CITY OF CARSON

DEVELOPMENT SERVICES

PLANNING DIVISION

EXHIBIT "B"

CONDITIONS OF APPROVAL

TENTATIVE PARCEL MAP NO. 27014

GENERAL CONDITIONS

- 1. The applicant shall comply with all city, county, state and federal regulations applicable to this project.
- 2. The proposed development is subject to all applicable provisions of the California Subdivision Map Act, including but not limited to, Government Code Sections 66427.1, 66427.5, 66451 and 66452, and evidence of compliance therewith shall be submitted to the Department of Development Services, as required by law.
- 3. For purposes of establishing applicable space rental rates pursuant to Government Code Section 66427.5, the "Map Act Rent Date" shall be following the close of escrow of an air space condominium unit and to expiration of six (6) consecutive calendar months from and after the date of insurance and delivery of the Final Public Report by the Department of Real Estate.
- 4. The subdivider shall comply with Section 66427.5(d1 and d2) of the California Subdivision Map Act as follows:
 - a) Following the Map Act Rent Date, as to non-purchasing residents who are not lower income households, as defined in Section 50079.5 of the Health and Safety Code, the monthly rent, including any applicable fees or charges for use of any pre-conversion amenities, may increase from the pre-conversion rate to market levels, as defined in an appraisal conducted in accordance with nationally recognized professional appraisal standards, in equal annual increases over a four-year period; and
 - b) Following the Map Act Rent Date, as to non-purchasing residents who are lower income households, as defined in Section 50079.5 of the Health and Safety Code, the monthly rent, including any applicable fees or charges for use of any pre-conversion amenities, may increase from the pre-conversion rent by an amount equal to the average monthly increase in rent in the four years preceding the conversion, except that in no event shall the monthly rent be increased by an amount greater than the average monthly percentage increase in the Consumer Price Index for the most recently reported period.
- 5. The subdivider shall comply with the findings and recommendations of the Tenant Impact Report prepared for the condominium conversion of the Carson Harbor Village Mobile Home Park, including, but not limited to:

- a) Each resident shall be given a right to purchase the air space condominium upon which the mobile home is situated or to continue the existing tenancy in the park pursuant to the provisions of the Tenant Impact Report;
- b) The subdivider shall not terminate any existing tenancies or any existing leases or require that the residents vacate the property, after the Map Act Rent Date for failure to purchase an air space condominium upon which the mobile home is located...
- 6. Conditions not required to be fulfilled prior to, or shown on the final map, shall be stated on a separate document to be recorded with the final map.
- 7. The recorded map shall conform to the tentative map approved as Exhibit C and to the Conditions of Approval. Two copies of the final recorded map shall be submitted to the Planning Division.
- 8. The mobile home park must meet all the requirements of the City of Carson Planning Commission Resolution No. 77-368 which approved Special Use Permit No. 147-76 for Carson Harbor Village Mobile Home Park.
- 9. The applicant will provide the city with a written Title 25 "Clearance" from the California Housing and Community Development, Code Enforcement Division ("HCD").
- 10. All buildings, grounds, parking areas and landscaping shall be maintained in a neat and orderly manner at all times.
- 11. Graffiti shall be removed from all project areas within 3 days of written notification by the City of Carson. Should the graffiti problem persist more than twice in any calendar year, the matter may be brought before the Planning Commission for review and further consideration of site modifications (i.e., fencing, landscaping, chemical treatment, etc.).
- 12. Within forty-eight hours of approval of the subject project, the applicant shall deliver to the Planning Division a cashier's check or money order payable to the County Clerk in the amount of \$25.00 (twenty-five dollars) pursuant to AB 3185, Chapter 1706, Statutes of 1990, to enable the city to file the Notice of Determination required under Public Resources Code Section 21152 and 14 California. Code of Regulations 15075. If within such forty-eight hour period the applicant has not delivered to the Planning Division the above-noted cashier's check or money order, the approval for the project granted herein may be considered automatically null and void.
- 13. In addition, should the Department of Fish and Game reject the Certificate of Fee Exemption filed with the Notice of Determination and require payment of fees, the applicant shall deliver to the Planning Division, within forty-eight hours of notification or such rejection, a cashier's check or money order payable to the County Clerk in the amount of \$1,250 (one thousand two hundred fifty dollars) pursuant to AB 3158, Chapter 1706, Statutes of 1990. If this fee is imposed, this map shall not be operative, vested or final until the fee is paid.

- 14. Decision of the Planning Commission shall become effective and final 15 days after the date of its action unless an appeal is filed in accordance with Section 9173.4 of the Zoning Ordinance, and the applicant shall file with the City an unqualified written acceptance of all terms and conditions of this map.
- 15. The Applicant shall defend, indemnify and hold harmless the City of Carson, its agents, officers, or employees from any claims, damages, action, or proceeding against the City or its agents, officers, or employees to attack, set aside, void or annul, and approval of the City, its advisory agencies, appeal boards, or legislative body concerning Tentative Parcel Map No. 27014. The City will promptly notify the Applicant of any such claim, action, or proceeding against the City and the Applicant will either undertake defense of the matter and pay the City's associated legal costs or will advance funds to pay for defense of the matter by the City Attorney. The City will cooperate fully in the defense. Notwithstanding the foregoing, the City retains the right to settle or abandon the matter without the Applicant's consent but should it do so, the City shall waive the indemnification herein, except, the City's decision to settle or abandon a matter following an adverse judgment or failure to appeal, shall not cause a waiver of the indemnification rights herein.

ENGINEERING SERVICES DIVISION – CITY OF CARSON

- 16. The applicant shall modify existing driveways in the public right of way to comply with ADA requirements along Albertoni Street, Victoria Street and Avalon Boulevard within or abutting this proposed subdivision per City standard and to the satisfaction of the City Engineer.
- 17. Where sidewalks meander around existing driveways and extending beyond the public right of way at any location, the required described sidewalk easements shall be submitted per City standard and to the satisfaction of the City Engineer.
- 18. The applicant shall modify existing wheelchair curb ramps at corners and along Albertoni Street, Victoria Street and Avalon Boulevard per city standard and to the satisfaction of the City Engineer.
- 19. The applicant shall submit improvement plans to the Engineering Services Division showing all the required improvements in the public right of way and approval of the City Engineer. A copy of approved conditions of approval shall be attached to the plans when submitted.
- 20. A construction permit is required for any work to be done in the public right of way.
- 21. Any improvements damaged during the construction shall be removed and reconstructed per City Standards plan and to the satisfaction of the City Engineer.
- 22. All infrastructure necessary to serve the proposed development (water, sewer, storm drain, and street improvements) shall be in operation prior to recordation of the Final Map.

COUNTY OF LOS ANGELES

Geology/Soils

- 23. A geology/soils report shall be submitted to the County of Los Angeles for review and approval prior to the recordation of the Final Map.
- 24. Conditions are to be provided when the geology/soils report is approved.

Road

- 25. Dedicate the right to restrict vehicular access on Albertoni Street, Avalon Boulevard, and Victoria Street, if not already dedicated.
- 26. Label all interior access streets as private driveway and fire lane.
- 27. Comply with the following street lighting requirements:
 - a. Provide street lights on concrete poles with underground wiring along the property frontage on Albertoni Street, Avalon Boulevard, and Victoria Street to the satisfaction of the City Engineer. Submit street lighting plans as soon as possible for review and approval to the Street Lighting Section of the Traffic and Lighting Division of the County of Los Angeles Department of Public Works. For additional information contact the Street Lighting Section at (626) 300-4726.
 - b. The proposed development, or portions thereof, are not within an existing lighting district. Annexation and assessment balloting are required. Upon tentative map approval, the applicant shall comply with conditions listed below in order for the lighting district to pay for the future operation and maintenance of the street lights. The Board of Supervisors must approve the annexation and levy assessment (should the assessment balloting favor levy of assessment) prior to the filing of the final subdivision maps for each area within the Register-Recorder/County Clerk office.
 - 1. Request the Street Lighting Section to commence annexation and levy of assessment proceedings.
 - 2. Provide business/property owner's name(s), mailing address(es), site address, Assessor parcel number (s), and parcel boundaries in either Microstation or Auto CADD format of territory to be developed to the Street Lighting Section.
 - 3. Submit a map of the proposed development including any roadway conditioned for street lights that are outside the proposed project area to the Street Lighting Section. Contact the Street Lighting Section for map requirements and with any questions at (626) 300-4726.
 - c. The annexation and assessment balloting process takes approximately ten to twelve months to complete once the above information is received and

- approved. Therefore, untimely compliance with the above will result in a delay in receiving approval of the street lighting plans or in filing the final subdivision map for recordation. Information on the annexation and the assessment balloting proves can be obtained by contacting Street Lighting Section at (626) 300-4726.
- d. For acceptance of street light transfer of billing, the area must be annexed into the lighting district and all street lights in the development, or the current phase of the development, must be constructed according to Public Works approved plans. Provided the above conditions are met, all street lights in the development, or the current phase of the development, have been energized, and the developer has requested a transfer of billing at least by January 1 or the previous year, the lighting district can assume responsibility for the operation and maintenance of the street lights by July 1 of any given year. The transfer of billing could be delayed one or more years if the above conditions are not met.

Sewer

- 28. A sewer area study shall be submitted for review and approval prior to the recordation of a Final map
- 29. Conditions are to be provided when a sewer area study is approved.

Water

- 30. A water system maintained by the water purveyor, with appurtenant facilities to serve all units in the land division, must be provided. The system shall include fire hydrants of the type and location (both on-site and off-site) as determined by the Fire Department. The water mains shall be sized to accommodate the total domestic and fire flows.
- 31. There shall be filed with the City Engineer a statement from the water purveyor indicating that the water system will be operated by the purveyor, and that under normal conditions the system will meet the requirements of the land division, and that water service will be provided to each unit.
- 32. Easements shall be granted to the City, appropriate agency or entity for the purpose of ingress, egress, construction, and maintenance of all infrastructures constructed for this land division to the satisfaction of the City Engineer.

Subdivision

- 33. Place a note on the final map, to the satisfaction of the City Engineer, indicating that this map is approved as a mobile home park conversion project for 420 units.
- 34. Label driveways and multiple access strips as a private driveway, and fire lane and delineate on the final map to the satisfaction of the City Engineer.

- 35. If required, provide suitable turnaround and label the driveway private driveway and fire land on final map to the satisfaction of the City Engineer.
- 36. Provide reciprocal easements for drainage, ingress/egress, sewer, water, utilities, and maintenance purposes, etc., over the common driveway in the document to the satisfaction of the City Engineer.
- 37. Provisions shall be made for the continual maintenance of the common areas. This can be achieved by the formation of an owner's association, comprised of the owners of the units, responsible for the maintenance of the common areas.
- 38. Relocate or quitclaim any easements interfering with building locations to the satisfaction of the City Engineer.
- 39. Provide a numeric reference for all parcels to the satisfaction of the City Engineer.
- 40. Provide addressing information in Microsoft Excel format to the satisfaction of the City Engineer.
- 41. Private easements shall not be granted or recorded within areas proposed to be granted, dedicated, or offered for dedication until after the final map is filed with the Registrar-Recorder/County Clerk's office. If easements are granted after the date of tentative approval, a subordination must be executed by the easement holder prior to the filing of the final map.
- 42. A final guarantee will be required at the time of the filing of the final map with the Registrar-Recorder/County Clerk's office.
- 43. A final map prepared by, or under the direction of, a pre-1982 registered Civil Engineer or licensed Land Surveyor must be processed through the City Engineer prior to being to being filed with the Registrar-Recorder/County Clerk's office.

FIRE DEPARTMENT - COUNTY OF LOS ANGELES

- 44. Provide water mains, fire hydrants, and fire flows as required by County of Los Angeles Fire Department for all land shown on the map to be recorded.
- 45. Provide Fire Department and City approved street signs and building address numbers prior to occupancy.
- 46. Fire Department access shall be extended to within 150 feet distance of any exterior portion of all structures.
- 47. Where driveways extend further than 150 feet and are of single access design, turnarounds suitable for fire protection equipment use shall be provided and shown on the final map. Turnarounds shall be designed, constructed and maintained to insure their integrity for Fire Department use. Where topography dictates, turnarounds shall be provided for driveways that extend over 150 feet in length.

- 48. Access shall comply with Section 902 of the Fire Code which requires all weather access. All weather access may require paving.
- 49. Private driveways shall be indicated on the final map as "Private Driveway and Fire Lane" with the widths clearly depicted and shall be maintained in accordance with the Fire Code. All required hydrants shall be installed, tested and accepted prior to construction.
- 50. Vehicular access must be provided and maintained serviceable throughout construction to all required fire hydrants. All required fire hydrants shall be installed, tested and accepted prior to construction.
- 51. All required fire hydrants shall be installed, tested and accepted prior to Final Map approval. Vehicular access must be provided and maintained serviceable throughout construction.
- 52. The required fire flow for public fire hydrants at this location is <u>1250</u> gallons per minute at <u>20</u> psi for a duration of <u>2</u> hours, over and above maximum daily domestic demand.
- 53. The required fire flow for private on-site hydrants is <u>2500</u> gallons per minute psi <u>20</u> psi. Each private on-site hydrant must be capable of flowing <u>1250</u> gallons per minute at <u>20</u> psi with two hydrants flowing simultaneously, one of which must be the furthest from the public water source.
- 54. All hydrants shall measure 6" x 4" x 2-1/2" brass or bronze, conforming to current AWWA standard C503 or approved equal. All on-site hydrants shall be installed a minimum of 25' from a structure or protected by a two hour fire wall.
- 55. All required fire hydrants shall be installed, tested and accepted or bonded prior to Final Map approval. Vehicular access must be provided and maintained serviceable throughout construction.
- 56. Upgrade not necessary, if existing hydrant(s) meet(s) fire flow requirements.
- 57. Provide evidence on County of Los Angeles Fire Department fire flow form, Form 195, that the hydrants and available flow rate meets the current Fire Department requirements. Additional Fire Department requirements may be made once information on hydrant locations and fire flow availability is received and reviewed. Submit the required information prior to final map clearance.
- 58. The parking spaces for the disabled must be located such that they do not require users to pass behind vehicles other than their own, nor be required to cross vehicular traffic ways.
- 59. The County of Los Angeles Fire Department may modify conditions associated with if a determination is made that existing or alternative improvements meet Fire Code requirements.

BUSINESS LICENSE DIVISION - CITY OF CARSON

60. Per section 6310 of the Carson Municipal Code, all parties involved in the project, including but not limited to contractors and subcontractors, will need to obtain a City Business License.

<u>DEPARTMENT OF CONSERVATION – DIVISION OF OIL, GAS & GEOTHERMAL RESOURCES</u>

- 61. The twelve plugged and abandoned wells within and in proximity to the property boundaries (as identified on Division Map 125) be located on the Final Parcel Map.
- 62. Building over or in proximity of plugged and abandoned wells should be avoided if at all possible. If this is not possible, it may be necessary to plug or re-plug wells to current Division specifications. Also, the State Oil and Gas Supervisor is authorized to order reabandonment of previously plugged and abandoned wells when construction is over or in proximity of wells could result in a hazard (Section 3208.1 of the Public Resources Code).
- 63. If reabandonment is necessary, the cost of operations is the responsibility of the owner of the property upon which the structure will be located.
- 64. If construction over an abandoned well is unavoidable, an adequate gas venting system should be placed over the well.
- 65. If any plugged and abandoned or unrecorded wells are damaged or uncovered during excavation or grading, remedial plugging operations may be required. If such damage or discovery occurs the Division of Oil, Gas and Goethermal Resources's district office must be contacted to obtain information on the requirements for and approval to perform remedial operations.