RESOLUTION NO.: _ 05-0053

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF EL PASO DE ROBLES TO GRANT APPROVAL FOR TENTATIVE PARCEL MAP PR 05-0084 (Chatham) APN: 009-431-027

WHEREAS, this is Tentative Parcel Map PR 05-0084, an application filed by Ken Chatham, to divide a one acre parcel into two single family residential parcels located at 832 Jackson Drive; and

WHEREAS, the subject site is located in the Residential Single Family (RSF-2) land use category and in the R-1 B-3 Single Family Residential zoning district; and

WHEREAS, the applicant proposes to create two lots, where both parcels are proposed to be 0.50 acre (21,780 s.f.) in area; and

WHEREAS, proposed parcel 1 has an exising single family home located on it, and proposed parcel 2 is currently vacant; and

WHEREAS, the proposed map would be consistent with density standards of the R-1-B-3 zoning district which requires a minimum lot size of 20,000 square feet; and

WHEREAS, the proposed tentative parcel map is Categorically Exempt from environmental review per Section 15315 of the State's Guidelines to Implement the California Environmental Quality Act (CEQA), Class 15, Minor Land Divisions; and

WHEREAS, the open public hearing was conducted by the Planning Commission on June 28, 2005 to consider facts as presented in the staff report prepared for the tentative parcel map, and to accept public testimony regarding the application; and

WHEREAS, based upon the facts and analysis presented in the staff report, public testimony received and subject to the conditions listed below, the Planning Commission makes the following findings as required by Government Code Sections 66474 and 65457:

- 1. The proposed tentative parcel map is consistent with the adopted General Plan for the City of El Paso de Robles;
- 2. The design of lots, streets, open space, drainage, sewers, water and other improvements is consistent with the General Plan and Zoning Ordinance;
- 3. The site is physically suitable for the type of development proposed;
- 4. The site is physically suitable for the proposed density of development;
- 5. The design of the land division is not likely to cause substantial environmental damage or substantially and unavoidably injure fish or wildlife or their habitat;

- 6. The land division proposed is not likely to cause serious public health problems;
- 7. The design of the land division will not conflict with easements acquired by the public at large, for access through or use of, property within the proposed subdivision;
- 8. The fulfillment of the requirements listed in the Conditions below are a necessary prerequisite to the orderly development of the site and surrounding area.

NOW, THEREFORE, BE IT RESOLVED, that the Planning Commission of the City of El Paso de Robles, does hereby grant tentative map approval for Tentative Parcel Map PR 05-0084 subject to the following conditions of approval.

STANDARD CONDITIONS OF APPROVAL:

1. The applicant/developer shall comply with those standard conditions which are indicated as applicable in "Exhibit A" to this resolution.

SITE SPECIFIC CONDITIONS OF APPROVAL:

NOTE: In the event of conflict or duplication between standard and site specific conditions, the site specific condition shall supersede the standard condition.

PLANNING

2. The project shall be designed so that it substantially conforms with the following exhibit and conditions established by this resolution:

B Tentative Parcel Map PR 05-0084

- 1. Prior to occupancy of any building permit on Parcel 2, Jackson Drive shall be improved in accordance with the City's Standard for Orchard Bungalow streets across the frontage of the property.
- 2. Easements must be shown on the final map to provide access to sewer and water for both parcels. The sewer lateral serving the existing residence on Parcel 1 may have to be relocated, depending upon its current location, prior to recordation of the final map.
- 3. A Constructive Notice shall be recorded with the Final Map that requires preparation of an Arborist Report identifying the health of the existing trees on proposed Parcel 2 and any tree protection measures necessary to protect the oak trees during construction of future development on Parcel 2, including construction of sewer lines.

4. The access easement from Jackson Drive to Parcel 2 shall be located adjacent to the northern property line. This easement shall be recorded on the Final Map. The easement shall comply with the minimum driveway width standards as established in City codes.

EMERGENCY SERVICES

- 5. An approved turn around per City standards shall be required for Parcel 2, prior to approval for occupancy of the home.
- 6. Installation of fire sprinklers shall be required with construction of a home on Parcel 2.

PASSED AND ADOPTED THIS 28th day of June, 2005 by the following Roll Call Vote:

AYES:

Commissioners - Holstine, Johnson, Menath and Chair Steinbeck

NOES:

Commissioners - Flynn and Hamon

ABSENT:

Commissioner - Mattke

ABSTAIN:

Commissioners - None

CHARMAN, ED STEINBECK

ATTEST:

ROBERT A. LATA

SECRETARY OF THE PLANNING COMMISSION

EXHIBIT A OF RESOLUTION 05- ∞63

CITY OF EL PASO DE ROBLES STANDARD DEVELOPMENT CONDITIONS FOR SINGLE FAMILY RESIDENTIAL TRACT AND PARCEL MAPS

PRO	JECT#		Tentative Parcel Map PR 05-0084
APPROVING BODY:		G BODY:	Planning Commission
DATE OF APPROVAL:		.PPROVAL:	June 28, 2005
APP]	LICAN	Γ:	Chatham
LOC	ATION	:	832 Jackson Drive
The c specifi resolu	checked of ically indication.	conditions shall be licated. In additio	we been checked are standard conditions of approval for the above referenced project complied with in their entirety before the project can be finalized, unless otherwise, there may be site specific conditions of approval that apply to this project in the NT DEPARTMENT - The applicant shall contact the Planning Division, (805) 237
3970, 1	for comp	liance with the fol	llowing conditions:
A.	GENEI 1.		proval shall expire on June 28, 2007, unless a time extension request is filed with the velopment Department prior to expiration.
\boxtimes	2.	The site shall be specifically pro-	be developed and maintained in accordance with the approved plans and unles vided for through the Planned Development process, development shall comply wit e, all other applicable City Ordinances, and applicable Specific Plans.
\boxtimes	3.		tion of the map, all conditions of approval shall be completed to the satisfaction of and Community Developer Director or his designee.
	4.	applicant submit Obispo". The for of project appro	subject to the California Environmental Quality Act (CEQA), which requires the ta \$25.00 filing fee for the Notice of Determination payable to "County of San Lui ee should be submitted to the Community Development Department within 24 hour val, which is then forwarded to the San Luis Obispo County Clerk. Please note that be subject to court challenge unless the required fee is paid.
	5.	harmless the Cit within the time agents, officers	with Government Section 66474.9, the subdivider shall defend, indemnify and hold y, or its agent, officers and employees, from any claim, action or proceeding brough period provided for in Government Code section 66499.37, against the City, or it, or employees, to attack, set aside, void, annul the City's approval of this e City will promptly notify subdivider of any such claim or action and will cooperate

		cooperate fully in the defense thereof.
	6.	All signs shall be subject to review and approval as required by Municipal Code Section 21.19 and shall require a separate application and approval prior to installation of any sign.
	7.	All existing and/or new lighting shall be shielded so as to be directed downward in such a manner as to not create off-site glare or adversely impact adjacent properties. The style, location and height of the lighting fixtures shall be submitted with the building plans and subject to approval by the Community Development Department.
\boxtimes	8.	All existing and/or new landscaping shall be installed with automatic irrigation systems.
	9.	All walls/fences and exposed retaining walls shall be constructed of decorative materials which include but are not limited to splitface block, slumpstone, stuccoed block, brick, wood, crib walls or other similar materials as determined by the Development Review Committee, but specifically excluding precision block.
	10.	The following areas shall be placed in a Landscape and Lighting District:
	11 _m	The following areas shall be permanently maintained by the property owner, Homeowners' Association, or other means acceptable to the City:
_		
	12.	The applicant shall install durable, decorative fence/wall treatments and landscaping along all arterial streets consisting of brick, tubular steel with pilasters, or other similar materials as determined by the Development Review Committee, but specifically excluding precision block and wood fences. Substantial setbacks with landscaping may be considered as an alternative, subject to approval by the Development Review Committee.
	13.	The applicant shall provide a one-foot non-access easement along the rear/side of all lots that back up/side against a collector or arterial street.
В.		FOLLOWING CONDITIONS SHALL BE COMPLETED PRIOR TO THE ISSUANCE OF DING PERMITS OR RECORDATION OF THE FINAL MAP, WHICHEVER OCCURS
\boxtimes	1.	Two sets of the revised Planning Commission approved plans incorporating all Conditions of Approval, standard and site specific, shall be submitted to the Community Development Department.
	2.	Prior to the issuance of building permits, the Development Review Committee shall approve the following: Planning Division Staff shall approve the following: a. A detailed landscape plan including walls/fencing; b. Other: Exterior Lighting Cut Sheets

as may be established through a resolution or ordinance adopted by the City Council, in effect a time building permits are issued. 5. The applicant shall take the steps necessary to annex to or form a City Community Facilities Dis (CFD) in order to provide funding for City services for each new parcel or dwelling unit in proposed development. The agreement to form or annex to a CFD shall be in a manner to approved by the City Attorney, Participation in a City CFD for services is intended to fully mititude incremental impact of new residential development on City services. In order to insure that there is adequate and consistent funding to provide for City services manner reflective of adopted General Plan standards, it is necessary to provide a "fall back" fun mechanism in case, for any reason, it is not possible to annex to or form a CFD that would in mitigate the incremental fiscal impacts on City services. A fall back funding mechanism is needed if a CFD is formed and for whatever reason the CFD is invalidated or otherwise is incap of meeting its intended purpose of fully mitigating the impacts of new residential development City services. In order to insure that there is an alternative form of fiscal mitigation, prior to final approval of project creating additional residential lots or dwelling units, the property owner shall agree, manner subject to approval by the City Attorney, to provide for alternative means of firmitigation. The alternative means of fiscal mitigation could include, but would not be limited equivalent services being provided by a Homeowners Association, a perpetual endowment to or the incremental costs of City services (including a CPI adjustment), a City road maintend assessment district, or a combination of such tools to insure full fiscal mitigation of impacts to services. 6. Street names shall be submitted for review and approval by the Planning Commission, prio approval of the final map. 7. The developer shall provide constructive notice to future buyers that all residential	3.	The Covenants, Conditions, and Restrictions (CC&Rs) and/or Articles Affecting Real Propert Interests are subject to the review and approval of the Community Development Department, the Public Works Department and/or the City Attorney. They shall be recorded concurrently with the Final Map or prior to the issuance of building permits, whichever occurs first. A recorded copy shall be provided to the affected City Departments.
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project creating additional residential lots or dwelling units, the property owner shall agree, manner subject to approval by the City Attorney, to provide for alternative means of firmitigation. The alternative means of fiscal mitigation could include, but would not be limited equivalent services being provided by a Homeowners Association, a perpetual endowment to could the incremental costs of City services (including a CPI adjustment), a City road maintent assessment district, or a combination of such tools to insure full fiscal mitigation of impacts to services. 6. Street names shall be submitted for review and approval by the Planning Commission, prio approval of the final map. 7. The developer shall provide constructive notice to all buyers that all homes are required to utilize semi-automated trash containers as provided by the City's franchisee for solid waste collection. 8. The developer shall provide constructive notice to future buyers that all residential units shall required to be equipped with trash compactors. 9. The applicant shall meet with the City's Crime Prevention Officer prior to the issuance of build permits for recommendations on security measures to be incorporated into the design of structures to be constructed. The applicant is encouraged to contact the Police Department at (8)		In order to insure that there is adequate and consistent funding to provide for City services in a manner reflective of adopted General Plan standards, it is necessary to provide a "fall back" funding mechanism in case, for any reason, it is not possible to annex to or form a CFD that would fully mitigate the incremental fiscal impacts on City services. A fall back funding mechanism is also needed if a CFD is formed and for whatever reason the CFD is invalidated or otherwise is incapable of meeting its intended purpose of fully mitigating the impacts of new residential development or City services.
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	9.	The applicant shall meet with the City's Crime Prevention Officer prior to the issuance of building permits for recommendations on security measures to be incorporated into the design of the structures to be constructed. The applicant is encouraged to contact the Police Department at (805) 237-6464 prior to plan check submittal.

PUBLIC WORKS DEPARTMENT - The applicant shall contact the Engineering Division, (805) 237-3860, for compliance with the following conditions: APPLICANT: Chatham PREPARED BY: John Falkenstien REPRESENTATIVE: Stewart CHECKED BY: PROJECT: Tentative Parcel Map 05-0084 TO PLANNING: C. PRIOR TO ANY PLAN CHECK: X 1. The applicant shall enter into an Engineering Plan Check and Inspection Services Agreement with the City. PRIOR TO RECORDING OF THE FINAL OR PARCEL MAP: D. \boxtimes 1. The owner shall pay all Final Map fees, and current and outstanding fees for Engineering Plan Check and Construction and Inspection services and any annexation fees due. 2. If, at the time of approval of the final/record parcel map, any required public improvements have not been completed and accepted by the City the owner shall be required to enter into a Subdivision Agreement with the City in accordance with the Subdivision Map Act, prior to recordation. The owner shall also be required to post securities to guarantee the installation and completion of said improvements as specified in the Subdivision Map Act and submit a Certificate of Insurance as required by the City. The owner shall also be required to post securities for grading in accordance with Section 7008 of the Uniform Building Code, latest edition. This bond shall be of sufficient amount to ensure completion of the grading and drainage facilities. (A finding of "orderly development" has been made for this condition on parcel maps). Bonds required and the amount shall be as follows: Performance Bond......100% of improvement costs. Labor and Materials Bond......50% of performance bond. 3. The developer shall annex to the City's Landscape and Lighting District for payment of the operating and maintenance costs of the following: a. Street lights;] b. Parkway and open space landscaping; 7 c. Wall maintenance in conjunction with landscaping; $\prod d$. Graffiti abatement; Пе. Maintenance of open space areas. 4. The owner shall offer to dedicate to the City a 6 foot public utilities and 6 foot tree easement adjacent to all road right-of-ways. The owner shall offer to dedicate to the City the following easement(s). The location and alignment of the easement(s) shall be to the description and satisfaction of the City Engineer: Public Utilities Easement: l a. □ b. Water Line Easement; ___c. Sewer Facilities Easement; Landscape Easement: d. Storm Drain Easement. e.

5.	The subdivider shall offer to dedicate and improve the following street(s) to the standard indicated:
6.	Landscape and irrigation plans for the public right-of-way shall be incorporated into the improvement plans and shall require a signature of approval by the Department of Public Works, Street Superintendent and the Community Development Department.
7.	All improvement plans shall be prepared by a registered civil engineer and shall be submitted to the City Engineer for review and approval. The improvements shall be designed and placed to Public Works Department Standards and Specifications.
8.	Prior to any site work a Preliminary Soils Report shall be prepared for the property to determine the presence of expansive soils or other soils problems and shall make recommendations regarding grading of the proposed site.
9.	The applicant shall submit a composite utility plan signed as approved by a representative of each public utility, together with the improvement plans. The composite utility plan shall also be signed by the Water, Fire, Wastewater and Street Division Managers.
10.	A complete grading and drainage plan prepared by a registered civil engineer shall be included with the improvement plans. Drainage calculations shall be submitted, with provisions made for on-site detention/ retention if adequate disposal facilities are not available, as determined by the City Engineer.
11,	The owner shall provide an additional map sheet to record concurrently with the final map or parcel map showing the lot configuration, and the area subject to inundation by the 100 year storm with base flood elevations shown in feet, in relation to the National Geodetic Vertical Datum of 1929.
12.	The owner shall install all utilities (sewer, water, gas, electricity, cable TV, and telephone) underground to each lot in the subdivision. Street lights shall be installed at locations as required by the City Engineer. All existing overhead utilities adjacent to or within the project shall be relocated underground, except for electrical lines 77 kilovolts or greater. All utilities shall be extended to the boundaries of the project, unless it is determined that no need for future extension exists. All underground construction shall be completed and approved by the City and the public utility companies, and the subgrade shall be scarified and compacted, before paving the streets.
13.	Any utility trenching in existing streets shall be overlaid to restore a smooth riding surface as required by the City Engineer. Boring and jacking rather than trenching may be required on newly constructed or heavily traveled City Streets.
14.	Prior to paving any street, the water and sewer systems shall successfully pass a City pressure test. The sewer system shall also be tested by a means of a mandrel and video inspection with a copy of the video tape provided to the City. No paving shall occur until the City has reviewed and viewed the sewer video tape and has determined that the sewerline is acceptable. Any repair costs to the pipeline including trench paving restoration shall be at the developer's expense.
15.	The owner shall install all street name, traffic signs and traffic striping as directed by the City Engineer.

	16.	The adjoining existing City street is inadequate for the traffic generated by the project, or will be severely damaged by the construction. The applicant shall remove the entire roadway and replace it with a minimum full half-width street plus a 12' wide travel lane and 8' wide base shoulder adequate to provide for two-way traffic. (A finding of "rough proportionality" has been made in the resolution for this condition.)
	17.	The development includes a phased street construction along the project boundary for future completion by the adjacent property owner, the applicant shall provide a minimum half-width street plus a 12' travel lane and 4' wide base shoulder adequate for two-way traffic. (A finding of "rough proportionality" has been made in the resolution for this condition.)
	18.	The project fronts on an existing street. The applicant shall pave-out from the proposed gutter to the edge of pavement if the existing pavement section is adequate, and shall feather the new paving out to the centerline for a smooth transition. If the existing pavement, structural sections or geometrics are inadequate per current City Standards, the roadway shall be replaced to centerline and the remaining pavement shall be overlaid. (A finding of "rough proportionality" has been made in the resolution for this condition.)
E.	PRIO	R TO ANY SITE WORK:
\boxtimes	1.	The applicant shall obtain a Grading Permit from the City Building Division.
	2.	Prior to issuance of a Grading Permit the developer shall apply, through the City, to FEMA and receive a Letter of Map Amendment (LOMA) issued from FEMA. The developer's engineer shall provide the required supporting data to justify the application.
	3.	Any existing Oak trees located on the project site shall be protected and preserved as required in City Ordinance No. 553, Municipal Code No. 10.01 "Oak Tree Preservation", unless specifically approved to be removed. An Oak tree inventory shall be prepared listing the Oak trees, their disposition, and the proposed location of any replacement trees required. In the event an Oak tree is designated for removal, an approved Oak Tree Removal Permit must be obtained from the City, prior to its removal.
\boxtimes	4.	All property corners shall be staked for construction control, and shall be promptly replaced if destroyed.
	5	Any grading anticipated during the rainy season (October 15 to April 15) will require the approval of a construction zone drainage and erosion control plan to prevent damage to adjacent property. Appropriateness of areas shall be subject to City Engineer approval.
	6.	Any construction within an existing street shall require a traffic control plan. The plan shall include any necessary detours, flagging, signing, or road closures requested. Said plan shall be prepared and signed by a registered civil or traffic engineer.
F.	PRIOR	TO ISSUANCE OF A BUILDING PERMIT:
	1.	A final soils report shall be submitted to the City prior to the final inspection and shall certify that all grading was inspected and approved, and that all work has been done in accordance with the plans, preliminary report, and Chapter 70 of the Uniform Building Code.
\boxtimes	2.	The applicants civil and soils engineer shall submit a certification that the rough grading work has been completed in substantial conformance to the approved plans and permit.

	3.	Building permits shall not be issued until the water system has been completed and approved, and a based access road installed sufficient to support the City's fire trucks, in a manner approved by the Fire Chief.
	4.	Prior to issuance of a Building Permit for building within Flood Insurance Rate Map (FIRM) zones A1-A30, AE, AO, AH, A, V1-V30, VE and V, the developer shall provide an Elevation Certificate in accordance with the National Flood Insurance program. This form must be completed by a land surveyor, engineer or architect licensed in the State of California.
	5.	Prior to issuance of a Building Permit for building within Flood Insurance Rate Map (FIRM) zones A1-A30, AE, AO, AH, A, V1-V30, VE and V, the developer shall provide a Flood Proofing Certificate in accordance with the National Flood Insurance program. This form must be completed by a land surveyor, engineer or architect licensed in the State of California.
G.	PRIC	R TO ISSUANCE OF CERTIFICATE OF OCCUPANCY:
\boxtimes	1.	All final property corners and street monuments shall be installed before acceptance of the public improvements.
	2.	No buildings shall be occupied until all public improvements are completed and approved by the City Engineer, and accepted by the City Council for maintenance.
	3	All disturbed areas not slated for development shall be protected against erosion in a manner acceptable to the City Engineer, which may include hydroseeding or landscaping.
	4	The applicant shall pay any current and outstanding fees for Engineering Plan Checking and Construction Inspection Services and any outstanding annexation fees.
	5.	All top soil removed shall be stockpiled and evenly distributed over the slopes and lots upon completion of rough grading to support hydroseeding and landscaping. All slope areas shall be protected against erosion by hydroseeding or landscaping.
	6.	All construction refuse shall be separated (i.e. concrete, asphalt concrete, wood, gypsum board, etc.) and removed from the project to a recycling facility in accordance with the City's Source Reduction and Recycling Element.
	7.	If any of the public improvements or conditions of approval are not completed or met, then the subdivider may, at the discretion of the City Engineer, enter into a Performance Agreement with the City to complete said improvements at a later date and post securities to cover the cost of the improvements. The form of the agreement and amount of the securities are subject to the approval of the City Engineer.
	8.	A blackline clear Mylar (0.4 MIL) copy and two (2) blueline prints of as-built improvement plans, signed by the engineer of record, shall be provided to the City Engineer prior to the final inspection. A reduced copy (i.e. 1" = 100') of the composite utility plan shall be provided to update the City's Atlas Map.
	9.	A benchmark shall be placed for vertical control on the U.S.G.S. Datum as required by the City Engineer.
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 $PASO\ ROBLES\ FIRE\ DEPARTMENT\ -\ The\ applicant\ shall\ contact\ the\ Fire\ Department,\ (805)\ 237-3973,\ for\ compliance\ with\ the\ following\ conditions:$

H. GENERAL CONDITIONS

1.	Fire hydrants shall be installed at intervals as required by the Fire Chief and City Engineer. The maximum spacing for single family residential shall be 500 feet. The maximum spacing for multifamily and commercial/residential shall be 300 feet. On-site hydrants shall be placed as required by the Fire Chief.
2.	Building permits shall not be issued until the water system, including hydrants, has been tested and accepted and a based access road installed sufficient to support the City's fire apparatus (HS-20 truck loading). The access road shall be kept clear to a minimum of 24 feet at all times and shall be extended to each lot and shall be maintained to provide all weather driving conditions.
3.	No buildings shall be occupied until all improvements are completed and accepted by the City for maintenance.
4.	If the development includes phased street construction, temporary turn-arounds shall be provided for streets that exceed 150 feet in length. The temporary turn around shall meet City requirements as set forth in the Public Works Department Standards and Specifications.
5.	All open space areas to be dedicated to the City shall be inspected by the Fire Department prior to acceptance. A report shall be submitted recommending action needed for debris, brush and weed removal and tree trimming. The developer shall clean out all debris, dead limbs and trash from areas to be recorded as open space prior to acceptance into a Benefit Maintenance District.
6.	Any open space included in a private development shall be subject to the approval of a vegetation management plan approved by the Fire Chief.
7.	Each tract or phase shall provide two sources of water and two points of access unless otherwise determined by the Fire Chief and Public Works Director.
8.	Provisions shall be made to update the Fire Department Run Book.

OWNER'S STATEMENT

I DO HEREBY APPLY FOR THE APPROVAL OF THE PARCEL MAP AND DIMSRON OF THE REAL PROPERTY SHOWN ON THIS TENTATIVE MAP AND STATE THAT I AM THE LEGAL OWNER OR THE AUTHORIZED AGENT THEREOF AND THAT THE REFORMATION SHOWN HEREON IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE.

KEN CHATHAM 1085 TISHLIN LANE TEMPLETON, CA 83465



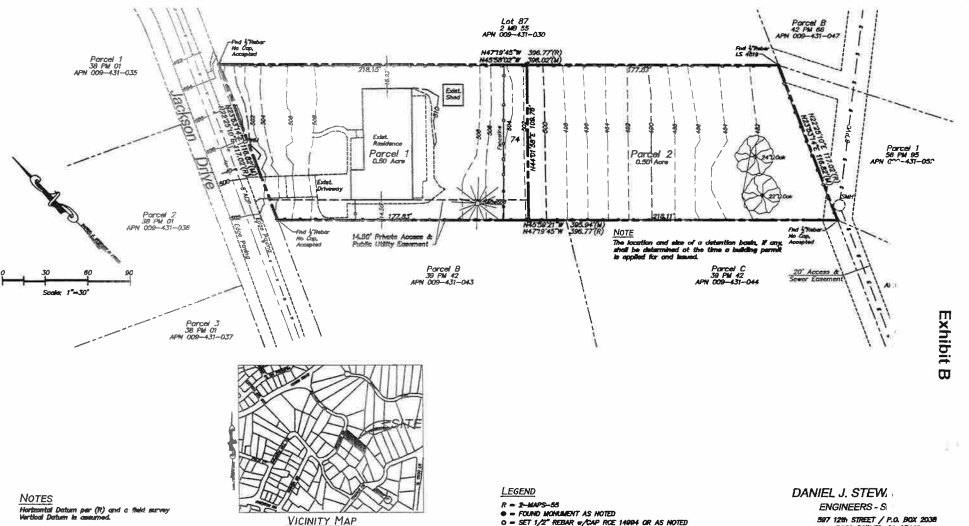
I HEREBY STATE THAT THIS MAP WAS PREPARED BY ME OR URDER MY SUPERVISION AND TO THE BEST OF MY KNOWLEDGE COMPLES WITH THE LOT DIVISION ORDINANCE OF THE CITY OF PASO ROBLES.

DAMES & STEWART, R.C.E. #14904 (ESP. 3/31/05)

REVISED TENTATIVE PARCEL MAP PR 05-0084

BEING A DIVISION OF LOT 74, ASSOCIATED ALMOND GROWERS ORCHARD BUNGALOW TRACT CITY OF EL PASO DE ROBLES, COUNTY OF SAN LUIS OBISPO, STATE OF CALIFORNA

APN 009-431-027



No Scale

O = SET 1/2" REBAR #/CAP ROE 14994 OR AS NOTED

FATCO 4001-178504

PASO ROBLES, CA 83448

SHEET 1 OF 1