

"To enrich lives through effective and caring service"



Stan Wisniewski Director

Kerry Silverstrom Chief Deputy

June 14, 2005

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

**Dear Supervisors:** 

APPROVAL OF AMENDMENT NO. 5 TO LEASE NO. 13509 AND MEMORANDUM OF LEASE TO EFFECT FURTHER REDEVELOPMENT AND EXTEND LEASE TERM PARCEL 97R (MARINA BEACH SHOPPING CENTER) - MARINA DEL REY (FOURTH DISTRICT) (4 VOTES)

### IT IS RECOMMENDED THAT YOUR BOARD:

- 1. Find that the proposed Amendment No. 5 and Memorandum of Lease are categorically exempt under the California Environmental Quality Act pursuant to classes 1(r) and 4(j) of the County's Environmental Document Reporting Procedures and Guidelines.
- 2. Authorize the Chair to execute the attached Amendment No. 5 to Lease No. 13509 ("Amendment") and Memorandum of Lease ("Memorandum") with GOLD COAST SHOPPING CENTER, LLC, a Delaware limited liability company ("Lessee"), for the Parcel 97R lease, Marina del Rey, reflecting a revised, more costly renovation plan, an additional extension fee, and an eight-year extension of the current term to 2056.

### PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

The County is the lessor of a ground lease for Parcel 97R, which was originally entered into in 1968 for a term of 60 years. Your Board previously, on November 22, 2004, executed an Amended and Restated Lease Agreement ("Restated Lease") to Lease No. 13509 to facilitate redevelopment of Parcel 97R, which provided for a 20-year extension of the original lease term to May 31, 2048 and payment of a \$400,000 lease extension fee, and required a renovation plan with a minimum cost of \$2.9 million, resulting in a remodeled shopping center of 24,957 square feet, as well as construction of a new landscaped entryway park space/public area of approximately 5,730 sq. ft. at the southeast corner of Washington Boulevard and Via Marina. The park space/public area complements another like park space/public area on the southwest corner of Washington Boulevard and Via Marina that will be developed by this same lessee pursuant to another lease already approved by the Board.

The principals of the Parcel 97R Lessee are also the principals of the lessee of Parcel 95S, situated west of Parcel 97R across Via Marina. Plans for the demolition and reconstruction of Parcel 95S would have required the placement of one of its primary tenants, Wells Fargo Bank, in a temporary facility for an extended period, and the Parcel 97R Lessee has, instead, proposed reconfiguration of the Parcel 97 leasehold plan to provide for replacement of two planned smaller buildings with a new larger single building to house Wells Fargo Bank. The revised plan will also effect an increase in the size of the entryway park space/public area to approximately 9,937 sq.ft., an increase of over 70% in size.

The Amendment being presented for your Board's consideration provides for this revised redevelopment and also increases the minimum cost of construction of the renovated facilities from \$2.9 million to \$5.4 million. In addition, Lessee is required to pay an additional extension fee of \$160,000, resulting in a total extension fee of \$560,000. The term of the Restated Lease will be increased by eight years to May 31, 2056.

The Restated Lease calls for both Lessee and County to sign a memorandum of lease ("Memorandum") in recordable form following the effective date of the lease. The Memorandum updates the previous memorandum of lease to acknowledge the Amendment.

### Implementation of Strategic Plan Goals

In furtherance of County Goal #4, "Fiscal Responsibility," the recommended action will allow the Department to implement that portion of its Strategic Plan that enhances strategic partnerships with existing and prospective lessees through proactive implementation of the Marina del Rey Asset Management Strategy toward both revenue maximization and property redevelopment.

#### **FISCAL IMPACT/FINANCING**

The Amendment calls for the Lessee to pay an additional extension fee of \$160,000, resulting in a total extension fee of \$560,000. The additional \$160,000 extension fee is payable via an increase in the currently required annual extension fee payments by \$32,000 from \$66,666.80 to \$98,666.80. All sums due are also subject to payment of interest on the unpaid balance at the prime rate.

### FACTS AND PROVISIONS/LEGAL REQUIREMENTS

The County originally entered into a 60-year ground lease for Parcel 97R on June 1, 1968, which was amended and restated on November 22, 2004, extending the expiration date of the lease to May 31, 2048. As a consequence of the revised renovation plan and the increased required expenditures for renovations, as well as the expanded public space to be provided by the Lessee, an additional eight years is being added to the lease term, extending the expiration date to May 31, 2056.

In construction of the revised renovation plan, the Lessee plans to demolish three existing buildings (8,978 square feet) and build two new buildings (9,286 square feet) and completely redevelop the remaining five buildings (15,671 square feet) of the existing Marina Beach Shopping Center, along with providing 109 parking spaces and constructing and maintaining a larger new landscaped entryway park on the southeast corner of Washington Boulevard and Via Marina. The minimum cost of the redevelopment work of \$2.9 million is increased to \$5.4 million.

Under the terms of the Amendment, except for the \$160,000 increase in the extension fee, the revised renovation plan, the increase of the minimum cost of redevelopment work to

\$5.4 million and the extension of the lease termination date to May 31, 2056, all other terms of the Restated Lease will remain the same.

The Small Craft Harbor Commission unanimously endorses the Director's recommendation that your Board approve the attached Amendment and Memorandum, which have been approved as to form by County Counsel.

### ENVIRONMENTAL DOCUMENTATION

Approval of Amendment No. 5 and the Memorandum of Lease are categorically exempt under the California Environmental Quality Act pursuant to classes 1(r) and 4(j) of the County's Environmental Document Reporting Procedures and Guidelines. Entering into the Amendment does not authorize construction or re-construction of any improvements on the parcel. The discretionary land use entitlements and the corresponding environmental documentation necessary to implement the proposed redevelopment/replacement contemplated by the Amendment and the Restated Lease are under review by the Department of Regional Planning.

### **CONTRACTING PROCESS**

Not applicable.

### IMPACT ON CURRENT SERVICES (OR PROJECTS)

There is no impact on other current services or projects.

### CONCLUSION

Authorize the Executive Officer of the Board to send two copies of the executed Amendment and Memorandum to the Department of Beaches and Harbors.

Respectfully submitted,

tan Wisniewski Stan Wisniewski, Director

SW:AK:GB:ms

Attachments (2)

c: Chief Administrative Officer Executive Officer, Board of Supervisors County Counsel

### AMENDMENT NO. 5 TO LEASE NO. 13509 PARCEL 97R

THIS AMENDMENT NO. 5 TO LEASE NO. 13509 ("Amendment") dated as of , 2005, is entered into by and between the COUNTY OF LOS ANGELES ("County"), as lessor, and GOLD COAST SHOPPING CENTER, LLC, a Delaware limited liability company ("Lessee"), as lessee.

### RECITALS

A. County and Lessee entered into that certain Amended and Restated Lease Agreement dated as of November 22, 2004, and referred to as Lease No. 13509, pertaining to the real property located in the Marina del Rey Small Craft Harbor commonly known as Parcel No. 97R (the "Lease").

B. In accordance with the Lease, the Term of the Lease was extended to expire on May 31, 2048.

C. County and Lessee desire to further extend the Term of the Lease by an additional eight (8) years to May 31, 2056.

D. In consideration of the extension of the Term of the Lease as provided in this Amendment, the parties have agreed to increase the Extension Fee described in the Option Agreement in accordance with the terms of this Amendment.

E. County and Lessee desire to modify the Renovation Plan that is attached to the Lease as Exhibit B.

#### AMENDMENT

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, County and Lessee agree as follows:

1. <u>Capitalized Terms</u>. All capitalized terms used in this Amendment, and not otherwise defined herein, shall have the same meanings given such terms in the Lease.

2. <u>Extension of Term of Lease</u>. The Term is hereby extended for an additional eight (8) years from 11:59 p.m. on May 31, 2048 to 11:59 p.m. on May 31, 2056.

3. <u>Extension Fee</u>. Section 4.2 of the Option Agreement required the payment of an Extension Fee of Four Hundred Thousand Dollars (\$400,000.00). Sixty-Six Thousand Six Hundred Sixty-Six Dollars (\$66,666.00) of the Extension Fee has been paid by Lessee in the form of the Option Fee described in Section 4.1 of the Option Agreement. Prior to this Amendment, the remaining unpaid principal amount of the Extension Fee was Three Hundred Thirty-Three Thousand Three Hundred Thirty-Four Dollars (\$333,334.00), payable in five equal Extension Fee Installment Payments of Sixty-Six Thousand Six Hundred Sixty-Six and 80/100 Dollars (\$66,666.80) each, plus accrued interest, in accordance with the terms of Section 4.3 of the Lease and Section 4.2 of the Option Agreement.

In consideration of the extension of the Term of the Lease from May 31, 2048 to May 31, 2056, the Extension Fee is hereby increased by One Hundred Sixty Thousand Dollars (\$160,000.00) to Five Hundred Sixty Thousand Dollars (\$560,000.00), and each of the five Extension Fee Installment Payments is increased by Thirty-Two Thousand Dollars (\$32,000.00) to Ninety-Eight Thousand Six Hundred Sixty-Six and 80/100 Dollars (\$98,666.80) each, plus accrued interest on the unpaid balance of the Extension Fee Installment Payment (as increased herein) is due and payable by Lessee on November 22, 2006, and the remaining four Extension Fee Installment Payments are due and payable by Lessee on each of the first four anniversaries of November 22, 2006, through and including November 22, 2010.

4. <u>New Renovation Plan</u>. The Renovation Plan that is attached to the Lease as <u>Exhibit B</u> is hereby replaced with a new Renovation Plan that is attached to this Amendment as <u>Exhibit A</u> and incorporated herein by reference.

5. <u>Modification to Minimum Cost of Redevelopment Work</u> The reference to "\$2,900,000" in the sixth (6<sup>th</sup>) sentence of Section 5.1 of the Lease is hereby changed to "\$5,400,000."

6. <u>Governing Law</u>. This Amendment shall be governed by and interpreted in accordance with the laws of the State of California.

7. <u>No Other Modifications</u>. The parties acknowledge that the Lease remains in full force and effect, unmodified except as set forth herein. This Amendment constitutes the entire agreement of the parties with regard to the amendment of the Lease, and this Amendment supersedes any and all previous negotiations, communications or understandings between the parties, whether oral or written, with regard thereto.

8. <u>County Costs</u>. Lessee shall promptly reimburse County for the Actual Costs incurred by County in the review, negotiation, preparation and documentation of this Amendment and any term sheets and memoranda that preceded it. County shall deliver to Lessee a report detailing such expenditures within ninety (90) days after the date of this Amendment.

9. <u>Counterparts</u>. This Amendment may be executed in counterparts, each of which shall be deemed an original, and all of which together shall collectively constitute one fully-executed document.

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IN WITNESS WHEREOF, County and Lessee have entered into this Amendment as of the date first set forth above.

THE COUNTY OF LOS ANGELES

By:

Chair, Board of Supervisors

ATTEST:

VIOLET VARONA-LUKENS, Executive Officer of the Board of Supervisors

By: \_\_\_\_\_

Deputy

APPROVED AS TO FORM:

RAYMOND G. FORTNER, JR. County Counts

Der

APPROVED AS TO FORM:

MUNGER, TOLLES & OLSON LLP

By:

### GOLD COAST SHOPPING CENTER, LLC, a Delaware limited liability company

By: Its: mim Bv: Its:

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### EXHIBIT A

### **RENOVATION PLAN**

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## EXHIBIT A

### **RENOVATION PLAN**

Filename: 97S-Ex B Renovation Plan Revised 011805

# PARCEL 97 EXHIBIT B RENOVATION PLAN - REVISED

January 12, 2005

Term Sheet	Laccaa Pranacal			
	Lessee Proposal Gold Coast Shopping Center Parcel 97			
Template Item				
1) SCOPE OF WORK				
A reasonably detailed, writte including each of the following including each of the following including in	n narrative description of the work to be done, ng:			
a Timing for the start of	nd renovation – See below the work – September 2004 ion of the work – November 2005			
The narrative shall include al as set forth below.	I applicable components of the project, grouped			
a) Commercial – Shopping Ce	enter			
Demolition	(1) Demolish existing Building A: 510 Washington			
(of existing	Blvd., Building B: 514 - 522 Washington Blvd.			
improvements prior	and Building F: 566, 572 Washington Blvd.			
to commencing work)				
to commencing work)	(2) Remove one curb – cut to Washington Blvd			
	located on the North – East of the property.			
 	(3) Remove any planters, asphalt paving light fixture etc. to allow for new design of shopping center.			
New building	(1) Construction new building B & F.			
construction	(1) Construction new building D & F.			
	(2) Construction now parking layout			
	(2) Construction new parking layout.			

Tarma Chash	Longo Dranogal		
Term Sheet	Lessee Proposal		
Template Item	Gold Coast Shopping Center – Parcel 97		
<ul> <li>Remodeled building exteriors</li> </ul>	(1) Renovate all existing building exterior.		
:	(2) Create towers at the center of each building.		
	(3) Create new sign fascia.		
	(4) Provide new trellis design at roof level to provide a nautical design and hide air condition equipment.		
	(5) Create new trellis areas between buildings.		
	(6) Paint all building exteriors.		
	(7) Provide new light fixtures at each building.		
Remodeled building	All interiors will be remodeled to meet the		
interiors	requirements of the sub-tenant.		
<ul> <li>Remodeled interior building common areas</li> </ul>	All interiors are part of the sub-tenant's leasehold. There will be no interior common area.		
<ul> <li>Remodeled exterior building common areas</li> </ul>	(1) Repave several areas of the center to enhance the exterior environment of the center. The paving shall be decorative.		
	(2) Provide a park-like setting at the corner of Palawan Way and Admiralty similar to the park which be created on Lot 95 North East corner. The park shall include a fountain, seating area, trees and decorative paving.		
	(3) Create new decorative paving areas between several of the buildings and revised lighting to encourage outdoor seating.		

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Term Sheet	Lessee Proposal			
Template Item	Gold Coast Shopping Center – Parcel 97			
Landscaping	(1) Re-do entire landscape design for the center to include trees, plants and flowers.			
	(2) Renovate landscape area along Washington Boulevard sidewalk.			
	(3) Create a landscape park on the North – West Sidewalk.			
b) Marina	L			
<ul> <li>Replacement of docks and slips, including design and materials</li> </ul>	This item does not apply because Parcel 97 is not adjacent to the water. There are no slips.			
<ul> <li>Retention of existing slip count, including slip count before and after by slip size</li> </ul>	This item does not apply because Parcel 97 is not adjacent to the water. There are no slips.			
<ul> <li>Retention of marine commercial facilities, including area count before and after for each category</li> </ul>	This item does not apply because Parcel 97 is not adjacent to the water and there currently are no marine commercial uses.			
c) Promenade				
<ul> <li>Walkway design and materials</li> </ul>	This item does not apply because Parcel 97 is not adjacent to the water and there will be no promenade.			
<ul> <li>Fencing design and materials</li> </ul>	This item does not apply because Parcel 97 is not adjacent to the water and there will be no promenade.			
<ul> <li>Lighting design and materials</li> </ul>	This item does not apply because Parcel 97 is not adjacent to the water and there will be no promenade.			

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Lessee Proposal Gold Coast Shopping Center Parcel 97		
(1) Redo all signage on new building fascia.		
(2) Create new monument signs.		

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Lessee Proposal Gold Coast Shopping Center – Parcel 97
rk to be done
See Exhibit A-1, "Parcel 97 Site Plan – Initial"
Also see Exhibit A-3, "Parcel 97 Elevation and Site Plan – Partial"
Also see Exhibit A-6, "Parcel 97 Project Analysis –
Revised"
See Exhibit A-2, "Parcel 97 Elevation - Initial"
Representative of Design Concept
Also see Exhibit A-4, "Parcel 97 Typical Elevation – Revised – Domed Cap"
Also see Exhibit A-5, "Parcel 97 Typical Elevation – Revised – Raked Cap"
See Exhibit A-3, "Parcel 97 Elevation and Site Plan – Partial"

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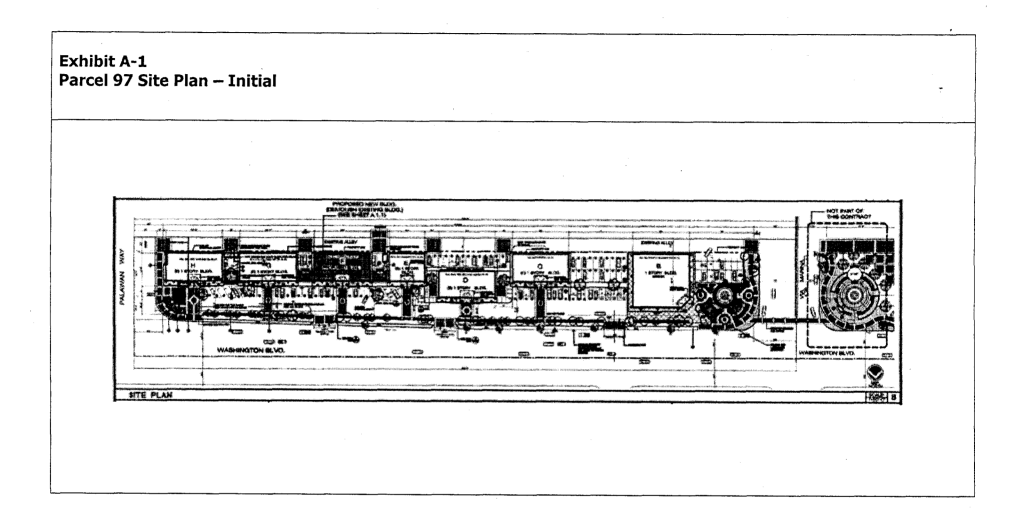
<i>Term Sheet Template Item</i>	Lessee Proposal Gold Coast Shopping Center – Parcel 97		
d) Dock Construction Plan			
<ul> <li>Dock construction plan, including physical layout of docks and slips</li> </ul>	This item does not apply because Parcel 97 is not adjacent to the water. There are no slips.		

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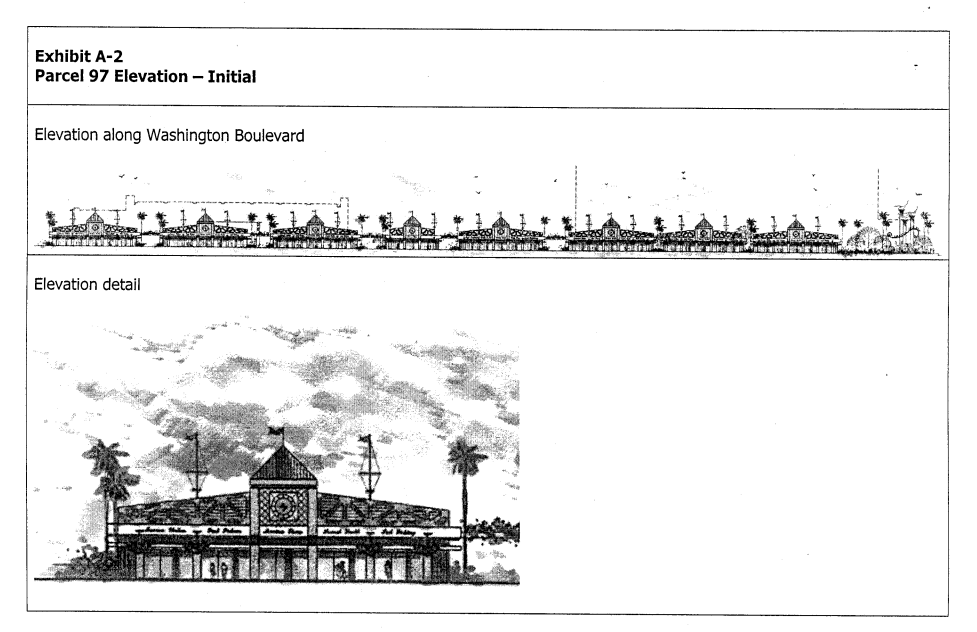
erm Sheet Template Item	Lessee Proposal Gold Coast Shopping Center – Parcel 97				
cinplate item					
) BUDGET					
) Budget worksheet					
Estimated cost for all	\$5.423 million, as described t	below			
of the work agreed upon					
	Parcel 97 – Marina Beach Shopping Ce Construction Costs and Assumptions 16 September 2004	nter			
	DEVELOPMENT COST ESTIMATE - Parce	97 Revised Redevelopm	ent Plan		
•	HARD COSTS Site Improvements				
	Site Work Driveway realignment, curb/gutter & sidewalk Landscaping, Interlocking Pavers Replace Signage and Lighting	Contractor Estimates	\$ 145,000 \$ 95,000 \$ 190,000 \$ 90,000		
	Park Development and Improvements Plaza Area (Building B) Contingency - Enricommental Remediation Contingency - Site Work (5%)		\$ 379,000 \$ 75,000 \$ 150,000 \$ 49,000		
	Total Direct Construction Demotifion - Building A, 3, & F Building B (Wells Fargo)	Allowance	\$ 1,173,000 \$ 150,000		
	Construction Tenant Improvements Building F	6050 SF @ \$140 Per Tenant Agreement	\$ 847,000 \$ 250,000		
	Construction Tenant Improvements Buildings C, D, E, G & H	3236 SF @ \$110 \$30/SF	\$ 355,960 \$ 97,080		
	Construction Tenant Improvements Contingency - Construction (5%) Total	15571 SF @ \$70 Estimate	\$ 1,096,970 \$ 240,000 \$ 151,851 \$ 3,188,861		
	Total Hard Costs		\$ 4,361,861		
	INDIRECT COSTS A & E Fees	4.0% Hard Cost	\$ 174,474		
	Permits & Fees Legal, Accounting, Insurance	2.5% Hard Cost 1.0% Hard Cost	\$ 109,047 \$ 43,619		
	Other Consultants	Allownace	\$ 45,000		
	Leasing Costs (incl. \$70,000 for Wells Farge) Income during Construction	\$6 Per SF See Exhibit 3	\$ 183,000 \$ (130,866		
	Developer OH and Management Loan and Related Fees	3.0% Hard Cost 2.0%	\$ 130,856		
	Construction Loan Interest	8.5%	\$ 87,237 \$ 207,118		
	Permanent Loan Fees Ground Rent During Construction	1.0% \$101 705/upp	\$ 81,874 \$ 101,750		
• •	Contingency (5% excl. loan costs and ground rent)	\$101,705/year	\$ 101,750 \$ 27,756		
	Total Indirect Costs		\$ 1,060,865		
	TOTAL DEVELOPMENT COSTS (rounded)		\$ 5,423,000		

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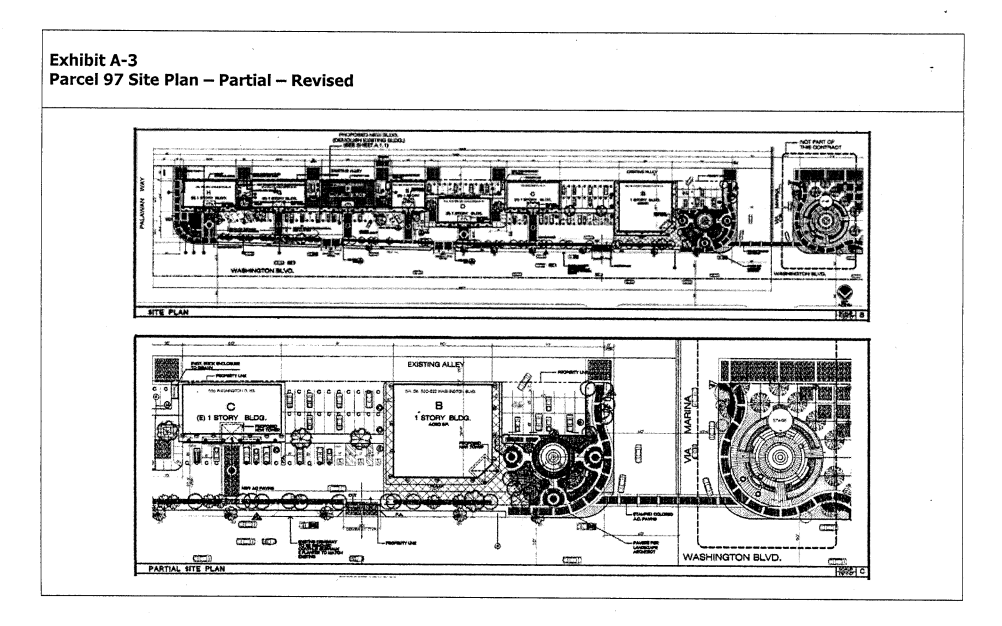
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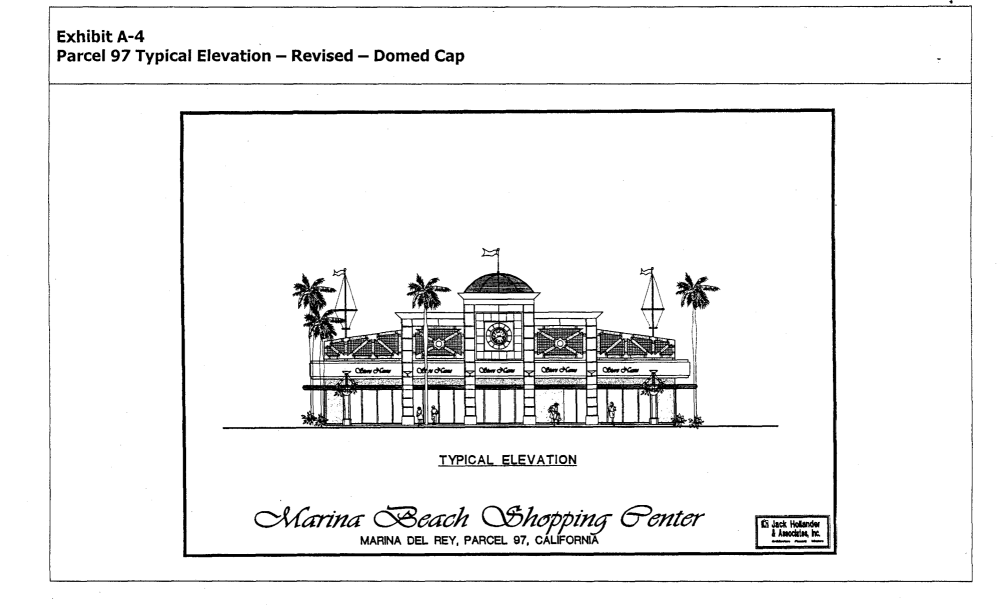
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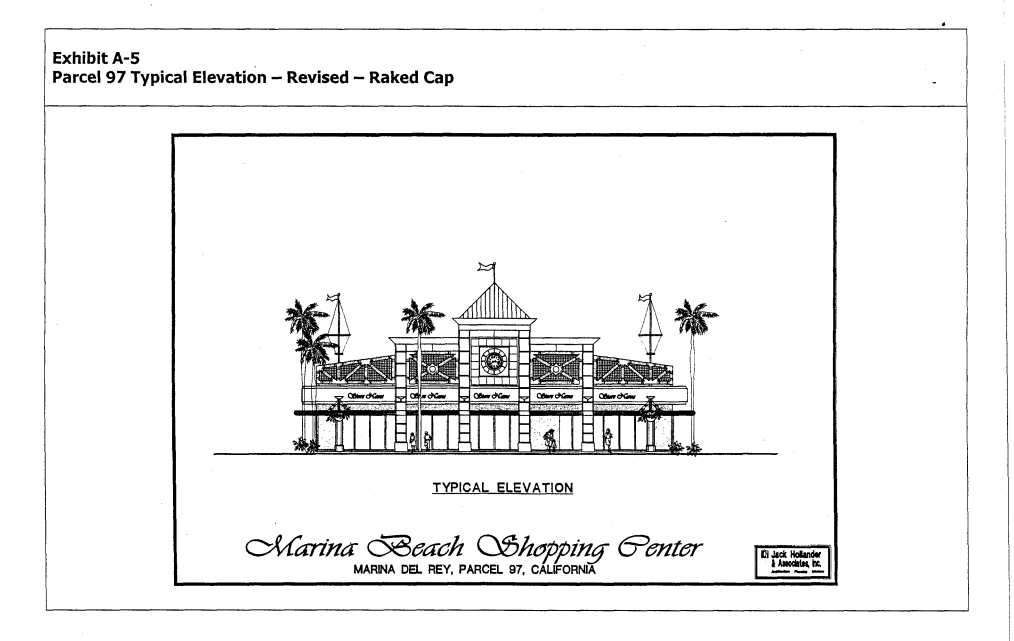
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### Exhibit A-6 Parcel 97 Project Analysis – Revised

BUILDING AREA		PARKING ANALYSIS			
EXISTING BUILDING A - 3,023 S.F TO BE DEMOLISHED PROPOSED BUILDING B (EXISITNG BUILDING C - 3,228 S.F. TO BE DEMOLISHED) EXISTING BUILDING C EXISTING BUILDING D EXISTING BUILDING F (EXISTING BUILDING F - 2,727 S.F. TO BE DEMOLISHED) EXISTING BUILDING G EXISTING BUILDING H	6,050 3,236 3,236 2,727 3,236 3,236 3,236	S.F. S.F. S.F. S.F. S.F.	BUILDING 'A' NEW BUILDING 'B' EXISTING BUILDING 'C' EXISTING BUILDING 'D' EXISTING BUILDING 'F' NEW BUILDING 'F' EXISTING BUILDING 'G' EXISTING BUILDING 'H'	SQ.FT. DEMOLITION 6050 3236 3236 2727 3236 3236 3236 3236	REQUIRED PARKING 242 SPACES - 1/250 S.F. (ORD 7349) 42 SPACES - 1/400 S.F. (ORD 7349) 42 SPACES - 1/400 S.F. (ORD 7349) 13 SPACES - 1/250 S.F. (ORD 7349) 6 SPACES - 1/400 S.F. (ORD 7349) 10 SPACES - 1/400 S.F. (ORD 7349) 8 SPACES - 1/400 S.F. (ORD 7349)
TOTAL BUILDING AREA TOTAL NEW BUILDING TO BE CONSTRUCTED TOTAL EXIST. BLDG. AREA TO BE DEMOLISHED TOTAL EXISTING BUILDING AREA	24,957 9,286 8,978 24,649	S.F. S.F.	TOTAL PARKING PROVID		1 5 HANDICAPPED SPACES & VAN ACCESSABLE 27 STANDARD SPACES 77 COMPACT SPACES 109 SPACES

Filename: 97S-Ex B Renovation Plan Revised 011805 Page 14

Version 2.0

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Recording Requested by:

COUNTY OF LOS ANGELES

When Recorded Return to:

COUNTY OF LOS ANGELES Office of County Counsel 648 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, CA 90012 Attn: Thomas Faughnan, Esq.

FREE RECORDING GOVERNMENT CODE SECTION 6103

### \_SPACE ABOVE THIS LINE FOR RECORDING USE\_

### MEMORANDUM OF LEASE PARCEL 97R — MARINA DEL REY

This Memorandum of Lease ("Memorandum") dated as of \_\_\_\_\_\_, 2005, is entered by and between the COUNTY OF LOS ANGELES ("County"), as lessor, and GOLD COAST SHOPPING CENTER, LLC, a Delaware limited liability company ("Lessee"), as lessee.

#### WITNESSETH

WHEREAS, County and Interstate Properties, a limited partnership (the "Original Lessee"), entered into Lease No. 13509 dated June 5, 1968 (as previously amended, the "Prior Lease") regarding the lease from County of that certain real property in the Marina del Rey Small Craft Harbor commonly known as Parcel No. 97R and which is more specifically described on <u>Exhibit</u> <u>A</u> attached hereto and incorporated herein by this reference (the "Premises");

WHEREAS, County and Lessee have entered into that certain Amended and Restated Lease Agreement dated as of November 22, 2004 (the "Restated Lease"), amending and restating the Prior Lease in its entirety; and

WHEREAS, County and Lessee have entered into that certain Amendment No. 5 to Lease No. 13509 dated of even date herewith (the "Amendment"), amending the Restated Lease in certain respects (the Restated Lease, as modified by the Amendment, is referred to herein as the "Lease").

NOW, THEREFORE, in reliance on the foregoing and in consideration of the mutual covenants, agreements and conditions set forth herein, and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto and each of them

do agree that the Prior Lease is hereby amended and restated in its entirety in accordance with the Lease, as follows:

1. Lease. For and in consideration of the payment of rentals and the performance of all the covenants and conditions of the Lease, County hereby leases to Lessee, and Lessee hereby leases and hires from County, an exclusive right to possess and use, as lessee, the Premises for the Term (as hereinafter defined) and upon the terms and conditions, and subject to the requirements, set forth in the Lease.

2. <u>Term</u>. Unless terminated sooner in accordance with the provisions of the Restated Lease, the term of the Lease (the "Term") shall continue until and expire on 11:59 p.m. on May 31, 2056.

3. **Reservations**. Lessee expressly agrees that the Lease and all rights thereunder shall be subject to all prior encumbrances, reservations, licenses, easements and rights of way existing as of the date hereof or otherwise referenced in the Lease in, to, over or affecting the Premises for any purpose whatsoever.

Without limiting the foregoing, Lessee expressly agrees that the Lease and all rights thereunder shall be subject to all prior matters of record and the rights of County existing as of the Effective Date of the Restated Lease or otherwise disclosed to or known to Lessee, as its interest may appear, to install, construct, maintain, service and operate sanitary sewers, public roads and sidewalks, fire access roads, storm drains, drainage facilities, electric power lines, telephone lines and access and utility easements across, upon or under the Premises, together with the right of County to convey such easements and transfer such rights to others.

4. <u>Successors</u>. Subject to the provisions in the Lease governing assignment, the rights and obligations created in the Lease shall bind and inure to the benefit of the respective heirs, personal representatives, successors, grantees, and assigns of County and Lessee.

5. **Incorporation and Conflicts**. The purpose of this Memorandum is to provide notice of the Lease. All of the terms and conditions of the Lease are incorporated herein by reference as though set forth fully herein. In the event of any conflict between the terms hereof and of the Lease, the Lease shall prevail. This Memorandum is prepared for the purpose of recordation only and it in no way modifies the provisions of the Lease. A true copy of the Lease is on file in the offices of the County at Department of Beaches & Harbors, 13837 Fiji Way, Marina del Rey, California 90292. This Memorandum may be executed in counterparts, each of which shall be an original and all of which together shall constitute one fully-executed document.

#### SIGNATURES ON FOLLOWING PAGE

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IN WITNESS WHEREOF, County and Lessee have entered into this Amendment as of the date first set forth above.

### THE COUNTY OF LOS ANGELES

By:

Chair, Board of Supervisors

### GOLD COAST SHOPPING CENTER, LLC, a Delaware limited liability company

alin By: Its: member By Its:

ATTEST:

VIOLET VARONA-LUKENS, Executive Officer of the Board of Supervisors

By: \_

Deputy

APPROVED AS TO FORM:

RAYMOND G. FORTNER, JR. County Court By: Deputy

APPROVED AS TO FORM:

MUNGER, TOLLES & OLSON LLP

By:

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# EXHIBIT A

### PARCEL 97R LEGAL DISCRIPTION

#### LEGAL DESCRIPTION

#### Marina Del Rey Lease Parcel No. 97%

Parcels 407 to 415 inclusive, in the County of Los Angeles, State of California, as shown on Los Angeles County Assessor's Map No. 88, recorded in Book 1, pages 53 to 70 inclusive, of Assessor's Maps, in the office of the Recorder of said county.

Excepting therefrom that portion thereof which lies within the following described boundaries:

Beginning at the westerly corner of said Parcel 411; thence northeasterly along the northwesterly lines of said Parcels 411 to 414 inclusive, a distance of 390.00 feet to a point hereby designated "Point A"; thence continuing northeasterly along said northwesterly line of Parcel 414 to the northerly corner of said Parcel 416; thence northeasterly, easterly and southeasterly along the northwesterly, northerly and northeasterly boundaries of said Parcel 415 to the beginning of a curve concave to the south, having a radius of 20 feet, tangent to said northeasterly boundary and tangent to a line parallel with and 10 feet southeasterly boundary of Farcel 415; thence westerly along said curve to said parallel line; thence southwesterly along said curve to said parallel line; thence southwesterly along said parallel line to a line which bears at right angles to said northwesterly line of Parcel 414 at said "Point A"; thence southwesterly in a direct line to the point of beginning.

Also excepting therefrom that portion thereof which lies westerly of a curve concave to the east, having a radius of 40 feet, tangent to the straight line in the northwesterly boundary of said Parcel 407 and tangent to the straight line in the southwesterly boundary of said last mentioned parcel.

> DESCRIPTION APPROVED September 21, 1967 JOHN A. LANBIE County Engineer

Fult Doputy By