# **Adopted Specific Plan**

For the Development of The Waste Disposal, Inc. Site City of Santa Fe Springs, California

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Approved by the City Council April 1, 2020

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Specific Plan For the Development of The Waste Disposal, Inc. Site City of Santa Fe Springs, California

## 1 Introduction

## 1.1 Statement of Purpose

This Specific Plan is being prepared to guide the redevelopment of a federally designated Superfund site known generally as the Waste Disposal, Inc. Site ("the Site", or "the WDI Site"). The primary need for the Specific Plan is to ensure that the remedy selected by the Environmental Protection Agency ("EPA") for the Site remains protective of human health and the environment and the building and design standards of the City of Santa Fe Springs are met if development occurs on the Site. The implementation of this Specific Plan will lead to the redevelopment and reuse of the Site, assure environmental safety on the project site, improve the visual atmosphere and function of the immediate area, and ensure that any future development will ultimately enhance the community of Santa Fe Springs and the surrounding area.

Any developer of the Site, whether a current or future property owner, must ensure that the development and related plans conform to the land and water use restrictions found in any recorded Environmental Restriction Covenants (ERCs) recorded at the Site, pursuant to EPA's Amended Record of Decision (ROD). The ERCs implement the institutional controls selected in the Amended ROD and are or will be recorded with the County of Los Angles. The ERCs "run with the land" for individual land parcels on the Site, once they are recorded. In addition, developers are required to adhere to the requirements of this Specific Plan. In the event that there is a conflict between this Specific Plan

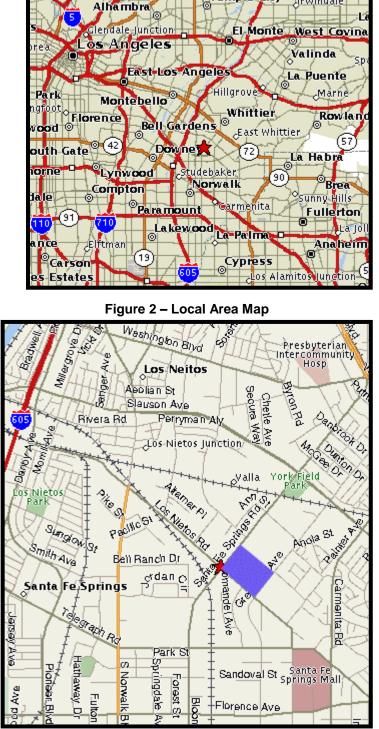


Figure 1 – Santa Fe Springs Regional Map

or the City's development standards and the remedial measures established by the EPA, the EPA requirements

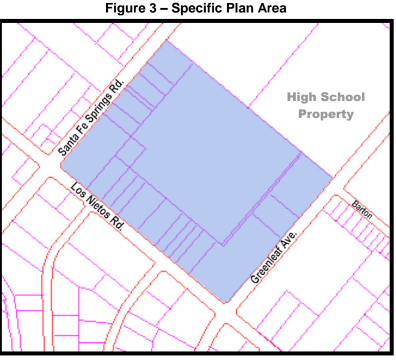
shall take precedence.

## 1.2 Location of Project

The WDI Site is located in the City of Santa Fe Springs, Los Angeles County, California. The City is located approximately 13 miles southeast of downtown Los Angeles with neighboring cities of Whittier, La Mirada, Cerritos, Norwalk, Downey, and Pico Rivera (see Figure 1, where the project location is identified by the star in the center of the map).

The WDI Site is generally described as those properties north of Los Nietos Road, east of Santa Fe Springs Road, west of Greenleaf Avenue, and south of the prolongation of Barton Street (see Figures 2 & 3, where the project location and area is identified by the blue square). The total acreage of the WDI Site is approximately 38 acres encompassing 22 separate parcels. A legal description of the parcels included in the Specific Plan is attached as Appendix B. Within the project Site there are over 36 independent, viable businesses that employ dozens of people. In addition, many other persons regularly visit the Site on business.

For the purposes of this document, Santa Fe Springs Road shall be considered the western boundary of the Site, Los Nietos Road shall be known as the southern boundary, Greenleaf Avenue shall be considered the



eastern boundary, and the boundary running along the southern boundary of the high school, parallel to the apparent prolongation of Barton Street shall be designated the northern boundary of the Site.

## 1.3 Objectives of the Plan

It is the intention of the City to encourage future redevelopment of the WDI Site that does not interfere with or compromise the remedy implemented under the Amended Record of Decision. As such, the cleanup remedy established by the EPA must be implemented during or prior to development of the Site, whether that development takes place all at once or in distinct phases, as provided in this Plan. The City also wishes to encourage developments at the WDI Site that are viable in both the short- and long-term and which help eliminate non-conforming buildings and improvements. To the extent possible, the City also hopes this Plan will enable property owners to blend existing buildings into the long-term redevelopment goals. The City intends to avoid policies that compromise the feasibility of a project by enacting regulations without justification. Finally, the City wishes to ensure that any eventual development of the WDI Site does not adversely impact adjoining or nearby properties. Building setbacks, landscaping, circulation, and parking on the Site should be constructed in such a manner as to remove or minimize any negative outcomes to the surrounding area.

The City also wishes to meld the efforts of the EPA, the potentially responsible parties, and the Community Development Commission to ensure that the remediation does not result in the creation of an unsightly,

blemished mass of vacant land.

Furthermore, the City intends to ensure, to the extent possible, that redevelopers will be required to undertake mitigation if EPA determines that redevelopment could hinder or adversely impact the remedial systems on Site.

In summary, the City wishes to provide a clear policy document in order to expedite the redevelopment process and will further this goal by providing for timely approvals for development proposals that adhere to the tenets of this Plan. The overall goal of this document is to provide a framework for future developers to follow that enables them to obtain development approvals without encountering unnecessary jurisdictional obstacles and delays. It is not the goal of the City to undertake a wholesale displacement of the existing tenants or property owners. It is the desire of the City to work with the property owners at the Site to bring about the goals of this Plan.

## 1.4 Status of the Specific Plan

This Specific Plan is intended to serve as an established policy statement by the City of Santa Fe Springs for development of the WDI Site. As such, any development proposals for the WDI Site are expected to adhere to the adopted Specific Plan; however, the City Council has the discretion to override any controls established in this Specific Plan to better serve the goals and policies of the City's General Plan. Where the Specific Plan provides additional controls not discussed in the General Plan, those controls should be met by the project proponent. In all other areas, the City's General Plan and Zoning Ordinance shall be strictly adhered to. Any development at the WDI Site, whether proposed by a current or future property owner, will be reviewed by the Planning Commission and the Community Development Commission through duly noticed public hearings in order to verify that the proposed development is consistent with the requirements of this Specific Plan, the General Plan, the Zoning Ordinance, and the Consolidated Redevelopment Plan. Through the public hearings conducted by these bodies, the public will have opportunities to review and comment on any proposed development at the WDI Site.

While this Specific Plan attempts to identify the various components of the Amended Record of Decision (Amended ROD) that might affect future redevelopment of the Site, developers and interested parties are encouraged to review the Administrative Record for the WDI Site in order to view the detailed information contained therein.

## 1.5 Developmental Oversight for WDI

Development at the WDI Site can only proceed if the performance standards, environmental statutes, and regulations imposed by Federal and State agencies are adhered to in addition to the requirements of this Specific Plan. As such, it will be essential for prospective Site developer(s) to coordinate all efforts with these oversight agencies as well as with the City of Santa Fe Springs to ensure that all regulations are understood and met through the proposed development.

A copy of the Administrative Record for the WDI Site is available for review in the Santa Fe Springs Library. Many of these documents contain information that would be pertinent to redevelopment of the WDI Site, including summaries of the site investigations, monitoring reports, the Supplemental Feasibility Study, the Amended ROD, remedial design documents, and work plans. The EPA adds new documents to the Administrative Record as they become available. Any such supplemental documents will be available for review at the City Library.

## 1.6 Summary of Preparation Process

This Specific Plan has been prepared by the City of Santa Fe Springs, Department of Planning and Development, with the guidance and assistance of the Citizens Participation Committee – a group of interested property owners, business owners, adjacent property owners, and neighboring residents – and has been reviewed by the Environmental Protection Agency, the State Department of Toxic Substances Control, and the Waste Disposal, Inc. Group prior to formal circulation. All site plans that are included in this document have been prepared by the team of Osborn Architects, Mia Lehrer + Associates, and KPFF Consulting Engineers and were generated through multiple meetings and discussions with the project stakeholders and interested parties, including the Citizens Participation Committee. Prior to adoption, this Specific Plan was circulated to appropriate State and local agencies, and the public generally for review and comment and appropriate environmental documents have been created, circulated, and adopted in conjunction with this Plan.

# 2 Background and Setting

## 2.1 Statutory Authority

This Specific Plan has been prepared in accordance with Section 65451 of the California Government Code, which mandates that a Specific Plan be structured as follows:

- (a) A specific plan shall include a text and a diagram or diagrams which specify all of the following in detail:
  - (1) The distribution, location, and extent of the uses of land, including open space, within the area covered by the plan.
  - (2) The proposed distribution, location, and extent and intensity of major components of public and private transportation, sewage, water, drainage, solid waste disposal, energy, and other essential facilities proposed to be located within the area covered by the plan and needed to support the land uses described in the plan.
  - (3) Standards and criteria by which development will proceed, and standards for the conservation, development, and utilization of natural resources, where applicable.
  - (4) A program of implementation measures including regulations, programs, public works projects, and financing measures necessary to carry out paragraphs (1), (2), and (3).
- (b) The specific plan shall include a statement of the relationship of the specific plan to the general plan.

The pertinent code sections for this Specific Plan document are included in Appendix A at the rear of this document.

## 2.2 Historical Context

At its center, the WDI Site contains a buried 42 million-gallon reservoir constructed for the storage of crude oil (petroleum), commonly referred to as the "Dial". The bottom of the earthen, concrete-lined reservoir was built several feet below the original ground surface, and was approximately 600 feet in diameter. The reservoir was decommissioned as a storage vessel in the early 1940's, and by the late-1940's the reservoir and surrounding areas were being used for the disposal of a variety of liquid and solid wastes; this disposal continued until the mid-1960's. Wastes disposed at the Site include petroleum chemicals, solvents, sludges, construction debris, drilling mud, and similar waste materials. During the late-1960's, the reservoir and

portions of the Site were covered with soil. The Site was added to the Environmental Protection Agency's National Priorities List – i.e., designated as a "Superfund" site in 1987.

The WDI Site lies adjacent to an historic oil field that is transitioning into a prime industrial area. The California Division of Oil and Gas records reveal that there are no known abandon oil wells within the Throughout the community, the City has had great success in converting boundaries of the Site. "Brownfield"<sup>1</sup> sites into higher more productive land uses; it is the City's goal to experience this same success at the WDI Site.

Since 1987, the EPA has worked with the Potentially Responsible Parties in order to identify and implement a cleanup strategy for the WDI Site. That effort has resulted in the development of the Amended Record of Decision (ROD), which identifies the specific components of the remediation strategy and outlines the specific controls and oversight measures that will be in place to protect persons who use the property in the future.

In 2000, the City received a grant from the EPA. The purpose of the Superfund Redevelopment Initiative (SRI) grant is to assist the City in undertaking a planning process that will evaluate opportunities and alternatives for beneficial reuse of the WDI Site, including industrial redevelopment, that are compatible with the EPA's selected remedy for the Site. This Specific Plan document is one of the key products of that effort, which has also included public outreach efforts and coordination with State, Federal, and local public agencies. Through multiple meetings with the Citizens Participation Committee – a group of interested stakeholders, including business owners, property owners, adjacent property owners, and neighboring residents – as well as ongoing meetings with the Potentially Responsible Parties (identified as the WDIG), the EPA, and other oversight agencies, the City has attempted to develop a planning document designed to meet the diverse goals and objectives of all interested persons and groups.

#### 2.3 **Existing Land Uses**

Under the City's General Plan, the WDI Site is wholly designated as "Industrial" land use. Industrial areas generally surround the Site to the northwest, west, and south, residential areas exist to the east (primarily outside City boundaries), and a high school (designated in the General Plan as Open Space) borders the site along the northeastern corner.

The City's Zoning Ordinance, Chapter 155 of the City's Municipal Code, identifies the entire WDI Site as being in the M-2, Heavy Manufacturing Zone. Controls for this zone are established in Sections 155.240 through 155.269. Such zoning designation and controls shall continue under this Specific Plan unless specifically identified herein.

According to the Zoning Ordinance, the purpose of the M-2 Zone is to preserve the lands of the city appropriate for heavy industrial uses, to protect these lands from intrusion by dwellings and inharmonious commercial uses, to promote uniform and orderly industrial development, to create and protect property values, to foster an efficient, wholesome and aesthetically pleasant industrial district, to attract and encourage the location of desirable industrial plants, to provide an industrial environment which will be conducive to good employee relations and pride on the part of all citizens of the community and to provide proper safeguards and appropriate transition for surrounding land uses.

<sup>&</sup>lt;sup>1</sup> With certain legal exclusions and additions, the term "Brownfield" refers to property on which the expansion, redevelopment, or reuse may be complicated by the presence or potential presence of a hazardous substance, pollutant, or contaminant. Page 8

## 2.4 Project Area Designation

The subject Site lies within the former Norwalk Boulevard Redevelopment Project Area, which has been merged into the Consolidated Redevelopment Project, adopted by the Community Development Commission of the City of Santa Fe Springs. As such, any development on the WDI Site is subject to the conditions imposed by the Redevelopment Plan. In addition, any development site plans submitted for the WDI Site are subject to approval by the Planning Commission and Community Development Commission of the City of Santa Fe Springs.

## 2.5 Site Remediation

Remediation of the Waste Disposal, Inc. Site is being completed in a manner consistent with the Amended Record of Decision as adopted by the EPA. The selected remedy, identified as Alternative 2 in the Amended ROD, includes the following general components:

- 1. A Resource Conservation and Recovery Act (RCRA)-equivalent cap over the central area of the Site;
- 2. Engineered capping systems over areas containing waste materials outside the Dial area;
- 3. Soil-gas collection, extraction, and treatment systems beneath the RCRA-equivalent cap;
- 4. Liquids collection, treatment, and disposal for leachate that accumulates at the base of the reservoir over the Dial;
- 5. Engineering Controls at and/or within existing or new buildings or demolition and removal of buildings and relocation of occupants, if necessary;
- 6. Gas migration control measures or additional gas extraction systems outside the Dial area;
- 7. Institutional Controls required by EPA and other regulatory agencies;
- 8. Long-term groundwater monitoring; and
- 9. Long-term operations, maintenance, and monitoring of all remedial systems and remedial components.

The Amended ROD anticipates that the WDI Site may be redeveloped at some point in the future by other entities and implementation of the selected remedy is intended to not preclude redevelopment from occurring. The environmental restriction covenants that EPA anticipates will be recorded on all of the properties at the Site will include a process to enable an owner or developer to seek EPA approval for an exception to one or more of the land use restrictions set forth in the covenant. If a developer proposes to take an action that would disturb the cap, EPA would only approve the action if the developer took all the necessary steps to replace the cap or provide equivalent protection.

## 2.6 Environmental Restriction Covenants

The EPA's Amended ROD describes the remedy selected for the cleanup of the WDI Site. This decision follows EPA's extensive investigative work at the Site to evaluate remedial alternatives and its release of the Proposed Plan for the remedy in June 2001. EPA's selected remedy is based on its policy for using containment as the presumptive remedy for landfills. The remedy includes installation of capping systems, environmental control systems for soil gas, liquids, and monitoring systems to address the threats posed by contamination at the Site. In addition, as part of this remedy, institutional controls will be implemented in order to ensure the long-term integrity of the remedy and to prevent exposure to waste remaining at the Site. EPA expects that Environmental Restriction Covenants (ERCs) will eventually be executed and recorded on all of the properties at the WDI Site. The EPA will oversee compliance with these agreements. Where an ERC has been recorded, the requirements must be integrated into the redevelopment proposal for the Site in order to make them compatible with the Amended ROD.

As stated above, the ERCs will run with the land and will be enforceable under California Law against all future property owners and tenants. Such agreements will provide access to the EPA, the State, and any potentially responsible parties charged with conducting the remedial action and their contractors, for the following purposes:

- 1. Monitoring the remedial action and operation, monitoring, and maintenance;
- 2. Verifying any data or information submitted to the EPA or the State;
- 3. Conducting investigations relating to contamination at or near the Site;
- 4. Obtaining samples;
- 5. Assessing the need for, planning, or implementing additional response actions at or near the Site;
- 6. Assessing implementation of quality assurance and quality control practices as defined in the approved Quality Assurance Project Plans;
- 7. Implementing the remedial action and operation, monitoring, and maintenance;
- 8. Assessing compliance with the access easements and environmental restrictions; and
- 9. Determining whether the Site or other property is being used in a manner that is prohibited or restricted by the environmental restrictions, or that may need to be prohibited or restricted.

In addition, the ERCs include land and water use restrictions to prohibit and restrict certain activities at the Site unless expressly approved by the EPA. Those entities seeking exceptions to the land and water use restrictions will be required to submit an Application for Exceptions, along with supporting documentation, to the EPA for review and approval. The level of detail required to support an Application for Exceptions may vary depending on the nature and scope of the proposed activity. It is anticipated that the review process for the Application for Exceptions would coincide with the City's entitlement process.

Developers will need to review all ERCs that would be affected by a potential development prior to seeking entitlements from the City. While each of the ERCs will be adopted individually and, therefore, may contain slightly different terms and conditions, a sample ERC is attached to this Specific Plan as Appendix H.

# 3 Land Use Regulations

## 3.1 Statement of Objectives and Policies

It is the intention of the City of Santa Fe Springs to encourage redevelopment of the WDI Site. As such, the cleanup remedy established by the EPA must be implemented prior to or during development or redevelopment of the Site.

The City also wishes to encourage developments at the WDI Site that are viable in both the short- and longterm and which will help eliminate non-conforming buildings and improvements. The City intends to avoid enacting regulations and policies that could compromise the feasibility of redevelopment of the Site.

Finally, the City wishes to ensure that any eventual development of the WDI Site does not adversely impact adjoining or nearby properties. Building setbacks, landscaping, circulation, and parking on the Site should be constructed in such a manner as to remove or minimize any negative outcomes to the surrounding area.

## 3.2 Proposed Land Uses

The existing General Plan Land Use designation of "Industrial" shall remain in effect at the WDI Site. The zoning for the Site of M-2, Heavy Manufacturing shall also continue for the entire subject Site. Basic controls for this zone are established in Sections 155.240 through 155.269 of the Municipal Code. In addition, certain light manufacturing and/or open space uses would be considered after review by the Planning Commission and the City Council. As stated above, in accordance with the standards and controls established by the Zoning Ordinance and the EPA, the following uses shall not be permitted:

- Day care facilities
- Schools for people aged 21 and under
- Hospitals
- Extended care facilities
- Churches
- All residential uses
- Other uses by sensitive receptors

Permitted principal land uses for the WDI Site include the following, if not in conflict with the Institutional Controls described in the Amended ROD:

- A) Any uses permitted in the M-1 zone, excluding those that would not be compatible with the remedy selected in the Amended ROD;
- B) Oil field equipment manufacture, repair, supply, and exchange;
- C) The manufacturing and processing of the following:
  - 1) Abrasives
  - 2) Aircraft and aircraft accessories
  - 3) Aluminum products
  - 4) Automobiles, trucks and trailers
  - 5) Automotive accessories and parts
  - 6) Boats
  - 7) Bricks
  - 8) Burial vaults and caskets
  - 9) Candles
  - 10) Canvas
  - 11) Carpets and rugs
  - 12) Cement products

13) Chalk

- 14) Clay pipe and clay products
- 15) Cleaning compounds
- 16) Composition wallboard
- 17) Glass, but excluding blast furnaces

18) Glazed tile

- 19) Graphite and graphite products
- 20) Hemp products
- 21) Industrial burners
- 22) Ink
- 23) Jute products
- 24) Linter
- 25) Metal foil
- 26) Metal products
- 27) Missiles and missile components, excluding explosive fuels
- 28) Motors and generators
- 29) Oakum products
- 30) Paraffin products
- 31) Plastics
- 32) Porcelain products
- 33) Pumice
- 34) Putty
- 35) Railroad equipment
- 36) Rubber products
- 37) Sand and lime products
- 38) Sisal products
- 39) Starch and dextrin
- 40) Steel products
- 41) Stone products
- 42) Structural steel products
- 43) Tile
- 44) Wire and wire products
- D) Machinery manufacture, including electrical, agricultural, construction, mining, air conditioning equipment, dishwashers, dryers, furnaces, heaters, stoves and washing machines;
- E) Metal fabricating, heat treating, pickling and stamping;
- F) Cold rolled reduction of steel and the annealing of steel;
- G) Manufacture of lead shot by shot tower process;
- H) Sterilizing and refurnishing of used bedding and upholstered furniture;
- I) Truck driver training schools and automotive equipment training schools;
- J) Machine tool manufacture, including metal lathes, presses and stamping machines, and woodworking machines;

- K) Food products manufacture, including such processes as cooking, roasting, refining and extraction involved in the preparation of such products as cereal, chocolate, cider, coffee, glucose, rice, flour, feed and grain, vegetable oils, and yeast, but not including fish or meat products;
- L) Lumber yards, lumber processing and woodworking, including sawmills, planing mills, plywood, veneering, wood-preserving, and laminating;
- M) Contractors shops, including building, masonry, painting, concrete, electrical, plumbing, refrigeration, roofing, heating, and air conditioning, but excluding open storage yards;
- N) Manufacture of cans, containers, boxes, barrels, bottles, and bags;
- O) Motor vehicle inspection/testing station;
- P) The parking, storage, rental, leasing and sale of boats, recreational trailers and vehicles, mobile homes, and office trailers;
- Q) Truck service or repair; provided that the site utilized does not exceed one acre in size;
- R) Repair garages, body and fender works and auto painting, providing all work is conducted within a completely enclosed structure;
- S) Foundries with furnaces not exceeding a capacity of 500 pounds per furnace or with a total combined capacity not in excess of 1,000 pounds;
- T) Public truck scales;
- U) Manufacturing of liquid detergents;
- V) Public utility service yards; and/or
- W) Other similar uses which the City, after study and deliberation, finds to be consistent with the purpose of the Zoning Ordinance, and which would be similar to the uses listed as permitted uses and would be compatible to those uses. All approved uses must be compatible with the remedy selected in the Amended Record of Decision.

Truck, trailer, chassis, permitted outdoor storage use or container storage uses shall only be permitted at the Site as accessory uses to on-Site industrial operations. Leases limited to exterior open yard space only are prohibited. Exterior open yard areas at the Site shall only be leased to tenants that are concurrently leasing interior space within the on-Site industrial building. For instance where the building is leased to multiple tenants, the split between exterior yard storage space and interior warehouse space shall be no greater than 75% and less than 25% respectively.

## 3.3 Development Standards

In addition to existing development standards identified in the City's Zoning Ordinance, the following controls are established for the WDI Site. Three samples of potential development schemes and patterns that meet the requirements identified below are attached as Appendix E. These examples are included for guidance and illustrative purposes and do not preclude other development schemes.

## 3.3.1 Development on the Dial

The northern-central portion of the WDI site contains a buried, concrete-lined reservoir, the Dial portion of the Site. The approximate location of the Dial is identified in Figure 4. The precise location of the Dial is identified in Appendix D, attached to this Specific Plan.

While EPA's cleanup remedy does not specifically ban construction of buildings over the top of the Dial, and other perimeter areas outside the Dial, the Amended ROD does require that such construction activities be

reviewed by EPA and that any development may not interfere with the approved remedy.

Based on the following issues, it is expected that no permanent structures could feasibly be located over the Dial area:

- (1) Preliminary engineering studies have shown that the soil in its current condition will not support a building due to the viscous and liquid nature of the buried wastes contained by the reservoir;
- (2) The EPA's remedy calls for leaving the buried wastes in place; therefore, the soil in the Dial area cannot be engineered and compacted to enable buildings to be supported; and
- (3) The structural integrity of the Dial cannot be altered in any way; therefore, drilling pilings or building supports through the bottom of the reservoir and into sufficiently compacted soil would not be possible.

As a result, this Specific Plan sets forth the restriction that no permanent structures should be permitted on top of the Dial or within five (5) feet of the top of its walls (see Figure 5). This requirement includes light standards, fences, and walls with footings 12 inches or more below grade. However, should a developer feel that it will be possible to engineer and construct a permanent structure over the Dial that will meet the controls established in the ERCs and ensure the health and safety of those entering the WDI Site, this Specific Plan does not prohibit such developer from submitting plans to the EPA and the City of Santa Fe Springs for review and consideration.

With prior City approval, temporary storage containers and parking uses are allowable on the Dial as well as aboveground landscaping such as potted plantings.

Please refer to the Amended ROD and the *Final Remedial Design* documents for additional design requirements and restrictions for the Dial area.

## 3.3.2 Minimum Lot Site

Upon any subdivision of the WDI Site, all lots shall conform to the standards of the M-2 Zone

## 3.3.3 Building Setbacks

As stated above, no building may be built within five (5) feet of the top of the Dial walls, as shown in the figure. In addition, no building may be located within 75 feet of the northern boundary of the Site between Greenleaf Avenue and western boundary of the high school property. The building setback for the remaining



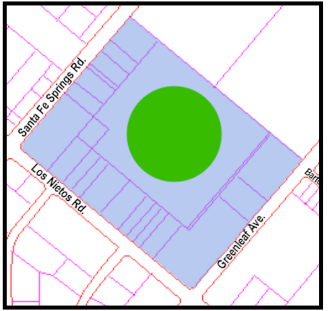
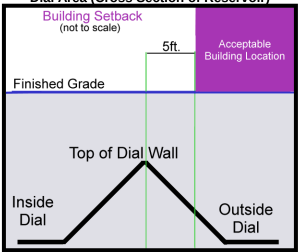


Figure 5 – Required Building Setback Near Dial Area (Cross Section of Reservoir)



portion of the northern boundary of the Site shall be 20 feet as measured from the property line. Building

setbacks along Greenleaf Avenue, Los Nietos Road, and Santa Fe Springs Road shall be 30 feet. Should the Site be subdivided into several properties, the established side, rear, and front yard setback requirements of the M-2 Zone will apply.

## 3.3.4 Building Height

There is no limit for building height on the Site. However, as identified later in paragraph 3.3.6, any building that would be located closest to the high school property to the north of the Site will need to provide design and landscaping features that would remove a direct line of sight to the high school.

## 3.3.5 Building Mass

There are no minimum or maximum building sizes established by this Specific Plan; however, the largest building or buildings on the WDI Site should be fronted along Santa Fe Springs Road. Buildings that are located along Greenleaf Avenue should be smaller and be less intense in scale than those along Los Nietos Road or Santa Fe Springs Road. The purpose of this requirement is to direct truck traffic to the major arterials surrounding the Site – specifically to encourage the use of Santa Fe Springs Road as a truck route – and to provide a buffer for Greenleaf Avenue as it transitions from an industrial area in the south to residential neighborhoods to the north of the Site.

Buildings must be at least one foot above the top of curb grade or one foot above the 25-year Hydraulic Grade Line whichever is higher. Certain components of the Site remedy will be designed to accommodate maximum probable precipitation (PMP) and 100-year storm events and development plans should integrate these components accordingly. Those seeking to develop on the Site will be required to coordinate with the EPA regarding design issues, to the extent required by any recorded ERCs.

It should be noted that the remedial process conducted to this point does not include performance standards with respect to the structural stability or load bearing capacities for buildings that could be located on the WDI Site. It will be the responsibility of the developer to conduct appropriate geotechnical investigations to facilitate the design of structures on the Site.

## 3.3.6 Line of Sight

It is established that the security of the adjacent high school is a major concern to the operators of the school site as well as the City Council. In addition, landscaping on the northern boundary of the Site adjacent to the school property shall be provided in such a manner as to screen all uses from the high school and provide an effective buffer. Such screening and landscaping shall discourage opportunities for vandalism and should provide sufficient access for maintenance of the landscaping and screening materials.

## 3.3.7 Site Access & Circulation

Access to the Site shall allow for effective circulation and maneuvering for large vehicles. At least one major access point for trucks shall be provided along Santa Fe Springs Road at a sufficient distance from the intersection of Los Nietos Road to not interfere with on-street circulation. No large truck access shall be provided along Greenleaf Avenue and all ingress and egress points along Greenleaf Avenue shall be as far south as practicable. All loading docks must be screened from view from public streets by the buildings on the Site. Screen walls shall only be used in limited, necessary situations and shall be constructed in such a manner as to discourage opportunities for vandalism and provide sufficient access for maintenance of the screening materials. Street facing walls shall be subject to design review by the City.

Passenger vehicle and light duty truck access points may be provided anywhere along the perimeter of the Site as long as they do not interfere with circulation along the streets and are in compliance with the Zoning Ordinance.

The County of Los Angeles has developed a Countywide Deficiency Plan Toolbox of Strategies for new developments to mitigate Congestion Management Plan (CMP) deficiencies. Developers will be required to use these strategies to the fullest extent possible from the inception of building plan preparation and Site design. When a developer is developing speculative buildings, the developer will be required to certify that mitigation requirements will be implemented and passed on to tenants and/or future buyers. If a developer cannot meet the mitigation requirements, the developer will be required to pay a mitigation fee to the City for offsite transportation improvements. The City Engineer will determine said fee. It is the responsibility of the developer to propose and implement mitigation measures and provide compliance certification prior to issuance of building permits.

## 3.3.8 Parking

In accordance with the adopted Zoning Ordinance, parking requirements depend on the proposed use and building type. Parking requirements for the subject Site shall be the same as those required in the Zoning Ordinance, except for buildings in excess of 100,000 square feet of gross floor area that offer warehousing and distribution uses. Such buildings may provide parking on a tiered scale, as identified below:

Building Size	Number of Spaces Required
First 25,000sf	1 space per 500sf
25,001 – 100,000sf	1 space per 750sf exceeding 25,000sf
100,001 – 200,000sf	1 space per 1,000sf exceeding 100,000sf
Anything over 200,000sf	1 space per 2,000sf exceeding 200,000sf

For instance, a 100,000 square foot building would require 150 spaces (50 for the first 25,000sf, and 100 for the remaining 75,000sf), whereas a 250,000 square foot building would require 275 spaces (50 for the first 25,000sf, 100 for the next 75,000sf, 100 for the next 100,000sf, and 25 for the final 50,000sf).

Incidental office area(s) for warehousing and distribution facilities exceeding 15% of the gross building area will require one additional parking space for each 300 square feet of floor area exceeding 15%.

It is anticipated that the multi-layer cap over the Dial area will have the strength to support the weight of large vehicles; however, developers, at their own expense, are required to review the Administrative Record for the Site to determine the engineering qualities of the constructed remedy and will need to conduct the engineering studies necessary to authoritatively determine the structural capacity of the cap over the Dial. Should such review and studies determine that the Dial would support vehicles, placing employee and long term parking facilities over the Dial will be allowed and even encouraged by the City to maximize the developable portion of the WDI Site. It is important again to note that, to the extent required by any recorded ERC, the developer may need to submit all parking designs to the EPA for review and approval to ensure that the construction would not be detrimental to the protectiveness of the remedy.

Lighting for any parking areas over the Dial area shall be provided by above ground structures on the Dial or by placing lights mounted on buildings outside of the Dial area. No underground electrical wiring will be allowed over the Dial area.

## 3.3.9 Perimeter Landscaping

In order to enhance the overall character of the City and to provide additional open space, the Planning Commission has instituted an "urban forest" requirement on all new developments. The urban forest provides raised. meandering, and undulating sidewalks around the perimeters of properties in facing city areas streets. Appropriate street trees and raised lawns shall be planted along the right-of-ways. In addition, to further encourage the use of the areas as a form of open space, benches and trash receptacles should be placed intermittently near the walkways. The maximum height of the undulations spacing should be between approximately three (3) feet above street grade, with the minimum height being at least one (1) foot above street grade. Sidewalks should be built in a serpentine manner, with the extents moving in five (5) foot horizontal arcs over 125 foot

Figure 6 – Urban Forest Features

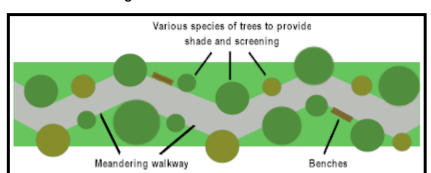
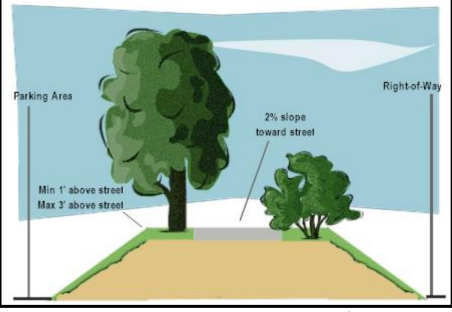


Figure 7 – Cross Section of Urban Forest Raised Walkway



lengths, using six (6) foot wide sidewalks. Street trees should be planted on both sides of the sidewalks. The sidewalks should be sloped at a two (2) percent grade toward exterior of the property to promote drainage from the concrete surfaces.

Specific landscaping and irrigation plans for the urban forest must be submitted for approval to the Planning Department prior to development in order to ensure that the proposed development will meet the desired look and feel. Copies of an existing urban forest project, known as the Telegraph Corridor Beautification Project, should be reviewed for an illustration of the type of installation the City would expect. The urban forest area will be considered part of the landscaping setback for the project. Examples of the urban forest concept are included in Figures 6 through 8; however, landscape designers are encouraged to explore alternate layouts.

It should be noted that due to the remedial capping constraints and root depth limitations imposed by any recorded ERCs, landscape designers should pay special attention to the species and characteristics of plantings used on the Site. To the extent required by any recorded ERCs, all landscaping designs may be reviewed by the EPA's Project Coordinator to ensure that they coincide with the approved remedy. Specifically, under recorded ERCs no deep rooting plants will be permitted that would affect the RCRA Subtitle C Cap over the Dial area or other specific design details contained in the *Final Remedial Design document*.

Figure 8 – Photo of the Urban Forest



## 3.3.10 Landscaping

Landscaping requirements shall generally follow those identified in the Zoning Ordinance of the City Code and must be consistent with the recorded ERCs and information contained in the Administrative Record, which contain several controls for landscaping and irrigation on the Site.

Landscaping shall be maintained privately and in a manner to allow easy access for regulatory agencies to conduct necessary monitoring. Landscaping over the Dial area must be provided in above ground planters and pots. No in-ground planter areas or permanent, planted vegetation will be allowed over the Dial area.

Vegetation to be used on the WDI Site should minimize the potential for pollens, leaves, seeds, and other debris to migrate or travel offsite. Plantings should also have low water consumption requirements and offer shallow root systems with high absorption ratios. Deep rooting plants – root systems that will penetrate more than two (2) feet below ground surface – shall not be planted above areas of known waste, pursuant to any recorded ERCs. In addition, pesticides and herbicides shall not be applied to the capped areas of the Site or to areas surrounding monitoring points.

Special attention should be paid to the landscaping along the northern boundary of the Site between the WDI Site's eastern boundary and the western boundary of the high school to the north of the Site. Such landscaping will need to shield the onsite uses from the high school property and will need to block any direct line of sight between the WDI Site and the high school. In addition, the landscaping for that portion of the Site shall prevent any drainage from the Site from going onto the high school property by establishing a tiered planter system and a surface canal running along the property lines toward the storm drains on Greenleaf Avenue.

Any landscaping and fence or wall designs for that portion of the Site will require one or more meetings with the owners of the high school property to review the proposed landscaping plan. Every effort should be made by a prospective developer to secure approval of the proposed landscaping plan from the owner of the high school property prior to submitting the landscaping plan to the Planning Commission for approval.

## 3.4 Methane Issues

Methane gas exposure is a significant concern on the Site. As such, proactive measures must be taken to ensure the safety of those using the Site. Any development on the Site shall comply with City Municipal Code Chapter 117. As part of the remedial action, the responsible parties have established methane-monitoring wells throughout the Site, which will serve as partial compliance with the requirements under Chapter 117 for initial soil gas testing prior to development, and therefore, no additional monitoring wells will be required by the City. However, developers will be expected to enact certain mitigation measures, as required by the City's Fire Chief. At a minimum, such mitigation measures will include, but are not limited to, passive venting systems using perforated pipe with monitoring ports under all new buildings on the Site. Under certain circumstances, based on the results of the ongoing methane monitoring conducted by the responsible parties, active venting systems may be required by the City.

It should be noted that ARAR 27 CCR §20931 in the Amended ROD requires methane monitoring inside buildings and in onsite structures such as vaults where gases can accumulate, both adjacent to, and on top of, waste deposit areas. This regulation requires that structures on top of waste be monitored continually.

With the prior approval of the Department of Planning and Development, the Fire Department, and the EPA, the existing methane monitoring wells may be relocated if they interfere with future development plans. The exact location and testing frequency of the relocated methane monitoring wells must comply with any standards established by the EPA and Municipal Code Chapter 117.

Extensive soil gas studies have been conducted on the property by the WDI Group under the direction of EPA; prior to any development on the Site, the results of the studies must be reviewed by the developer with the governmental bodies having jurisdiction over the Site. Any additional soil gas tests that may be required by the oversight agencies, including the City of Santa Fe Springs, must be conducted prior to the issuance of building permits. All appropriate mitigation measures required by the regulatory agencies must be implemented during redevelopment of the Site.

# 3.5 Excavation & Grading

While it is permissible for a developer to grade the Site during construction, all such grading must be closely coordinated with the EPA. Pursuant to the recorded ERCs, a developer seeking to conduct any onsite grading must seek EPA's prior written approval.

The Administrative Record for the Site contains detailed descriptions of minimum fill thickness that will be permitted over areas of known waste. Potential developers should review these controls as well as the City's **Soils Screening Guidelines** to ensure that all constraints are adhered to. In addition, hazardous materials certified and trained crews will be required for any grading and excavation that occurs anywhere on the Site.

Due to the topographical constraints of the Site, it is acknowledged that the entire Site will most likely need to be graded on at least some slope. The portion of the Site over the Dial area must be graded at two percent (2%) to provide for sufficient trench draining away from the Dial area. In all cases, no pooling or ponding shall be allowed over the Dial area. The remaining portions of the Site should be graded at between one-half and one percent (0.5% - 1.0%) and sloped toward the south, west, and east perimeters of the Site. This is intended not only to provide proper trench drainage but also to reduce the apparent mass of buildings on the

Site. Parking areas should also be graded up to building frontages to reduce the difference in height between the finished floors of the buildings and street and parking levels.

Building interiors may be sloped between one-half and one percent (0.5% - 1.0%) toward the south, west, and east perimeters of the Site to provide proper drainage and to reduce the difference between the parking areas and the finished floors of buildings.

Drainage shall not be blocked in the street. During all grading, streets shall be swept as frequently as determined by the City Engineer to keep public areas acceptably clean during grading and hauling operations. A street sweeper must be available for this purpose at all times. The sweeper shall be a double-gutter broom, self-loading motor sweeper with spray nozzles. Any soil spillage shall be removed immediately and the area cleaned.

The grading contractor shall install and maintain compacted untreated base material for a minimum distance of 75 feet from the curb face for ingress and egress prior to onsite paving. The thickness of the untreated base shall be a minimum of six (6) inches.

The curb shall be cut where future driveways will be installed. Only the curb cut area shall be used for ingress and egress during grading operations. Access to the Site over curbs shall be prohibited.

The grading contractor will be required to provide flag persons with red vests, hardhats, and signs approved by the City Engineer at any time the Engineer determines that flag persons are necessary for traffic control due to the grading contractor's operations.

The contractor will be required to apply for a temporary water meter during grading and excavation. Application will be made to the City's Finance Department. Failure to obtain a water meter from the City is a violation of the City Code, and punishable by fines and/or imprisonment. Only approved spanner wrenches may be used when operating fire hydrants.

The grading contractor will be required to implement control and high wind measures to mitigate the sources of fugitive dust under Air Quality Management District (AQMD) Rule 403. A list of reasonable, available fugitive dust control measures can be obtained from the Public Works Department.

## 3.6 Site Drainage

As stated previously, the Site must be graded at a minimum of two percent (2%) over the Dial area and one percent (1%) elsewhere to provide effective drainage. Measures should be taken to prevent storm water from draining into soils on the Site or from ponding over the Dial area. It is expected that all drainage will be provided through trench drains routed through the parking and circulation areas of the Site. The drainage patterns should pull water away from buildings and the Dial area and carry it through surface canals to the storm drains located on the perimeter of the Site. The surface canals will also be required to direct water flow away from sidewalks and driveways and no concentrated flow over curbs, sidewalks, and driveways will be allowed.

In addition, a drainage canal shall be established between the school property and the WDI Site to prevent any storm or irrigation waters from going onto the school property. Under no circumstances will it be permissible to divert surface water from the Site to another property. All storm water must be directed into storm drains.

All projects must conform to Chapter 52 of the City Code, and implements the requirements of the approved Standard Urban Storm Water Mitigation Plan (SUSMP). The SUSMP includes a requirement to implement

post-construction Best Management Practices (BMPs) to mitigate (infiltrate and treat) the first three-quarters of an inch (3/4") of runoff from all storm events and to control peak flow discharges. All onsite storm systems and filters must be maintained by the property owner.

All catch basins and storm drain inlet facilities must be stamped with the message "No Dumping, Drains to Ocean." per Chapter 52 of the City Code.

All contractors will be required to implement storm water and urban runoff pollution prevention controls, and BMPs on the Site in accordance with Chapter 52 of the City Code. The contractor will also be required to file a Notice of Intent with the Regional Water Quality Control Board and prepare a Storm Water Pollution Prevention Plan (SWPPP) as specified in the State of California General Permit for Storm Water Discharges associated with construction activities.

The supervising Grading Engineer for each construction project shall inspect and certify the construction of onsite storm drain and drainage facilities and submit a statement that the completed work is in conformance with the approved Statement of Work grading plan and this Specific Plan prior to building occupancy.

The owner/developer for each project onsite must submit for approval a 24" x 36" drawing to the City Engineer showing the proposed plan and profile of onsite storm drain systems in order to obtain any construction permits. A Registered Civil Engineer must prepare such drawing. Upon completion of a project, the owner/developer will be required to submit a 24" x 36" record drawing, or "As-Built" for approval by the City Engineer. This plan shall be prepared by a Registered Civil Engineer and be reviewed and approved by the City Engineer prior to building occupancy.

The owner/developer will be required to submit to the City Engineer any drainage covenants, private easement documents, or reciprocal drainage provisions in the Covenants, Conditions, and Restrictions (CC&Rs) for cross-lot drainage flows to be recorded in the Office of the County Recorder prior to recording such documents.

No permanent ponding areas will be allowed anywhere on the WDI Site; however, proper indemnification clauses will be required to hold the City harmless for any losses or damages incurred should any flooding or ponding occur onsite during rainstorms. Minimal temporary ponding will be allowed at the perimeter of the Site in order to treat storm water prior to entering offsite public storm drains; however, such ponding areas will not be allowed over areas known to contain waste.

The developer must review the Administrative Record to ensure that any surface water management facilities that are installed as part of the Amended ROD are integrated into the development of the Site.

# 3.7 Recycling

All projects over \$50,000, including tenant improvements, are subject to the requirements of Ordinance 914 to reuse or recycle 75% of all the project waste. Prior to obtaining building permits, contractors will be required to submit a Waste Management Plan to the Planning Department and approval must be obtained prior to initiating construction. Upon completion of construction, prior to obtaining occupancy permits, contractors will be required to submit a report to the Planning Department identifying the actual recycling levels that were obtained.

## 3.8 Fire Safety

All buildings must be protected by an approved automatic fire sprinkler system. The Planning Department

shall approve the location of all double check valves prior to submittal to the Fire Department for review. All fire sprinkler plans shall have a stamp of approval from the Department of Planning & Development prior to submittal to the Fire Department.

Any buildings that are to be used for high piled storage shall be equipped with required access doors, per Article 81 of the Uniform Fire Code.

Fire Department access roadways will be required to obtain access throughout the Site. Such roadways must be a minimum of 26 feet in width and any turns must provide a sufficient turning radius for fire vehicles. Such turning radius must be a minimum of 52 feet. Interior gates or fences will not be permitted across required fire access roadways. Onsite fire hydrants, with a minimum flow of 2,500 gallons per minute, must be provided along such Fire Department access roadways.

Prior to submitting building plans to the Building Department or Planning Commission for approval, a preliminary site plan must be approved by the Fire Department for required access roadways and onsite fire hydrant locations. The plan must be on a scale between 1"=20' and 1"=40'. The following dimensions shall be used when planning for fire vehicle access: width of 11feet, length of 50 feet, height of 12 feet, and a turning radius of 52 feet.

## 3.9 Public Utilities

A preliminary study has been conducted to determine the potential need for public utilities improvements upon total build out of the WDI Site. It has been determined that existing electrical, sewer, and water capacities are sufficient to accommodate any typical developments that could take place on the WDI Site; however, any prospective developers or property owners have the responsibility to study these issues on their own and at their own expense prior to development.

## 3.10 Soil Screening & Mitigation

In addition to any soil cleanup standards implemented as part of the remedy, developers are expected to adhere to the City's **Soil Screening Guidelines and Site Mitigation Procedures for Industrial Sites** where not in conflict with, or where required actions are not repetitive of, the EPA's restrictions imposed on the Site. A copy of the City's Soil Screening Guidelines and Site Mitigation Procedures for Industrial Sites is attached to this Specific Plan as Appendix I.

## 3.11 Other Issues

The use of any septic tanks on the property shall be discontinued and such tanks shall be decommissioned in accordance with local regulations.

# 4 Implementation Program for the Specific Plan

Any and all other components of the City's development controls and zoning issues not identified herein, including public and private transportation, sewage, water, drainage, solid waste disposal, energy, and other essential facilities that would affect the development of the Specific Plan area, are subject to those standard requirements identified in the adopted City Code, General Plan, and Zoning Ordinance.

## 4.1 Phasing Plan

While it is acknowledged that the development of the WDI Site could occur in several distinct phases, there shall be no required phasing of the development of the WDI Site. Any phases of development would need to fully meet the requirements of this Specific Plan, just as if the Site were developed as a whole. Alternately, developers are required to present a detailed phasing plan to identify how the goals and objectives of this Specific Plan will be accomplished in each phase of development and provide evidence that all of the facets of this Plan will be met upon the completion of the final development phase.

## 4.2 **Development Entitlements**

The chart on the following page summarizes the entitlement process for the WDI Site in its most basic format. The process may be modified in the event that a developer sought a Conditional Use Permit or other land use entitlement. In addition, any of the actions identified below could be appealed to the City Council, which would serve to expand the process. It is not possible to predict the time required for the entitlement process, as each project would have individual characteristics, giving each required task a unique timeframe; however, upon receiving preliminary designs for a specific project, the Planning staff would be able to provide an estimate on the time required to complete the entitlement tasks.

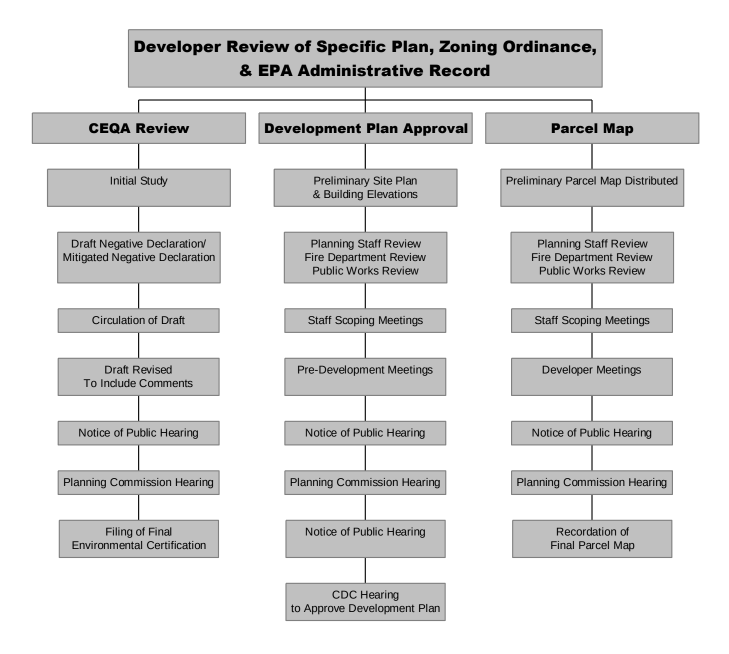
All fees associated with review and processing of entitlements are required to be paid in advance. A copy of the current schedule of fees is available in the Planning Department.

All approved projects (including public works projects), tentative maps, parcel maps, and Zoning Ordinance amendments within the area covered by this Specific Plan must be consistent with the adopted Specific Plan.

Redevelopment on the WDI Site can take place by the current owners of their respective parcels or by other interested parties, following the guidelines set forth in the adopted Specific Plan.

#### **Entitlements Process**

WDI Site



Note: Some or all aspects of a development plan may need to be reviewed and approved by EPA pursuant to any recorded ERCs. The prospective developer should request this separate review as early as possible in the entitlement process.

## 4.3 CEQA Compliance

While extensive environmental studies have been performed at the WDI Site by various agencies – including the adoption of an EIR for the General Plan Update, the Subsequent EIR for the Consolidated Project Area, and numerous studies performed by the EPA as part of the remedial action – every property development located on the WDI Site will nevertheless be required to perform an environmental review in accordance with the California Environmental Quality Act (CEQA). At minimum, the environmental review would include the preparation of an Initial Study. If the Initial Study identifies the need to perform a full project-specific, environmental impact report, the required documents shall be prepared.

## 4.4 Environmental Compliance

The developer/property owners for the Site shall secure, or cause to be secured, all permits and other approvals that may be required by the City and any other governmental agencies having jurisdiction as to the environmental condition of the property. Such agencies will include the EPA, the Regional Water Quality Control Board, and the California State Department of Toxic Substance Control.

Project applicants will be required to submit written covenants stating that, based upon reasonable investigation and inquiry, it does not know or have reasonable cause to believe that it is in violation of any notification, remediation, or other requirements of any federal, State, or local agency having jurisdiction over the WDI Site.

## 4.5 Hazardous Materials

Hazardous substances are buried on the WDI Site. The depth and character of these wastes are generally known to the EPA, the California State Department of Toxic Substance Control, and the parties responsible for the remedial action of the WDI Site; however, if during the excavation, grading, construction, or use of the property, any hazardous materials, wastes, or substances are uncovered, all work shall be stopped immediately and the area must be immediately evacuated. The property owner must then notify the EPA, DTSC, the City, and other appropriate responsible agencies. Any necessary and appropriate permits shall be obtained prior to moving or handling any potentially hazardous materials or substances. All hazardous materials must be handled by a hazardous materials certified and trained crew. The City will work with the developer/property owners to contact necessary oversight agencies for appropriate actions.

Should any underground tanks be uncovered on the Site, the developer/property owner must contact the City's Certified Unified Program Agency (CUPA) and the Fire Department to obtain the necessary permits and approvals.

# 5 Specific Plan Amendment Procedures

This Specific Plan may be amended as often as necessary by the City Council pursuant to Section 65453(a) of the Government Code as long as it is found to be consistent with the General Plan (§65454). This Specific Plan may be amended by the City Council after conducting a duly noticed public hearing, notice of which must be published in a local newspaper of general circulation at least ten (10) days prior to the hearing date.

If an amendment to this Specific Plan would affect the permitted uses or intensity of uses of real property, ten (10) day prior notice of the hearing must also be mailed or delivered directly to each of the following: (1) the

owner(s) of the property or the owner's duly authorized agent, and to the project applicant; (2) each local agency expected to provide water, sewage, streets, roads, schools, or other essential facilities or services to the project, whose ability to provide those facilities and services may be significantly affected; and (3) all owners of real property as shown on the latest equalized assessment roll within 300 feet of the boundaries of the real property that is the subject of the hearing (§65091). However, where the notice to nearby property owners would affect more than 1,000 persons, a 1/8-page newspaper advertisement may substitute for that part of the notice.

An amendment to the Specific Plan may be adopted by resolution of the City Council; however, the Planning Commission prior to adoption by the City Council shall review all changes to this Specific Plan.

# 6 Appendix A - Selected Statutes

#### SPECIFIC PLAN STATUTES (Excerpted From The California Government Code) TITLE 7. Planning and Land Use DIVISION 1. Planning and Zoning CHAPTER 3. Local Planning Article 8. Specific Plans

#### Section 65450. Preparation of specific plans

After the legislative body has adopted a general plan, the planning agency may, or if so directed by the legislative body, shall, prepare specific plans for the systematic implementation of the general plan for all or part of the area covered by the general plan.

#### Section 65451. Content of specific plans

(a) A specific plan shall include a text and a diagram or diagrams which specify all of the following in detail:

(1) The distribution, location, and extent of the uses of land, including open space, within the area covered by the plan.

(2) The proposed distribution, location, and extent and intensity of major components of public and private transportation, sewage, water, drainage, solid waste disposal, energy, and other essential facilities proposed to be located within the area covered by the plan and needed to support the land uses described in the plan.

(3) Standards and criteria by which development will proceed, and standards for the conservation, development, and utilization of natural resources, where applicable.

(4) A program of implementation measures including regulations, programs, public works projects, and financing measures necessary to carry out paragraphs (1), (2), and (3).

#### Section 65452. Optional subjects

The specific plan may address any other subjects which in the judgment of the planning agency are necessary or desirable for implementation of the general plan.

#### Section 65453. Adoption/amendment procedure

(a) A specific plan shall be prepared, adopted, and amended in the same manner as a general plan, except that a specific plan may be adopted by resolution or by ordinance and may be amended as often as deemed necessary by the legislative body.

(b) A specific plan may be repealed in the same manner as it is required to be amended.

#### Section 65454. Consistency with the General Plan

No specific plan may be adopted or amended unless the proposed plan or amendment is consistent with the general plan.

#### Section 65455. Zoning, tentative map, parcel map, and public works project consistency with specific plans

No public works project may be approved, no tentative map or parcel map for which a tentative map was not required may be approved, and no zoning ordinance may be adopted or amended within an area covered by a specific plan unless it is consistent with the adopted specific plan.

## 7 Appendix B - Legal Description Of The Specific Plan Area

The Specific Plan area shall cover the properties described below. An Assessor's map of the Specific Plan Area follows the descriptions. In brief, the parcels subject to the Specific Plan are all of those properties identified on the County of Los Angeles Assessor's Map Book 8167, Page 2, with the exception of Parcel 8, which is not subject to this Specific Plan.

#### Assessor's Parcel Number 8167-002-007

THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING A POINT IN THE CENTER LINE OF LOS NIETOS ROAD (60 FEET WIDE); THENCE NORTHEASTERLY ALONG THE SOUTHEASTERLY LINE OF SAID LOT, 1165.00 FEET; THENCE NORTHWESTERLY PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT TO A POINT IN THE NORTHWESTERLY LINE OF SAID LOT; SAID POINT BEING ON THE CENTER LINE OF SANTA FE SPRINGS WHITTIER ROAD (40) FEET WIDE, THE TRUE POINT OF BEGINNING; THENCE SOUTHWESTERLY 200 FEET ALONG SAID NORTHWESTERLY LINE OF SAID LOT; THENCE SOUTHEASTERLY PARALLEL WITH THE SOUTHWESTERLY PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT A DISTANCE OF 300 FEET; THENCE NORTHEASTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF SAID LOT 200 FEET; THENCE NORTHWESTERLY PARALLEL WITH SAID SOUTHWESTERLY LINE A DISTANCE OF 300 FEET TO THE TRUE POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-021

THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS IN THE OFFICE OF THE COUNTY RECORDER OF LOS ANGELES COUNTY, STATE OF CALIFORNIA, DESCRIBED AS FOLLOWS: BEGINNING AT THE INTERSECTION OF THE CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD, 40 FEET WIDE, AND LOS NIETOS ROAD, 60.00 FEET WIDE; THENCE SOUTHEASTERLY ALONG SAID CENTER LINE OF THE LOS NIETOS ROAD, 300 FEET; THENCE NORTHEASTERLY ALONG A LINE PARALLEL WITH SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD, 865.00 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING NORTHWESTERLY ALONG SAID LAST MENTIONED PARALLEL LINE 100.00 FEET, TO THE MOST SOUTHERLY CORNER OF THE LAND DESCRIBED IN THE DEED TO CONTRACTORS READY MIX, RECORDED AUGUST 12, 1957 AS INSTRUMENT NO.321 IN BOOK 55303 PAGE 154, OFFICIAL RECORDS, OF SAID COUNTY; THENCE NORTHWESTERLY PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD, 300 FEET, TO A POINT IN SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID COUNTY; THENCE NORTHWESTERLY PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD, 300 FEET, TO A POINT IN SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD 300 FEET TO THE TRUE POI

#### Assessor's Parcel Number 8167-002-022

PARCEL 1: THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD 'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64, OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE INTERSECTION OF THE CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 40.00 FEET WIDE, AND LOS NIETOS ROAD 60.00 FEET WIDE; THENCE SOUTHEASTERLY ALONG SAID CENTER LINE OF LOS NIETOS ROAD, 300.00 FEET; THENCE NORTHEASTERLY ALONG A LINE PARALLEL WITH SAID CENTER LINE OF SANTA FE SPRINGS -WHITTIER ROAD 757.50 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING NORTHEASTERLY ALONG SAID LAST MENTIONED PARALLEL LINE 107.50 FEET; THENCE NORTHWESTERLY PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD 300.00 FEET TO A POINT IN SAID CENTER LINE OF SANTA FE SPRINGS -WHITTIER ROAD 300.00 FEET TO A POINT IN SAID CENTER LINE OF SANTA FE SPRINGS THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 300.00 FEET TO A POINT IN SAID CENTER LINE OF SANTA FE SPRINGS SAID CENTER LINE OF LOS NIETOS ROAD 300.00 FEET TO A POINT IN SAID CENTER LINE 107.50 FEET TO A POINT THAT IS DISTANT 757.50 FEET ALONG SAID LAST MENTIONED CENTER LINE 107.50 FEET TO A POINT THAT IS DISTANT 757.50 FEET ALONG SAID CENTER LINE FROM ITS INTERSECTION WITH THE CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD; PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROA

PARCEL 2: AN EASEMENT TO BE USED IN COMMON WITH OTHERS, FOR ROAD AND UTILITY PURPOSES, OVER A 50.00 FOOT STRIP OF LAND DESCRIBED AS FOLLOWS: BEGINNING AT THE INTERSECTION OF THE CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD, 40.00 FEET WIDE, AND LOS NIETOS ROAD 60.00 FEET WIDE; THENCE SOUTHEASTERLY ALONG SAID CENTER LINE OF LOS NIETOS ROAD 300.00 FEET; THENCE NORTHEASTERLY ALONG A LINE PARALLEL WITH SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 707.50 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING NORTHEASTERLY ALONG SAID LAST MENTIONED PARALLEL LINE 50.00 FEET; THENCE NORTHWESTERLY PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD 300.00 FEET TO A POINT IN SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID

LAST MENTIONED CENTER LINE 50.00 FEET TO A POINT THAT IS DISTANT 707.50 FEET ALONG SAID CENTER LINE FROM ITS INTERSECTION WITH THE CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY, PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD 300.00 FEET TO THE TRUE POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-028 & 8167-002-029

THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE INTERSECTION OF THE CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD, 40.00 FEET WIDE, AND LOS NIETOS ROAD 60.00 FEET WIDE; THENCE SOUTHEASTERLY ALONG SAID CENTER LINE OF LOS NIETOS ROAD, 300.00 FEET; THENCE NORTHEASTERLY ALONG A LINE PARALLEL WITH SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 500.00 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING NORTHEASTERLY ALONG SAID LAST MENTIONED PARALLEL LINE 232.50 FEET; THENCE NORTHWESTERLY PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD 300.00 FEET TO A POINT IN SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 500.00 FEET TO THE TRUE POINT IN SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 500.00 FEET TO THE TRUE POINT IN SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 500.00 FEET TO THE TRUE POINT IN SAID CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD; THENCE SOUTHWESTERLY ALONG SAID LAST MENTIONED CENTER LINE 232.50 FEET TO A POINT THAT IS DISTANT 500.00 FEET ALONG SAID CENTER LINE FROM ITS INTERSECTION WITH THE CENTER LINE OF LOS NIETOS ROAD; THENCE SOUTHEASTERLY PARALLEL TO SAID CENTER LINE OF LOS NIETOS ROAD 300.00 FEET TO THE TRUE POINT OF LOS NIETOS ROAD 300.00 FEET TO THE TRUE POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-003 & 8167-002-024

PARCEL 1: THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT IN THE SOUTHWESTERLY LINE OF SAID LOT, BEING THE CENTER LINE OF LOS NIETOS ROAD, 60 FEET WIDE, WHICH POINT IS 300 FEET SOUTHEASTERLY FROM THE POINT OF ITS INTERSECTION WITH THE CENTER LINE OF SANTA FE SPRINGS WHITTIER ROAD (40 FEET WIDE); THENCE NORTHEASTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF SAID LOT 300 FEET; THENCE SOUTHEASTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF SAID LOT, 125 FEET; THENCE SOUTHWESTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF A POINT IN SAID SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG THE SOUTHWESTERLY LINE OF SAID LOT, 125 FEET TO THE POINT OF BEGINNING.

PARCEL 2: THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT IN THE SOUTHWESTERLY LINE OF SAID LOT, BEING THE CENTER LINE OF LOS NIETOS ROAD, 60 FEET WIDE, WHICH POINT IS 300 FEET SOUTHEASTERLY FROM THE POINT OF ITS INTERSECTION WITH THE CENTER LINE OF SANTA FE SPRINGS WHITTIER ROAD (40 FEET WIDE) ; THENCE NORTHEASTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF SAID LOT 300 FEET, WHICH, IS THE TRUE POINT OF BEGINNING; THENCE CONTINUING IN NORTHEASTERLY DIRECTION, A DISTANCE OF 30 FEET; THENCE SOUTHEASTERLY PARALLEL WITH THE .SOUTHWESTERLY LINE OF SAID LOT 125 FEET; THENCE SOUTHWESTERLY PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT 125 FEET; THENCE SOUTHWESTERLY PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT 125 FEET; THENCE SOUTHWESTERLY LINE OF SAID LOT 125 FEET; THENCE SOUTHWESTERLY LINE OF SAID LOT 125 FEET TO THE TRUE POINT OF BEGINNING. THE SOUTHWESTERLY LINE OF SAID LOT 125 FEET TO THE TRUE POINT OF BEGINNING. THE SOUTHWESTERLY LINE OF SAID LOT 125 FEET TO THE TRUE POINT OF BEGINNING. THE SOUTHWESTERLY LINE OF SAID LOT 125 FEET TO THE TRUE POINT OF BEGINNING. THE SOUTHWESTERLY LINE OF SAID PARCEL BEING THE SAME AS THE NORTHEASTERLY LINE OF A PARCEL OF GROUND CONVEYED BY DEED TO LESLIE M. HOLBROOK AND RAYMOND R. HOLBROOK RECORDED IN BOOK 45819 PAGE 251 OF OFFICIAL RECORDS, OF SAID COUNTY.

#### Assessor's Parcel Number 8167-002-012

THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT IN THE SOUTHWESTERLY LINE OF SAID LOT, BEING IN THE CENTER LINE OF LOS NIETOS ROAD 60 FEET WIDE DISTANT SOUTHEASTERLY THEREON 425 FEET FROM THE CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 40 FEET WIDE; THENCE SOUTHEASTERLY ALONG THE SAID SOUTHWESTERLY LINE, A DISTANCE OF 75.00 FEET; THENCE NORTHEASTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF SAID LOT, A DISTANCE OF 330 FEET; THENCE NORTHWESTERLY PARALLEL WITH THE SAID SOUTHWESTERLY LINE, A DISTANCE OF 75 FEET; THENCE SOUTHWESTERLY PARALLEL WITH THE SAID SOUTHWESTERLY LINE, A DISTANCE OF 75 FEET; THENCE SOUTHWESTERLY PARALLEL WITH THE SAID NORTHWESTERLY LINE A DISTANCE OF 330 FEET TO THE SAID POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-011

THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT IN THE SOUTHWESTERLY LINE OF SAID LOT, BEING IN THE CENTER LINE OF LOS NIETOS ROAD 60 FEET WIDE DISTANT SOUTHEASTERLY THEREON 500 FEET FROM THE CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 40 FEET WIDE; THENCE SOUTHEASTERLY ALONG THE SAID SOUTHWESTERLY LINE, A DISTANCE OF 70 FEET; THENCE NORTHEASTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF SAID

LOT, A DISTANCE OF 330 FEET; THENCE NORTHWESTERLY PARALLEL WITH THE SAID SOUTHWESTERLY LINE, A DISTANCE OF 70.00 FEET; THENCE SOUTHWESTERLY PARALLEL WITH THE SAID NORTHWESTERLY LINE A DISTANCE OF 330 FEET TO THE SAID POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-044

THE NORTHWESTERLY 176 FEET, AS MEASURED ALONG THE SOUTHWESTERLY LINE OF THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD' S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING A POINT IN THE CENTERLINE OF LOS NIETOS ROAD, 60.00 FEET WIDE; THENCE NORTHWESTERLY ALONG THE SOUTHWESTERLY LINE OF SAID LOT, 360.00 FEET; THENCE NORTHEASTERLY PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT, 330.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT AND DISTANT 330 FEET NORTHEASTERLY THEREOF, AS MEASURED PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG SAID PARALLEL LINE 233.44 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING ALONG LAST SAID PARALLEL LINE 404.89 FEET TO A POINT, SAID POINT BEING 570.00 FEET MEASURED ALONG THE NORTHWESTERLY PROLONGATION OF SAID PARALLEL LINE SOUTHEASTERLY OF THE NORTHWESTERLY LINE OF SAID LOT, SAID NORTHWESTERLY LINE BEING THE CENTERLINE OF SANTA FE SPRINGS, WHITTIER ROAD, 40.00 FEET WIDE; THENCE SOUTHWESTERLY 290.00 FEET PARALLEL WITH THE NORTHWESTERLY LINE OF SAID LOT TO A POINT 40.00 FEET NORTHEASTERLY MEASURED AT RIGHT ANGLES FROM THE SOUTHWESTERLY LINE OF SAID LOT; THENCE SOUTHEASTERLY PARALLEL TO THE SOUTHWESTERLY LINE OF SAID LOT, 404.94 FEET TO A LINE PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT AND NORTHWESTERLY THEREOF 593.44 FEET MEASURED ALONG THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHEASTERLY ALONG LAST SAID PARALLEL LINE TO THE TRUE POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-043

THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING THE POINT IN THE CENTERLINE OF LOS NIETOS ROAD, 60.00 FEET WIDE; THENCE NORTHWESTERLY ALONG THE SOUTHWESTERLY LINE OF SAID LOT, 360.00 FEET; THENCE NORTHEASTERLY PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT 330.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT AND DISTANT 330 FEET NORTHEASTERLY THEREOF AS MEASURED PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG SAID PARALLEL LINE 233.44 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING ALONG LAST SAID PARALLEL LINE 404.89 FEET TO A POINT, SAID POINT BEING 570.00 FEET MEASURED ALONG THE NORTHWESTERLY PROLONGATION OF SAID PARALLEL LINE, SOUTHEASTERLY OF THE NORTHWESTERLY LINE OF SAID LOT, SAID NORTHWESTERLY LINE BEING THE CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD 40.00 FEET WIDE; THENCE SOUTHWESTERLY 290.00 FEET PARALLEL WITH THE NORTHWESTERLY LINE OF SAID LOT TO A POINT 40.00 FEET NORTHEASTERLY MEASURED AT RIGHT ANGLES FROM THE SOUTHWESTERLY LINE OF SAID LOT; THENCE SOUTHEASTERLY PARALLEL TO THE SOUTHWESTERLY LINE OF SAID LOT, 404.94 FEET TO A LINE PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT AND NORTHWESTERLY THEREOF 593.44 FEET; MEASURED ALONG THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHEASTERLY ALONG LAST SAID PARALLEL LINE TO THE POINT OF BEGINNING . EXCEPT THEREFROM THE NORTHWESTERLY 176 FEET AS MEASURED ALONG THE SOUTHWESTERLY LINE OF SAID LAND. ALSO EXCEPT THEREFROM THE SOUTHEASTERLY 75 FEET AS MEASURED ALONG THE SOUTHWESTERLY LINE OF SAID LAND.

#### Assessor's Parcel Number 8167-002-042

THE SOUTHEASTERLY 75 FEET, AS MEASURED ALONG THE SOUTHWESTERLY LINE OF THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING A POINT IN THE CENTER LINE OF LOS NIETOS ROAD, 60.00 FEET WIDE; THENCE NORTHWESTERLY ALONG THE SOUTHWESTERLY LINE OF SAID LOT, 360.00 FEET; THENCE NORTHEASTERLY PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT 330.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT AND DISTANT 330 FEET NORTHEASTERLY THEREOF, AS MEASURED PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHEASTERLY ALONG SAID PARALLEL LINE 233.44 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING ALONG LAST SAID PARALLEL LINE 404.89 FEET TO A POINT, SAID POINT BEING 570.00 FEET, MEASURED ALONG THE NORTHWESTERLY PROLONGATION OF SAID PARALLEL LINE SOUTHEASTERLY OF THE NORTHWESTERLY LINE OF SAID LOT, SAID NORTHWESTERLY LINE BEING THE CENTERLINE OF SANTA FE SPRINGS-WHITTIER ROAD, 40.00 FEET WIDE; THENCE SOUTHWESTERLY 290.00 FEET PARALLEL WITH THE NORTHWESTERLY LINE OF SAID LOT TO A POINT 40.00 FEET NORTHEASTERLY MEASURED AT RIGHT ANGLES FROM THE SOUTHWESTERLY LINE OF SAID LOT; THENCE SOUTHEASTERLY PARALLEL TO THE SOUTHWESTERLY LINE OF SAID LOT, 404.94 FEET TO A LINE PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT AND NORTHWESTERLY THEREOF 593.44 FEET, MEASURED ALONG THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHEASTERLY ALONG SAID PARALLEL LINE TO THE POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-032

PARCEL 1: THE NORTHWESTERLY 58.36 FEET, AS MEASURED ALONG THE SOUTHWESTERLY LINE OF THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD 'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64, OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING A POINT IN THE CENTER LINE OF LOS NIETOS ROAD, 60.00 FEET WIDE; THENCE NORTHWESTERLY, ALONG THE SOUTHWESTERLY LINE OF SAID LOT, 360.00 FEET; THENCE NORTHEASTERLY, PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT 40.00 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING ALONG SAID PARALLEL LINE 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHEASTERLY THEREOF AS MEASURED PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY, ALONG SAID PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY, ALONG SAID PARALLEL LINE, 233.44 FEET; THENCE SOUTHWESTERLY, PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT 290.00 FEET TO A POINT IN A LINE OF SAID LOT 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT AND DISTANT 40.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT AND DISTANT 40.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT AND DISTANT 40.00 FEET NORTHEASTERLY THEREOF; THENCE SOUTHEASTERLY, ALONG SAID PARALLEL LINE 233.44 FEET TO THE TRUE POINT OF BEGINNING.

PARCEL 2: AN EASEMENT FOR INGRESS, EGRESS AND PUBLIC UTILITY PURPOSES OVER THE NORTHWESTERLY 15.00 FEET OF THE SOUTHEASTERLY 58.36 FEET OF THE NORTHWESTERLY 116.72 FEET, AS MEASURED ALONG THE SOUTHWESTERLY LINE OF THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64, OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING A POINT IN THE CENTER LINE OF LOS NIETOS ROAD, 60.00 FEET WIDE; THENCE NORTHWESTERLY, ALONG THE SOUTHWESTERLY LINE OF SAID LOT, 300.00 FEET; THENCE NORTHEASTERLY, PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT 40.00 FEET TO THE TRUE POINT OF BEGINNING; THENCE, CONTINUING ALONG SAID PARALLEL LINE 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG SAID PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY LINE OF SAID LOT; AND DISTANT 330.00 FEET NORTHEASTERLY ALONG SAID PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY LINE OF SAID LOT, 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY, PARALLEL WITH THE SOUTHWESTERLY, PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY LINE OF SAID LOT, 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT; AND DISTANT 40.00 FEET NORTHEASTERLY THEREOF; THENCE SOUTHWESTERLY ALONG SAID PARALLEL LINE 233.44 FEET; THENCE SOUTHWEASTERLY ALONG SAID PARALLEL LINE, 233.44 FEET TO THE TRUE POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-037

PARCEL 1: THE SOUTHEASTERLY 58.36 FEET OF THE NORTHWESTERLY 116.72 FEET; AS MEASURED ALONG THE SOUTHWESTERLY LINE OF THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING A POINT IN THE CENTERLINE OF LOS NIETOS ROAD, 60.00 FEET WIDE; THENCE NORTHWESTERLY, ALONG THE SOUTHWESTERLY LINE OF SAID LOT, 360.00 FEET; THENCE NORTHEASTERLY, PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT, 40.00 FEET TO THE TRUE POINT OF BEGINNING; THENCE, CONTINUING ALONG SAID PARALLEL LINE, 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT AND DISTANT 330.00 FEET NORTHEASTERLY THEREOF, AS MEASURED PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT ALONG SAID PARALLEL LINE, 233.44 FEET; THENCE SOUTHWESTERLY, PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT AND DISTANT 40.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY THEREOF; THENCE SOUTHWESTERLY, PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT, 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY THEREOF; THENCE SOUTHWESTERLY, PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT, 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY THEREOF; THENCE SOUTHWESTERLY LINE OF SAID LOT AND DISTANT 40.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY THEREOF; THENCE SOUTHEASTERLY ALONG SAID PARALLEL LINE, 233.44 FEET, THENCES, THENCE SOUTHWESTERLY ALONG SAID PARALLEL LINE, 233.44 FEET TO THE TRUE POINT OF BEGINNING.

PARCEL 2: AN EASEMENT FOR INGRESS AND EGRESS AND PUBLIC UTILITY PURPOSES, OVER, UNDER, AND ALONG THE SOUTHEASTERLY 15.00 FEET OF THE NORTHWESTERLY 58.36 FEET, AS MEASURED ALONG THE SOUTHWESTERLY LINE OF THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING A POINT IN THE CENTERLINE OF LOS NIETOS ROAD, 60.00 FEET WIDE; THENCE NORTHWESTERLY ALONG THE SOUTHWESTERLY LINE OF SAID LOT, 360.00 FEET; THENCE NORTHEASTERLY PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT, 40.00 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING ALONG SAID PARALLEL LINE 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT AND DISTANT 330.00 FEET NORTHEASTERLY THEREOF AS MEASURED PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG SAID PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT AND DISTANT 40.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG SAID PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG SAID PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY LINE OF SAID LOT, 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHEASTERLY THEREOF; THENCE SOUTHWESTERLY LINE OF SAID LOT AND DISTANT 40.00 FEET NORTHEASTERLY THEREOF; THENCE SOUTHWESTERLY LINE OF SAID LOT AND DISTANT 40.00 FEET NORTHEASTERLY THEREOF; THENCE SOUTHWESTERLY ALONG SAID PARALLEL LINE, 233.44 FEET TO THE TRUE POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-041

THE SOUTHEASTERLY 116.72 FEET, MEASURED ALONG THE SOUTHWESTERLY LINE; OF THAT PORTION OF LOT 5 OF

RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT OF THE CITY OF SANTA FE SPRINGS, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34, PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: COMMENCING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING A POINT IN THE CENTER LINE OF THE LOS NIETOS ROAD, 60.00 FEET WIDE; THENCE NORTHWESTERLY ALONG THE SOUTHWESTERLY LINE OF SAID LOT, 360.00 FEET; THENCE NORTHEASTERLY, PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT, 40.00 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING ALONG SAID PARALLEL LINE 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHEASTERLY THEREOF AS MEASURED PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG SAID PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG SAID PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY LINE OF SAID LOT, 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT, 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT, 290.00 FEET TO A POINT IN A LINE PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID LOT, 293.44 FEET TO THE TRUE POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-026 & 8167-002-030 & 8167-002-025 & 8167-002-051

PARCEL A: THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE MOST SOUTHWESTERLY CORNER OF SAID LOT, SAID CORNER BEING THE INTERSECTION OF LOS NIETOS ROAD AND SANTA FE SPRINGS ROAD; THENCE SOUTHEASTERLY ALONG SAID CENTER LINE OF LOS NIETOS ROAD A DISTANCE OF 300 FEET; THENCE NORTHEASTERLY PARALLEL TO THE CENTER LINE OF SANTA FE SPRINGS ROAD A DISTANCE OF 500 FEET TO THE TRUE POINT OF BEGINNING; THENCE SOUTHEASTERLY PARALLEL TO THE CENTER LINE OF LOS NIETOS ROAD A DISTANCE OF 125 FEET; THENCE SOUTHWESTERLY PARALLEL TO THE CENTER LINE OF SANTA FE SPRINGS ROAD, A DI STANCE OF 170 FEET; THENCE SOUTHEASTERLY PARALLEL TO THE CENTER LINE OF LOS NIETOS ROAD A DISTANCE OF 843.33 FEET; THENCE NORTHEASTERLY ON A LINE PARALLEL TO THE CENTER LINE OF GREENLEAF AVENUE A DISTANCE OF 835.00 FEET; THENCE NORTH 50 DEGREES 30 MINUTES 00 SECONDS WEST PARALLEL TO THE CENTER LINE OF LOS NIETOS ROAD A DISTANCE OF 968.21 FEET; THENCE SOUTHWESTERLY PARALLEL TO THE CENTER LINE OF SANTA FE SPRINGS ROAD TO A POINT DISTANT NORTHEASTERLY THEREON 757.58 FEET FROM THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY, PARALLEL WITH SAID CENTER LINE OF LOS NIETOS ROAD, A DISTANCE OF 250.00 FEET TO THE SOUTHEASTERLY LINE OF SANTA FE SPRINGS ROAD AS IT EXISTED ON JANUARY 23, 1968; THENCE SOUTHWESTERLY, ALONG SAID ROAD 25.00 FEET; THENCE SOUTHEASTERLY PARALLEL WITH SAID CENTER LINE OF LOS NIETOS ROAD TO A LINE THAT IS PARALLEL WITH THE CENTER LINE OF SANTA FE SPRINGS ROAD AND DISTANT SOUTHEASTERLY 300 FEET THEREFROM, ALSO SAID LINE PASSING THROUGH SAID TRUE POINT OF BEGINNING; THENCE SOUTHWESTERLY ALONG SAID PARALLEL LINE, TO THE TRUE POINT OF BEGINNING.

PARCEL B: PARCEL 3 OF PARCEL MAP NO.14608, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 149 PAGES 6 TO 8 INCLUSIVE OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

#### Assessor's Parcel Number 8167-002-050

PARCEL 2 OF PARCEL MAP NO.14608, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP FILED IN BOOK 149 PAGES 6 TO 8 INCLUSIVE OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

#### Assessor's Parcel Number 8167-002-004

THAT PORTION OF LOT 5 OF RESURVEY OF GUNN AND HAZZARD'S PLAT OF THE CULLEN TRACT, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 34 PAGE 64 OF MISCELLANEOUS RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT, SAID CORNER BEING A POINT IN THE CENTER LINE OF LOS NIETOS ROAD (60 FEET WIDE); THENCE NORTHWESTERLY ALONG THE SOUTHWESTERLY LINE OF SAID LOT TO A POINT IN THE NORTHWESTERLY LINE OF SAID LOT, SAID POINT BEING THE CENTER LINE OF SANTA FE SPRINGS-WHITTIER ROAD, (40 FEET WIDE), AND THE TRUE POINT OF BEGINNING; THENCE NORTHEASTERLY ALONG SAID NORTHWESTERLY LINE A DISTANCE OF 500 FEET; THENCE SOUTHWESTERLY PARALLEL TO THE SOUTHWESTERLY LINE OF SAID LOT, A DISTANCE OF 500 FEET; THENCE SOUTHWESTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF SAID LOT, A DISTANCE OF 500 FEET, TO A POINT IN THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY LINE OF SAID LOT, A DISTANCE OF 500 FEET, TO A POINT IN THE SOUTHWESTERLY LINE OF SAID LOT, THENCE NORTHWESTERLY LINE OF SAID LOT, A DISTANCE OF 500 FEET, TO A POINT IN THE SOUTHWESTERLY LINE OF SAID LOT, A DISTANCE OF 500 FEET, TO A POINT IN THE SOUTHWESTERLY LINE OF SAID LOT; THENCE NORTHWESTERLY ALONG SAID SOUTHWESTERLY LINE, A DISTANCE OF 300 FEET TO THE TRUE POINT OF BEGINNING.

#### Assessor's Parcel Number 8167-002-049

PARCEL 1 OF PARCEL MAP NO.14608, IN THE CITY OF SANTA FE SPRINGS, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP FILED °IN BOOK 149 PAGES 6 THROUGH 8 INCLUSIVE OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

# 8 Appendix C - Copy of Adopting Resolution

#### RESOLUTION NO. 6968 A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF SANTA FE SPRINGS REGARDING THE ADOPTION OF A SPECIFIC PLAN FOR THE WASTE DISPOSAL INC. SITE (SPECIFIC PLAN)

WHEREAS, the City of Santa Fe Springs proposes to adopt a Specific Plan to guide the redevelopment of a federally-designated Superfund site known generally as the Waste Disposal Inc. Site ("the Site" or the WDI Site"). The WDI Site is generally described as those properties north of Los Nietos Road, east of Santa Fe Springs Road, west of Greenleaf Avenue, and south of the prolongation of Barton Road. (See attached map marked Exhibit "A") The total acreage of the WDI Site is approximately 38 acres encompassing 22 separate parcels; and

WHEREAS, after study and deliberation by the Department of Planning and Development of the City, the City has prepared a Specific Plan for the Waste Disposal Inc. Site; and

WHEREAS, the Department of Planning and Development of the City, acting as Lead Agency, has prepared an Initial Study for the proposed Specific Plan for the WDI Site. The Initial Study supports the findings of the Negative Declaration that the adoption of the Specific Plan will not have a significant adverse effect on the environment within the meaning as defined in the California Environmental Quality Act (CEQA); and

WHEREAS, the Department of Planning and Development of the City, in addition to contacting Responsible and Trustee Agencies, mailed a copy of the draft Specific Plan, Initial Study, Notice of Intent to Adopt a Negative Declaration, and the proposed Negative Declaration to public agencies that have jurisdiction by law with respect to the project; each city or county that borders on a city or county within the project is located; state, federal, and local agencies that exercise authority over resources that may be affected by the project; and to all parties requesting notice; and

WHEREAS, the Planning Commission, at its meeting of April 26, 2004, held a Public Hearing and studied this matter; and

WHEREAS, Notice of the Public Hearing was given as required by law; and

WHEREAS, the Planning Commission has considered the testimony received at the Public Hearing and studied the facts and circumstances involved in the request to adopt the Specific Plan; and

WHEREAS, the Planning Commission found and determined that the adoption of a Specific Plan for the Waste Disposal Inc. Site would not distort or disturb the harmonious relationships of the land uses shown on the General Plan Map and would not distort the relationship of the various elements of the General Plan; that the Specific Plan is consistent with the overall purpose and objective of the Zoning Ordinance and that the Specific Plan is consistent with the goals, policies and programs of the City's General Plan.

NOW, THEREFORE, be it RESOLVED that the CITY COUNCIL of the CITY OF SANTA FE SPRINGS does hereby RESOLVE, DETERMINE and ORDER AS FOLLOWS:

The City Council hereby adopts the Specific Plan for the federally designated Superfund site known generally as the Waste Disposal, Inc. Site. The Site is generally described as the area north of Los Nietos Road, east of Santa Fe Springs Road, west of Greenleaf Avenue, and south of the prolongation of Barton Road, as shown on the map labeled "Exhibit A" attached hereto and made part of this Resolution.

The City Council hereby instructs the Mayor and City Clerk to certify that said map has been properly adopted by the City Council of the City of Santa Fe Springs.

PASSED and ADOPTED this 13th day of May, 2004 by the following roll call vote:

AYES: Gustavo R. Velasco, Mayor, Betty Putnam, Mayor Pro-Tempore, Louie Gonzalez, Ronald S. Kernes, Joseph D. Serrano, Jr.

NOES: None ABSENT: Nome

SS// Gustavo R. Velasco

Mayor

# 9 Appendix D – Location of the Dial





# **10** Appendix E – Sample Site Designs

# 11 Appendix F – Ordinance No. 915 Storm Water Mitigation Requirements

Ordinance No. 915 has been codified and can be found in the Santa Fe Springs Municipal Code, **CHAPTER 52: STORM WATER RUNOFF**. The Municipal code can be assessed by visiting the City's Home Page: www.santafesprings.org.

# 12 Appendix G – Ordinance No. 914 Recycling Requirements

Ordinance No. 914 has been codified and can be found in the Santa Fe Springs Municipal Code, **CHAPTER 50: SOLID WASTE PROVISIONS**. The Municipal code can be assessed by visiting the City's Home Page: www.santafesprings.org.

## 13 Appendix H – Sample Environmental Restriction Covenant

RECORDING REQUESTED BY:

WHEN RECORDED, MAIL TO:

Michael J. Skinner Trustee of the WDIG Site Trust Michael J. Skinner Consulting, LLC 230 Kings Highway East, #300 Haddonfield, NJ 08033

SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE

COVENANT TO RESTRICT USE OF PROPERTY

ENVIRONMENTAL RESTRICTION

(Re: Assessor's Parcel No. \_\_\_\_\_; \_\_\_\_\_, Santa Fe Springs, CA)

This Covenant and Agreement ("Covenant") is made by and between \_\_\_\_\_\_\_\_ (the "Covenantor"), the current owner of property situated in Santa Fe Springs, County of Los Angeles, State of California, described in Exhibit A, attached hereto and incorporated herein by this reference (the "Property"), and the WDIG Site Trust ("WDIG Site Trust" or "Trust"). Pursuant to Civil Code section 1471(c), this Covenant is reasonably necessary to protect present or future human health or safety or the environment as a result of the presence on the land of hazardous substances as defined in 42 U.S.C. § 9601(14), pollutants or contaminants under 42 U.S.C. § 9601(33), and in California Health and Safety Code ("H&SC") Section 25260. The Covenantor and the Trust, collectively referred to as the "Parties," hereby agree pursuant to Civil Code section 1471(c) and H&SC section 25355.5 that the use of the Property be restricted as set forth in this Covenant. The Parties further intend that the provisions of this Covenant also be for the benefit of the U.S. Environmental Protection Agency ("EPA") and the California Department of Toxic Substances Control ("DTSC") as third party beneficiaries.

#### ARTICLE I

#### STATEMENT OF FACTS

1.01. The Property is more particularly described and depicted in Exhibit A, attached hereto and incorporated herein by this reference. The Property is located in the area now generally bounded by Los Nietos Road, Greenleaf Avenue, and Santa Fe Springs Road, in the County of Los Angeles, State of California. This property is more specifically described as Los Angeles County Assessor's Parcel No.: \_\_\_\_\_\_.

1.02. The Property is a portion of the Waste Disposal, Inc. Superfund Site and was listed on the National Priority List on July 22, 1987 by EPA. A map of the Site is attached as Exhibit B. Remediation of the Site is being conducted pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act, 42. U.S.C. §§ 9601 et seq ("CERCLA"). EPA has selected a remedy for the Site, which is documented in the Amended Record of Decision ("Amended ROD") signed by EPA on June 21, 2002. The remedy includes construction of a RCRA-equivalent cap over the reservoir area in Area 2, use of engineered caps in portions of Areas 1, 2, 4, 5, 6, 7, and 8, installation and use of an active soil vapor extraction system and/or a soil gas monitoring system, use of a liquids collection system under the RCRA-equivalent cap, institutional controls, engineering controls in buildings overlying buried waste or soil gas noncompliance areas, use of in-business ambient air monitoring, long-term soil gas monitoring, and long-term operations, maintenance and monitoring. The Administrative Record for the Site is available for review at the Santa Fe Springs Public Library located at 11700 Telegraph Road in Santa Fe Springs, and at EPA's Region IX Records Center, located at 95 Hawthorne St., San Francisco, CA 94104.

1.03 Because waste will remain in place at the Site, EPA selected institutional controls as part of the remedy selected in the Amended ROD. The institutional controls will be implemented in order to ensure the long-term integrity of the remedy and to prevent exposure to waste remaining at the site. The Amended ROD provides for restrictive environmental covenants to be recorded on the properties at the Site to fulfill the purposes of protecting the remedy and preventing certain activities on and uses of the properties.

#### ARTICLE II

#### DEFINITIONS

2.01. DTSC. "DTSC" means the California Department of Toxic Substances Control and includes its successor agencies, if any.

2.02. EPA. "EPA" means the United States Environmental Protection Agency and includes its successor agencies, if any.

2.03. <u>Owner</u>. "Owner" means the Covenantor, its successors in interest, and their successors in interest, including heirs and assigns, who at any time hold title to or an ownership interest in, all or any portion of the Property.

2.04. Occupant. "Occupant" means Owners and any person or entity entitled by ownership, leasehold, or other legal relationship to the right to occupy any portion of the Property, and their successors in interest.

2.05. <u>CERCLA Lead Agency</u>. "CERCLA Lead Agency" means the governmental entity having the designated lead responsibility to implement response action under the National Contingency Plan ("NCP"), 40 C.F.R. Part 300. EPA is the CERCLA Lead Agency at the time of the recording of this instrument.

2.06 <u>WDIG Site Trust</u>. "WDIG Site Trust" means the grantee and Covenantee of this environmental restriction and its Trustee, and their successors in interest.

2.07 <u>Waste Materials</u>. "Waste Materials" means (1) any "hazardous substance" under Section 101(14) of CERCLA, 42 U.S.C. § 9601(14); (2) any pollutant or contaminant under Section 101(33), 42 U.S.C. § 9601(33); (3) any "solid waste" under Section 1004(27) of RCRA, 42 U.S.C. § 6903(27); (4) any "hazardous substance" under California Health and Safety Code §§ 25316 and 25317; and (5) all material identified as waste or sump material in site investigations conducted prior to the date this Covenant is recorded, irrespective of whether it is classified as a hazardous substance, pollutant or contaminant, or solid waste under the above statutes.

#### ARTICLE III

#### GENERAL PROVISIONS

3.01. <u>Restrictions to Run with the Land</u>. This Covenant sets forth protective provisions, covenants, restrictions, and conditions (collectively referred to as "Restrictions"), subject to which the Property and every portion thereof shall be improved, held, used, occupied, leased, sold, hypothecated, encumbered, and/or conveyed. Covenantor covenants that each and every Restriction: (a) runs with the land pursuant to H&SC section 25355.5(a)(1)(C) and Civil Code section 1471; (b) inures to the benefit of and passes with each and every portion of the Property, (c) is for the benefit of and enforceable by the WDIG Site Trust (d) is for the benefit of EPA and DTSC as third party beneficiaries, and (e) is imposed upon the entire Property unless expressly stated as applicable only to a specific portion thereof.

3.02. <u>Binding upon Owners/Occupants</u>. Pursuant to H&SC section 25355.5(a)(1)(C), this Covenant binds all Owners of the Property, their heirs, successors, and assignees, and the agents, employees, and lessees of the Owners, heirs, successors, and assignees. Pursuant to Civil Code section 1471(b), all successive Owners of the Property are expressly bound hereby for the benefit of the WDIG Site Trust, EPA, and DTSC.

3.03. <u>Written Notice of the Presence of Hazardous Substances</u>. Prior to the sale, lease, sublease, assignment or other transfer of the Property, or any portion thereof, the Owner or Occupant or any other, lessor, sublessor, assignor or other transferor shall give the buyer, lessee, sublessee, assignee or other transferee written notice that hazardous substances are located on or beneath the Property, and provide written notice thereof to the WDIG Site Trust, EPA and DTSC.

3.04. Incorporation into Deeds and Leases. The Restrictions set forth herein shall be incorporated by reference in each and all deeds, leases, assignments, or other transfers of all or any portion of the Property which are hereafter executed or renewed. Further, each Owner or Occupant shall include in any instrument conveying any interest in all or any portion of the Property, including but not limited to deeds, leases, and mortgages, a notice which is in substantially the following form:

# NOTICE: THE INTEREST CONVEYED HEREBY IS SUBJECT TO AN ENVIRONMENTAL RESTRICTION AND COVENANT TO RESTRICT USE OF PROPERTY, RECORDED IN THE OFFICIAL RECORDS OF LOS ANGELES COUNTY, CALIFORNIA, ON \_\_ [DATE]\_\_\_, AS INSTRUMENT NO. \_\_\_\_\_, IN FAVOR OF AND ENFORCEABLE BY THE WDIG SITE TRUST, AND FOR THE BENEFIT OF THE U.S. ENVIRONMENTAL PROTECTION AGENCY AND THE CALIFORNIA DEPARTMENT OF TOXIC SUBSTANCES CONTROL.

3.05. <u>Conveyance of Property.</u> The Owner shall provide notice to the WDIG Site Trust, and to EPA and DTSC not later than thirty (30) days after any conveyance of any ownership interest in the Property (excluding mortgages, liens, and other non-possessory encumbrances). The WDIG Site Trust, EPA, and DTSC shall not, by reason of this Covenant, have authority to approve, disapprove, or otherwise affect such proposed conveyance, except as otherwise provided by law, by administrative order, consent decree or by a specific provision of this Covenant.

## ARTICLE IV

#### RESTRICTIONS

4.01 <u>New or Modified Buildings</u>. The Covenantor covenants that if Owner or an Occupant constructs a new building or other permanent structure on the Property, or substantially modifies an existing building or other permanent structure on the Property, and such modification requires a City of Santa Fe Springs building or other land use permit, Owner or Occupant shall implement and maintain any necessary engineered capping system(s) and any necessary engineering control(s) related to the new or modified building or other permanent structure, in conformance with the provisions of the Amended ROD and as specified by EPA. Such capping system and engineering controls shall be implemented only with the prior written approval of EPA. 4.02 <u>Prohibited Uses</u>. The Property shall not be used in any manner that would interfere with or adversely affect the implementation, integrity, or protectiveness of the remedial measures to be performed pursuant to the Amended ROD or any future response actions required by EPA. Owner and Occupants shall ensure compliance by all users of the Property with the following land/water use restrictions, except as otherwise authorized by EPA to implement the remedy selected in the Amended ROD or any future response action required by EPA.

- (a) Placement of warning signs or other posted information shall be allowed and, once posted, no removal or interference with such signs or information shall be permitted.
- (b) Placement of site access controls, such as gates or fencing, shall be allowed and shall not be damaged or circumvented.
- (c) The Property shall not be used in any manner that may interfere with or affect the integrity of the remedial cap or other components of the remedy, as constructed pursuant to the Amended ROD.
- (d) Construction not approved by EPA that impacts any of the remedial capping or other remedy components shall not occur.
- (e) No interferences with or alterations to the grading, vegetation and surface water and drainage controls shall be made.
- (f) Portions of the Property underlain by Waste Materials and in soil gas noncompliance areas shall not be regraded.
- (g) Areas of asphalt or concrete pavement shall not be removed or improved.
- (h) No penetrations through or interferences (including, but not limited to, utility trench excavations, excavations for fence posts, excavations for planting trees or large bushes, foundation excavations, and foundation piles) with the remedial cap or any other areas with remedial controls shall be made.
- (i) Deep-rooting plants (plants whose root systems will penetrate more than two feet below ground surface) shall not be planted.
- (j) Obtain approval from EPA for settings of irrigation controls in areas underlain by Waste Materials. Such settings shall not be changed without the prior written approval of EPA in accordance with Section 5.01 unless such settings are approved by EPA as part of the remedy selected in the Amended ROD.
- (k) Drainage channels and pipes shall not be blocked, rerouted or otherwise interfered with.
- (I) No new openings shall be made in building floor slabs in buildings located over Waste Materials or over soil gas noncompliance areas.
- Integrity of existing and future foundations shall be maintained in areas underlain by Waste Materials and in soil gas noncompliance areas.
  All cracks or damage in such foundations shall be reported to the WDIG Site Trust and EPA and the Covenantor covenants that such cracks or damage shall be repaired by the Owner or Occupant.
- (n) Indoor gas controls shall not be circumvented.
- (o) Indoor gas sensors or alarms shall not be turned off or interfered with.
- (p) Soil gas control systems shall not be turned off or interfered with.
- (q) Monitoring points, including but not limited to groundwater monitoring wells, soil gas probes, reservoir leachate collection wells, soil gas vents, and survey monuments, shall not be blocked or otherwise obstructed.
- (r) Monitoring wells shall not be opened; nothing shall be placed into the monitoring wells.
- (s) Liquids recovery systems, liquids treatment systems, and treated liquids storage facilities shall not be turned off or interfered with.
- (t) Groundwater supply or monitoring wells shall not be constructed.
- (u) Owners of the Property shall disclose all land/water use restrictions to all Occupants on the property.
- (v) Owners shall inform the WDIG Site Trust and EPA of the identities of all Occupants on the Property.
- (w) During construction, excavation, or grading of any type on the Property, Owner or Occupant shall take measures to ensure that there is no offsite migration of dust, odors or organic vapors. During such activities, Owner or Occupant shall take appropriate measures to protect the health and welfare of onsite personnel and workers and to prevent offsite impacts.
- (x) Owner or Occupant must obtain prior written approval for all building or site modifications on the Property from EPA in accordance with Section 4.01 and Section 5.01.
- (y) Owner or Occupant shall not excavate Waste Materials on the Site, except as authorized by EPA.
- (z) No new construction shall occur on the Property without the prior written approval of EPA in accordance with Section 5.01 and the following requirements:

(i) New construction shall be supported by subsurface explorations and analytical laboratory data to characterize the construction area for the possible existence of Waste Materials.

(ii) If Waste Materials are discovered in the construction area, they shall be remediated or buildings and structures must be appropriately designed to protect occupants.

(iii) Appropriate worker and public health and safety precautions, including but not limited to dust control, safety plans, and other forms of worker protection, must be taken prior to approval of construction.

- (aa) Boreholes, foundation piles, or other subsurface penetrations into the reservoir or any other area of the site which could create conduits allowing Waste Materials to migrate to groundwater shall not be made.
- (bb) Construction workers shall be provided with appropriate personal protective equipment while they are working at the site.
- (cc) Pesticides or herbicides shall not be applied to the capped areas of the site or to areas surrounding monitoring points, except as approved by EPA for use in implementing the remedy selected in the Amended ROD.
- (dd) Use of any septic tanks on the property shall be discontinued and such tanks shall be decommissioned in accordance with local regulations.
- (ee) The Property shall not be used or redeveloped for residential use; use as a hospital, school for people aged 21 and under, or day care center; or other uses by sensitive receptors.

4.03. <u>Access for the WDIG Site Trust</u>. The WDIG Site Trust and EPA, and through them, their respective employees, agents, contractors, subcontractors, consultants, and other third parties authorized by the WDIG Trust and EPA shall have reasonable right of entry and access to the Property for implementing any response actions, inspection, monitoring, and other activities consistent with the purposes of this Covenant as deemed necessary by EPA in order to protect the public health or safety, or the environment. Such activities shall include, but not be limited to:

- (a) Maintaining and monitoring the remedial action selected in the Amended ROD;
- (b) Verifying any data or information submitted to EPA;
- (c) Conducting investigations relating to Waste Materials at or near the Property;
- (d) Obtaining samples;
- (e) Assessing the need for, planning, or implementing additional response actions at or near the Property, if authorized by EPA;
- (f) Assessing implementation of quality assurance and quality control practices as defined in the Quality Assurance Project Plans approved by EPA for the remedial actions;
- (g) Implementing the remedy selected in the Amended ROD;
- (h) Assessing Owner's or Occupant's compliance with this Covenant; and
- (i) Determining whether the Property is being used in a manner that is prohibited or restricted, or that may need to be prohibited or restricted, in accordance with the Amended ROD.

Nothing in this instrument shall limit or otherwise affect EPA's right of entry and access, or EPA's authority to take response actions under CERCLA, the National Contingency Plan, 40 C.F.R. Part 300, and its successor provisions, or any federal law.

4.04. Enforcement. The WDIG Site Trust shall be entitled to enforce the terms of this instrument by resort to specific performance or legal process and injunctive relief. Failure of the Covenantor, Owner or Occupant to comply with any of the Restrictions specifically applicable to it shall be grounds for the WDIG Site Trust to require that the Covenantor, Owner, or Occupant modify or remove any improvements ("Improvements" herein shall mean all buildings, other structures, landscaping, roads, driveways, and paved parking areas) constructed or placed upon any portion of the Property in violation of the Restrictions. All remedies available hereunder shall be in addition to any and all other remedies at law or in equity, including CERCLA or state law, and violation of this Covenant shall be grounds for the WDIG Site Trust for itself and on behalf of any person or entity responsible for any response action authorized or required by EPA (collectively "Responsible Parties") shall be entitled to recover damages for any violation of the terms of this Covenant, including but not limited to, the costs incurred by the WDIG Site Trust or by the Responsible Parties to repair any damage to any remedial facilities or any other feature of any response action or to perform the maintenance of the Improvements, and any expenditures incurred by the Trust or such Responsible Parties to reimburse EPA for the agencies' oversight and enforcement costs related to this Covenant or violations thereof. Enforcement of the terms of this Covenant shall be at the discretion of the Covenantee and the third party beneficiaries and any forbearance, delay or omission to exercise their rights under this Covenant for breach hereof shall not be deemed a waiver by them of any such breach or subsequent breach of any term of this Covenant, or of any of their rights under this Covenant.

4.05 <u>Attorneys' Fees</u>. The WDIG Site Trust shall be entitled to recover its attorneys' fees and any costs from Owner and/or Occupant for any efforts, including but not limited to any legal actions, by the WDIG Site Trust to enforce the terms of this Covenant if the WDIG Site Trust prevails in such efforts or legal action.

#### ARTICLE V

#### EXCEPTIONS, TERMINATION, AND TERM

5.01 Exceptions to Land/Water Use Restrictions. If Owner or an Occupant seeks an exception to the land/water use restrictions in Section 4.01, Owner or Occupant shall obtain the prior written approval of EPA. Owner or Occupant shall submit a request in writing to EPA and to DTSC, with all necessary supporting documentation (such documentation may include appropriate design documents, work plans, and/or calculations). EPA shall respond to such request within a reasonable time, by: 1) providing written approval for the exception; 2) requesting further information in support of the request; 3) providing written approval of the exception with modification; or 4) denying the request. The decision of EPA shall be final and shall not be subject to judicial review. If requested by EPA, any approved exception shall be recorded in the Official Records of Los Angeles County in an Amended and restated Covenant by the person or entity granted the exception.

5.02 <u>Modification</u>. The land/water use restrictions of this Covenant may only be modified upon the written agreement of the Owner and the WDIG Site Trust, with the prior express written approval of EPA. Such modifications shall become effective when they are incorporated into this Covenant and such modified and restated Covenant is executed by Owner and the WDIG Site Trust and recorded by the Owner.

5.03 <u>Termination</u>. Covenantor, or any other aggrieved person, may apply to the EPA for a termination of the Restrictions or other terms of this Covenant as they apply to all or any portion of the Property. The decision of EPA regarding any such request shall be final and not subject to judicial review.

5.04 <u>Term</u>. Unless ended in accordance with the Termination paragraph above or by law, this Covenant shall continue in effect in perpetuity.

5.05 <u>Assignment.</u> The WDIG Site Trust, EPA and DTSC may freely assign their interests in this Covenant to any other parties without the approval of the Covenantor. The WDIG Site Trust shall obtain the written consent of EPA prior to any assignment of its interests under this Covenant.

#### ARTICLE VI

#### **MISCELLANEOUS**

6.01. <u>No Dedication or Taking</u>. Nothing set forth in this Covenant shall be construed to be a gift or dedication, or offer of a gift or dedication, of the Property, or any portion thereof to the general public or anyone else for any purpose whatsoever. Further, nothing set forth in this Covenant shall be construed to effect a taking under state or federal law.

6.02. Notices. Whenever any person gives or serves any Notice ("Notice" as used herein includes any demand or other communication with respect to this Covenant), each such Notice shall be in writing and shall be deemed effective: (1) when delivered, if personally delivered to the person being served or to an officer of a corporate party being served, or (2) three (3) business days after deposit in the mail, if mailed by United States mail, postage paid, certified, return receipt requested:

To Owner:

To WDIG Site Trust:

Michael J. Skinner Trustee of the WDIG Site Trust Michael J. Skinner Consulting, LLC 230 Kings Highway East, #300 Haddonfield, NJ 08033

To EPA:

Russell Mechem Remedial Project Manager U.S. Environmental Protection Agency, Region IX 75 Hawthorne St. San Francisco, CA 94105 Re: WDI Superfund Site Sarah E. Mueller Assistant Regional Counsel U.S. Environmental Protection Agency, Region IX 75 Hawthorne St. San Francisco, CA 94105 Re: WDI Superfund Site

#### To DTSC:

Sara Amir Chief, Southern California Cleanup Operations Branch Department of Toxic Substances Control 1011 N. Grandview Ave. Glendale, CA 91201

Any party may change its address or the individual to whose attention a Notice is to be sent by giving written Notice in compliance with this paragraph. 6.03. <u>Partial Invalidity</u>. If any portion of the Restrictions or other terms set forth herein is determined by a court of competent jurisdiction to be invalid for any reason, the surviving portions of this Covenant, or the application of such portions to persons or circumstances other than those to which it is found to be invalid, shall remain in full force and effect as if such portion found invalid had not been included herein.

6.04. <u>Liberal Construction</u>. Any general rule of construction to the contrary notwithstanding, this instrument shall be liberally construed to effect the purpose of this instrument and the policy and purpose of CERCLA. If any provision of this instrument is found to be ambiguous, an

interpretation consistent with the purpose of this instrument that would render the provision valid shall be favored over any interpretation that would render it invalid.

6.05. <u>Third Party Beneficiary</u>. EPA's and DTSC's rights as third party beneficiaries of this Covenant shall be construed pursuant to principles of contract law under the statutory and common law of the State of California.

6.06. <u>Statutory References.</u> All statutory references include successor provisions.

6.07. <u>Waiver of Certain Defenses</u>. Covenantor hereby waives any defense of laches, estoppel or prescription.

6.08. <u>Covenants</u>. Covenantor hereby covenants to and with the Covenantee that the Covenantor is the owner in fee of the Property; that Covenantor has a good and lawful title and has the right and power to impose this Covenant on the Property; that the Property is free and clear of encumbrances as of the date hereof, except [List any agreed-to exceptions]. Notwithstanding the foregoing, nothing herein shall prevent, preclude, limit or otherwise restrict the filing or recording against the Property of any liens (including but not limited to mortgages, deeds of trust and/or security agreements), encumbrances, covenants, conditions, restrictions, or other documents or instruments, provided that any such liens, encumbrances, covenants, conditions, restrictions, or instruments shall be subject and subordinate to this Covenant.

6.09. <u>Controlling Law</u>. Except as otherwise provided in Section 7.06, the interpretation and performance of this Covenant shall be governed by the laws of the United States or, if there are no applicable federal laws, by the law of the State of California.

6.10. <u>Joint Obligations</u>. If there are two or more parties identified as Covenantor in the Covenant, the obligations imposed by this Covenant upon them shall be joint and several.

6.11. <u>Captions</u>. The captions in this Covenant have been inserted solely for convenience of reference and are not a part of this Covenant and shall have no effect upon construction or interpretation.

6.12. <u>Counterparts</u>. The parties may execute this Covenant in two or more counterparts, which shall, in the aggregate, be signed by both parties; each counterpart shall be deemed an original instrument as against any party who has signed it. In the event of any disparity between the counterparts produced, the recorded counterpart shall be controlling.

IN WITNESS WHEREOF, the Parties execute this Covenant.

Ву:	Title:	Date:
WDIG Site Trust:		
Ву:	Title:	Date:
STATE OF CALIFORNIA	)	
COUNTY OF)	,	
On this day of	, in the year,	
before me	, personally appeared	

personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is /are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Signature \_\_\_\_\_

Exhibit A

Covenantor:

PARCEL NUMBER \_\_\_\_\_

Legal Description:

# 14 Appendix I – Soil Screening Guidelines & Site Mitigation Procedures for Industrial Sites

On July 22, 2004 the Santa Fe Springs City Council adopted ORDINANCE NO. 961:

### AN ORDINANCE OF THE CITY OF SANTA FE SPRINGS ADDING NEW SECTION 97.800 TO CHAPTER 97 OF THE CITY CODE TO CODIFY THE REQUIREMENT FOR COMPLIANCE WITH THE CITY'S SOIL ASSESSMENT AND REMEIDATION GUIDELINES FOR COMMERCIAL/INDUSTRIAL SITES

The Soil Assessment and Remediation Guidelines approved by the City Council with the adoption of Ordinance No. 961, can be found on the City's website, by accessing the Fire Department Home Page and linking to the CUPA-related documents.