

CITY OF CARSON

PLANNING COMMISSION STAFF REPORT

PUBLIC HEARING: January 26, 2021

SUBJECT: Site Plan and Design Review (DOR) No. 1835-20

APPLICANT: Belshaw, LLC

C/o Marc Abazari

8117 W. Manchester Ave., Suite 455 Playa Del Rey, California 90230

PROPERTY OWNER: Belshaw, LLC

C/o Marc Abazari

8117 W. Manchester Ave., Suite 455

Gardena, California 90248

REQUEST: Consider approval of a Site Plan and Design Review

No. 1835-20 for a proposed addition to an existing

warehouse.

PROPERTY INVOLVED: 20700 Belshaw Avenue

COMMISSION ACTION

AYE	NO		AYE	NO	
		Chairperson			
		Vice Chair			Monteclaro
		Guerra			Palmer
		Huff			Thomas
					Alt.
					Alt.
					Alt.

Item No. 5B

I. Introduction

Applicant and Property Owner
Belshaw, LLC
C/o Marc Abazari
8117 W. Manchester Ave., Suite 455
Playa Del Rey, California 90230

Property Owner
Belshaw, LLC
C/o Marc Abazari
8117 W. Manchester Ave., Suite 455
Playa Del Rey, California 90230

II. Project Description

The applicant, Belshaw LLC, requests approval of DOR No. 1835-20 to add 1,970 square feet of warehouse space and 1,005 square feet of included mezzanine office space with related site improvements to an existing 10,033-square-foot, tilt-up single-story warehouse. The warehouse expansion will be used to continue existing uses such as warehouse and office.

Carson Municipal Code Section 9172.23 (Site Plan and Design Review) requires Planning Commission review of projects within the Design Overlay District involving any expansion, addition, alteration or repair to an existing structure, or other construction if the estimated cost of the work is \$50,000 or more and the work involves changes in exterior architectural design, landscaping design or parking facilities.

III. Project Site and Surrounding Land Uses

The subject property site is located in the ML-D zone and is designated Light Industrial under the Land Use Element of the General Plan. The subject property is located east of the South Bay Pavilion (Leapwood Avenue) and west of the Shell Oil Distribution Center (Annalee Avenue) between Del Amo Boulevard and Dominguez Street.

Land uses surrounding the proposed project site are primarily light-industrial uses.



Figure (a) Project Site in context to surrounding zoning.

The following table provides a summary of information regarding the project site:

Site Information				
General Plan Land Use	Light Industrial			
Zone District	ML-D (Manufacturing, Light; Design Overlay District)			
Site Size	26,995 Square feet (.62 ac)			
Present Use and Development	Warehouse and Office			
Surrounding Uses/Zoning	North: Light Industrial, ML-D			
	South: Light Industrial, ML-D			
	East: Light Industrial, ML-D			
	West: Light Industrial, ML-D			
Access	Ingress/Egress: Belshaw Avenue			

IV. Analysis

Site History

The subject property was developed with the existing concrete tilt-up building in 1973 and has historically been occupied with its current uses: warehouse and office. The two existing tenants, Trust Express and Boxi Inc., have occupied the site since 2016 (warehouse) and 2019 (office) respectively.

Prior to 2016, the following businesses occupied the site as office uses: Group One Sales & Marketing (marketing consulting services), Ehlert Publishing Group, Inc. (magazine and book publisher; and operated a bookstore), and Poole Publications Inc. (newspaper and magazine publisher).



Site Plan

The subject property measures approximately 0.62 acres. The proposed addition to the existing 10,033 square foot building is for approximately 1,970 square feet of new ground floor area, to be used for warehouse purposes, and 1,005 square feet of new office space that will be included within the added area on a mezzanine level. The existing parking lot will be repaved, restriped and configured with new trees interspersed the parking stalls and landscape refurbished. One additional street tree with permanent irrigation will be placed adjoining the western (front) property line.

Access

The project has existing pedestrian and vehicular access from Belshaw Avenue.

Fencing

No new fence/wall is being proposed.

Parking & Traffic

Carson Municipal Code Section 9162.21 (Parking Spaces Required) requires 1 parking space for every 750 square feet of gross floor area for warehouse space and 1 space for every 300 square feet of office space. The existing warehouse/office and proposed warehouse and mezzanine office addition require 22 parking spaces: 12 for warehouse (8,813 sf/750 = 12) and 10 for office (2,934 sf/300 = 10). The applicant proposes 24 parking spaces; 20 standard stalls, 2 ADA compliant parking stalls and 2 compact stalls.

Building and Architecture

The proposed addition will continue the existing architectural style and the entire structure will be re-painted to improve the design aesthetic. The proposed addition project is compatible with the surrounding area in that it is in keeping with the existing on-site use and other light-industrial uses located within the vicinity.

Signage

Carson Municipal Code Section 9146.7 (Signs) allows two square feet of signage for every one linear foot of lot frontage for the first one hundred (100) feet, plus one-half (1/2) times the frontage in excess of one hundred (100) feet. The existing warehouse facility has approximately 145 feet of lot frontage along Belshaw Avenue allowing 290 (calculations) square feet of signage. The applicant has not proposed signage at this time.

Landscaping

Carson Municipal Code Section 9162.52 (Landscaping Requirements) requires automobile parking facilities and any parking facilities visible from the public right-of-way to have interior landscaping with permanent irrigation of not less than 5%. The applicant proposes to upgrade the existing landscape palette by adding eleven trees throughout the parking lot and tall shrubs within the existing front yard setback area. A total of 4,699 square feet of landscape will be provided which totals about 17.4% of the land area.

A new 24-inch box Strawberry Tree will be installed within the existing parkway adjacent to Belshaw Avenue. Existing permanent irrigation utilizing best water conservation practices is provided for both on-site and off-site landscaped areas.

V. <u>CFD/DIF Discussion</u>

Interim Development Impact Fee: In accordance with Article XI of the Carson Municipal Code (Interim Development Impact Fee Program) and the current Fiscal Year 2020-2021 fees (effective through June 30, 2021) the applicant must pay an estimated one-time development impact fee of \$7,616.00 (2,975 sq. ft X \$2.56 per square foot of new industrial construction) to fund the development's proportional share of city-wide capital infrastructure improvements. The development impact fee amount may be reduced if the applicant is eligible for development impact fee credits for the demolition of an existing permitted structure or structures.

Funding Mechanism for Ongoing Services / Community Facilities District: The applicant, property owner, and/or successor to whom these project entitlements are

assigned is responsible to establish a funding mechanism to provide an ongoing source of funds for city services including the maintenance of parks, roadways, and sidewalks. A uniformed-standardized rate for ongoing city services was adopted by the City pursuant to Resolution No. 19-009 and accompanying Fiscal Impact Analysis ("FIA") report. Under the adopted Resolution and FIA report, the subject property falls under Industrial Zone 1 with a rate of \$2,616.10 per acre per year. However, no CFD is required because the project is below the threshold. In general, building additions would trigger CFD if the increase to on-site square footage is greater than 100%. The proposed addition is less than half of the existing square footage.

VI. Zoning and General Plan Consistency

The proposed project is consistent with the standards of the ML (Manufacturing, Light) zoning designation and Light Industrial General Plan land use designation and will remain consistent with the surrounding uses.

VII. Environmental Review

The proposed project is categorically exempt from the provisions of the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15301 - Existing Facilities (Class 1). Class 1 consists of the operation, repair, maintenance, permitting, leasing, licensing, or minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features, involving negligible or no expansion of use beyond that existing at the time of the lead agency's determination.

Per CEQA Guidelines Section 15301(e)(1), Class 1 includes "additions to existing structures provided the addition will not result in an increase of more than 50% of the floor area of the structures before the addition, or 2,500 square feet, whichever is less." The project proposes an addition of 1,970 square feet of building ground floor area (which area will include 1,0005 square feet of mezzanine level office space) to the existing 10,033 square foot single-story structure. Based on the foregoing, staff has determined that the project meets the criteria set forth in subparagraph (e)(1) of Guidelines Section 15301.

VIII. Public Notice

Notice of public hearing was posted to the project site on January 13, 2021. Notices were mailed to property owners and occupants within a 750' radius and posted to the project site by January 14, 2021. The agenda was posted at City Hall no less than 72 hours prior to the Planning Commission meeting.

IX. Recommendation

That the Planning Commission:

• ADOPT Resolution No. 21-___, entitled "A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF CARSON APPROVING SITE PLAN AND DESIGN OVERLAY REVIEW NO. 1835-20 FOR A PROPOSED ADDITION TO AN EXISTING WAREHOUSE AT 20700 BELSHAW AVENUE"

X. Exhibits

- Draft Resolution
 - A. Legal Description
 - B. Conditions of Approval
- 2. Development Plans

Prepared by: McKina Alexander, Associate Planner

CITY OF CARSON

PLANNING COMMISSION

RESOLUTION NO. 21-

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF CARSON APPROVING SITE PLAN AND DESIGN OVERLAY REVIEW NO. 1835-20, FOR A PROPOSED WAREHOUSE AND MEZZANINE OFFICE ADDITION TO AN EXISTING WAREHOUSE/OFFICE AT 20700 BELSHAW AVENUE

WHEREAS, on August 10, 2020, the Department of Community Development received an application from Marc Abazari of Belshaw LLC for real property located at 20700 Belshaw Avenue and legally described in Exhibit "A" attached hereto, requesting approval of Design Overlay Review No. 1835-20 to add warehouse area and mezzanine office space to an existing warehouse/office facility; and

WHEREAS, studies and investigations were made and a staff report with recommendations was submitted, and the Planning Commission, upon giving the required notice, did on the 26th day of January, 2021, conduct a duly noticed public hearing as required by law to consider said design overlay application. Notice of the hearing was posted and mailed to property owners and properties within a 750-foot radius of the project site by January 14, 2021.

NOW, THEREFORE, THE PLANNING COMMISSION OF THE CITY OF CARSON, CALIFORNIA, HEREBY FINDS, RESOLVES AND ORDERS AS FOLLOWS:

SECTION 1. The Planning Commission finds that the foregoing recitals are true and correct, and are incorporated herein by reference.

SECTION 2. The Planning Commission finds as follows:

- a) The proposed project is consistent with the General Plan of the City of Carson. The project site has a General Plan Land Use designation of Light Industrial and the existing tilt-up warehouse and proposed addition are compatible with the surrounding uses.
- b) The proposed project is compatible in architecture and design with existing and anticipated development in the vicinity, including the aspects of site planning, land coverage, landscaping, appearance and scale of structures, open spaces, and other features relative to a harmonious and attractive development of the area. The proposed addition to the existing 10,033 square foot single-story building is for approximately 1,970 square feet of new ground floor area, to be used for warehouse purposes, and 1,005 square feet of new office space which will be included within the added area on a mezzanine level. The existing parking lot will be repaved, restriped and configured with new trees interspersed the parking stalls and landscape refurbished. One additional street tree with permanent irrigation will be placed adjoining the western (front) property line. The project is compatible with the surrounding area in that it is in keeping with other light-industrial single-story warehouses/offices in the vicinity using similar materials, massing, articulation and fenestration.

EXHIBIT 1 6

c) The proposed development will have adequate street access for pedestrian and vehicles, and also adequate capacity for parking and traffic. Carson Municipal Code Section 9162.21 (Parking Spaces Required) requires 1 parking space for every 750 square feet of gross floor area for warehouse space and 1 space for every 300 square feet of office space. The existing warehouse/office and proposed warehouse and mezzanine office addition require 22 parking spaces: 12 for warehouse (8,813 sf/750 = 12) and 10 for office (2,934 sf/300 = 10). The applicant proposes 24 parking spaces; 20 standard stalls, 2 ADA compliant parking stalls and 2 compact stalls.

The proposed project will adequately accommodate safe and convenient circulation for pedestrians and vehicles. The project site will have vehicular and pedestrian access from Belshaw Avenue.

- d) No signage is proposed for the project. Existing signage complies with applicable Carson Municipal Code provisions, and exhibits attractiveness, effectiveness and restraint in signing graphics and color.
- e) The proposed development will be in one phase (i.e., will not be a phased development).
- f) The required findings pursuant to Section 9172.23 (D), "Site Plan and Design Review", can be and are made in the affirmative.

SECTION 3. The proposed project is categorically exempt under Class 1 (Existing Facilities) pursuant to Section 15301 of the California Environmental Quality Act. Class 1 consists of the operation, repair, maintenance, permitting, leasing, licensing, or minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features, involving negligible or no expansion of existing or former use beyond that existing at the time of the lead agency's determination. A notice of exemption shall be filed with the County Clerk of the County of Los Angeles pursuant to the California Environmental Quality Act.

SECTION 4. Design Overlay Review No. 1835-20 complies with the City's Zoning Ordinance and General Plan and is consistent with the intent of Article IX, Chapter 1, Section 9172.23 (Site Plan and Design Review) of the Carson Municipal Code.

SECTION 5. The Planning Commission of the City of Carson, based on the findings noted above, does hereby approve Design Overlay Review No. 1835-20 for the proposed addition to an existing warehouse/office building at 20700 Belshaw Ave, subject to the Conditions of Approval contained in Exhibit "B," attached hereto.

SECTION 6. This decision of the Planning Commission shall become effective and final 15 days from the date of the action, in accordance with Section 9173.33 of the Zoning Ordinance, unless an appeal is filed within that time in accordance with Section 9173.4 of the Zoning Ordinance.

SECTION 7. The Secretary of the Planning Commission shall certify to the adoption of this Resolution.

PASSED, APPROVED and **ADOPTED** this 26th day of January, 2021.

	CHAIRPERSON	
ATTEST:		

SECRETARY

Chicago Title Company ORDER NO.: 00131697-994-LT2-JC

EXHIBIT "A"

LEGAL DESCRIPTION

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

PARCEL 10, IN THE CITY OF CARSON, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS SHOWN ON <u>PARCEL MAP NO. 3224</u>, FILED IN <u>BOOK 43, PAGE 28 OF PARCEL MAPS</u>, OF OFFICIAL RECORDS OF SAID COUNTY.

EXCEPT THEREFROM ALL OIL, GAS, MINERALS AND OTHER HYDROCARBON SUBSTANCES IN AND UNDER SAID LAND LYING BELOW A DEPTH OF 500 FEET FROM THE SURFACE, WITHOUT HOWEVER, THE RIGHT OF SURFACE ENTRY, AS RESERVED IN A DEED RECORDED NOVEMBER 8, 1963 AS INSTRUMENT NO. 5444, IN BOOK D2250, PAGE 752, OFFICIAL RECORDS.

APN: 7381-025-047

CITY OF CARSON COMMUNITY DEVELOPMENT DEPARTMENT PLANNING DIVISION

EXHIBIT "B" CONDITIONS OF APPROVAL DESIGN OVERLAY REVIEW NO. 1835-20

A. GENERAL CONDITIONS

1. Interim Development Impact Fee: In accordance with Article XI (Interim Development Impact Fee Program) of the Carson Municipal Code and the current Fiscal Year 2020-2021 fees (effective through June 30, 2021), the applicant, property owner, and/or successor to whom these project entitlements are assigned or transferred ("Developer") shall be responsible for payment of a one-time development impact fee at the rate of \$2.56 per square foot of industrial building constructed. The Developer will therefore be responsible for one-time development impact fees of \$7,616.00 (2,975 ft. X \$2.56/ sq. ft. = \$7,616.00). If the Project increases or decreases in size, the development impact fee amount will be adjusted accordingly at the same rate.

Additionally, subject to the review, verification, and approval of the Community Development Director, the Developer may be eligible for development impact fee credits for demolition of an existing permitted structure or structures. Awarded fee credits shall reduce the final development impact fee amount and are applied when development impact fees are due. Final development impact fee amounts are calculated and due prior to issuance of a building permit in one lump sum installment. Fees are subject to adjustments every July 1 based on State of California Construction Cost Index (Prior March to Current March Adjustment). No building permits shall be issued prior to the full payment of the amount.

See the following City webpage for additional information: https://ci.carson.ca.us/communitydevelopment/IDIFProgram.aspx

- 2. If building permits for Site Plan and Design Review No. 1835-20 are not issued within **two years** of the effective date of the City's approval of the entitlement, said permits shall be declared null and void unless an extension of time is previously approved by the Planning Commission.
- 3. The approved Resolution, including the Conditions of Approval contained herein, and signed Affidavit of Acceptance, shall be copied in their entirety and placed directly onto a separate plan sheet behind the cover sheet of the development plans prior to Building and Safety plan check submittal. Said copies shall be included in all development plan submittals, including any revisions and the final working drawings.
- 4. The applicant shall submit two complete sets of plans that conform to all the Conditions of Approval to be reviewed and approved by the Planning Division prior to the issuance of a building permit.
- 5. Developer shall comply with all city, county, state and federal regulations applicable to this project.
- 6. Any substantial project revisions will require review and approval by the Planning Commission. Any revisions shall be approved by the Planning Division prior to Building and Safety plan check submittal.

EXHIBIT 1B 10

- 7. The applicant and property owner shall sign an Affidavit of Acceptance form and submit the document to the Planning Division within 30 days of receipt of the adopted Planning Commission Resolution.
- 8. A modification of these conditions, including additions or deletions, may be considered upon filing of an application by the owner of the subject property or his/her authorized representative in accordance with Section 9173.1 of the Carson Zoning Ordinance ("Zoning Ordinance").
- 9. If Developer violates any of these Conditions of Approval or any applicable law in connection with the project or the entitlement that is the subject of these Conditions of Approval, the entitlement may be revoked by the Planning Commission or City Council, as may be applicable; provided the Developer has been given written notice to cease such violation and has failed to do so for a period of thirty days.
- 10. Precedence of Conditions. If any of these Conditions of Approval alter a commitment made by the Developer in another document, the conditions enumerated herein shall take precedence unless superseded by a Development Agreement, which shall govern over any conflicting provisions of any other approval.
- 11. City Approvals. All approvals by City, unless otherwise specified, shall be by the head of the department requiring the condition. All agreements, covenants, easements, deposits and other documents required herein where City is a party shall be in a form approved by the City Attorney. The Developer shall pay the cost for review and approval of such agreements and deposit necessary funds pursuant to a deposit agreement.
- 12. Deposit Account. A trust deposit account shall be established for all deposits and fees required in all applicable conditions of approval of the project. The trust deposit shall be maintained with no deficits. The trust deposit shall be governed by a deposit agreement. The trust deposit account shall be maintained separate from other City funds and shall be non-interest bearing. City may make demands for additional deposits to cover all expenses over a period of 60 days and funds shall be deposited within 10 days of the request therefor, or work may cease on the Project.
- 13. Indemnification. The applicant, property owner, and tenant(s), for themselves and their successors in interest ("Indemnitors"), agree to defend, indemnify and hold harmless the City of Carson, its agents, officers and employees, and each of them ("Indemnitees") from and against any and all claims, liabilities, damages, losses, costs, fees, expenses, penalties, errors, omissions, forfeitures, actions, and proceedings (collectively, "Claims") against Indemnitees to attack, set aside, void, or annul any of the project entitlements or approvals that are the subject of these conditions, and any Claims against Indemnitees which are in any way related to Indemnitees' review of or decision upon the project that is the subject of these conditions (including without limitation any Claims related to any finding, determination, or claim of exemption made by Indemnitees pursuant to the requirements of the California Environmental Quality Act), and any Claims against Indemnitees which are in any way related to any damage or harm to people or property, real or personal, arising from Indemnitors' operations or any of the project entitlements or approvals that are the subject of these conditions. The City will promptly notify Indemnitors of any such claim, action or proceeding against Indemnitees, and, at the option of the City, Indemnitors shall either undertake the defense of the matter or pay Indemnitees' associated legal costs or shall advance funds assessed by the City to pay for the defense of the matter by the City Attorney.

In the event the City opts for Indemnitors to undertake defense of the matter, the City will cooperate reasonably in the defense, but retains the right to settle or abandon the matter without Indemnitors' consent. Indemnitors shall provide a deposit to the City in the amount of 100% of the City's estimate, in its sole and absolute discretion, of the cost of litigation, including the cost of any award of attorneys' fees, and shall make additional deposits as requested by the City to keep the deposit at such level. If Indemnitors fail to provide or maintain the deposit, Indemnitees may abandon the action and Indemnitors shall pay all costs resulting therefrom and Indemnitees shall have no liability to Indemnitors.

B. AESTHETICS

- 14. There shall be no deviation of architectural design or details from the approved set of plans. Any alteration shall be first approved by the Planning Division.
- 15. Down spouts shall be interior to the structure or architecturally integrated into the structure to the satisfaction of the Planning Division.
- 16. Any roof-mounted equipment shall be screened to the satisfaction of the Planning Division.
- 17. Graffiti shall be removed from all areas within twenty-four (24) hours of written notification by the City of Carson, including graffiti found on perimeter walls and fences. 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 modification (i.e. fencing, landscaping, chemical treatment, etc.).
- 18. The subject property shall be maintained free of debris, litter and inoperable vehicles at all times. The subject property shall be maintained to present an attractive appearance to the satisfaction of the Planning Division.
- 19. No outdoor storage of materials shall be permitted on the subject property at any time.

C. LANDSCAPE/IRRIGATION

- 20. Landscaping shall be provided with a permanently installed, automatic irrigation system and operated by an electrically-timed controller station set for early morning or late evening irrigation.
- 21. Installation of 6" x 6" concrete curbs are required around all landscaped planter areas, except for areas determined by National Pollutant Discharge Elimination System (NPDES) permit or other applicable condition of approval that requires certain landscaped areas to remain clear of concrete curbs for more efficient storm water runoff flow and percolation. Revised landscaping and irrigation plans shall be subject to review and approval by the Planning Division should subsequent modifications be required by other concerned agencies regarding the removal of concrete curbs.
- 22. The proposed irrigation system shall adhere to best water conservation practices.
- 23. Installation, maintenance, and repair of all landscaping shall be the responsibility of Developer.

- 24. Plant tall shrubs within the existing front yard landscaped area located adjacent to the west side of the southerly parking stall area to provide additional screening and enhance the street view aesthetics.
- 25. Plant eleven (11) trees throughout the parking area to provide shading of the parking facilities.
- 26. All new and retrofitted landscape of 500 square feet or greater is subject to the Model Water Efficient Landscape Ordinance (MWELO) per Department of Water Resources Title 23, Chapter 2.7.
- 27. Maintenance and repair of all landscaping shall be the responsibility of Developer.
- 28. Prior to Issuance of Building Permit, the applicant shall submit two sets of landscape and irrigation plans drawn, stamped, and signed by a licensed landscape architect. Such plans are to be approved by the Planning Division.

D. <u>LIGHTING</u>

- 29. Developer shall provide adequate lighting for the parking areas.
- 30. All exterior lighting shall be provided in compliance with the standards pursuant to Section 9147.1 of the Zoning Ordinance.
- 31. Such lights are to be directed on-site in such a manner as to not create a nuisance or hazard to adjacent street and properties, subject to the approval of the Planning Division.

E. PARKING/TRAFFIC

- 32. All driveways shall remain clear. No encroachment into driveways shall be permitted.
- 33. All areas used for movement, parking, loading, or storage of vehicles shall be paved and in accordance with Section 9162.0 of the Zoning Ordinance.

F. TRASH

34. Trash collection from the project site shall comply with the requirements of the City's trash collection company.

G. UTILITIES

- 35. All utilities and aboveground equipment shall be constructed and located pursuant to Section 9146.8 of the Zoning Ordinance, unless otherwise provided for in these conditions.
- 36. Any aboveground utility cabinet or equipment cabinet shall be screened from the public right-of-way by a decorative block wall or landscaping, to the satisfaction of the Planning Division.

H. BUILDING AND SAFETY DIVISION

- 37. Applicant shall submit development plans for plan check review and approval.
- 38. Developer shall obtain all appropriate building permits and an approved final inspection for the proposed project.

39. Prior to issuance of building permit, proof of worker's compensation and liability insurance for Developer must be on file with the Los Angeles County Building and Safety Division.

I. FIRE DEPARTMENT

40. The proposed development shall obtain approval and comply with all Los Angeles County Fire Department requirements.

J. <u>ENGINEERING SERVICES DEPARTMENT - CITY OF CARSON</u>

- 41. The street dedication and street improvement requirements of CMC §9161.1 and §9161.3 through §9161.7 shall not apply due to the exceptions stated in CMC § 9161.2, except as otherwise required by these conditions.
- 42. Any existing off-site improvements damaged during the construction shall be removed and reconstructed per City of Carson PW Standard Drawings and to the satisfaction of the City Engineer.
- 43. A construction permit is required for any work to be done in the public right-of-way.
- 44. A construction bond for all work to be done within the public right of way shall be submitted by Developer and approved by Engineering Division prior to issuance of any permit by Engineering Division.
- 45. Proof of Worker's Compensation and Liability Insurance shall be submitted to the City prior to issuance of any permit by Engineering Division.
- 46. The Developer shall submit a copy of **approved** Grading plans on bond paper to the City of Carson Engineering Division, prior to issuance of grading permits.
- 47. The Developer shall submit an electronic copy of **approved** plans (*such as, Sewer, Street and/or Storm Drain Improvements, whichever applies*), to the City of Carson Engineering Division, prior to the issuance of construction permits.

K. PUBLIC WORKS

Parkway Landscape

48. Plant one approved parkway tree along Belshaw Avenue as identified on the approved site and landscape plans pursuant to the City of Carson PW Standard Drawings Nos. 117, 132, 133, and 134. Examples of approved street trees for this project are Pink Trumpet, Strawberry Tree, and Chitalpa.

L. BUSINESS LICENSE

49. All parties involved in the subject project, including but not limited to contractors and subcontractors, shall obtain a City business license as required by Section 6310 of the Carson Municipal Code.

PROJECT DESCRIPTION

SCOPE OF WORK

ADDITION TO THE EXISTING WAREHOUSE

FLOOR AREA:

EXISTING BUILDING: 10,033 SF. NEW ADDITION: 2,975 SF. (Warehouse: 1,970 SF., Mezzanine Office:1,005 SF.)

TOTAL AREA: 13,008 SF.

FAR: 0.5 MAX

LOT SIZE: $27,115 \times 0.5 = 13,557.5 \text{ SF}$

PARKING ANALYSIS:

INDUSTRIAL USE
(SMALL DOCK HIGH LOADING FACILITY)

WAREHOUSE: 1/750 sf. OFFICE: 1/300 sf.

WAREHOUSE AREA

EXISTING 6,843 sf.

NEW 1,970 sf.

TOTAL 8,813 sf.

8,813 / 750 = 12

OFFICE AREA

 EXISTING
 1,929 sf.

 NEW
 1,005 sf.

 TOTAL
 2,934 sf.

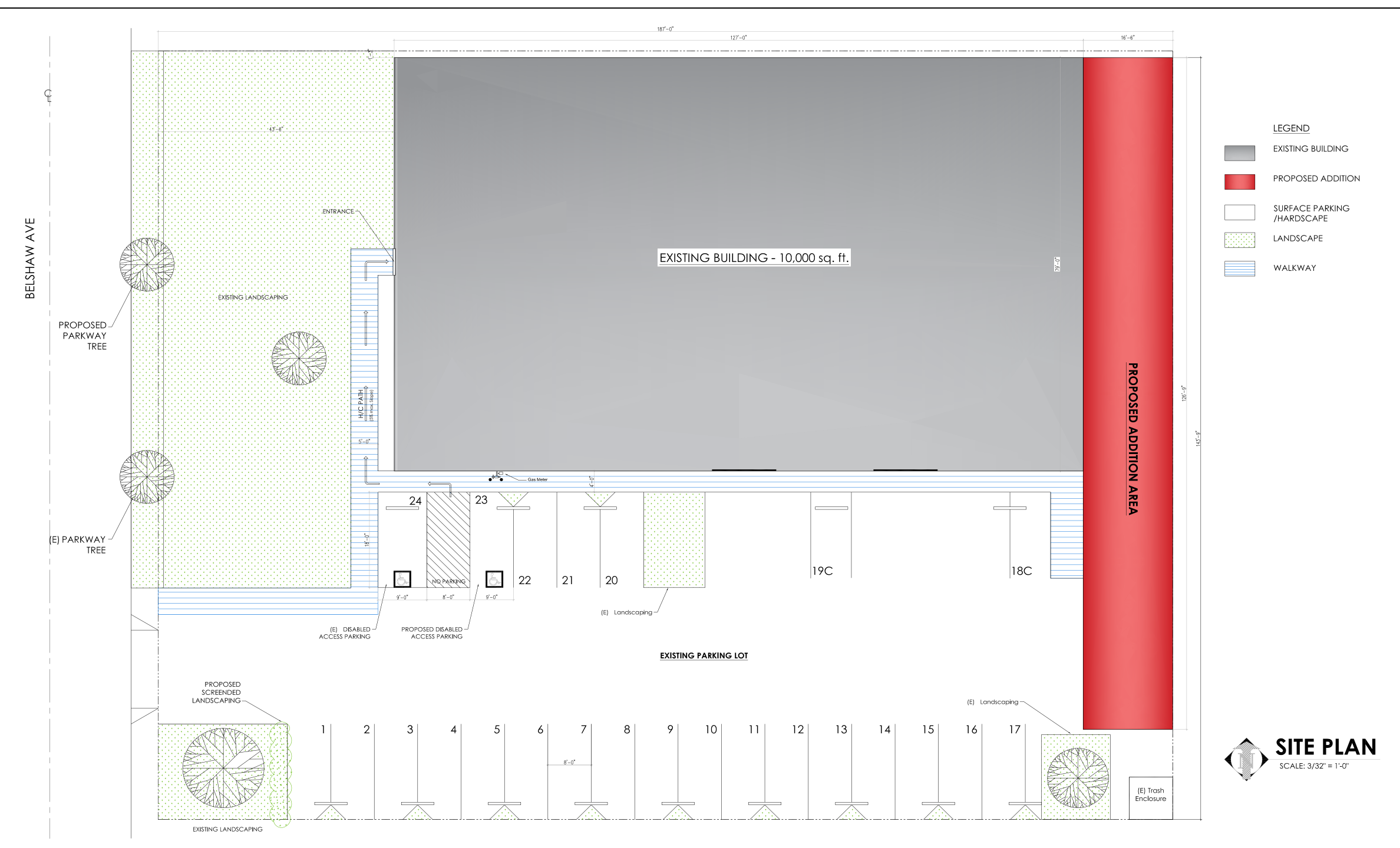
2,934 / 300 = 10

TOTAL REQUIRED: 12 + 10 = 22

24

BUILDING CODE SUPERSEDE PLANS

TOTAL PROVIDED:



20700 BELSHAW AVE. CARSON, CA 90746

BUILDING CODE SHEET INDEX **VICINITY MAP** PROJECT INFORMATION **BUILDING CODE:** Architectural PROJECT NAME/OWNER: ENTER COMPUTER - TEL: 310-605-0101 THIS PROJECT SHALL COMPLY WITH 2020 CALIFORNIA BUILDING CODE PROJECT ADDRESS: 20700 BELSHAW AVE. (CBC), CALIFORNIA ELECTRICAL CODE(CEC), CALIFORNIA PLUMBING A-1.0 SITE PLAN & GENERAL INFORMATION CARSON CA, 90746 CODE, CALIFORNIA ENERGY CODE, TITLE 24, CAL GREEN CODE, AND LEGAL DESCRIPTION: A-1.1 EXISTING FLOOR PLAN 2017 COUNTY OF LOS ANGELES BLDG, ELECTRICAL, MECHANICAL & LOT AREA: 27,115 sq.ft. BOOK 43, PAGE 28 of PM LOT 10 E. Del Amo Blvd. PLUMBING CODES A-1.2 PROPOSED FLOOR PLAN APN: 7381-025-047 A-3.0 ELEVATIONS THESE PLANS ARE NOT VALID UNLESS SIGNED BY THE ARCHITECT OR Landscape Area: 4,407 sq.ft. (16% Lot Coverage) STRUCTURAL ENGINEER, DEPT. OF BUILDING & SAFETY, OR CITY OFFICIALS. Parking Area: 10,304 sq.ft. (38% Lot Coverage) **SPECIAL NOTE:** Building Area: 12,404 sq.ft. (46% Lot Coverage) THE ABOVE DRAWING AND SPECIFICATIONS AND IDEAS, DESIGNS AND ARRANGEMENT REPRESENTED THEREBY ARE AND SHALL REMAIN THE PROPERTY OF THE PAYA DESIGN STUDIO AND NO PART THEREOF SHALL BE COPIED, DISCLOSED TO OTHERS OR USED IN CONNECTION WITH ANY WORK OR PROJECT OTHER THAN THE SPECIFIC PROJECT FOR WHICH THEY HAVE BEEN Building Construction Type: Type III-B DEVELOPED WITHOUT THE WRITTEN CONSENT OF THE DESIGNER. VISUAL CONTACT WITH THESE DRAWINGS OR SPECIFICATIONS SHALL CONSTITUTE CONCLUSIVE EVIDENCE OF ACCEPTANCE OF THESE RESTRICTIONS. Project Occupancy Group: S-1 Number of Stories: 1

EXHIBIT 2

DESIGN STUDIO
14320 VENTURA BLVD. No. 2 6 7 S H E R M A N O A K S, C A 9 1 4 2 3 8 1 8 . 6 1 8 . 4 2 7 7 20700 **SITEPLAN** DRAWING SCALE ENTER COMPUTER PROJECT APN NUMBER: 7381-025-047 PROJECT JOB NUMBER: B-012-2020 SHEET NUMBER: A-1.0

DEMOLITION INFORMATION

30" CLEAR WIDTH FOR WATER CLOSET TO COMPARTMENT AND 24" CLEARANCE IN FRONT FOR BATHROOM.
 GLAZING: GLAZING IN HAZARDOUS LOCATIONS SHALL BE TEMPERED. GROUND-FAULT CIRCUIT-INTERRUPPTERS (GFI) PROTECTION FOR ALL

RECEPTACLES.
3. ALL OUTLETS IN BEDROOM SHALL BE PROVIDED WITH ARC- FAULT CIRCUIT INTERRUPTER.

125V, SINGLE PHASE, 15 & 20 AMP BATHROOM AND OUTDOOR

WATER HEATER MUST BE STRAPPED TO WALL IN TWO PLACES. ONE IS THE UPPER 1/3 OF THE TANK AND ONE IN THE LOWER 1/3 OF THE TANK. THE LOWER POINT SHALL BE A MINIMUM OF 4" ABOVE THE CONTROLS.PROVIDE ULTRA FLUSH WATER CLOSET FOR ALL NEW CONSTRUCTION MAX 1.6 GAL. EXISTING SHOWERHEADS AND TOILETS MUST BE PIPING. ADAPTED FOR LOW WATER CONSUMPTION. PROVIDE 70" HIGH NON-ABSORBENT WALL ADJACENT TO SHOWER AND APPROVED SHATTER-RESISITANT MATERIALS FOR SHOWER ENCLOSURE. ALL SHOWERS AND TUB-SHOWERS SHALL HAVE EITHER A PRESSURE BALANCE OR A THERMOSTATIC MIXING VALVE.AN APPROVED SEISMIC GAS SHUTOFF VALVE WILL BE INSTALLED ON THE FULL GAS LINE ON THE DOWNSTREAM SIDE OF THE UTILITY METER AND BE RIGIDLY CONNECTED TO THE EXTERIOR OF THE BUILDING OF STRUCTURE CONTAINING THE FUEL GAS PROVIDE RECEPTACLES ON WALLS OVER 2'WIDE, WITHIN 6' OF OPENING AND SO THAT NO POINT ALONG WALL IS MORE THAN 6' FROM A RECEPTACLE.

THE CONSTRUCTION SHALL NOT RESTRICT A FIVE FOOT CLEAR AND UNOBSTRUCTED ACCESS TO ANY WATER OR POWER DISTRIBUTION FACILITIES (POWER POLES, PULL-BOXES, TRANSFORMERS, VAULTS, PUMPS, VALVES, METERS APPURTENANCES, ETC.) OR TO THE LOCATION OF THE HOOK-UP. THE CONSTRUCTION SHALL NOT BE WITHIN TEN FEET OF ANY POWER LINES ARE LOCATED ON THE PROPERTY. FAILURE TO COMPLY MAY CAUSE CONSTRUCTION DELAYS AND/OR ADDITIONAL EXPENSES

WALLS 2' WIDE OR GREATER SHALL HAVE AN OUTLET. OUTLETS SHALL BE SPACED NO MORE THAN 12' APART, AND A MAX OF 6'FROM END OF WALLS OR OPENING.

IN THE KITCHEN AND DINING AREA, A RECEPTACLE SHALL BE PROVIDED FOR EACH COUNTER SPACE WIDER THEN 12" SO THAT NO POINT IS MORE THAN 24" FROM AN OUTLET. ALL OUTLETS IN KITCHEN AND DINING AREA SERVING COUNTERTOP SURFACES SHALL BE ONE SWITCHED LIGHT FIXTURE OR SWITCH LIGHTING OUTLET SHALL BE INSTALLED IN EVERY HABITABLE ROOM, BATHROOM, STAIRWAY, HALL, ATTACHED GARAGE, AND AT OUTDOOR ENTRANCES. PROVIDE GROUND-FAULT CIRCUIT-INTERRUPTER

PROTECTION FOR ALL RECEPTACLES INSTALLED IN BATHROOMS.

GENERAL ARCHITECTURAL NOTES

1. 30" CLEAR WIDTH FOR WATER CLOSET TO COMPARTMENT AND 24" CLEARANCE IN FRONT FOR BATHROOM.

2. GLAZING: GLAZING IN HAZARDOUS LOCATIONS SHALL BE TEMPERED. GROUND-FAULT CIRCUIT-INTERRUPPTERS (GFI) PROTECTION FOR ALL 125V, SINGLE PHASE, 15 & 20 AMP BATHROOM AND OUTDOOR RECEPTACLES.

3. ALL OUTLETS IN BEDROOM SHALL BE PROVIDED WITH ARC- FAULT CIRCUIT INTERRUPTER.

WATER HEATER MUST BE STRAPPED TO WALL IN TWO PLACES. ONE IS THE UPPER 1/3 OF THE TANK AND ONE IN THE LOWER 1/3 OF THE TANK. THE LOWER POINT SHALL BE A MINIMUM OF 4" ABOVE THE CONTROLS.PROVIDE ULTRA FLUSH WATER CLOSET FOR ALL NEW CONSTRUCTION MAX 1.6 GAL. EXISTING SHOWERHEADS AND TOILETS MUST BE PIPING. ADAPTED FOR LOW WATER CONSUMPTION. PROVIDE 70" HIGH NON-ABSORBENT WALL ADJACENT TO SHOWER AND APPROVED SHATTER-RESISITANT MATERIALS FOR SHOWER ENCLOSURE. ALL SHOWERS AND TUB-SHOWERS SHALL HAVE EITHER A PRESSURE BALANCE OR A THERMOSTATIC MIXING VALVE.AN APPROVED SEISMIC GAS SHUTOFF VALVE WILL BE INSTALLED ON THE FULL GAS LINE ON THE DOWNSTREAM SIDE OF THE UTILITY METER AND BE RIGIDLY CONNECTED TO THE EXTERIOR OF THE BUILDING OF STRUCTURE CONTAINING THE FUEL GAS PROVIDE RECEPTACLES ON WALLS OVER 2'WIDE, WITHIN 6' OF OPENING AND SO THAT NO POINT ALONG WALL IS MORE THAN 6' FROM A RECEPTACLE.

THE CONSTRUCTION SHALL NOT RESTRICT A FIVE FOOT CLEAR AND UNOBSTRUCTED ACCESS TO ANY WATER OR POWER DISTRIBUTION FACILITIES (POWER POLES, PULL-BOXES, TRANSFORMERS, VAULTS, PUMPS, VALVES, METERS APPURTENANCES, ETC.) OR TO THE LOCATION OF THE HOOK-UP. THE CONSTRUCTION SHALL NOT BE WITHIN TEN FEET OF ANY POWER LINES ARE LOCATED ON THE PROPERTY. FAILURE TO COMPLY MAY CAUSE CONSTRUCTION DELAYS AND/OR ADDITIONAL EXPENSES.

WALLS 2' WIDE OR GREATER SHALL HAVE AN OUTLET. OUTLETS SHALL BE SPACED NO MORE THAN 12' APART, AND A MAX OF 6'FROM END OF WALLS OR OPENING.

IN THE KITCHEN AND DINING AREA, A RECEPTACLE SHALL BE PROVIDED FOR EACH COUNTER SPACE WIDER THEN 12" SO THAT NO POINT IS MORE THAN 24" FROM AN OUTLET. ALL OUTLETS IN KITCHEN

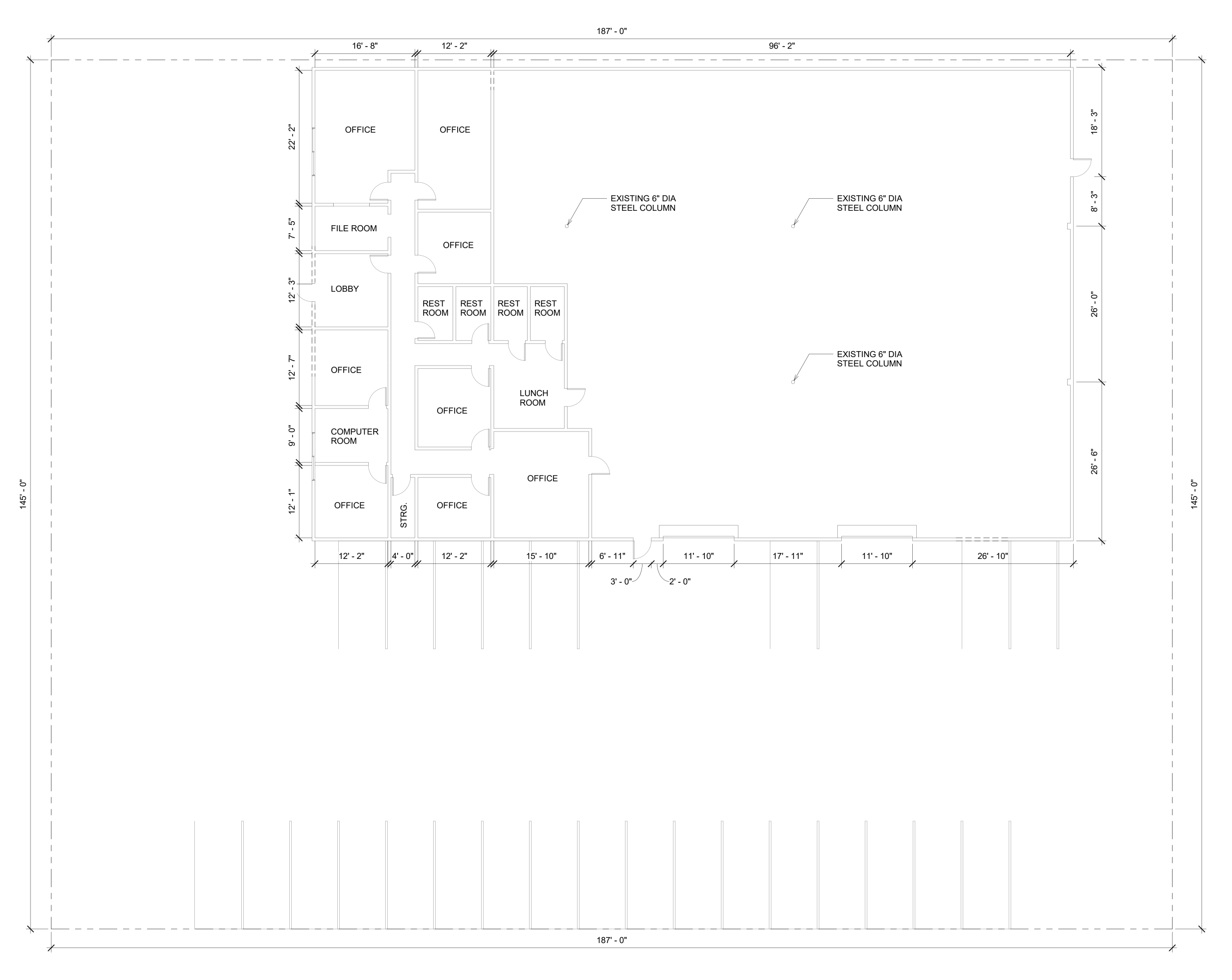
= EXISTING WALL

= = DEMOLISHED WALL

= PROPERTY LINE

EXISTING AND DEMO WALL

3/16" = 1'-0"



14320 VENTURA BLVD. No. 267

SHERMAN OAKS, CA 91423

818.618.4277

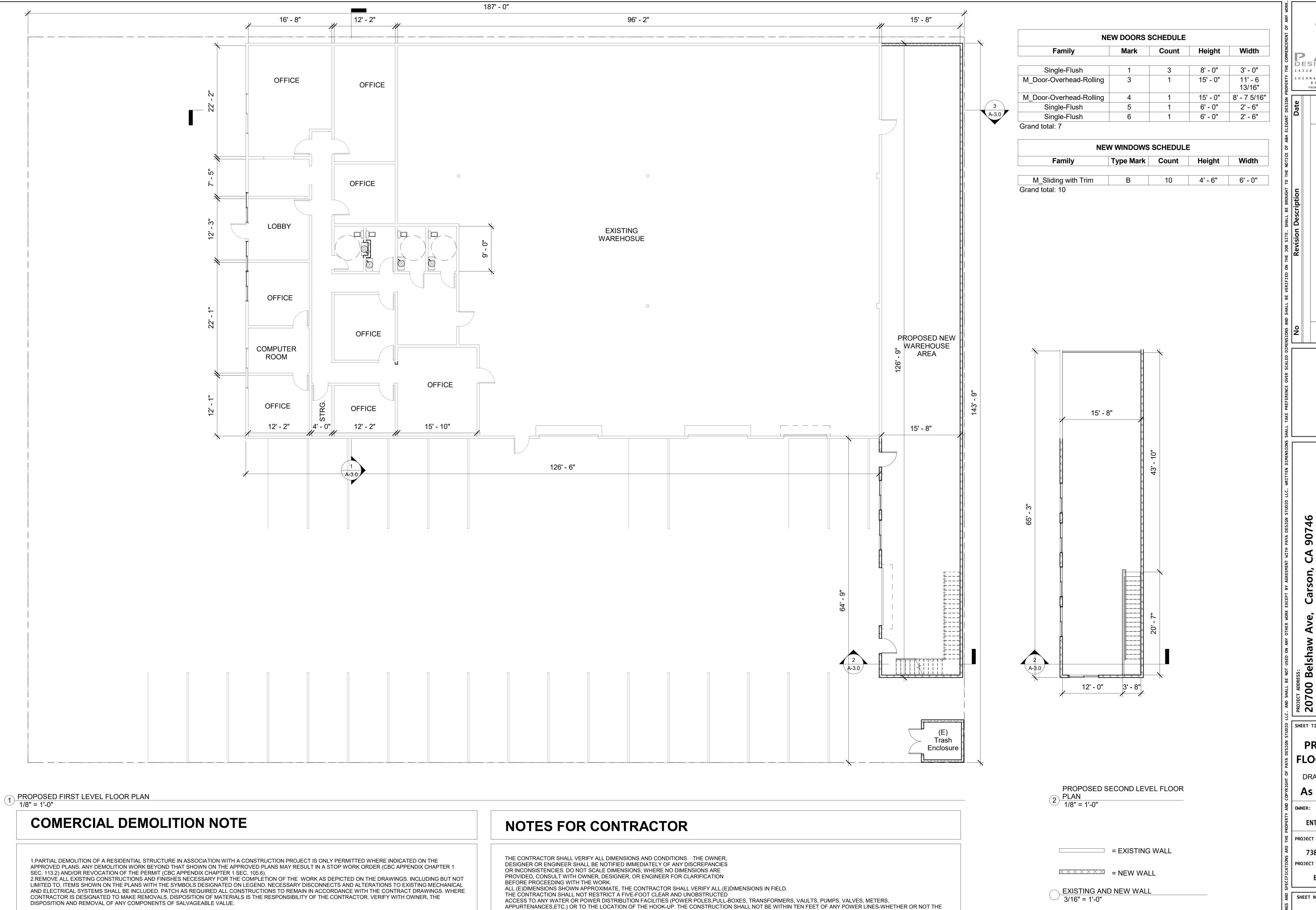
reza@payadesignstudio.com ESS: Belsl 00 PR0JECT **207**(SHEET TITLE: **EXISTING** FLOOR PLAN DRAWING SCALE As indicated ENTER COMPUTER PROJECT APN NUMBER: 7381-025-047 PROJECT JOB NUMBER:

1 EXISTING PLAN 1/8" = 1'-0"

SHEET NUMBER:

A-1.1

B-012-2020



LINES ARE LOCATED ON THE PROPERTY. FAILURE TO COMPLY MAY CAUSE CONSTRUCTION DELAYS AND/OR ADDITIONAL EXPENSES.

ALL WORK IN THE PUBLIC RIGHT-OF-WAY SHALL BE DONE PER CITY STANDARDS.

No. 2 6 7

S H E R M A N O A K S, C A 9 1 4 2 3

8 1 8 . 6 1 8 . 4 2 7 7

reza@payadesignstudio.com

PROPOSED

FLOOR PLANS DRAWING SCALE

As indicated

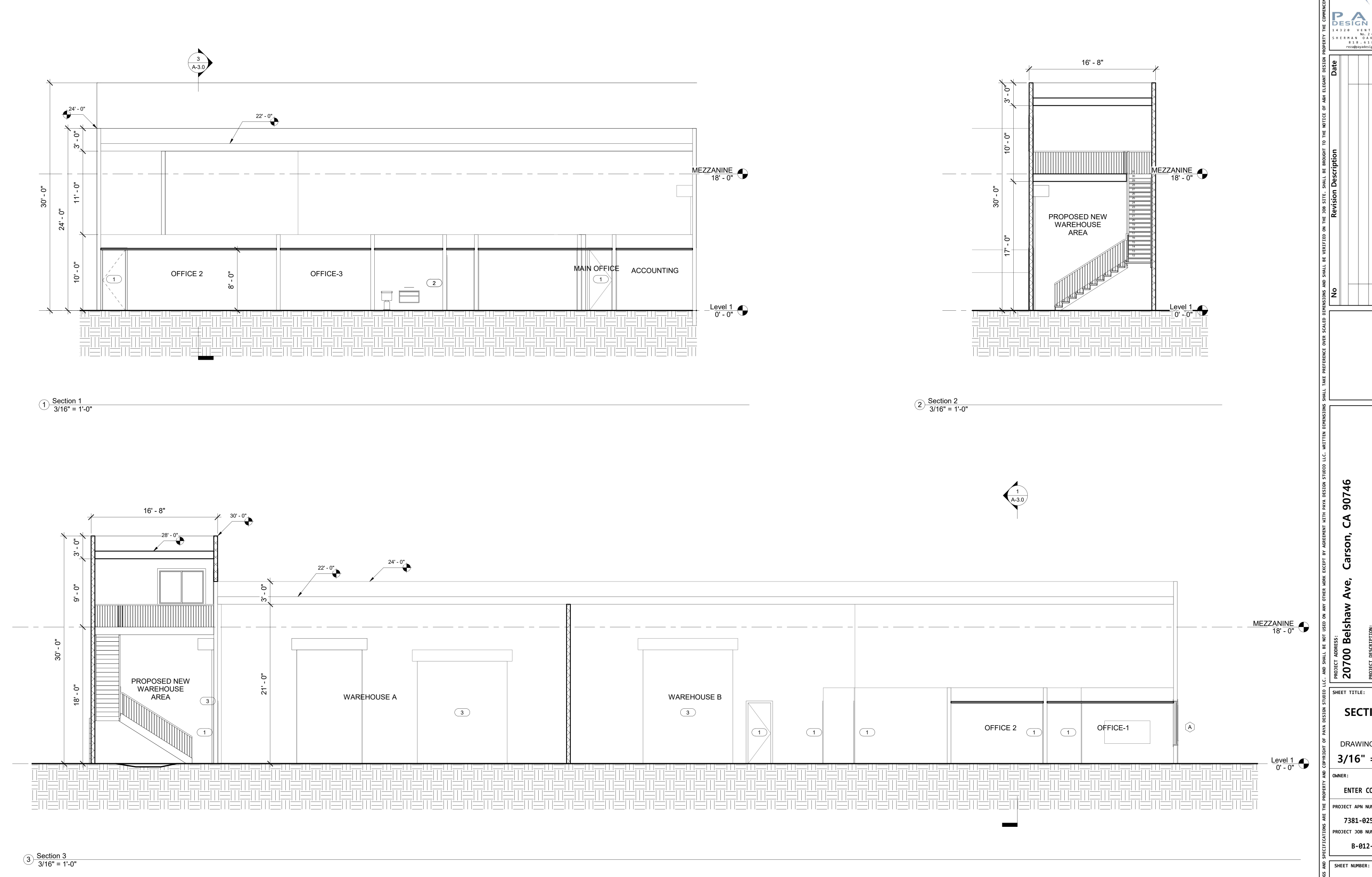
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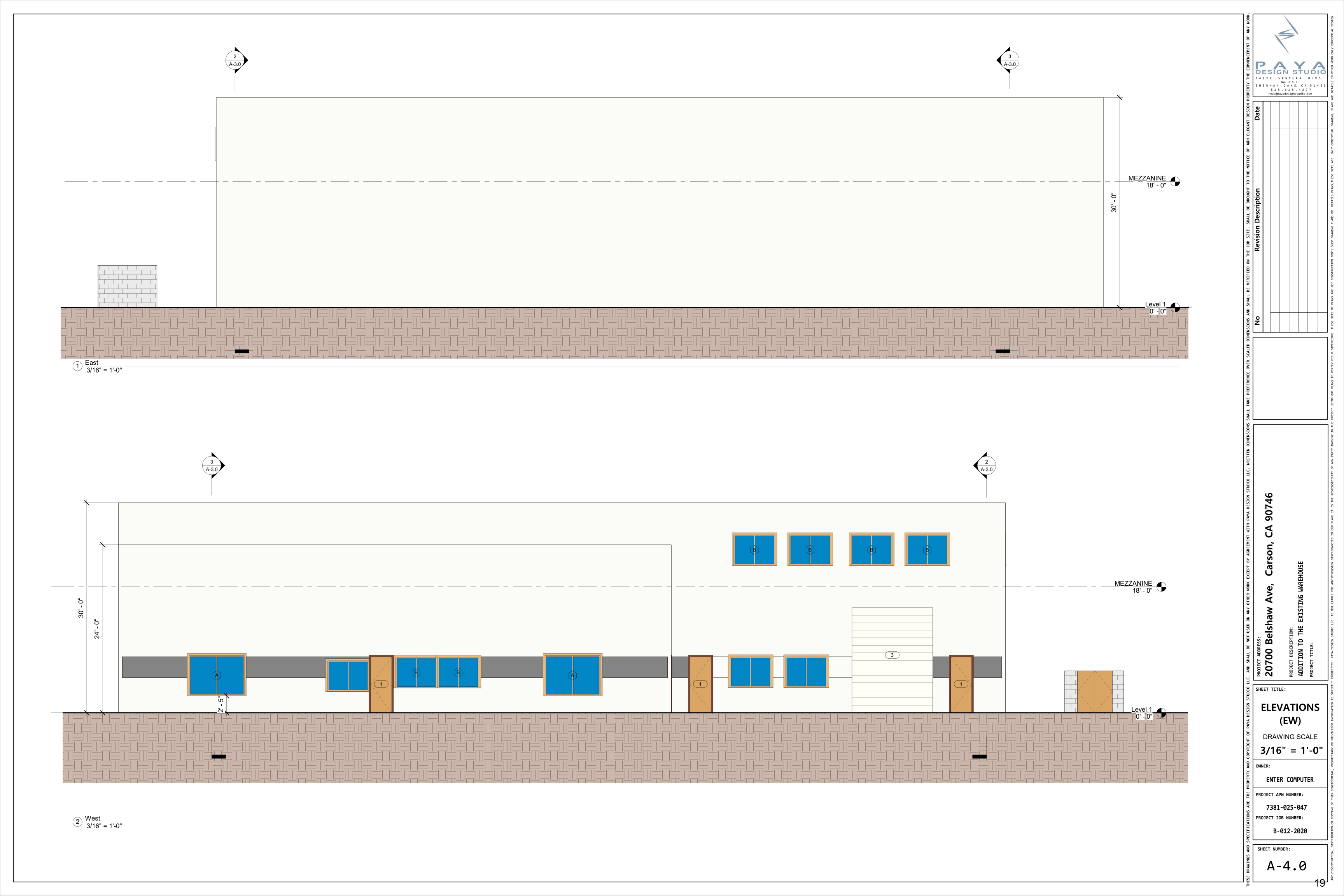
SHERMAN OAKS, CA 9 1 4 2 3

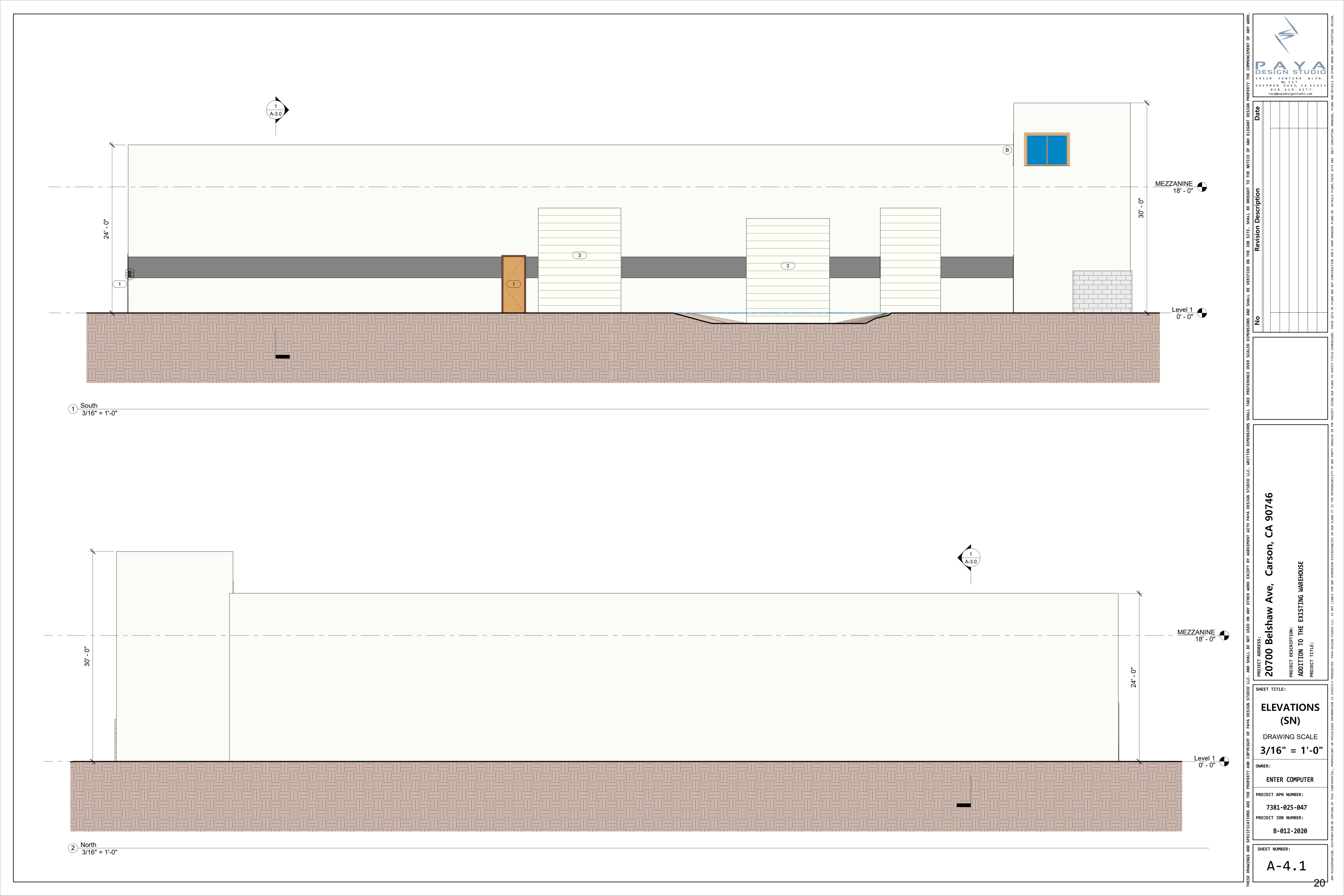
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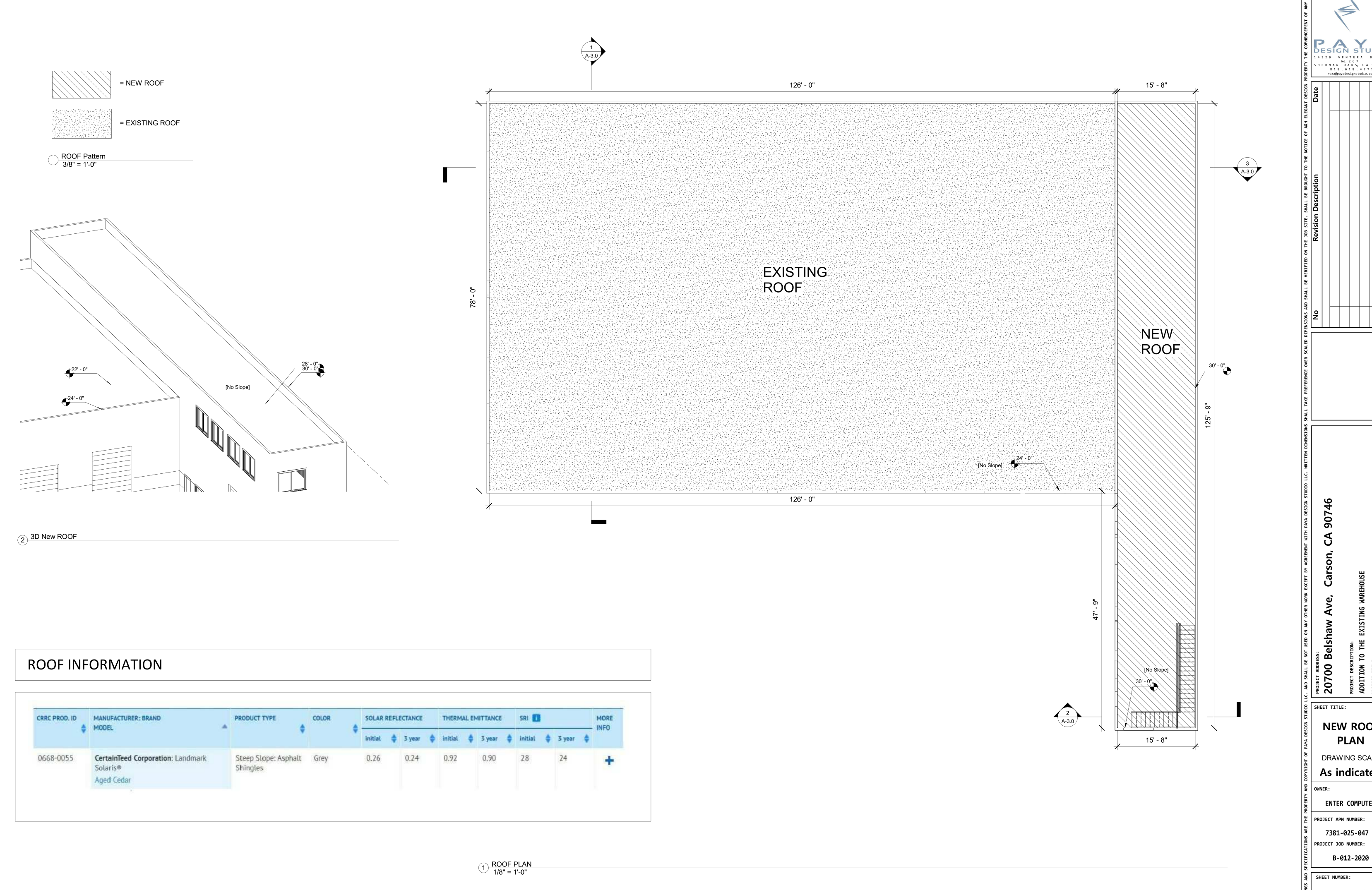
reza@payadesignstudio.com 1 2 : SHEET TITLE: **SECTIONS** DRAWING SCALE 3/16" = 1'-0"

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DESIGN STUDIO

1 4 3 2 0 VENTURA BLVD.

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SHERMAN OAKS, CA 9 1 4 2 3

8 1 8 . 6 1 8 . 4 2 7 7

reza@payadesignstudio.com PROJECT ADDRESS:

20700 Belshav PROJECT DESCRIPTI
ADDITION TO |
PROJECT TITLE: SHEET TITLE: **NEW ROOF PLAN** DRAWING SCALE As indicated ENTER COMPUTER

> B-012-2020 SHEET NUMBER:

> > A-5.0