaping in all yards. Vehicular access areas may not		
be considered as decorative hardscape.		
c. The planting of vines on masonry buildings is encouraged.		
d. To qualify as landscaped area, all areas not occupied by trees or		
shrubs must be planted with turf or other ground cover with a		
minimum soil depth of 12 inches. All planters must be a minimum of		
18 inches deep and two feet in their smallest inside dimension, unless		
a tree is required, in which case a three (3) foot planter depth shall be		
required and the planter must have a minimum inside dimension of		
four (4) feet.		
e. In required front and exposed side yards, a minimum of one tree		
shall be planted for every 40 linear feet of street frontage or fraction		
thereof. Turf is allowed in up to 50 percent of required landscaped		
areas. In shrub areas, a minimum of one five (5) gallon shrub is		
required for every ten (10) square feet of shrub area.		
f. A minimum of 50 percent of required trees shall be a minimum		
36-inch box size, with the remainder a minimum 24-inch box size.		
The required 36-inch box trees shall be equally distributed in required		
front or street side yards.		
g. If trees are planted in planters, the planters must have a minimum		
length and width of five (5) feet.		
h. For additional landscaping requirements for above-grade parking structures and		
surface parking lots, see Article 14, Division 4 of this Chapter.		
D. MASONRY WALL.	The project is proposing the	Consistent
A six (6) foot high decorative masonry wall shall be erected along every property	installation of a six (6) feet high	
forming a boundary with a residential zone, except that along the front setback area of	masonry wall on the East, West, and	
such residential zone the wall shall be reduced to three (3) feet.	South side of the property.	
E. Off-street parking	Not Applicable	Consistent
Yards may be used for off-street parking if consistent with this article.		

10-1-813: Development Review Unless specifically exempted by Section 10-1-1914 of this Code, no structure shall be erected in an M-2 zone, nor shall any permits related thereto be issue until an application for Development Review has been submitted to and approved by the Director, as provided in Division 2, Article 19 of this chapter. These permits  SECTION 10-1-1303	The project application will comply with the development review process	Consistent
10-1-1303: Corner Cutoff  No structure, object, or feature, including but not limited to fences, walls, and hedges, may be erected or maintained in any zone below a height of ten (10) feet and above a height of three (3) feet above the finished ground surface within a corner cutoff area. The corner cutoff area is defined by a horizontal plane making an angle of 45 degrees with the front, side, or rear property lines as the case may be, and passing through points as follows:  A. STREETS.  At intersecting streets, ten (10) feet from the intersection at the corner of a front or side property line.  B. ALLEYS.  At the intersection of an alley with a street or another alley, ten (10) feet from the edges of the alley where it intersects the street or alley right-of-way.  C. DRIVEWAYS.  At the intersection of a driveway with a street or alley, five (5) feet from the edges of the driveway where it intersects the street or alley right-of-way. [Formerly numbered Section 31-152; Renumbered by Ord. No. 3058, eff. 2/21/87; Amended by Ord. No. 3750, eff. 10/17/08; 3690; 2301.]	<ul> <li>A. No structures, fences, or walls are located within the corner cutoff zone of Empire Ave.</li> <li>B. The standard is not applicable to the project.</li> <li>C. No structures, fences, or walls are located within the corner cutoff zone of a driveway with a street or alley.</li> </ul>	Consistent.
ARTICLE 11 – GENERAL PROPERTY DEVELOPM	MENT REGULATIONS	
10-1-1101: Compliance No lot or structure shall be created, erected, altered, or maintained contrary to the provisions of this chapter. [Formerly numbered Section 31-128; Renumbered by Ord. No. 3058, eff. 2/21/87.]	The project is in compliance with the development regulations of this chapter	Consistent
10-1-1102: Erection of more than one structure on a residential lot Not more than one (1) main structure occupied or intended to be occupied for a permitted or permissible use may be erected on a single residential lot, unless yard and other requirements of this chapter are met for each structure as though it were on an	Not Applicable	Consistent

individual lot. [Formerly numbered Section 31-129; Renumbered by Ord. No. 3058, eff. 2/21/87.]		
10-1-1103: Lot to have frontage  Every building shall be on a lot which has frontage of at least 20 feet on a public or private street. [Formerly numbered Section 31-130; Renumbered by Ord. No. 3058, eff. 2/21/87.]	The proposed building is located on a lot with a 99.22 feet of frontage.	Consistent
10-1-1104: frontage on alleys  Alleys shall not be considered public streets for street frontage requirements of this chapter. [Formerly numbered Section 31-131; renumbered by Ord. No. 3058, eff. 2/21/87.]	No alleys exist, the lot fronts Empire Ave.	Consistent
10-1-1105: Hazardous Areas The Public Works Director may require a fence or wall not less than six (6) feet in height along the perimeter of any area which he considers dangerous because of conditions or physical hazards on the property, such as frequent inundation, erosion, excavation, or grade differential. [Formerly numbered Section 31-132; Renumbered by Ord. No. 3058, eff. 2/21/87.]	Not Applicable.	Consistent
10-1-1106: Uses in Completely enclosed buildings When a use is required to be conducted in a completely enclosed building there shall be no openings on any side that faces residentially zoned property except as otherwise allowed by this section. Stationary windows not capable of being opened are not considered openings within the meaning of this section. Openings for the ingress or egress of persons or vehicles shall be permitted on a side that faces residentially zoned property upon the condition and requirement that said openings shall not be allowed to remain open except during the passage of persons or vehicles through such openings. As used in this section, the side of an enclosed building faces residentially zoned property if any point on the outer surface of the subject side of said enclosed building is within 150 feet of any point on the property line of said residentially zoned property as measured along any line within the horizontal scope of 45 degrees and 135 degrees from such point upon the surface of the subject side of said enclosed building.	Not Applicable.	Consistent

[Formerly numbered Section 31-133; Amended by Ord. No. 3503, eff. 12/26/98; 3058, 2707, 2420, 2205.]		
10-1-1108: Open Storage Areas Must Be enclosed Open storage areas in commercial and industrial zones shall have an opaque masonry wall surrounding the storage area at least six (6) feet in height and in good repair, except where the storage area is bounded by a building. The stored material shall be kept below the horizontal plane of the top of the wall. The provisions of this section shall not apply to the open display of merchandise for sale in connection with a use permitted in the zone. [Formerly numbered Section 31-135; Amended by Ord. No. 3503, eff. 12/26/98; 3058, 2598, 2420.]	Not Applicable.	Consistent
10-1-1109: Junk yards must be fenced Junk yards shall have an opaque masonry wall entirely surrounding the property, at least eight (8) feet in height and in good repair. The height of the junk, wrecked automobiles, airplanes, or other machinery shall be kept below the horizontal plane of the top of the wall. [Formerly numbered Section 31-136; Renumbered by Ord. No. 3058, eff. 2/21/87.]	Not Applicable.	Consistent
10-1-1110: Accessory Buildings Converted to Living quarters No accessory building shall be structurally altered, converted, enlarged or maintained for the purpose of providing living quarters or dwelling units unless the accessory building and all enlargements thereof are made to conform to all the regulations of this chapter for new buildings. [Formerly numbered Section 31-137; Renumbered by Ord. No. 3058, eff. 2/21/87.	Not Applicable.	Consistent
10-1-1112: Roof and Shade Structures No person shall erect, construct, place or maintain any roof or shade structure over a mobile home located within a mobile home park. [Formerly numbered Section 31-138; Renumbered by Ord. No. 3058, eff. 2/21/87.]	Not Applicable.	Consistent

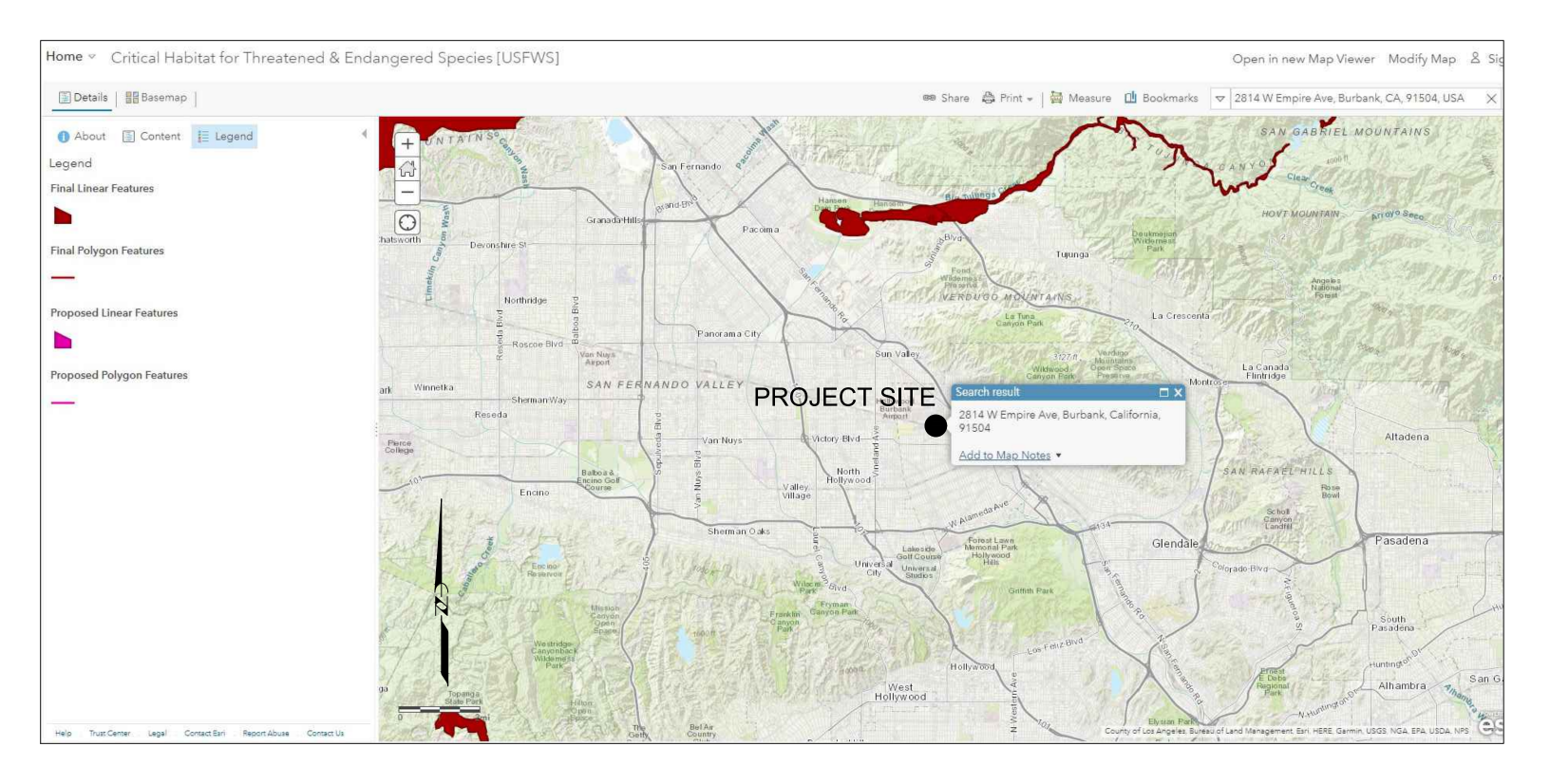
ARTICLE 14 – GENERAL OFF-STREET PARKING STANDARDS DIVISION 1 – GENERAL PROVISIONS		
10-1-1404: Parking Space Dimensions The following minimum parking space widths shall be provided: Residential Uses: Minimum width: 8'-6" The minimum width of parking spaces adjacent to walls, columns, or other vertical obstructions shall be determined by standards established by the Public Works Director. Minimum parking space widths for uses not mentioned shall be determined by the Public Works Director. Minimum parking space heights shall be determined by the Building Official, and every parking space shall maintain a vertical height in accordance with the standards of the California Building Code. Minor deviations from all foregoing standards may be authorized by the Public Works Director to accommodate the safe ingress and egress of vehicles.	All proposed onsite parking spaces have a minimum dimension of 8.50 feet in width and 18' in depth.	Consistent.
ARTICLE 16 – GENERAL VEHICULAR ACCI	ESS STANDARDS	
10-1-1601: Access to street: Every lot shall be provided with permanent vehicular access to a street or an alley upon which it abuts. [Formerly numbered Section 31-181; Renumbered by Ord. No. 3058, eff. 2/21/87.] 10-1-1602: Curb Cuts No vehicular access way shall be located nearer than 30 feet to the ultimate curb lines of an intersecting street, nor be provided with a curb cut of more than 18 feet in residential zones and 30 feet in other zones. The Public Works Director may permit a curb cut of not more than 38 feet in nonresidential zones if the adjacent parking area is provided with an internal circulation pattern requiring two (2)-way vehicular movement in the driveway. Curb cuts on the same lot shall be separated by at least 20 feet of uncut curb. In residential zones, each lot is limited to one curb cut for each 100 feet of street frontage along any one street except that lots with less than 100 feet of street frontage may provide one curb cut. Minor deviations from the foregoing	The project provides one (1) vehicular driveway access.  The project site is not located near than 30 feet to a street intersection.	Consistent.
standards may be authorized by the Public Works Director to accommodate the safe ingress and egress of vehicles. [Formerly numbered Section 31-182; Renumbered by Ord. No. 3058, eff. 2/21/87; Amended by Ord. No. 3676, eff. 8/16/05; 2473.] 10-1-1603: Driveway Width	The project provides one (1) driveway with a W= 20 feet.	

Every driveway shall be at least 10 feet wide, and a maximum as approved by the Director. [Formerly numbered Section 31-183; Amended by Ord. No. 3267, eff. 9/28/91; 3200, 3181, 3058.] 10-1-1604: Driveway Slopes	The project's driveway provides a slope of less than 20%.	
The slope of a driveway or driveway ramp shall not exceed a grade of 20 percent. A grade transition shall be provided at each end of a driveway or driveway ramp in accordance with standards prescribed by the Public Works Director. [Formerly numbered Section 31-184; Renumbered by Ord. No. 3058, eff. 2/21/87; 2370.] 10-1-1605: Protective Barrier In Nonresidential zones  Where a vehicular access is provided to a street in a nonresidential zone, a barrier consisting of a three (3) foot high masonry wall, or such other protective barrier as may be approved by the Director, shall be constructed along the remaining street frontage of the lot to prevent unchanneled motor vehicle ingress or egress to the property. In commercial zones, the protective barrier shall also have the same aesthetic screening effect as a block wall, as approved by the Director. [Formerly numbered Section 31-185; Renumbered by Ord. No. 3058, eff. 2/21/87; 2930, 2598, 2183.]	Not applicable to the proposed project.	
A. IN ALL ZONES. A 24 foot turning radius shall be provided for access to driveways and right-angle parking stalls. [Formerly numbered Section 31-186; Renumbered by Ord. No. 3058, eff. 2/21/87.]	The project provides 24 feet turning radius and right-angle parking stalls.	Consistent.
10-1-1607: Approval by Public Works Director  All vehicular accessways to the street must be approved by the Public Works Director.  [Formerly numbered Section 31-187; Renumbered by Ord. No. 3058, eff. 2/21/87.]	The project will be in compliance with City's review process.	Consistent
10-1-1608: Drive-Through Restaurants  1. STACKING DISTANCE. All new drive-through restaurants shall have a drive-up or drive-through bay for in-car service with an on-site vehicular waiting lane. The on-site vehicular waiting lane shall be a minimum length of 160 feet as measured along	Not Applicable.	Consistent

the centerline from the point of entry or the beginning of a drive-through lane, to the center of the farthest service window area (the "stacking distance").	
2. SEPARATE WAITING LANE FOR NEW DRIVE-THROUGH RESTAURANTS. The drive-through lane shall be a separate lane from the circulation routes and aisles necessary for ingress to or egress from the property or access to any off-street parking spaces.	
3. CONDITIONAL USES. In addition to the above requirements, all new drive-through restaurants shall receive a Conditional Use Permit.	
4. EXISTING USES WITH 100 FEET OR MORE OF STACKING LANE. Any drive-through restaurant in existence on or before March 2, 1996, (effective date of this section) which has at least 100 feet on-site stacking distance shall be automatically deemed a permitted use and not subject to this section.	
5. EXISTING USES WITH LESS THAN 100 FEET OF STACKING LANE. Any drive-through restaurant in existence on or before March 2, 1996, (effective date of this section) which has less than 100 feet on-site stacking distance may continue operating, but may not be expanded, enlarged, or, otherwise modified until the proposed work has been evaluated by the Building Official. If the Building Official determines that the desired work will 1) prolong the useful life of the service window (s) and/or 2) increase the pre-permit building valuation, as defined herein, by ten percent or more, than the property owner shall obtain an Administrative Use Permit prior to the issuance of any building permits or other development permits. Pre-permit building valuation shall be the value of the building assessed by the Building Official as determined from the most recent edition of the International Conference of Building Officials "Building Valuation Data".	
6. NEW AND EXISTING RESIDENTIALLY ADJACENT DRIVE-THROUGHS MUST COMPLY WITH SECTION 10-1-1609. On and after December 26. 1998, this entire Section 10-1-1608, including the exceptions in Subsection (4) and (5) of Section 10-1-1608 shall not apply to residentially adjacent drive-through restaurants, but rather all new and existing residentially adjacent drive-throughs shall be subject to	

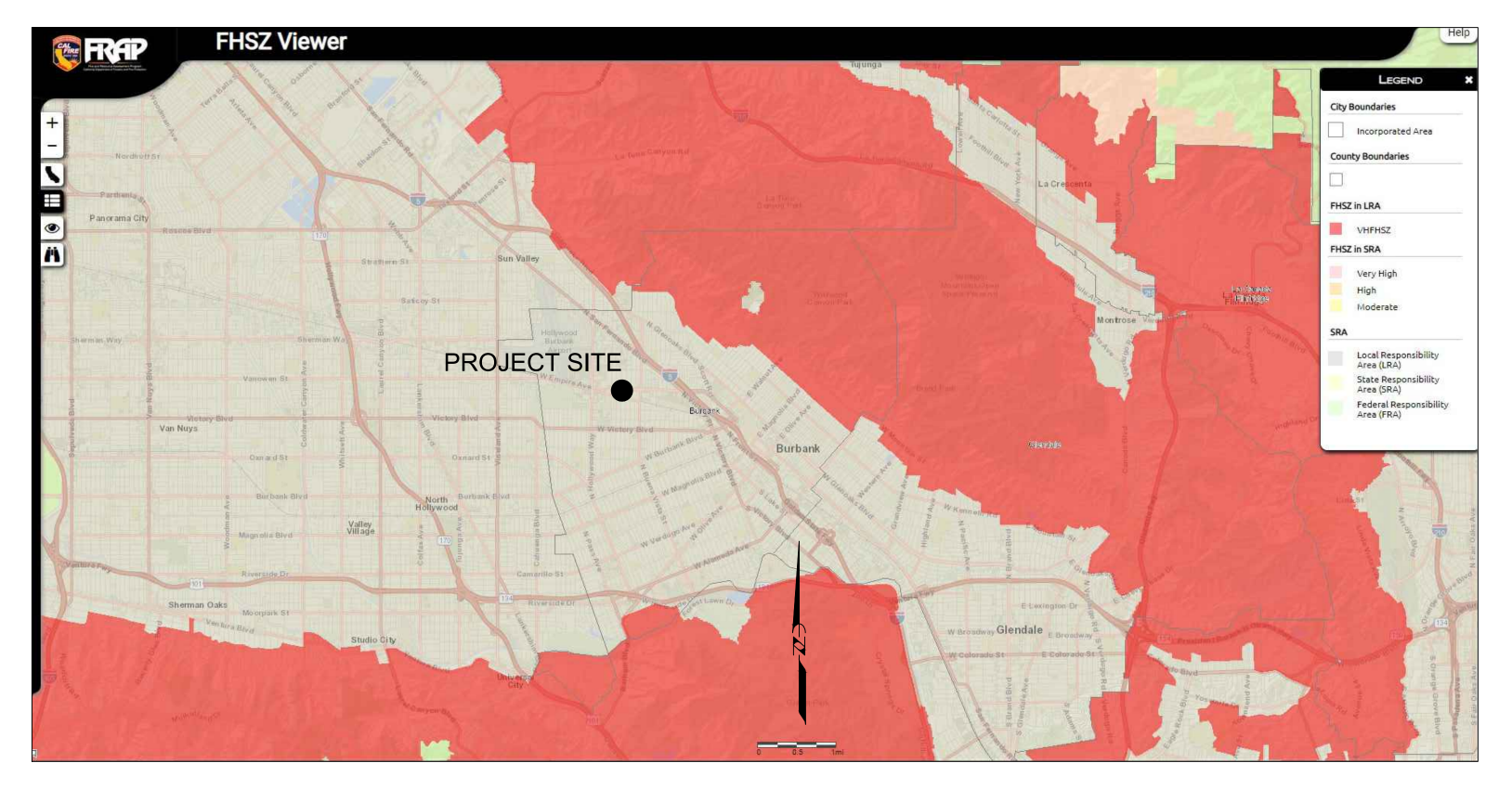
Section <u>10-1-1609</u> . [Added by Ord. No. 3431, eff. 3/2/96. Amended by Ord. No. 3503, eff. 12/26/98.]		
10-1-1609: Residentially adjacent drive-through establishments	Not Applicable	Consistent
A. STACKING DISTANCE.		
All new drive-throughs in new or existing residentially adjacent establishments shall have a drive-up or drive-through bay for in-car service with an on-site vehicular waiting lane. The on-site vehicular waiting lane shall be a minimum length of 160 feet as measured along the centerline from the point of entry or the beginning of a drive-through lane, to the center of the farthest service window area (the "stacking distance").		
B. SEPARATE WAITING LANE.		
For new drive-throughs in new or existing residentially adjacent establishments, the drive-through lane shall be a separate lane from the circulation routes and aisles necessary for ingress to or egress from the property or access to any off-street parking spaces.		
C. CONDITIONAL USE PERMIT REQUIRED.		
No new drive-through may be operated in a new or existing residentially adjacent establishment unless a Conditional Use Permit for the drive-through has been granted.		
D. MODIFICATION OF BUSINESSES WITH EXISTING DRIVE-THROUGHS.		
An existing residentially adjacent establishment with a drive-through legally operating without a Conditional Use Permit for the drive-through prior to December 26, 1998, may continue to operate; provided however that the establishment may not be expanded or enlarged or otherwise modified until the proposed work has been evaluated by the Building Official. If the Building Official determines that the desired expansion, enlargement or modification will 1) prolong the useful life of the service windows(s) and/or 2) increase the pre-permit building valuation by ten percent or		

more, the property owner must obtain a Conditional Use Permit for the drive-through prior to the issuance of any building permits or other development permits and must comply with subsections 10-1-1608(1) and (2) above. Pre-permit building valuation shall be the value of the building assessed by the Building Official as determined from the most recent edition of the International Conference of Building Officials. [Added	
by Ord. No. 3503, eff. 12/26/98.]	



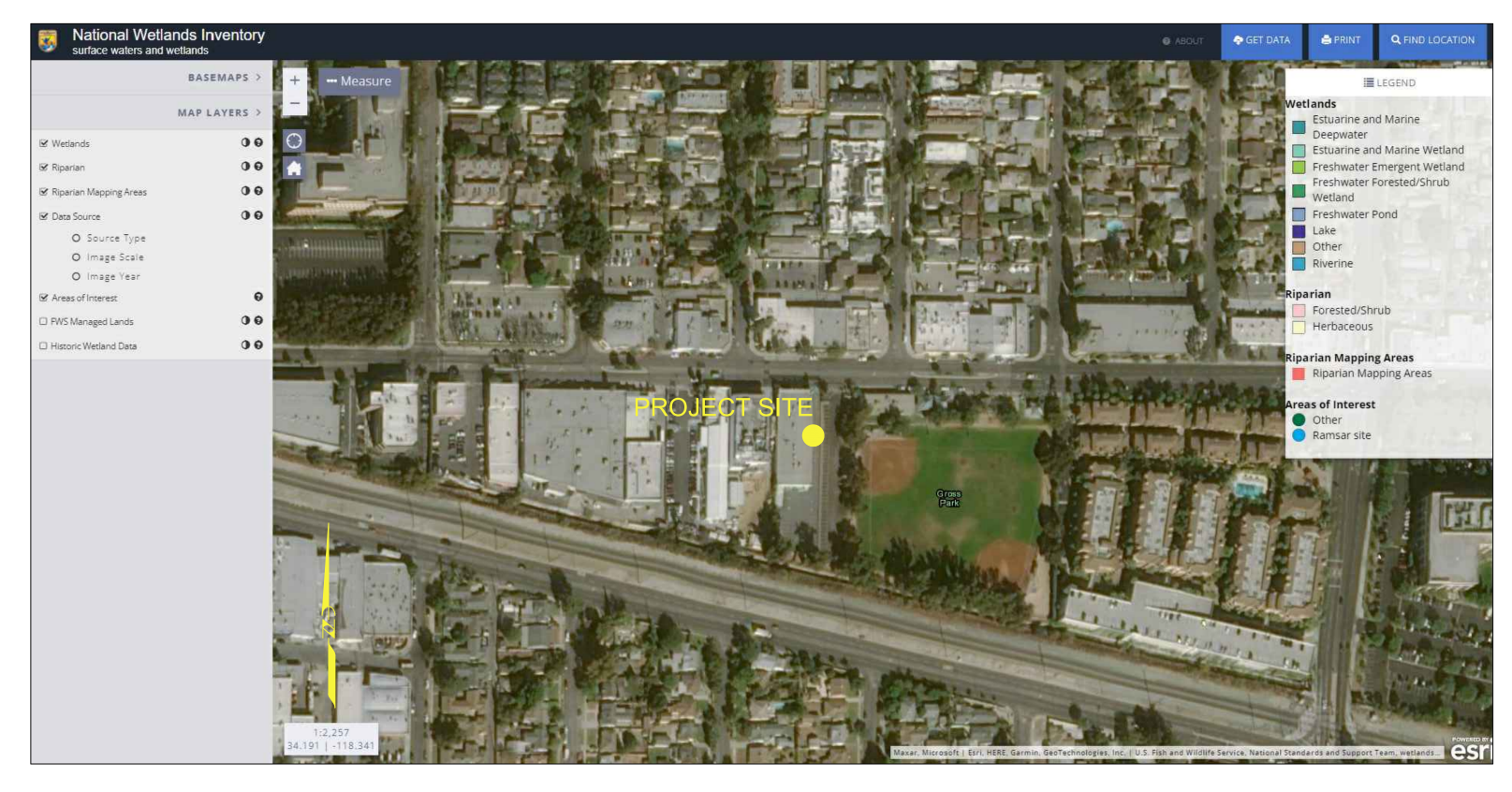
## ATTACHMENT D - CRITICAL HABITAT FOR THREATENED & ENDANGERED SPECIES

SOURCE: UNITED STATES FISH AND WILDLIFE SERVICE



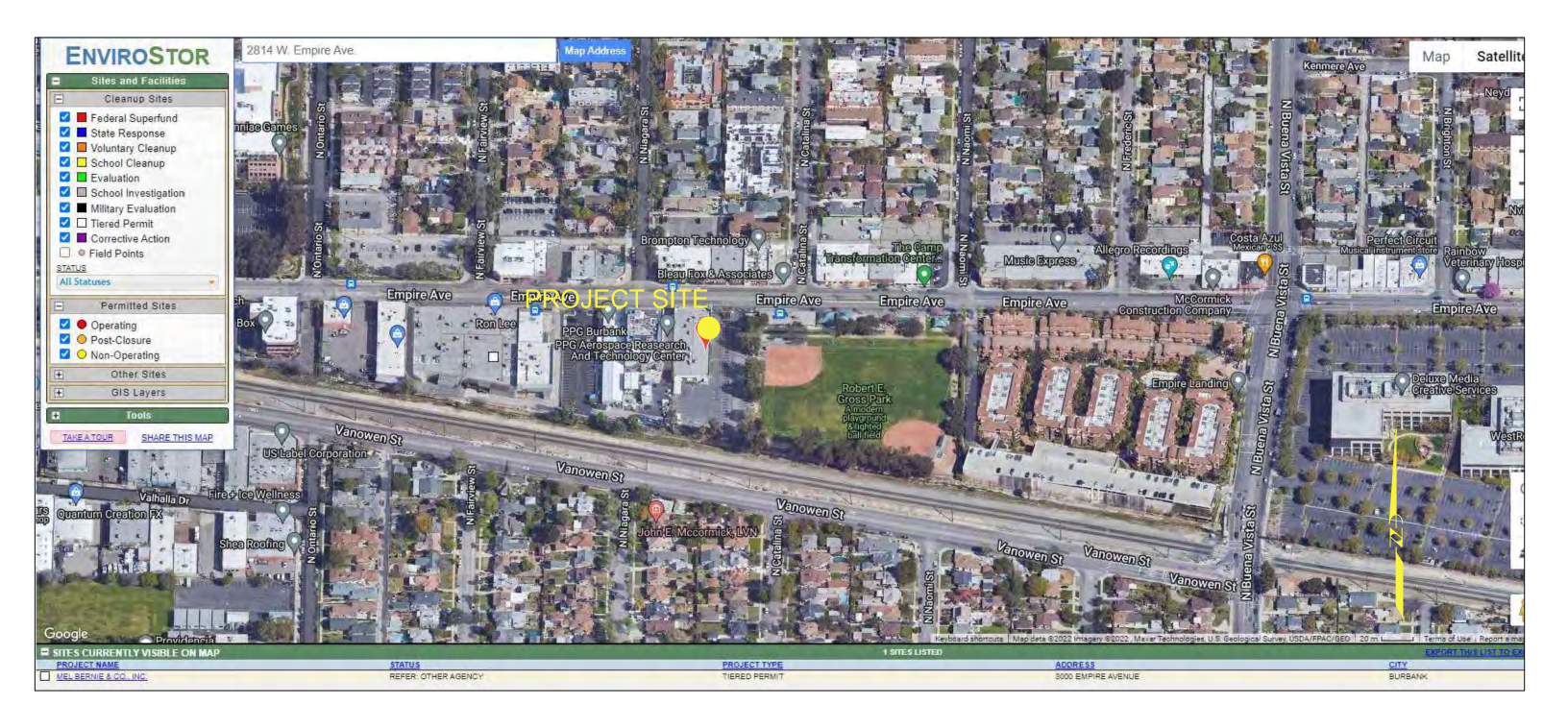
ATTACHMENT E - VERY HIGH FIRE HAZARD SEVERITY ZONES

SOURCE: CAL FIRE



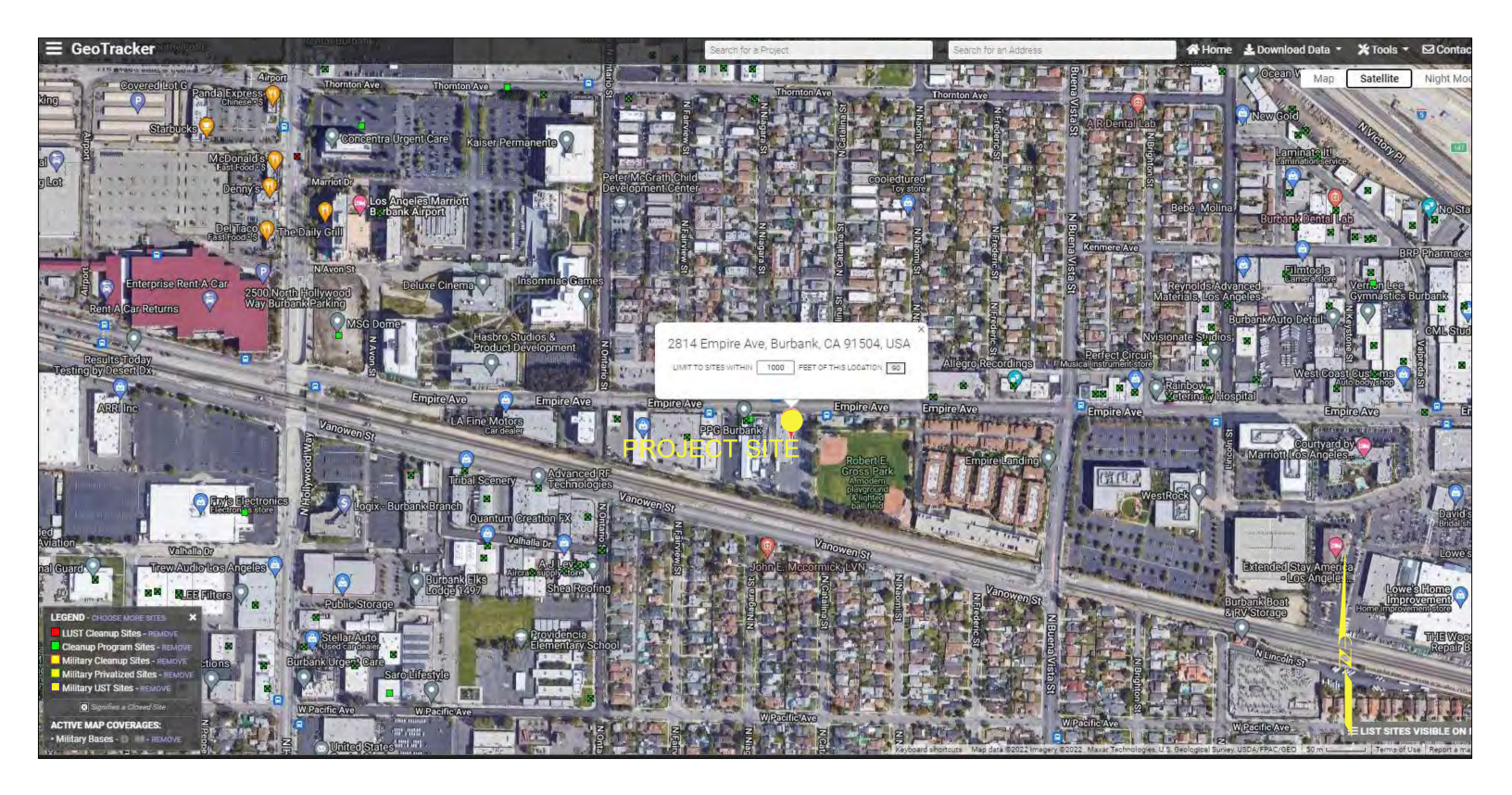
## ATTACHMENT F - UNITED STATES FISH AND WILDLIFE SERVICE WETLANDS MAPPER

SOURCE: UNITED STATES FISH AND WILDLIFE SERVICE



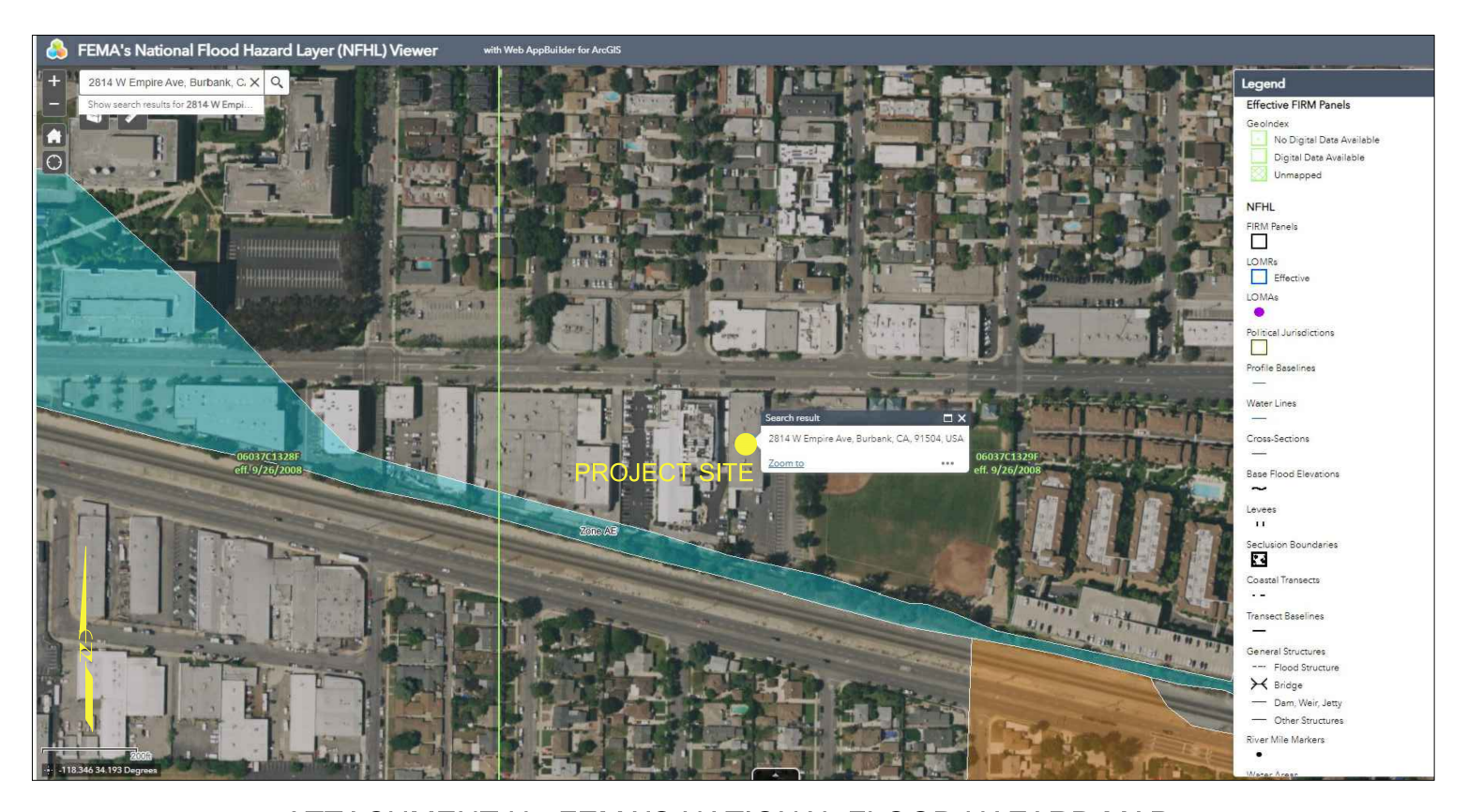
# ATTACHMENT G1 - ENVIROSTAR DATABASE MAP

SOURCE: ENVIROSTOR



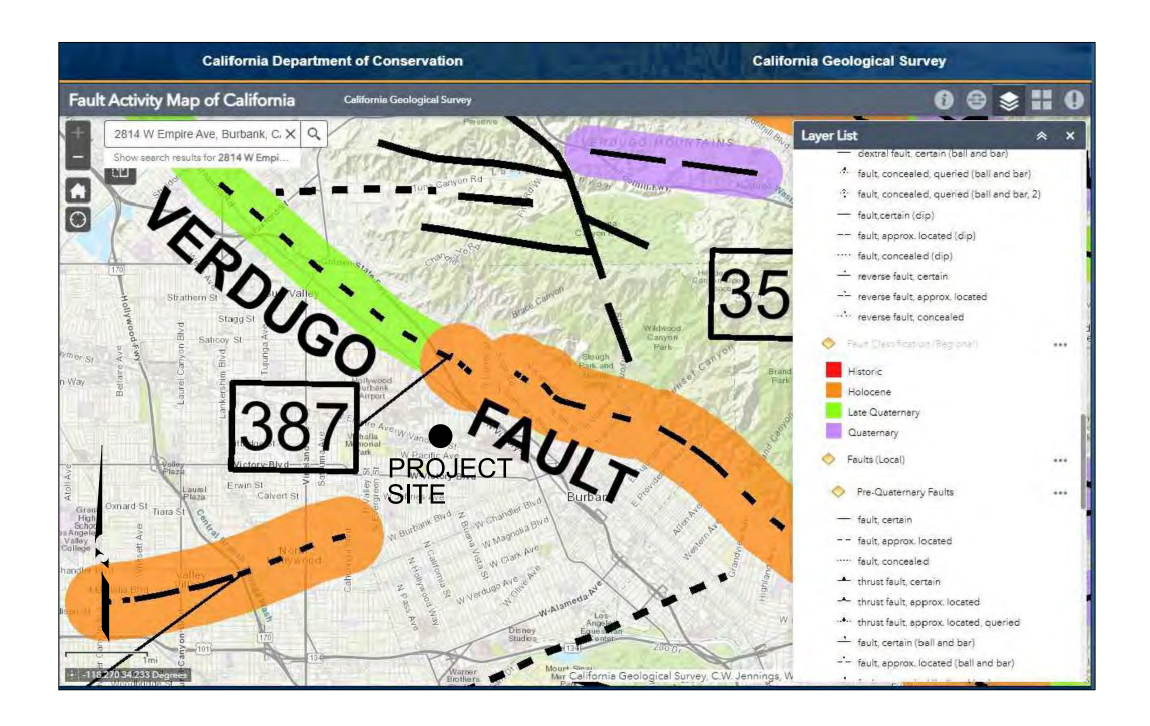
# ATTACHMENT G2 - GEOTRACKER DATABASE MAP

SOURCE: GEOTRACKER



ATTACHMENT H - FEMA'S NATIONAL FLOOD HAZARD MAP

SOURCE: FEMA



# ATTACHMENT I - FAULT ACTIVITY MAP, CALIFORNIA GEOLOGICAL SOCIETY

SOURCE: FAULT ACTIVITY MAP OF CALIFORNIA