

ORANGEWOOD MEADOWS - II

7510 N 43rd Avenue Glendale, AZ, 85301

**R1-6 PLANNED RESIDENTIAL DEVELOPMENT
For 7 Lots on 1.53 Acres**

**CITY OF GLENDALE
APPLICATION NUMBER
PP22-03**

Date: 6/13/2024

Developer

Renaissance G.C. L.L.C.
4248 E Roma Avenue
Phoenix, Arizona 85018

623-755-4659
623-396-9749
millionabraham@ymail.com

Submitted to:

City of Glendale planning Department
5850 W Glendale Avenue, Glendale, Arizona 85301
623-930-2800

Engineer

Geoff A MARKOWSKI, P. E.
g-mar, llc
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ORANGEWOOD MEADOWS-II
PRD PROJECT NARRATIVE

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INTRODUCTION

The applicant for the project is operating under the legal entity name of Renaissance General Contractors, which is an Arizona Limited Liability Company. The managing partner and owner of the company Million Abraham Kebede have experience in Building engineering and Land Development. In addition we have hired registered civil engineer Geoff A MARKOWSKI, P. E. contact info.: g-mar, llc 602-524-7877, geoff@g-mareng.com to prepare the preliminary plat exhibits required and we have completed a civil survey.

EXHIBIT A

LEGAL DESCRIPTION OF PROPERTY

The following two parcels combined are the property in which the proposed ORANGEWOOD MEADOWS-II residential subdivision will be constructed.

Both parcel APN: 147-06-091A and Parcel APN: 147-06-091B are two parcels which are zoned R 1-6 PRD. Both parcels are recorded in book 317 of maps, page 16 In the office of Maricopa County Recorder, Maricopa County, Arizona.

Parcel Number : APN 147-06-091A

Parcel 1:

Lot-12, Orangewood meadows, according to the plat recorded in Book 317 of Maps, page 16 , records of Maricopa County, Arizona.

EXCEPT the West 363 feet thereof.

Parcel Number : APN 147-06-091B

Parcel 2:

The West 363 feet of Lot-12, Orangewood Meadows, according to the Plat recorded in Book 317 of Maps , page 16, records of Maricopa County, Arizona.

PROJECT SUMMARY

*Location and Size

The proposed development is located at 7510 N 43rd Avenue , Glendale, Arizona, 85301. On two combined parcels with a total size of 1.53 acres.



PP 22-03

***Current Zoning**

The property is currently undeveloped and zoned R1-6 PRD.

Surrounding properties are all zoned R 1-6 except for the townhouses are R-3.

***General Plan Designation**

As defined on the City's Current General Plan Land use map, the existing property is zoned R1-6 PRD for the two contiguous vacant parcels. The property has a General Plan Designation of Medium High Density Residential (MHDR 8) is submitted for 5 to 8 dwelling units per acre. The development has a maximum of seven (7) lots for residential zoning R 1-6 PRD to match original planned residential lots of Orangewood meadows plat. The designation is consistent with the general plan designation of the surrounding properties.

***Envision Glendale-2040**

All documents are prepared per City of Glendale General plan-Envision Glendale 2040. General Plan Document referenced to the Medium High Density Residential designations allow for a combination of single family attached and detached dwellings, based on that for the growth and development of City of Glendale we are submitting our preliminary plat for our proposed development.

The proposed Preliminary Plat is consistent with the goals and policies of the City of Glendale plan-Envision Glendale 2040 applicable requirements of the 6 themes as follows:-

-Growth and Development theme:

To support the neighborhood as an excellent place to live, work and play, To meet quality residential neighborhoods, sustaining Community Values directing future growth, consistent with the General plan goals, Incorporate buffering techniques that protect existing neighborhoods, the housing element provides goals and policies for the maintaining an attractive and appropriate housing stock in Glendale, to ensure a future housing stock to support the growing population in the city, to adequate housing for all income levels and to support people at various stages in their lives, to drive Glendale's economy and provide resources to the City's population to support future population growth, housing element is to establish housing goals and policies that respond to the local housing conditions and needs, the housing element is related and supported by the General plan's Community preservation Redevelopment, land use, and Neighborhood preservation and Revitalization elements.

Goals and policies

The goals and policies in this element are designed to provide a full-range of housing options; create welcoming, safe and tranquil neighborhoods that are aesthetically pleasing and architecturally Varied; and provide housing that meets the needs of Glendale's special needs populations.

-Community preservation and Revitalization theme:

Each element defines the City's direction to ensure protection of Glendale's neighborhoods and heritage and the policies that will guide the City in enhancing livability, quality of place, and quality of life.

Goals and Policies

Neighborhood preservation and revitalization goals and policies recognize the City's attention to residential area needs. Continuing to facilitate the active neighborhood network is a high priority. Preventative programs, especially for older neighborhoods, are advocated to maintain equitable living conditions throughout the City.

-Economic Vitality theme:

The Cost of Development Element of the General Plan is the basis by which Glendale will plan for and institute mechanisms to pay for infrastructure and public facility improvements, additions, and extensions. These regulatory provisions will determine the proportion of financial contribution from public and private sources and that these contributions are equitably apportioned.

Goals and Policies

The goals and policies of the Cost of Development Element of the General Plan are based on the concept of "fair share" contribution to the cost of infrastructure addition and extension.

-Connectivity theme:

The Connectivity Theme provides a multi-modal transportation system that links all modes of transportation, including automobiles, public transit, walking, and bicycling to create a fluid transportation network. To do this, the Connectivity Theme includes two state-mandated elements:

- Circulation Element
- Bicycling and Pedestrian Element

Circulation Elements achieve walkability.

Bicycling and Pedestrian Element emphasizes the importance of the bicycle and walking as both forms of recreation and viable alternate modes of transportation for Glendale residents. bicycling and walking, both for recreation and as a mode of transportation. The bicycle network includes existing bike routes, and proposed bike lanes in the recreation area.

Walkability is important for healthy, sustainable communities. Enhancing walkability improves neighborhood and amenity accessibility, encourages healthy lifestyles, reduces air pollution, and increases affordability

Goals and Policies

Glendale intends to support bicycling and walking as healthy, energy-conserving transportation alternatives and a valued part of the city's quality of life.

-Public service theme:

The Recreation Element provides the policy framework for the City. Detailed approaches to recreation are further delineated in the Glendale Parks and Recreation Master Plan.

Goals and Policies

Varied, well-equipped public and private recreation facilities exemplify the City's commitment to healthful leisure activities, which benefits persons of all ages. The following goals and policies express Glendale's commitment to providing excellent recreational opportunities.

Shower head retrofits and the marketing of WaterSense appliances and fixtures.

Glendale used results from the focus groups to develop more effective educational programs and a cost effective plan for the distribution of high efficiency shower heads. The shower heads are distributed at local homeowner association meetings, apartments, school classrooms, and adult classes at the City libraries. To encourage device installation, distribution includes a brief educational class, a how-to demo, and literature reinforcing the WaterSense program.

Glendale's Xeriscape Demonstration Garden. The garden has over 400 species of low-water-use plants. A volunteer workforce assists with the maintenance, management, and education at the Garden. Educational tours can be set up for school groups and other residents wishing to learn more about xeriscape gardening and the plants that are located there.

Goals and Policies

Careful stewardship of the community's resources provides an environment that allows a community to thrive, contributing to a sustainable community and strengthening property values.

-Environmental Sustainability theme:

Environmental planning element

Air quality, water quality, Drinking water quality, Land suitability, Noise pollution, Light pollution and Urban heat Island.

Goals and Policies

Protection of natural resources. Careful stewardship of the community's environmental resources strengthens property values, provides for attractive residential areas, and supports vibrant local businesses, fostering Glendale's success well into the future.

Energy Element

Existing and future residents are also encouraged to improve energy efficiency.

For new subdivisions in single-family residential zones, the City requires the subdivisions to be designed to facilitate solar access and energy efficiency.

Goals and Policies

The following goals and policies provide guidance for enhancing energy efficiency in both the public and private sector, and for the development, distribution, and use of renewable energy resources throughout the community.

**ORANGEWOOD MEADOWS-II
R1-6 PRD DEVELOPMENT STANDARDS**

	DEVELOPMENT STANDARDS
Minimum Net Lot Area	7650 sq.ft,
Minimum Lot Width	60'
Minimum Lot Depth	127.5'
Minimum Front Setback	20' to 25 ²
Minimum Rear Setback	30'
Minimum Side Setback	5' & 10' ¹
Minimum distance between buildings on adjacent lots	15' ³
Minimum Street Side Yard Setback	10'
Maximum Structure Height	30'
Maximum % Lot Coverage	40 %

1- Side Setbacks.

2- Front setback 20 feet to living area, 25 feet to garages or carport

3-Minimum separation between buildings on adjacent lots shall be fifteen (15) feet.

***Utilities and Providers**

Power and communications transition from overhead and telecommunication lines at the NEC of Parcel 147-06-091A to underground within the alley as evidenced by transformers and pedestals, Electricity provided by SRP, Telephone and Cables are provided by Century link and Cox Communications respectively. Gas is available at West Oranewood Avenue and provided by Southwest Gas. Domestic water service will be provided by the 12-inch main located in Oranewood Avenue. An 8-inch sewer main in the alley will be used for domestic sewer service. Both services are provided by the City of Glendale.

***Applicant Information**

Name: Million Abraham Kebede

Co. Name: Renaissance GC LLC

Address: 4248 ExRoma Avenue

Phoenix, Arizona, 85018

Email: millionabraham@ymail.com

Phone No. 623-755-4659

***Description of The Intended Nature and Character of The Development**

Neither of the two parcels is developed, and no structures exist. This development is intended to support in-fill development, restore the residential character, enhance the existing community with consistent residential use, provide much needed residences within the City, bear no impact on traffic or parking compared with commercial zoning parking needs and improve the existing retention area for use as an open recreation space.

The existing parcels are vacant with minimal slope. Except for the existing retention, there are no key site features. West Oranewood Avenue has an existing vertical curb with attached sidewalk, as does 43rd Avenue.

***Public Improvements**

The proposed development requires the standard improvements of All right-of-way will comply with ADA standards, MAG standard details and City of Glendale Standard Details, and as noted in the review comments and by the City of Phoenix street ADA coordinator comments for sidewalks and ramps. which includes repairing pedestrian concrete walkways, repair curb gutters ,speed hump, concrete scupper to flow in the rain water to retention basin, Drywell

chamber installation for retention basin, plugged in existing SRP structure, Alley access driveway, Alley access gate, street light, water lines ,fire hydrant, sewer connection, Cables and Power to serve the individual residential dwellings. There are the Landscape improvements at the east and west side of the property identified as Tract-A and Tract-B respectively.

The existing speed hump location is reviewed to match with the proposed driveway locations. There are three existing light poles meeting the 200 feet spacing typically required and two fire hydrants exist on the south side of Orangewood Avenue, and proposed one fire hydrant at the north side of Orangewood Avenue adjacent to the development in the approximate middle location.

The City of Glendale streetlight program suggested one street light to be installed at the alley entrance to the NEC of the property, we added one street light to the retention basin entrance and two pedestrian light inside the amenities. The City of Phoenix suggested regarding traffic signal modification "City of Glendale project manager reach out to Phoenix planning and Development or Phoenix Traffic services to settle the item in question". Care has been exercised in siting each home on its lot to preserve existing locations of the light poles and hydrant.

***Landscape Maintenance Responsibilities**

Orangewood Meadows-II homeowners association will be established and will be responsible for maintenance of the landscape and amenities located within the open space proposed development. Additionally, the portion of right of way between the back of the walk and the property line, that is adjacent to an open space landscape tract-B, will also be the responsibility of the homeowner’s association to maintain.

***Project Phasing**

Based on the size of the development, all improvements of this project will be completed in one phase. Project build out is expected in 12 months of the start of construction.

***General Landscape Concept**

Common area

The open space recreational / retention area has been located on the west side of the development Tract-A and there will be landscaping along the east side of the development along 43rd Avenue Tract-B as suggested in the Development Review Team's initial review comments. The existing retention area takes advantage of existing topography and supports the current curb opening not only for drainage flows to the retention area but also to provide the residents passive recreation area such as walkways, kid’s bike lanes, kids playground, Sitting bench and Picnic tablets .The proposed landscaping plant material will be native to the

southwest climate and will promote low water use. However, there will be use of turf within the open space that will be utilized for recreational activities.

The development provides for approximately more than 15% open space, combined with the adjacent City Public facilities, the provided open space should be more than sufficient for an active residential community. The monument ORANGEWOOD MEADOWS-II will be located at the North East corner of 43rd Avenue and orangewood Avenue, This Monument will be located within a 30-foot wide Landscape buffer at the North side of site visibility triangle and at the front end corner of Lot-I decorative fence wall. It is recognized that this is a focal point for the residents within the proposed development, as well as the surrounding development, and should be tastefully designed as such.

perimeter walls

The perimeter walls are viewable from the public right of way and the recreation area will have an upgraded decorative design that is Compatible with the City of Glendale Medium Lot Development standard. These walls will be enhanced with painted Stucco, wall ceramic, and a precast concrete cap block as per attached Fence plan. In addition, the partition and rear fence walls are made with CMU block Fence.

***Amenities**

The Amenities being provided in the tract A is passive recreation area ,The existing retention area takes advantage of existing topography to provide the residents passive recreation area such as walkways, kid’s bike lanes,kids playground,Sitting bench and Picnic tablets in the area of 6,547 sq.ft. and it covers 9.83 % of the total development area.

***Outline of proposed Conditions, Covenants & Restrictions**

The proposed outline of C.C. & R’s established to administer and maintain, repair and replace and administration of the Areas of Association Responsibility and the enforcement of the covenants, conditions and restrictions contained in this Declaration.

TYPICAL LAYOUT

The proposed Site Layout is developed according to the R1-6 PRD development standard and surrounded by existing roads to the East 43rd Avenue, at south Orangewood Avenue and at the North of the property there is Alley access combined with 12’ P.U.E. The development had 20’ front setback to living area and 25’ front setback to garages and carports,30’ Rear setback, and 5’ & 10’ Side setbacks,15’ between buildings,30’ maximum structural height with the minimum of 3’ stagger on adjacent lots with the maximum lot coverage of 40%.

SITE LAYOUT PLAN FOR KEBEDE RESIDENCES

BUILDING DATA:

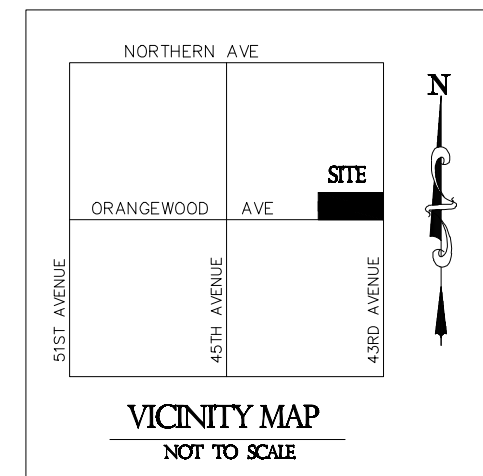
USE: RESIDENTIAL
EXISTING ZONING: R1-6 PRD
CONSTRUCTION TYPE: V-8
APN 147-06-091-A
& APN 147-06-091-B

ADDRESS:

7510N 43RD AVENUE
GLENDALE, AZ

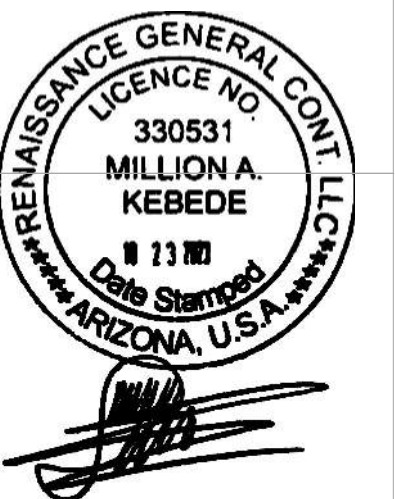
SITE DATA:

GENERAL PLAN DESIGNATION: MHDR-8
COUNCIL DISTRICT: CACTUS
ZONING: RI-6PRD
PARCEL NUMBER: APN 147-06-091-A
& APN 147-06-091-B



ORANGEWOOD MEADOWS-TWO
7510 N.43RD.AVENUE
GLENDALE,AZ,85301

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV-
AT 7510N,43RD AVENUE
GLENDALE, AZ,85301



MILLION A.KEBEDE
4248E.ROMA AVENUE
PHOENIX,AZ,85018
623-755-4659

DATE:
01/30/2025

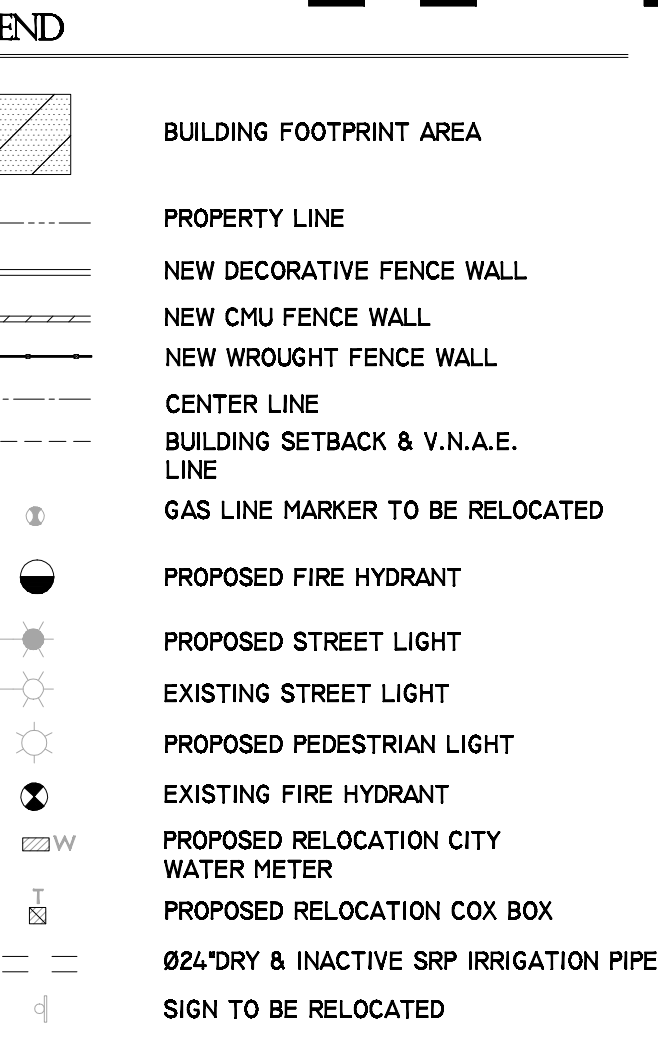
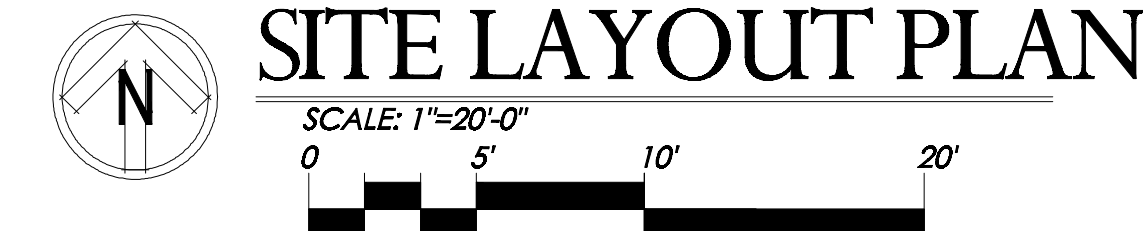
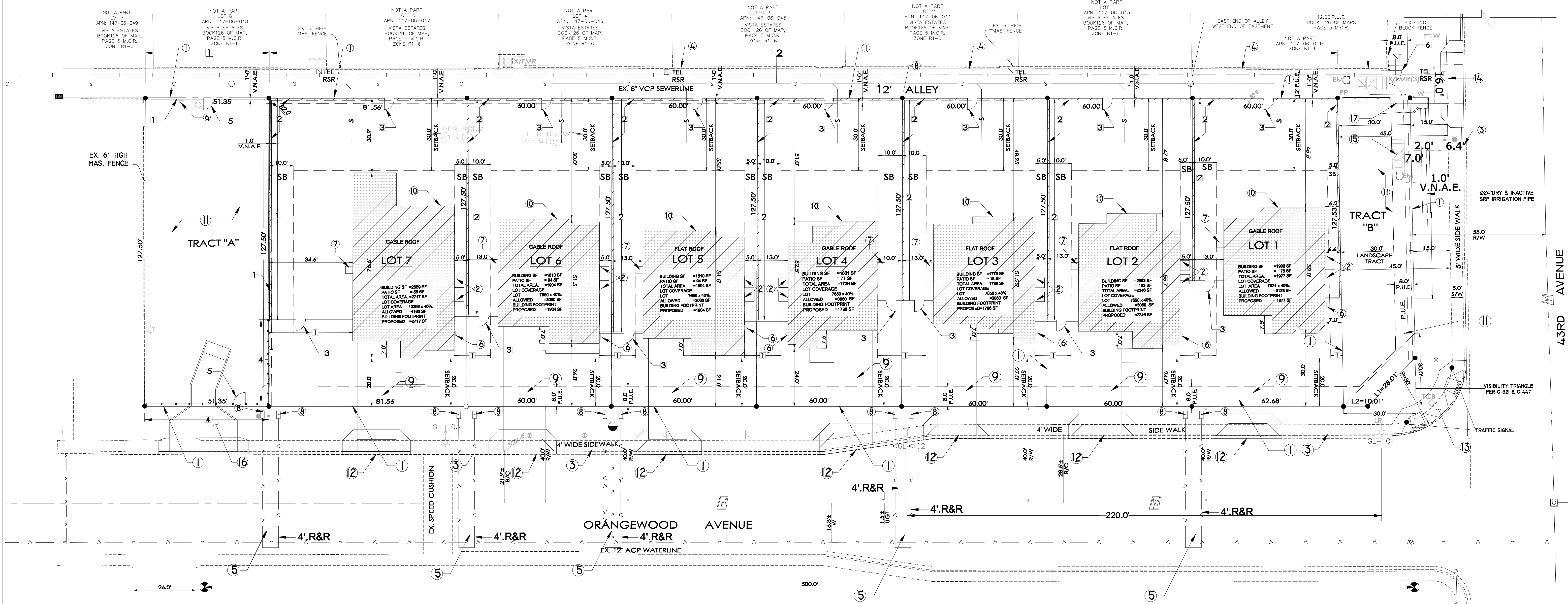
SHEET SCALE:
1"=20'

REVISIONS:

SHEET NUMBER

A1.1

SITE LAYOUT PLAN



FENCE KEY NOTES

- 1) NEW 6'-0" HIGH FENCE PER CITY GLENDALE RDDM.2.5 WALLS AND DECORATIVE FENCING.
- 2) NEW CMU FENCE WALL
- 3) NEW 4'-0" WIDE x 6'-0" HEIGHT WROUGHT IRON GATE WITH WOOD SLATS
- 4) 6' HIGH WROUGHT IRON FENCE PER C.O.G., RDDM 4.1.20
- 5) SELF CLOSED & LOCKABLE 4'-0" WIDE 6'-0" HEIGHT WROUGHT IRON GATE TO WALKWAY ENTRANCE. PER C.O.G., RDDM 4.1.20
- 6) 12.00' WIDE x 6.00' HEIGHT WIDE OPEN ALLEY GATE TO THE EAST & WEST SIDE OF ALLEY ENTRANCE.(TO CREATE GATED ALLEY)

LOT MATRIX

LOT NO.	LOT AREA SF.	AVG WIDTH	AVG LENGTH	LOT AREA ACRE	%
1.	7,821	61.2'	127.50'	0.17655	11.71
2.	7,650	60'	127.50'	0.17562	11.48
3.	7,650	60'	127.50'	0.17562	11.48
4.	7,650	60'	127.50'	0.17562	11.48
5.	7,650	60'	127.50'	0.17562	11.48
6.	7,650	60'	127.50'	0.17562	11.48
7.	10,399	81.56'	127.50'	0.23873	15.61
TRACT "A"	6,547	51.35'	127.50'	0.15030	9.83
TRACT "B"	3,618	30.00'	117.52'	0.08306	5.44
TOTAL	66,635			1.52973	100%

TRACT TABLE

TRACT NO.	TRACT AREA	AVE-WIDTH	AVE-LENGTH	USE OF THE TRACTS
TRACT A	6,547 sq.ft.	51.35 FT.	127.50 FT.	RETENTION BASIN AND PASSIVE RECREATION AREA TO RESIDENTS.
TRACT B	3,618 sq.ft.	30.00 FT.	117.52 FT.	THE LANDSCAPE BUFFER BETWEEN THE RESIDENTIAL LOT AND THE SIDEWALK IN THE RIGHT OF WAY

DENSITY

-MHDR 8 — 5-8 du/ac
-TOTAL LOT AREA — 1.53 acre
-THE SUM OF 7 UNITS LOTS AREA — 1.30 acre
GROSS DENSITY=7 units/1.53 acre = 4 units/ac .
NET DENSITY = 7 units/1.34 acre = 5 units/ac .

**ORANGEWOOD MEADOWS-II
R1-6 PRD DEVELOPMENT STANDARDS**

DEVELOPMENT STANDARDS	STANDARD
MINIMUM NET LOT AREA	7650 SF
MINIMUM LOT WIDTH	60'
MINIMUM LOT DEPTH	127.5'
MINIMUM FRONT SETBACK	20' & 25'
MINIMUM REAR SETBACK	30'
MINIMUM SIDE SETBACK	5' & 10' ¹
MINIMUM DISTANCE BETWEEN BUILDING ON ADJACENT LOTS	15' ³
MINIMUM STREET SIDE YARD SETBACK	10'
MAXIMUM STRUCTURE HEIGHT	30'
MAXIMUM % LOT COVERAGE	40 %

1- SIDE SETBACKS.
2- FRONT SETBACK 20 FEET TO LIVING AREA, 25 FEET TO GARAGES OR CARPORT
3-MINIMUM SEPARATION BETWEEN BUILDINGS ON ADJACENT LOTS SHALL BE FIFTEEN(15) FEET.

LINE TABLE

LINE	BEARING	LENGTH (M)(C)(R)
L1	N44°26'08"W	28.01' (M)
	N44°26'33"W	28.01' (R1)
L2	S89°59'35"W	10.01' (C)

KEYNOTES

- 1) - PROPERTY LINE
- 2) - NEW HVAC UNIT-SEE MECHANICAL PLANS
- 3) - EXISTING CONCRETE AND SITE TO REMAIN
- 4) - EXISTING CMU WALL TO REMAIN
- 5) - EXISTING ASPHALT WALL BE CUT FOR WATERLINES, UTILITIES & REBUILD WITH TYPE II SLURRY TO BE PLACED AFTER UTILITY CUTS ARE COMPLETED ACCORDING TO G-319.
- 6) - NEW ELECTRICAL METER
- 7) - GAS METER
- 8) - WATER METER & BACKFLOW PERVENTION
- 9) - NEW CONCRETE DRIVEWAY
- 10) - NEW 4" CONCRETE SIDEWALK WITH SCORE JOINTS
- 11) - NEW DG LANDSCAPING REFER TO LANDSCAPE PLAN
- 12) - NEW DRIVEWAY RAMP AND CURB CUT.MAG-250-2
- 13) - DUAL ADA ACCESSIBLE RAMP PER C.O.G. STD DET.G-345
- 14) - PROVIDE A 16' P-1255-1/2 DRIVEWAY ON 43RD.AVE ALLEY ACCESS (PER CITY OF PHOENIX STREET TRANSPORTATION DEPARTMENT)
- 15) - PROPOSED LOCATION TO LUMEN TECHNOLOGY BOXES (CENTURY LINK)
- 16) - CONCRETE SCUPPER (SEE GRADING & DRAINAGE PLAN)
- 17) - INACTIVE FIELD DRAIN TO BE PLUGGED PER S.R.P.

RELATIONSHIP TO SURROUNDING PROPERTY AND PROPOSED SCREENING BUFFERS , AND TRANSITIONS

Adjacent development Vista Estates north of this project typically have vertical or horizontal siding with asphalt shingle roofs. The existing Orangewood Meadows homes west of the project site are single and two-story homes of tan/beige stucco and varied light-colored tan/red/gray tile roofs. Masonry walls separate existing residences from these vacant commercial lots along the north and west sides. At the west side of the vacant lots is a retention basin that separates the property from the adjacent residence. Across Orangewood Avenue on the south is the Concept 80 Townhouse Association. These are two-story tan stucco with a combination of red tile roofs and low-sloped roofs with parapet walls.

The north alley runs east-west at 43rd Avenue side with an existing 12-foot P.U.E. and then attached to the existing alley, we were hoping the alley would be accessible for trucks between Vista Estates and this new plat and requesting utility companies to relocate their utilities to the new proposed location at 43rd Avenue side landscape buffer and 8-foot P.U.E. on Tract-B but the utility companies (Century link, Cox Communications and City of Glendale water) came up with evidence that showed the original plat from Maricopa county which shows they built those utilities on the existing 12-foot P.U.E. If we wanted to move those utility boxes to our proposed location they would charge us approximately about \$141,000.00. For this reason we're unable to create Alley access according to Land Engineering pre-application comments. But according to transportation pre-application comments they were suggested to close the alley, and we're creating an alley access gate on the East side at 43rd Avenue and West side at 45th Avenue. We attached the gate and fence design with a double padlock mechanism, one padlock to the resident and utility company access and the other red padlock for fire fighters access in case the fire fighters want to use the alley access they can use the East gate.

An open irrigation structure also exists at the NEC of the property belonging to SRP, and the structure is very close to our development. We contacted them to resolve the issues and they responded "The drain in question at 43rd Avenue and Orangewood is an inactive field drain and will need to be plugged".

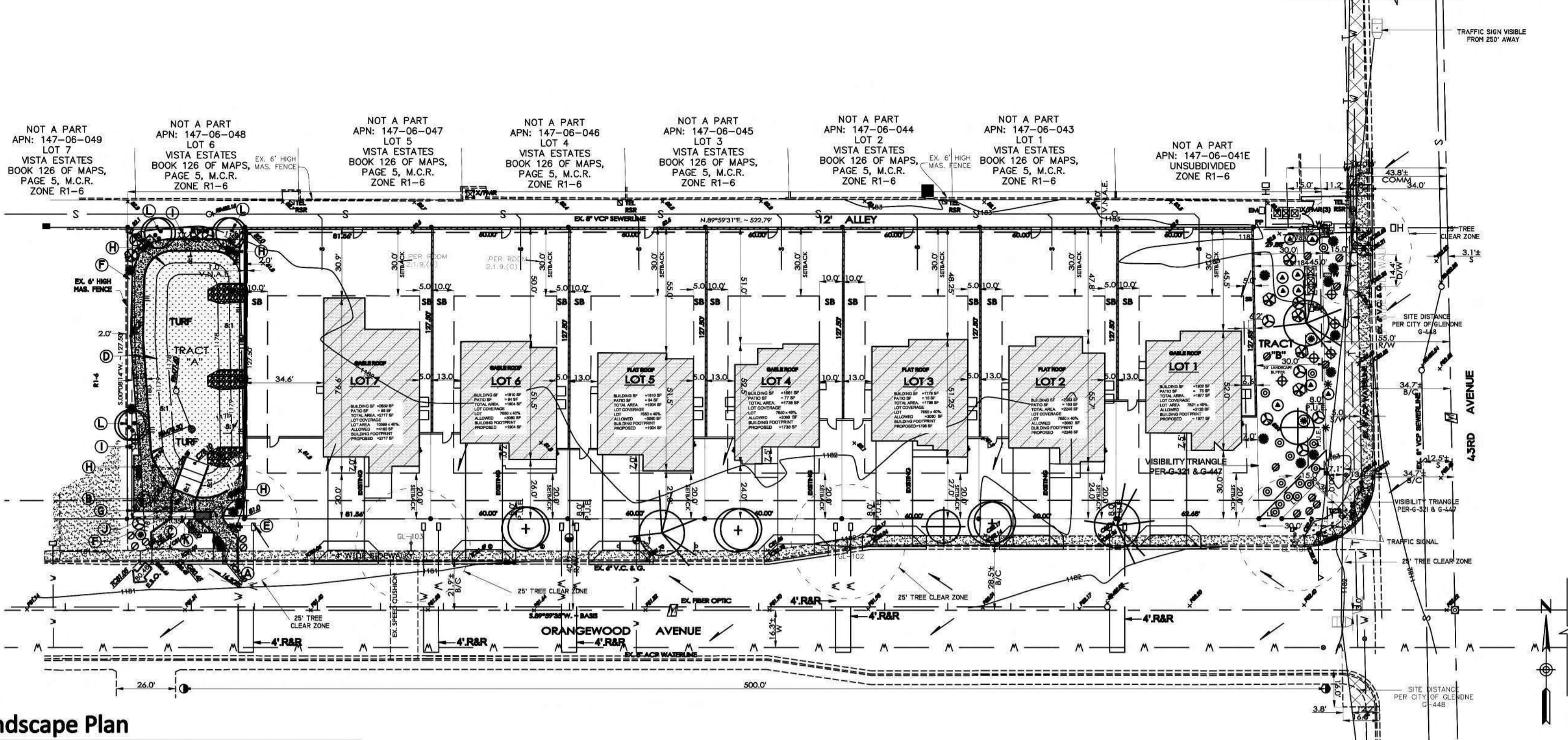
DESIGN CONCEPT FOR PERIMETER WALLS ,ENTRY FEATURES , & COMMON AREAS

The perimeter walls are viewable from the public right of way and recreation area will have an upgraded decorative design that is Compatible with the City of Glendale Medium Lot Development standard. These walls will be enhanced with painted Stucco, wall ceramic, and a precast concrete cap block as per attached Fence plan. In addition, the partition and rear fence walls are made with CMU block Fence, and the alley access gate made of wrought iron.

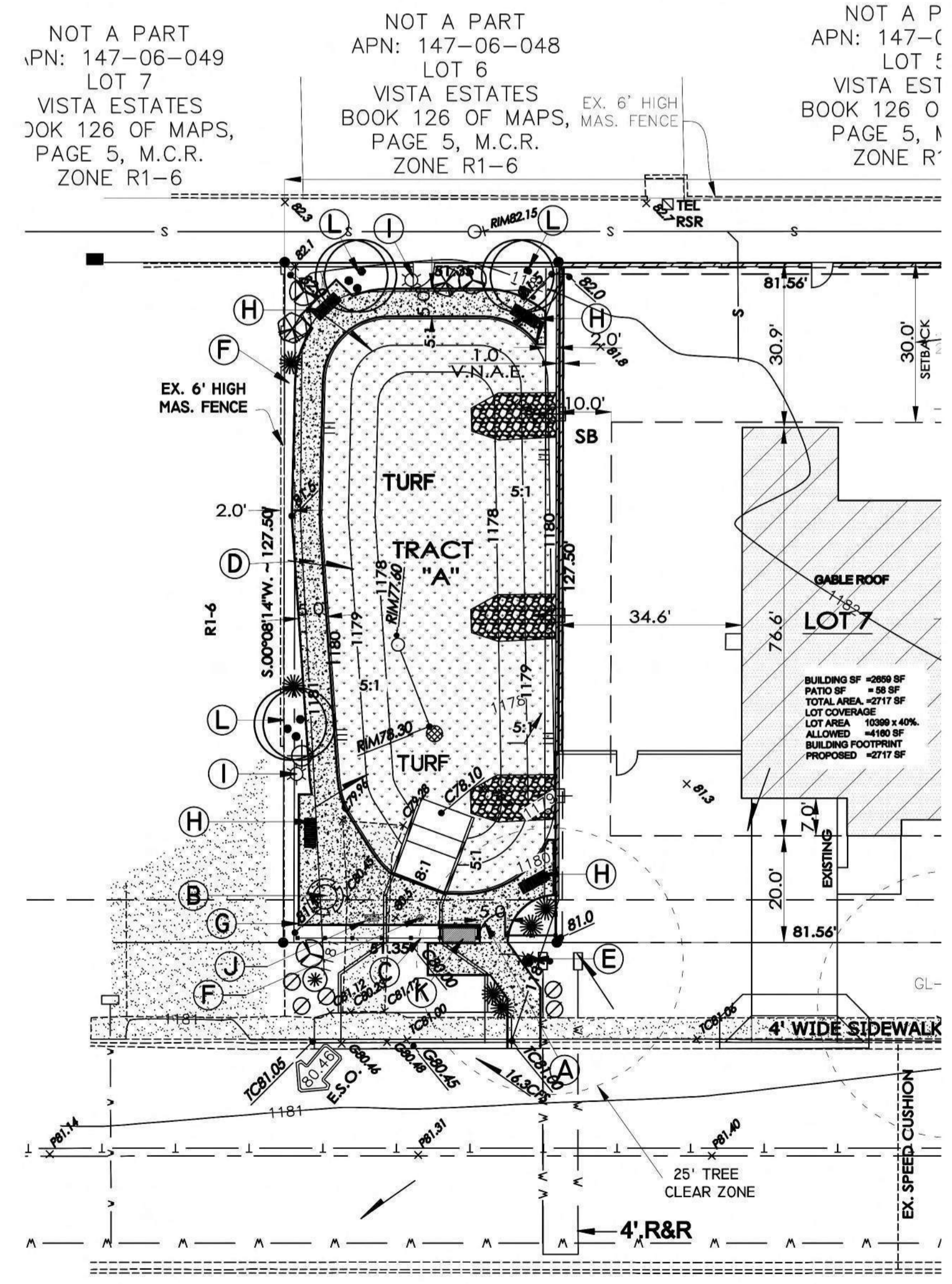
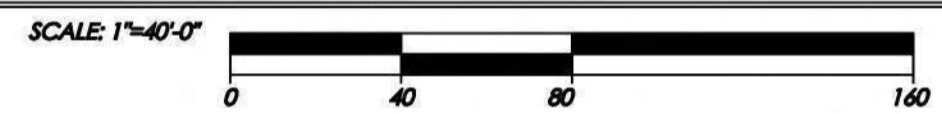
NOTE

- The total square footage of grass proposed for this project is 3,900sq.ft.
- Per Section 19-45 of City Code, all irrigation systems and landscaped areas shall be designed, constructed, and maintained so as to promote water conservation and prevent water overflow or seepage into the street, sidewalk, or parking areas.
- Refer to ADEQ and EPA requirements for drywall registration.
- Percentage of passive recreation open space 9.8%.

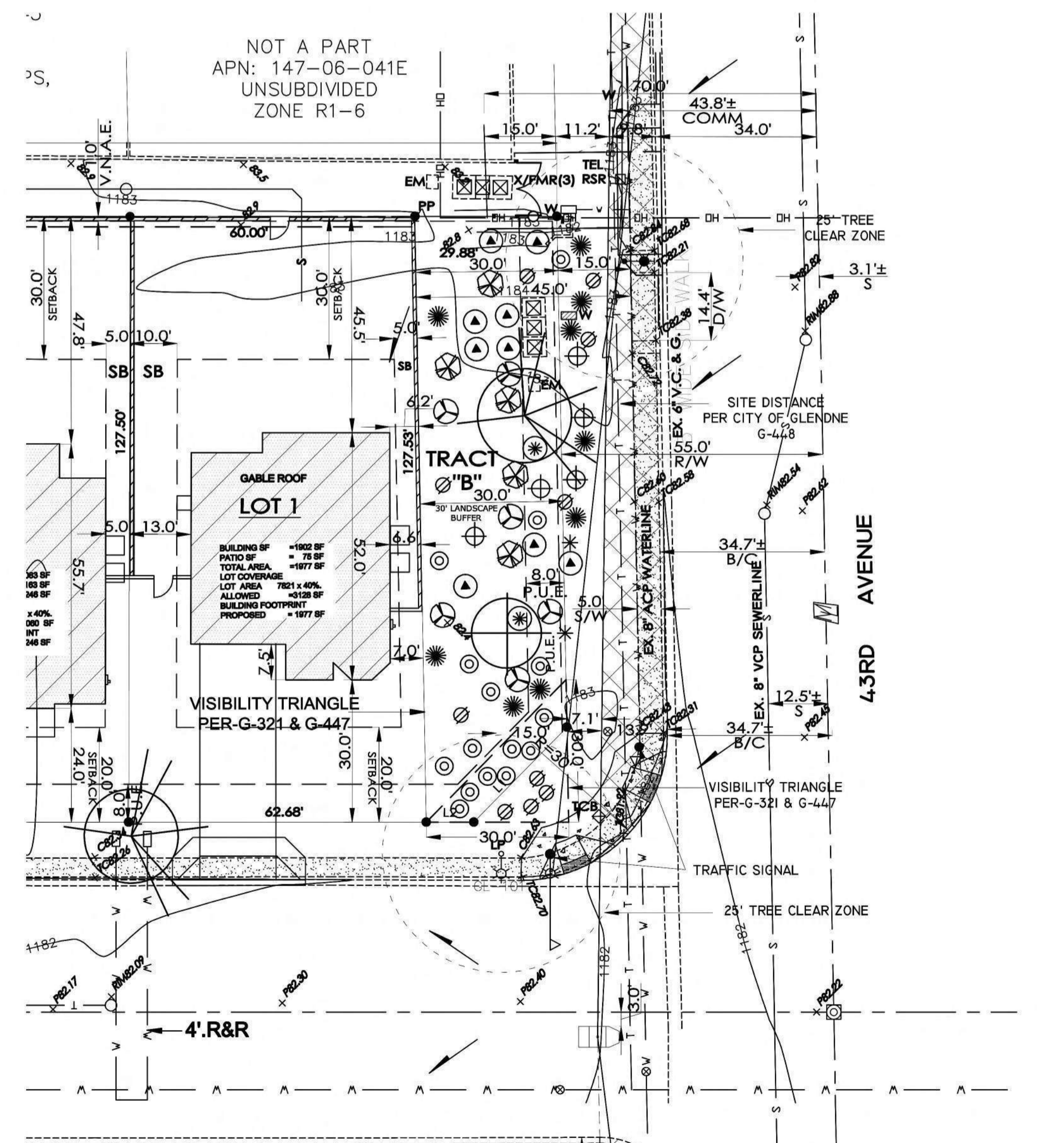
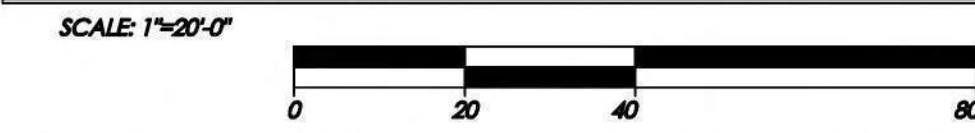
LINE TABLE			
LINE	BEARING	LENGTH	(M)(C)(R)
L1	N44°26'08"W	28.01'	(M)
	N44°26'33"W	28.01'	(R1)
L2	S89°59'35"W	10.01'	(C)



Overall Landscape Plan



Greenbelt/Retention Basin Landscape Plan



Streetscape Landscape Plan



PLANT MATERIAL LEGEND

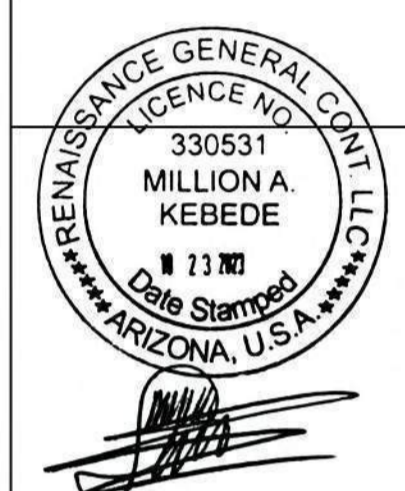
KEY	SYMBOL	BOTANICAL/COMMON NAME	SIZE (HEIGHT, CANOPY, & CALIPER)	QTY.
TREES				
	(Symbol)	Acacia aneura Mulga Acacia	24" Box 7' 4' 1.5" Double-Staked Typ.	3
	(Symbol)	Pistache atlantic Res Push Pistache	24" Box 9' 4' 1.5" Double-Staked Typ.	3
	(Symbol)	Chilopsis linearis Desert Willow	24" Box 7' 4' 1.25" 36" Box 10' 8' 2.25" Double-Staked Typ.	2
	(Symbol)	Prosopis hybrid 'Phoenix' Thornless Hybrid Mesquite	24" Box 8' 4' 1.5" Double-Staked Typ.	3
LARGE SHRUBS				
	(Symbol)	Dodonaea viscosa purpurea Hopseed Bush	5 Gallon	7
	(Symbol)	Leucophyllum langmaniae Rio Bravo Texas Ranger	5 Gallon	3
	(Symbol)	Nerium o.'Petite Pink' Petite Pink Oleander	5 Gallon	9
MEDIUM AND SMALL SHRUBS				
	(Symbol)	Justicia californica Chuperosa	5 Gallon	6
	(Symbol)	Muhlenbergia capillaris 'Regal Mist' Regal Mist Deer Grass	5 Gallon	0
	(Symbol)	Ruellia peninsularis Baja Ruellia	5 Gallon	15
GROUDCOVERS				
	(Symbol)	Convolvulus cneorum Bush Morning Glory	1 Gallon	10
	(Symbol)	Lantana m. 'New Gold' New Gold Lantana	1 Gallon	5
ACCENTS				
	(Symbol)	Bougainvillea 'torch Glow' Torch Glow Bougainvillea	5 Gallon	9
	(Symbol)	Dasylium wheeleri Desert Spoon	5 Gallon	4
	(Symbol)	Hesperaloe parviflora Red Yucca	5 Gallon	15
LANDSCAPE MATERIALS				
	(Symbol)	Decomposed Granite Desert Gold	1/2" size screened 2" Deep	
	(Symbol)	Concrete Header	4" x 6" Curbstyle 2" Deep	
	(Symbol)	Midiron Bermuda Sod		

PASSIVE RECREATION OPEN SPACE AREA LEGEND

- A- SELF CLOSED & LOCKABLE WROUGHT IRON GATE TO WALKWAY ENTRANCE.-4.1.20.
- B- 4' ROUND PICNIC TABLE.
- C- 6' HIGH WROUGHT IRON FENCE 4.1.20
- D- 5' WIDE KIDS BIKE LANE AND WALKWAY 4.2.1, 4.2.7, 4.3.2, AND 4.1.13
- E- PROPOSED STEET LIGHT 4.2.1, 4.2.7, 4.3.2, AND 4.1.13
- F- TRASH RECEPCTACLE 4.1.6, 4.1.11, 4.1.16, AND 4.1.13
- G- SET ON 12' SQUARE CONCRETE PAD.
- H- NEW GLOBAL INDUSTRIAL 6' OUTDOOR PARK BENCH WITH BACK STEEL SLAT-4.1.13
- I- PROPOSED PEDESTRIAN LIGHT 4.2.2, 4.2.6, 4.2.9, 8, 4.1.23
- J- DRINKING FOUNTAIN 4.1.13
- K- CONSTRUCT 30"x6'x6' BRICK MASONRY WALL WITH CONCRETE COPING TO HOLD 8 RESIDENT DOOR MAILBOX TO THE STANDARD OF USPS WITH PEDESTAL ACCESS 4.33.
- L- MULGA ACACIA.

- (Symbol) PROPOSED FIRE HYDRANT
- (Symbol) PROPOSED STREET LIGHT
- (Symbol) EXISTING STREET LIGHT
- (Symbol) PROPOSED PEDESTRIAN LIGHT
- (Symbol) GAS LINE MARKER TO BE RELOCATED
- (Symbol) EXISTING FIRE HYDRANT
- (Symbol) SIGN TO BE RELOCATED

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV-
AT 7510N, 43RD AVENUE
GLENDALE, AZ, 85301



MILLION A. KEBEDE
4248 E. ROMA AVENUE
PHOENIX, AZ, 85018
623-755-4659

DATE:
06/03/2024

SHEET SCALE:
1"=20' AND 1"=40'

REVISIONS:

SHEET NUMBER

L.0

LANDSCAPE PLAN

FENCE AND GATE PLANS FOR KEBEDE RESIDENCES

ORANGEWOOD
MEADOWS-TWO
7510 N,43RD.AVENUE
GLENDALE,AZ,85301

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV-
AT 7510N,43RD AVENUE
GLENDALE, AZ,85301

MILLION A.KEBEDE
4248E.ROMA AVENUE
PHOENIX,AZ,85018
623-755-4659

DATE:
9/28/2023

SHEET SCALE:
3/8"=1'-0", & 1 1/2"=1'-0"

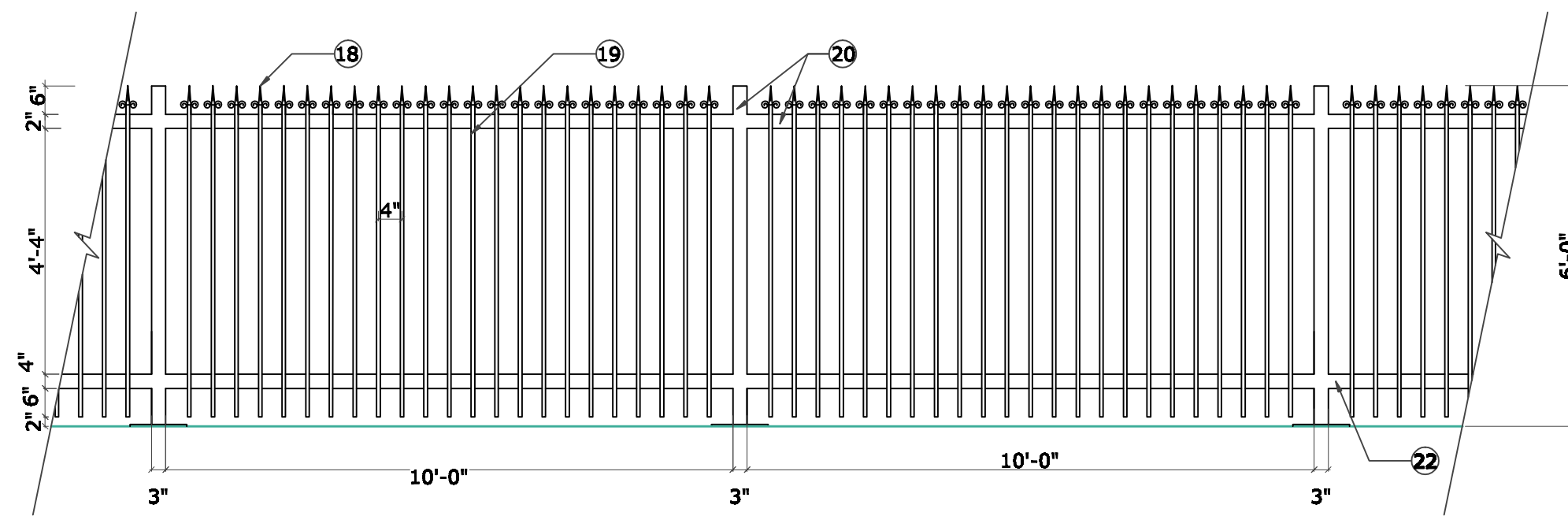
REVISIONS:



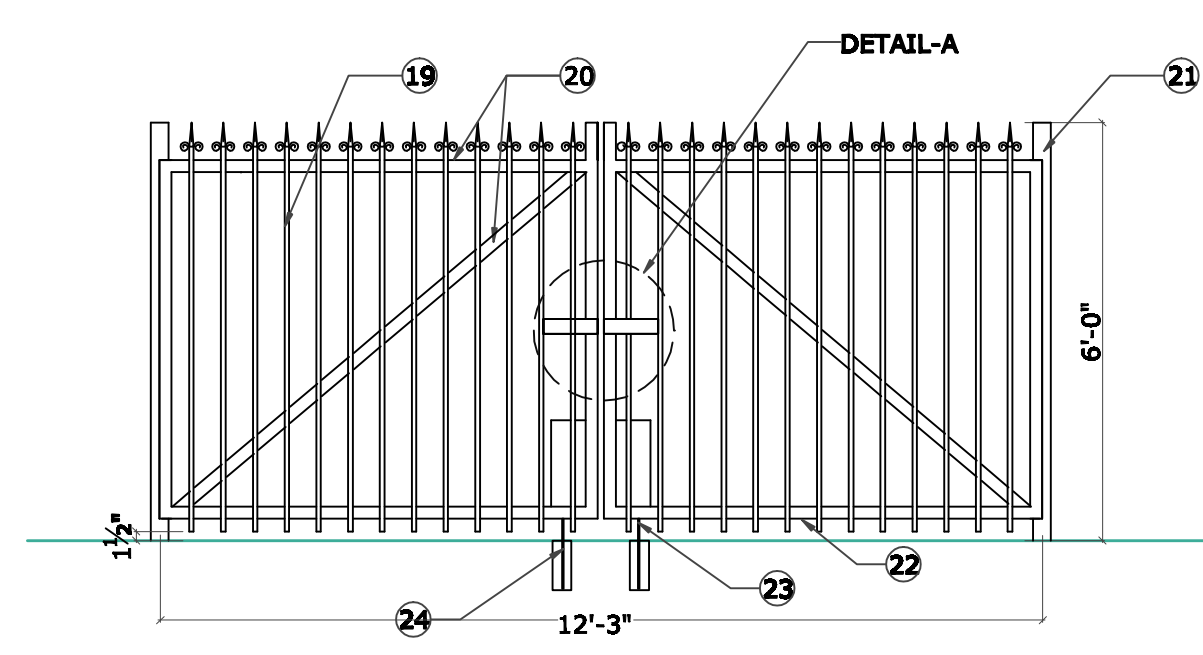
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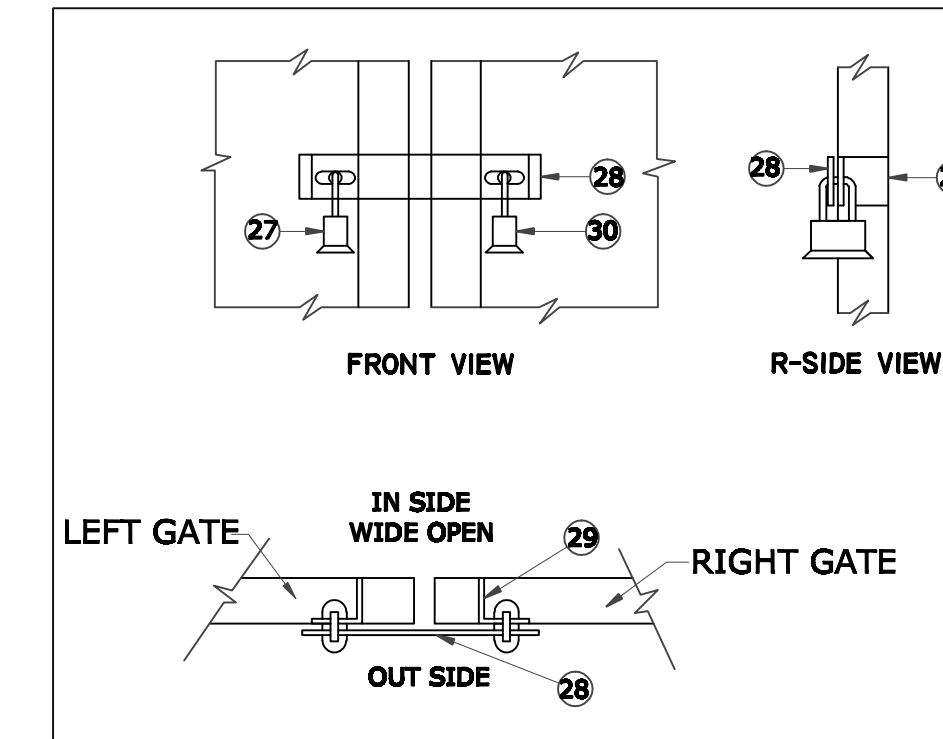
FENCE AND GATE PLANS



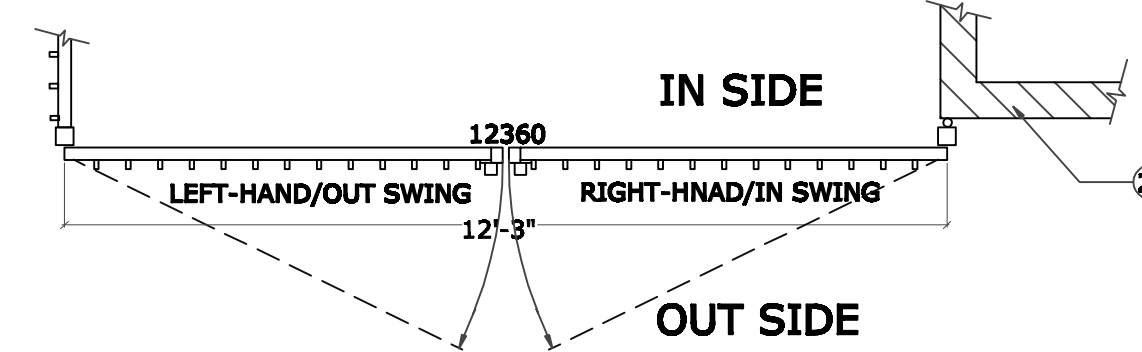
4 WROUGHT IRON FENCE ELEVATION
Scale 3/8"=1'-0"



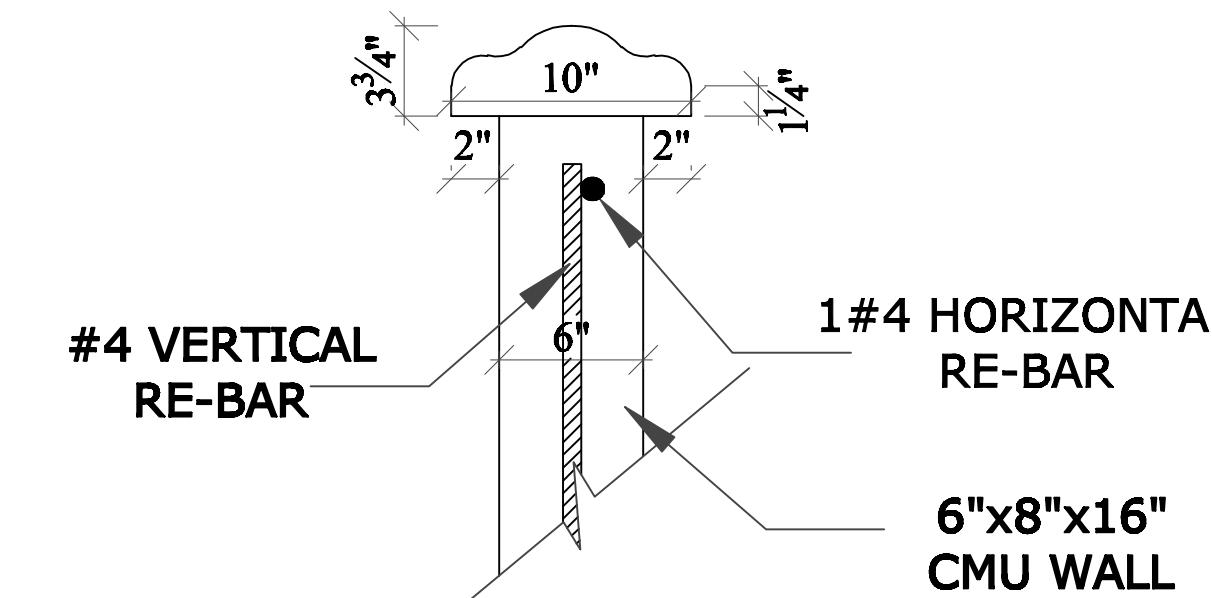
6 MANUALLY OPERATED ALLEY ACCESS GATE ELEVATION
Scale 3/8"=1'-0"



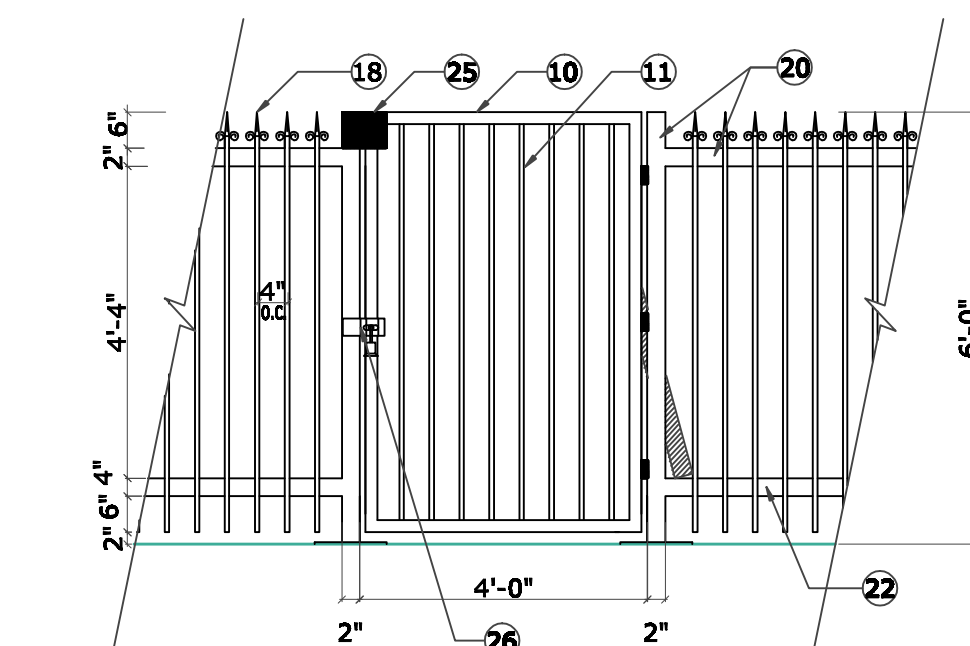
DETAIL-A/ GATE-6 LOCKING MECHANISM DETAIL
Scale 3/8"=1'-0"



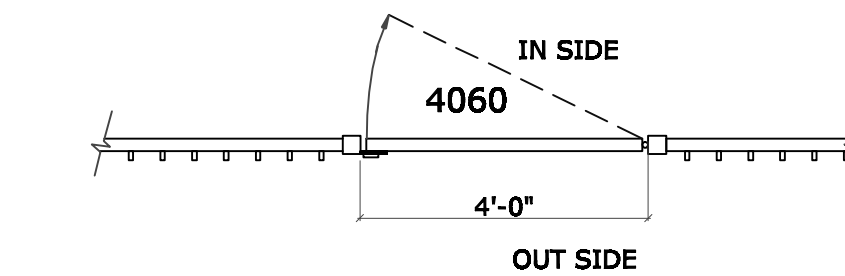
6 MANUALLY OPERATED ALLEY ACCESS GATE FLOOR PLAN
Scale 3/8"=1'-0"



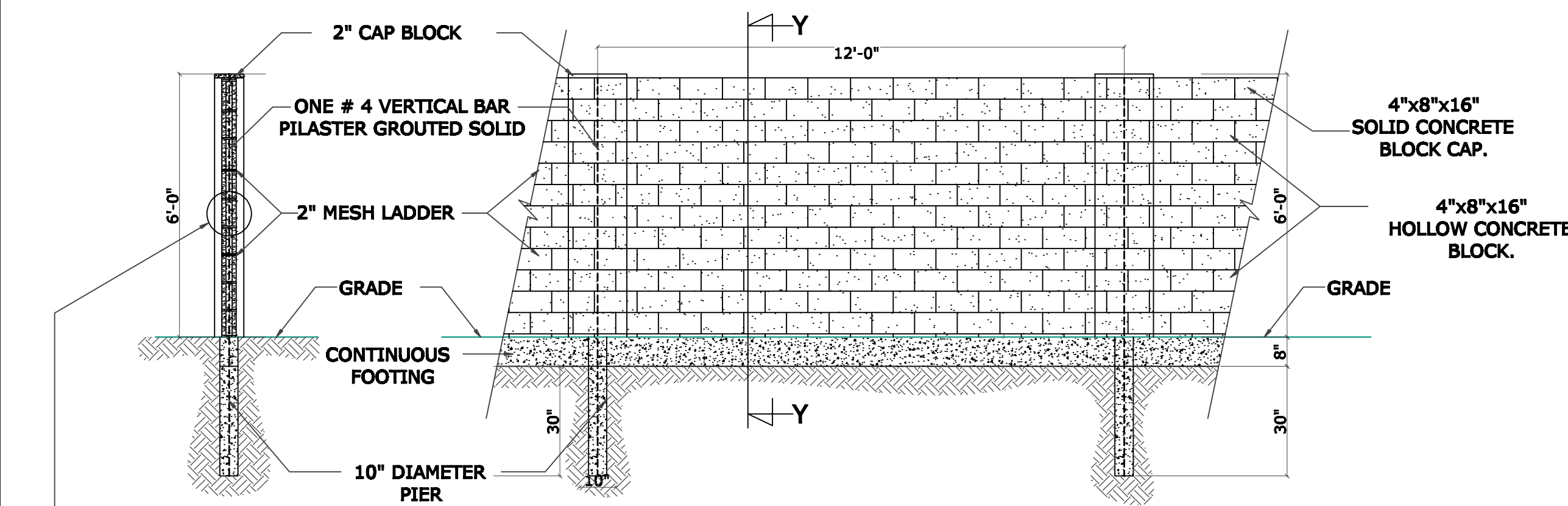
DETAIL-B WALL CAP
Scale 1 1/2"=1'-0"



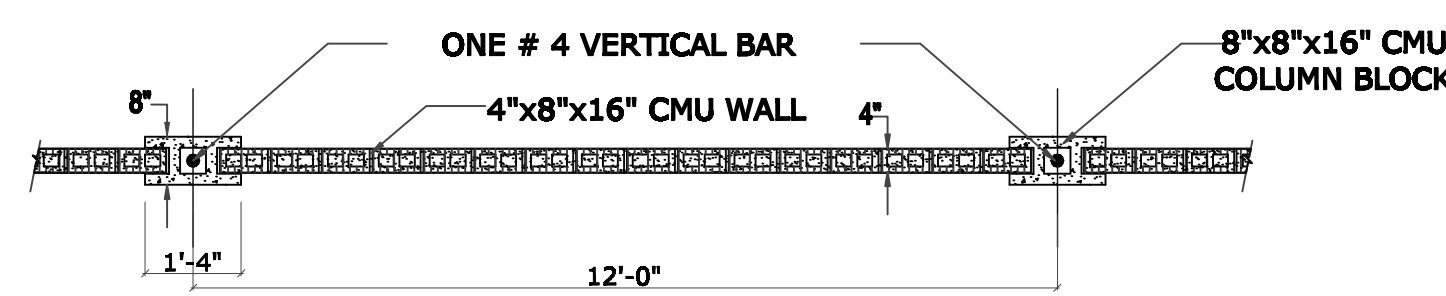
5 SELF CLOSE WROUGHT IRON GATE ELEVATION
Scale 3/8"=1'-0"



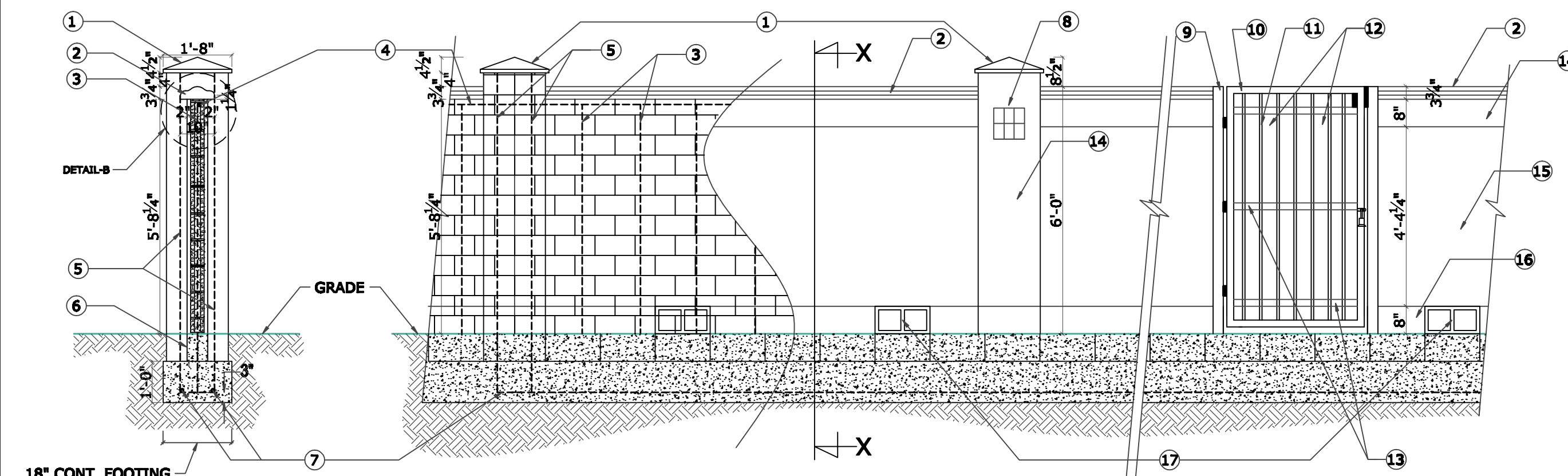
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Scale 3/8"=1'-0"



2 CMU BLOCK FENCE ELEVATION
Scale 3/8"=1'-0"



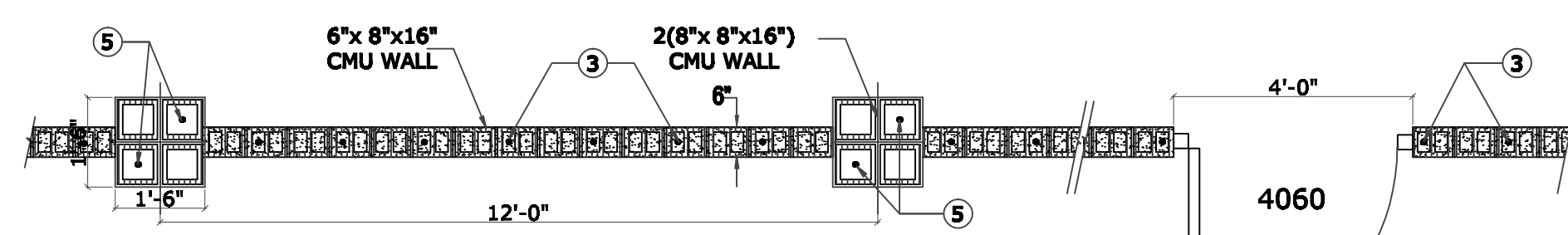
2 CMU BLOCK FENCE FLOOR PLAN
Scale 3/8"=1'-0"



SECTION X-X
Scale 3/8"=1'-0"

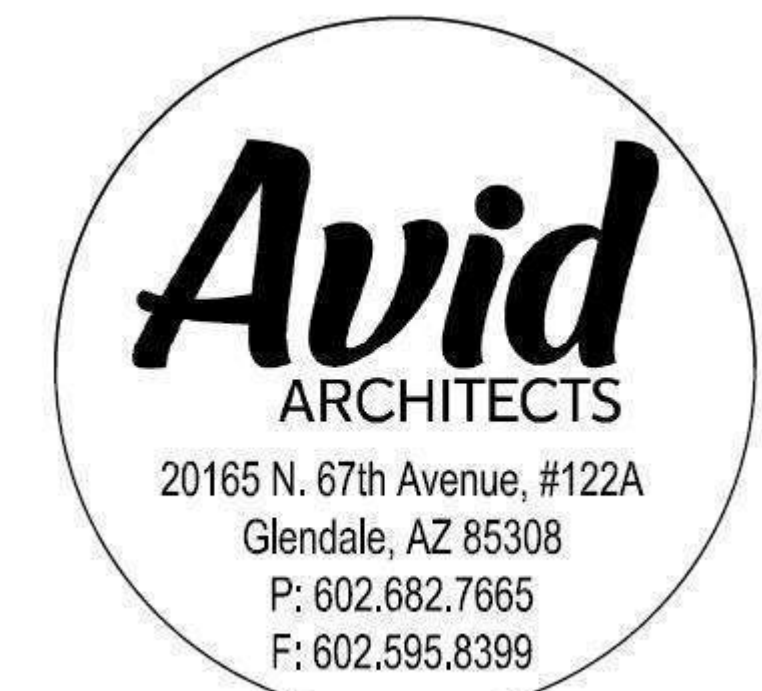
1 DECORATIVE -FENCE ELEVATION
Scale 3/8"=1'-0"

3 ACCESS GATE ELEVATION
Scale 3/8"=1'-0"

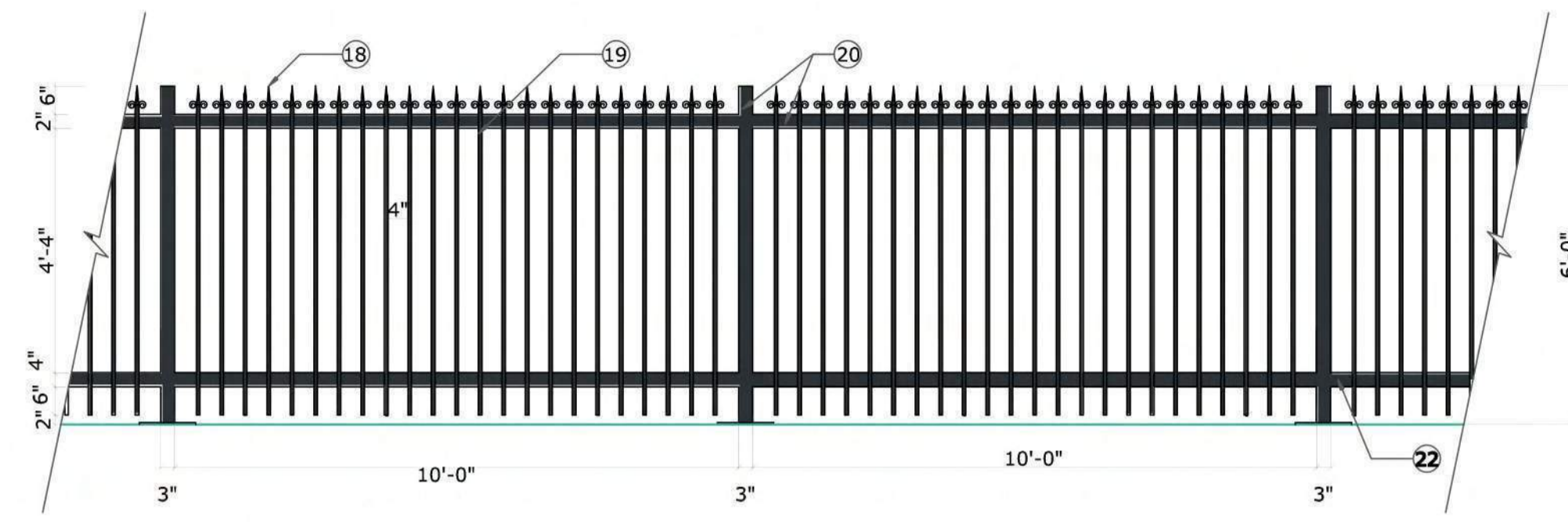
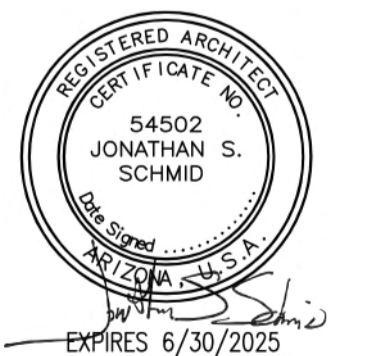


1 DECORATIVE -FENCE FLOOR PLAN
Scale 3/8"=1'-0"

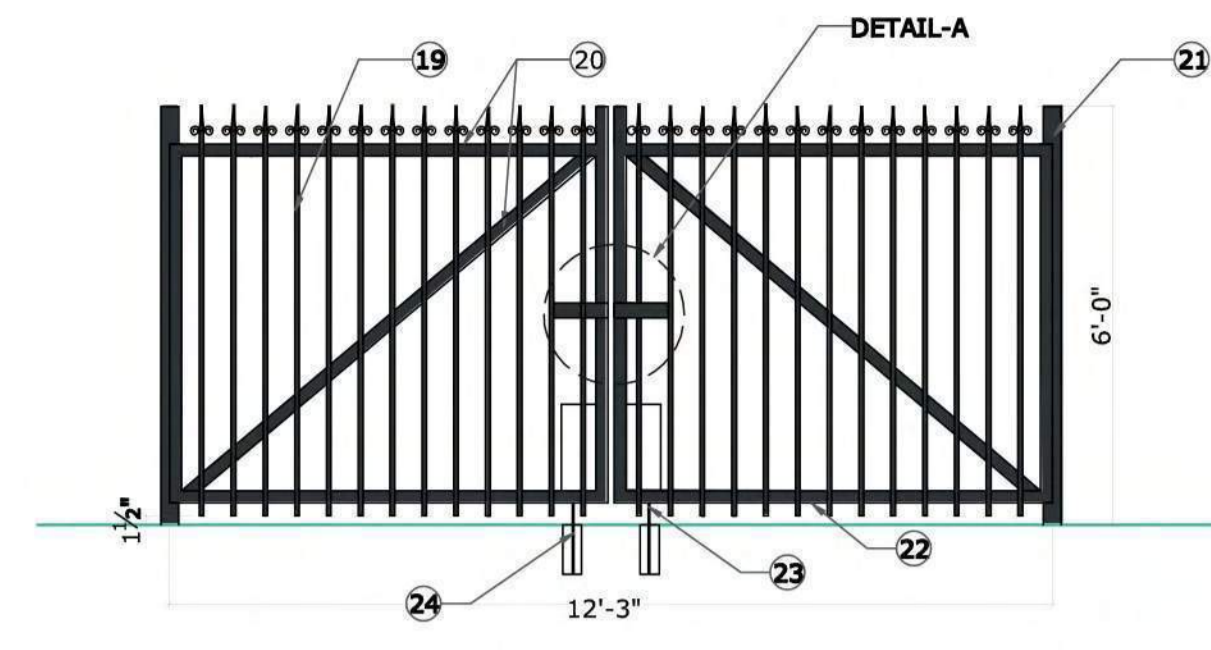
3 ACCESS GATE FLOOR PLAN
Scale 3/8"=1'-0"



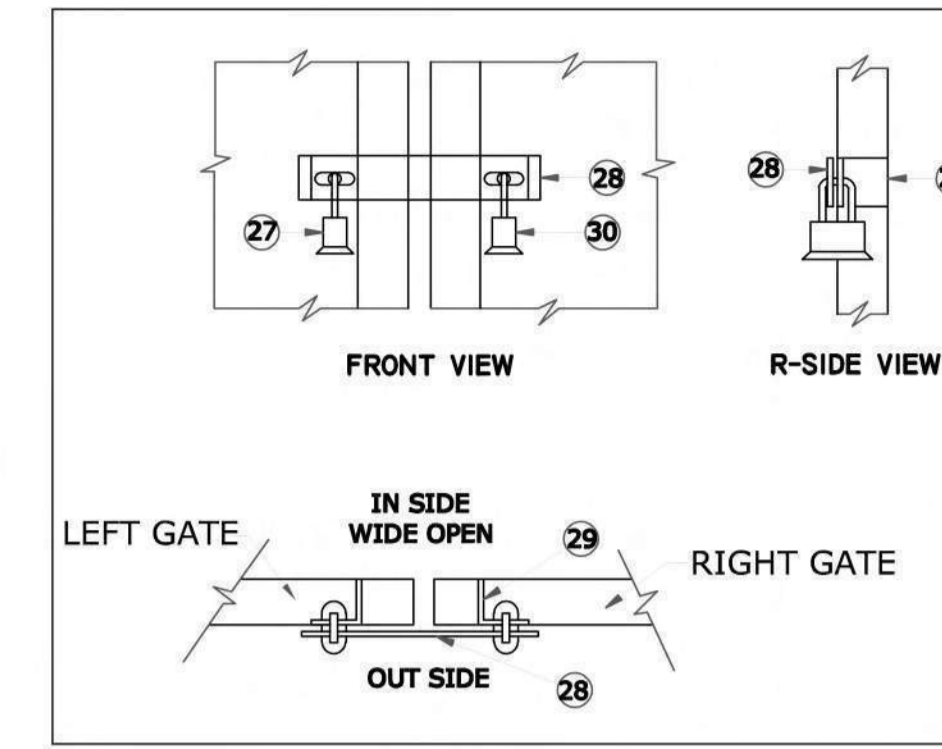
FENCE AND GATE PLANS FOR KEBEDE RESIDENCES



4 WROUGHT IRON FENCE ELEVATION
Scale 3/8"=1'-0"



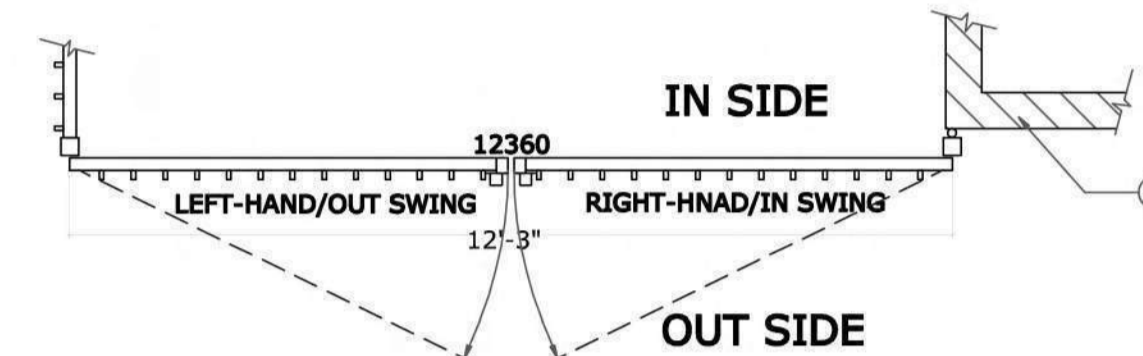
6 MANUALLY OPERATED ALLEY ACCESS GATE ELEVATION
Scale 3/8"=1'-0"



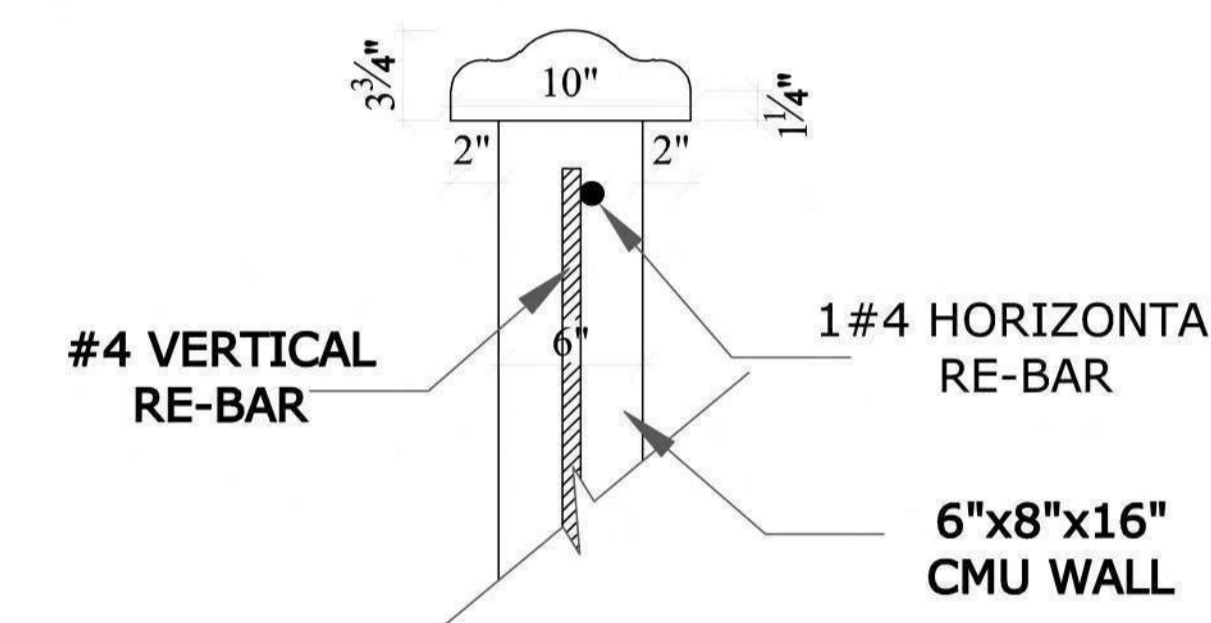
DETAIL-A/ GATE-6
LOCKING MECHANISM DETAIL
scale 3/8"=1'-0"

NOTES

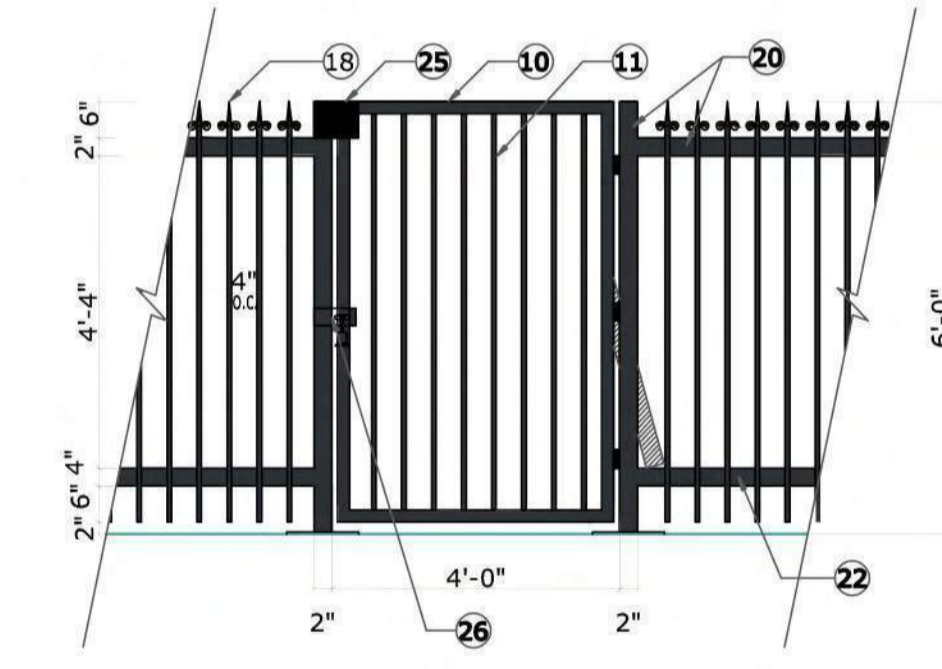
- 18"x18"-PRE CAST CONCRETE CAP
- 10" WIDE PRE CAST COPING.
- #4 VERTICAL BAR 32" O.C. ALTERNATIVE & BENDING.
- 1#4 HORIZONTAL BAR IN CONTINUOUS BOND BEAM AT TOP COURSE.
- 2#4 VERTICAL BAR.
- 6"x8"x16"STEM GROUTED SOLID.
- 2#4 HORIZONTAL BAR CONTINUOUS IN FOOTING.
- 9"x12" GLAZING CERAMIC TILE.
- 1 1/2" X 2 1/2" SQUARE METAL POST.
- 1 1/2" X 2 1/2" FRAME.
- 3/4" X 3/4" PICKET.
- WOOD SLAT.
- 1" X 1/2" FLAT BAR.
- PLASTERED,STUCCO & PAINTING -Steamed Milk SW 7554
- PLASTERED,STUCCO & PAINTING -Marshmallow SW 7001
- PLASTERED,STUCCO & PAINTING -Cocoa Whip SW 9084
- 4"X 8"X 16" DRAIN BLOCK.
- 3/4" SPEAR.
- 3/4" SQUARE.
- 2" X 2"X 11" GAUGE UP RIGHT TOP RAIL AND BRACING.
- 3"x3" GATE GUIDE POST.
- 4"x2"- BOTTOM RAIL.
- GATE DROP ROD WITH CENTRAL ROD SUPPORT AND RELEASE BAR.
- ROD BAR RECIEVER HOLE.
- DOOR LATCH.
- CYLINDER LOCK.
- REGULAR PAD LOCK FOR RESIDENT & UTILITY COMPANIES ACCESS.
- 1/4" X 2"x10" FLAT IRON WITH 3/8" ADJUSTABLE HOLE TO SUPPORT PAD LOCK.
- 1/4" X 2"x2" ANGLE IRON WITH 3/8" CENTER HOLE TO PAD LOCK SUPPORT.
- RED PAD LOCK FOR FIRE FIGHTERS ACCESS USED BY THE FIRE DPT. ONLY BREAKABLE OR WITH MASTER LOCK APPROVED TYPE.



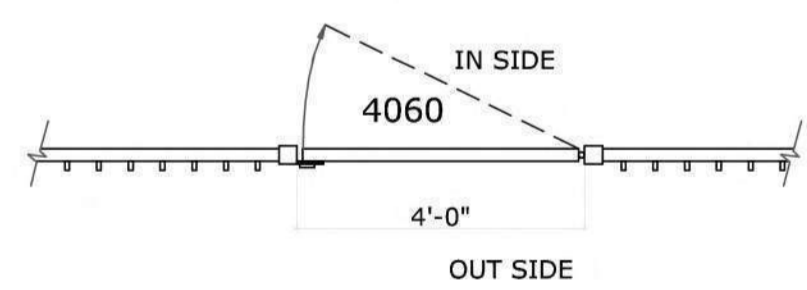
6 MANUALLY OPERATED ALLEY ACCESS GATE FLOOR PLAN
Scale 3/8"=1'-0"



DETAIL-B
WALL CAP
scale 1 1/2"=1'-0"



5 SELF CLOSE WROUGHT IRON GATE ELEVATION
Scale 3/8"=1'-0"

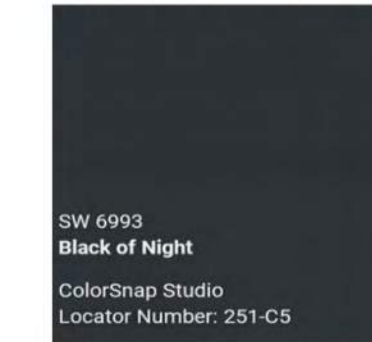


5 SELF CLOSE WROUGHT IRON GATE FLOOR PLAN
Scale 3/8"=1'-0"

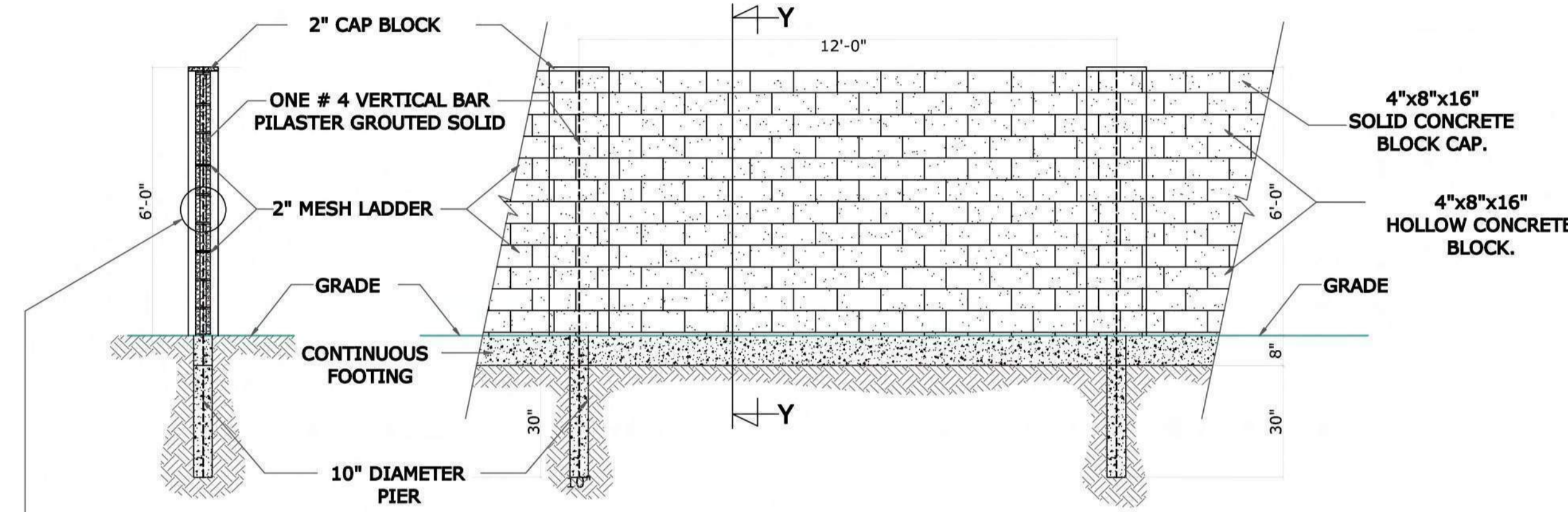
STUCCO & ACCENT



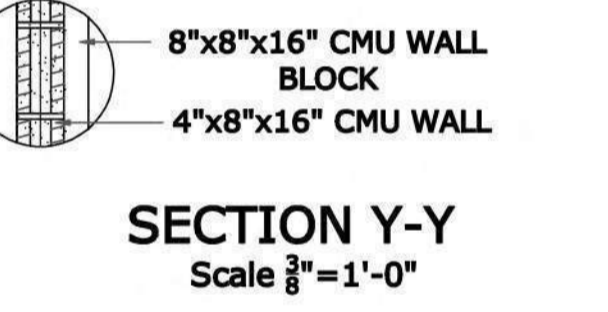
SEMI-GLOSS WROUGHT IRON FENCE



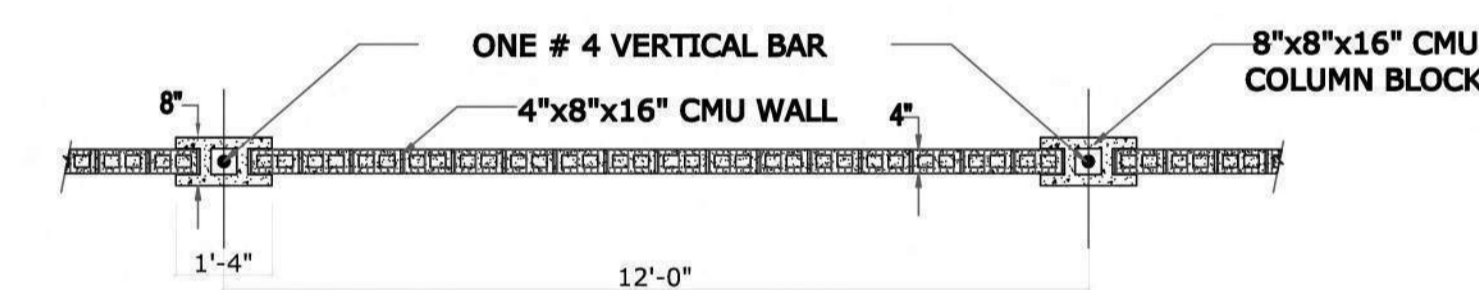
WOOD SLAT



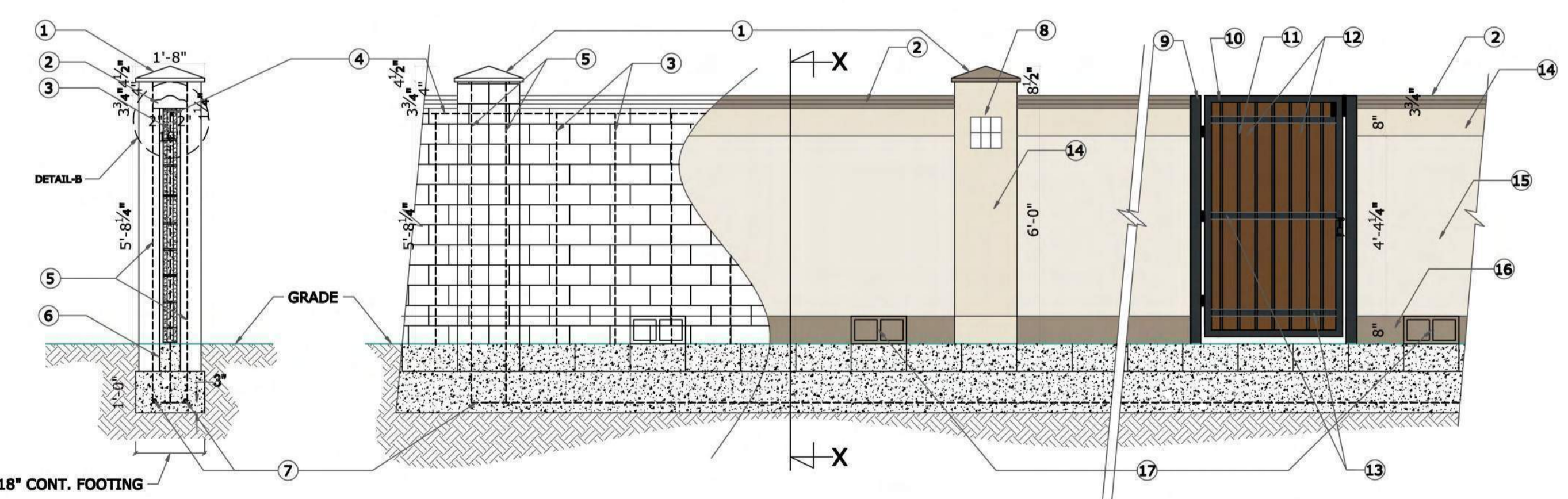
2 CMU BLOCK FENCE ELEVATION
Scale 3/8"=1'-0"



SECTION Y-Y
Scale 3/8"=1'-0"



2 CMU BLOCK FENCE FLOOR PLAN
Scale 3/8"=1'-0"

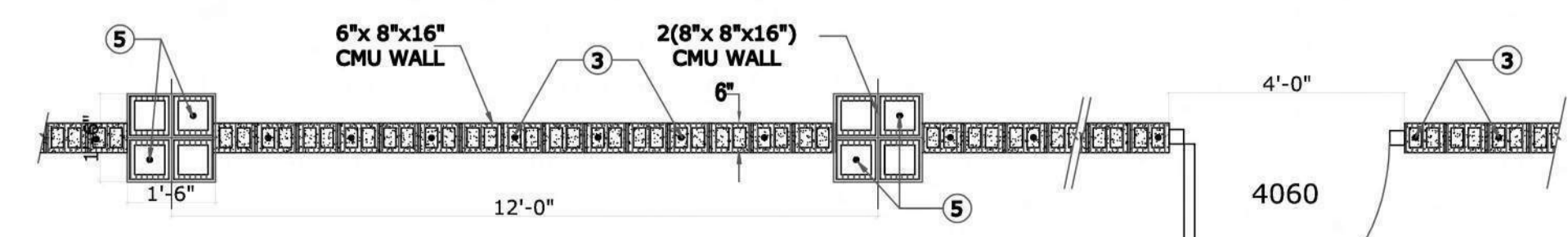


1 DECORATIVE -FENCE ELEVATION
Scale 3/8"=1'-0"

3 ACCESS GATE ELEVATION
Scale 3/8"=1'-0"

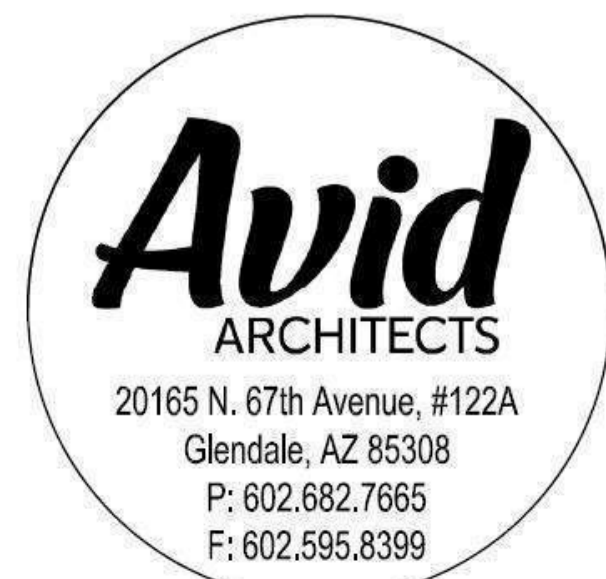


SECTION X-X
Scale 3/8"=1'-0"



1 DECORATIVE -FENCE FLOOR PLAN
Scale 3/8"=1'-0"

3 ACCESS GATE FLOOR PLAN
Scale 3/8"=1'-0"



PROPOSED CROSS SECTIONS FOR ALL INTERIOR AND PERIMETER STREET

This Development is surrounded by an existing 43rd Avenue Arterial road, Orangewood Avenue right of way access road, Alley access and P.U.E. Currently we aren't proposing street cross sections to this development.

HOUSE PRODUCT DESIGN CRITERIA

The purpose of homes are two story plans which will exhibit a high-level of quality and will be compatible with the adjacent orangewood meadow development. The house products proposed for this development are seven unit house products which are 37 feet and 42 feet wide with sx different floor plans ranging from 2766 ft.² to 4612 ft.² with a building height not to exceed 30 feet.

All of the house products have ground mounted mechanical equipments,full stucco exteriors with brick veneer and metal cladding wall, tile roofs,dual pane windows, pop-outs around windows, doors, and garage opening,stucco columns, covered from entries, standard rear yard patio covers and a variety of color choices.Those seven unit houses are designed and updated Per City of Glendale medium Lot development standards of house product design manual, The house products are consistent with the goals and policies of the City of Glendale General Plan-Envision Glendale 2040 grows and development theme to meet quality residential Neighborhood.

ORANGEWOOD MEADOWS- II
(KEBEDE RESIDENCE)
HOUSE PRODUCT MATERIALS & COLOR PALETTE



Grecian Ivory SW7541



Keystone Gray SW 7504



Eagle Roofing
3743 Cocoa Range
Capistrano Profile



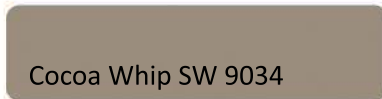
Brainstorm Bronze SW 7033



Steamed Milk SW 7554



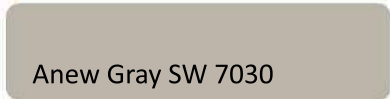
Marshmallow SW 7001



Cocoa Whip SW 9034



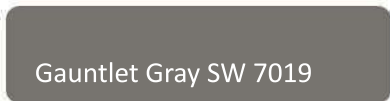
Eagle Roofing
2606 Vallejo Range
Malibu Profile



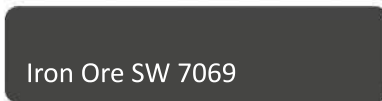
Anew Gray SW 7030



Pure White SW 7005



Gauntlet Gray SW 7019

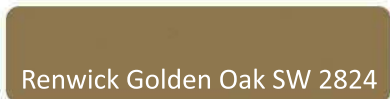


Iron Ore SW 7069

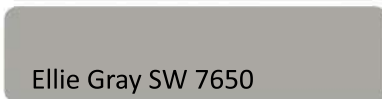
STUCCO BASE



Eagle Roofing
49595 Dark Charcoal
Tapered Slate Profile



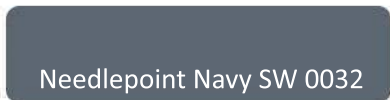
Renwick Golden Oak SW 2824



Ellie Gray SW 7650

TRIM

TILE ROOFS

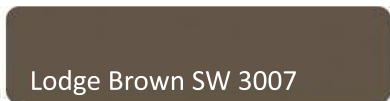


Needlepoint Navy SW 0032

Belgian Brick, Brookside



Roman Brick, Ambrosia

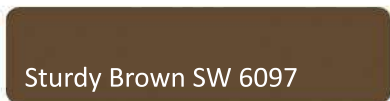


Lodge Brown SW 3007

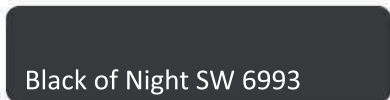
Cressida Gray Reclaimed Brick



Wirecut Brick, Black Forest



Sturdy Brown SW 6097









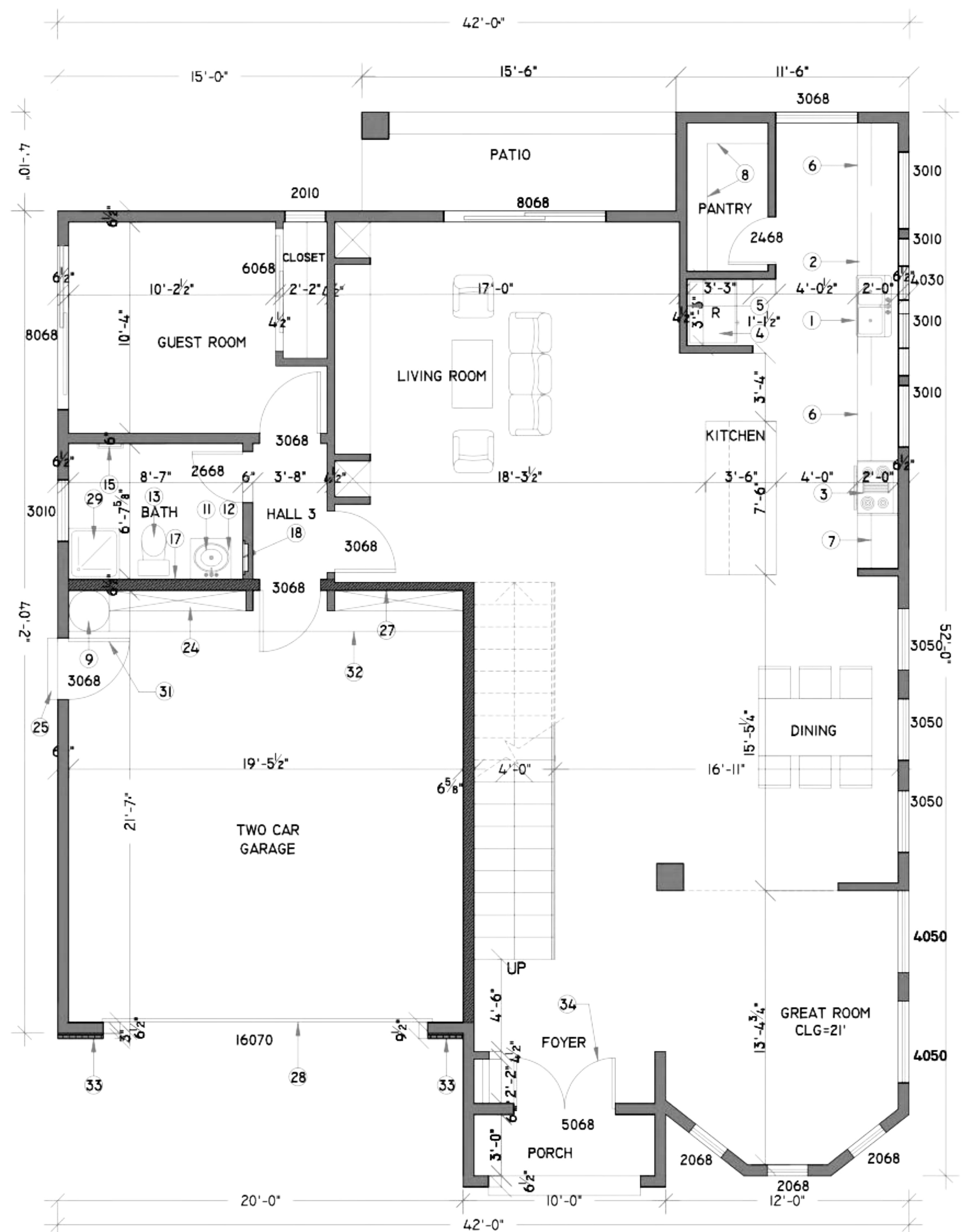
Black of Night SW 6993

DOOR/FENCE

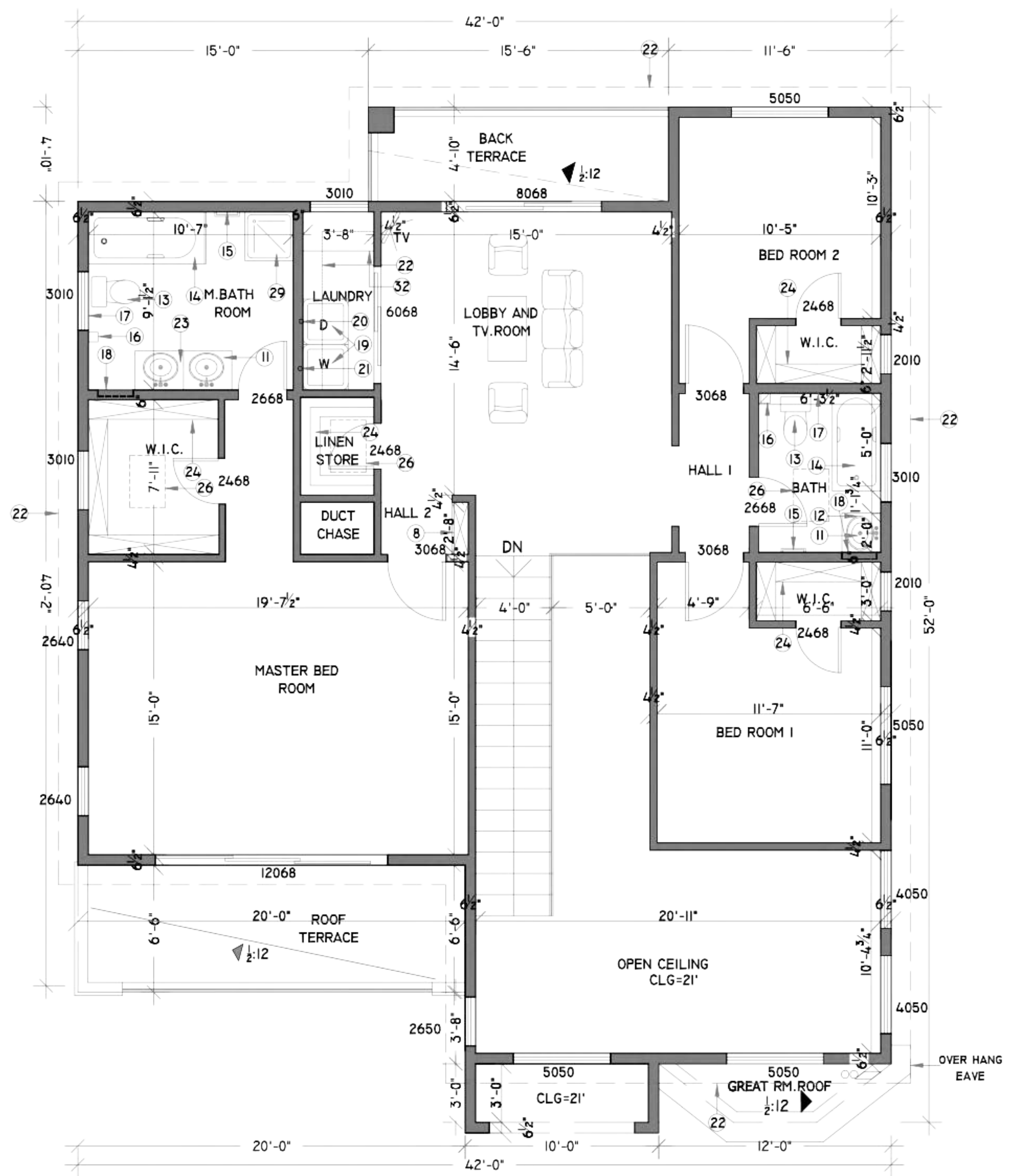
SYNTHETIC VENEER

WALL LEGEND:

EXTERNAL WALL THICKNESS, 2"x6.5"	
8" 2" NATURAL STONE OR BRICK VENEER PER R703.3(1) & R703.8 WITH 1" GROUTED SPACE.	
EXTERNAL WALL THICKNESS, 2"x 6.5"	
INTERNAL WALL THICKNESS, 2"x 6"	
PLUMBING FIXTURES	
INTERNAL WALL THICKNESS, 2"x 4.5"	



FIRST FLOOR
1/4"=1'-0"



SECOND FLOOR
1/4"=1'-0"

- NOTES:**
- DOUBLE SINK WITH 1/2 HP GARBAGE DISPOSAL.
 - DISHWASHER.
 - SLIDE - IN OVEN/RANGE WITH BUILT - IN MICROWAVE ABOVE 30" CLEAR.
 - 39" CLEAR REFRIGERATOR SPACE.
 - PROVIDE PLUMBING FOR ICE MAKER (RECESSED IN WALL)
 - 24" DEEP BASE CABINETS
 - UPPER CABINETS, 30" UPPER
 - 12" DEEP SHELVES
 - Ø 24" ELECTRIC WATER HEATER - REFER TO SPEC. PROVIDE PUNCHED ALUMINUM SMITTY PAN WITH DRAIN TO OUTSIDE.
 - TEMPERATURE AND PRESSURE RELIEF VALVE, MINIMUM 12" ABOVE FINISH GRADE.
 - 36" HIGH VANITY WITH CULTURED MARBLE COUNTERTOP.
 - LAVATORY - REFER TO SPEC.
 - TOILET - REFER TO SPEC. PROVIDE 15" CLEAR FROM CENTER OF FIXTURE IN EACH DIRECTION AND NOT LESS THAN 21" CLEAR SPACE IN FRONT.
 - TUB/SHOWER COMBINATION WITH CURTAIN ROD AND WAINSCOT TO 72" ABOVE DRAIN OVER MOISTURE RESISTANT GYP. BD. OR EQUIVALENT
 - TOWEL BAR/RING-PROVIDE 2X SOLID BACKING AT 52" A.F.F.
 - TOILET PAPER HOLDER - PROVIDE 2X SOLID BACKING 24" A.F.F.
 - PROVIDE 2X SOLID BLOCKING FOR FUTURE GRAB BARS.
 - MEDICINE CABINET.
 - WASHER/DRYER SPACE.
 - WASHER CONTROL VALVES TO BE RECESSED IN WALL PROVIDE AIR HAMMER ARRESTOR.
 - DRYER VENT (PER IRC SEC. M 1501 AND 1502.6.
 - (TYP.) 1-HR FIRE RESISTIVE PARAPET & EAVE OVERHANG PER IRC TABLE 502.1(1)
 - 2" DEEP X 60" WIDE CABINET BASE LAVATORY SINK.
 - SHELF AND POLE - VERIFY PLACEMENT WITH OWNER PRIOR TO INSTALLATION.
 - CONCRETE FLATWORK SLOP 1/4"=1'-0".
 - 22"x30" ATTIC ACCESS PER IRC SEC. R807 AND ARRESTOR. M1305.1.3.
 - FIRE SEPARATION BETWEEN HOUSE AND ALL GARAGE WALLS. PROVIDE (1) LAYER OF 5/8" TYPE 'X' GYP. BD. IBC-722.2.1.4.
 - SECTIONAL GARAGE DOOR 16070 F.T. NON INSULATED SOLID GARAGE DOOR.
 - BARRIER FREE SHOWER. REFER TO SPEC.
 - ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL.
 - PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
 - CONCRETE STOP/4" HIGH TRANSITION
 - SYNTHETIC CONCRETE VENEER W/STUCCO UNDERCOATING, ANCHOR PER MANUF.
 - DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER

- GENERAL PLAN NOTES:**
- ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/4" THICK, U.N.O.
 - ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/4" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
 - ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD, NOT LESS THAN 1-3/4" THICK, WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
 - ENTRY DOOR TO BE SOLID CORE 1-1/2" THICK (REFER TO PLAN FOR SIZE).
 - ALL FRENCH DOORS TO BE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
 - ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
 - ALL GYP. BD. TO BE APPLIED PER 2018 I.R.C. SECTION R702.3.1
 - THIS RESIDENCE IS DESIGNED TO CERTIFY FOR A HOME ENERGY RATING SCORE (HERS) OF 75 OR LESS SPECIFICATION OF WORK HEREIN REQUIRE PROGRESSIVE FIELD INSPECTIONS AND VERIFICATION BY TWO INDEPENDENT RESNET HOME ENERGY RATERS.
 - 2018 IRC, 2018 IMC, 2018 ICC, 2018 IPC, 2018 IFGC, 2018 IRC, 2018 IEBC, 2018 IECC, 2018 IFC, 2017 NEC, 2010 ADA STANDARDS FOR ACCESSIBILITY DESIGN, CHAPTER ELEVEN OF THE 2018 IBC, 2015 ENGINEERING STANDARDS AND CITY OF GLENDALE AMENDMENTS AND TECHNICAL BULLETINS.

AREA CALCULATIONS

FIRST FLOOR	1418	SQUARE FEET
SECOND FLOOR	1331	SQUARE FEET
TOTAL LIVABLE	2749	SQUARE FEET
GARAGE	435	SQUARE FEET
FRONT PORCH	48	SQUARE FEET
REAR PATIO	75	SQUARE FEET
TOTAL UNDER ROOF	3307	SQUARE FEET

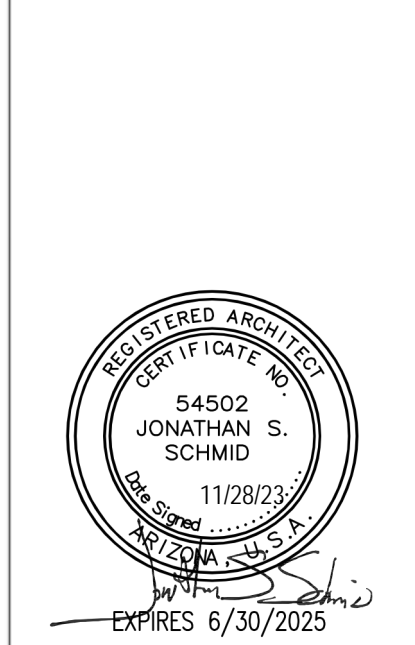
RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV-
AT 7510N, 43RD AVENUE
GLENDALE, AZ, 85301-UNIT-1

MILLION A. KEBEDE
4248 E. ROMA AVENUE
PHOENIX, AZ, 85018
623-755-4659

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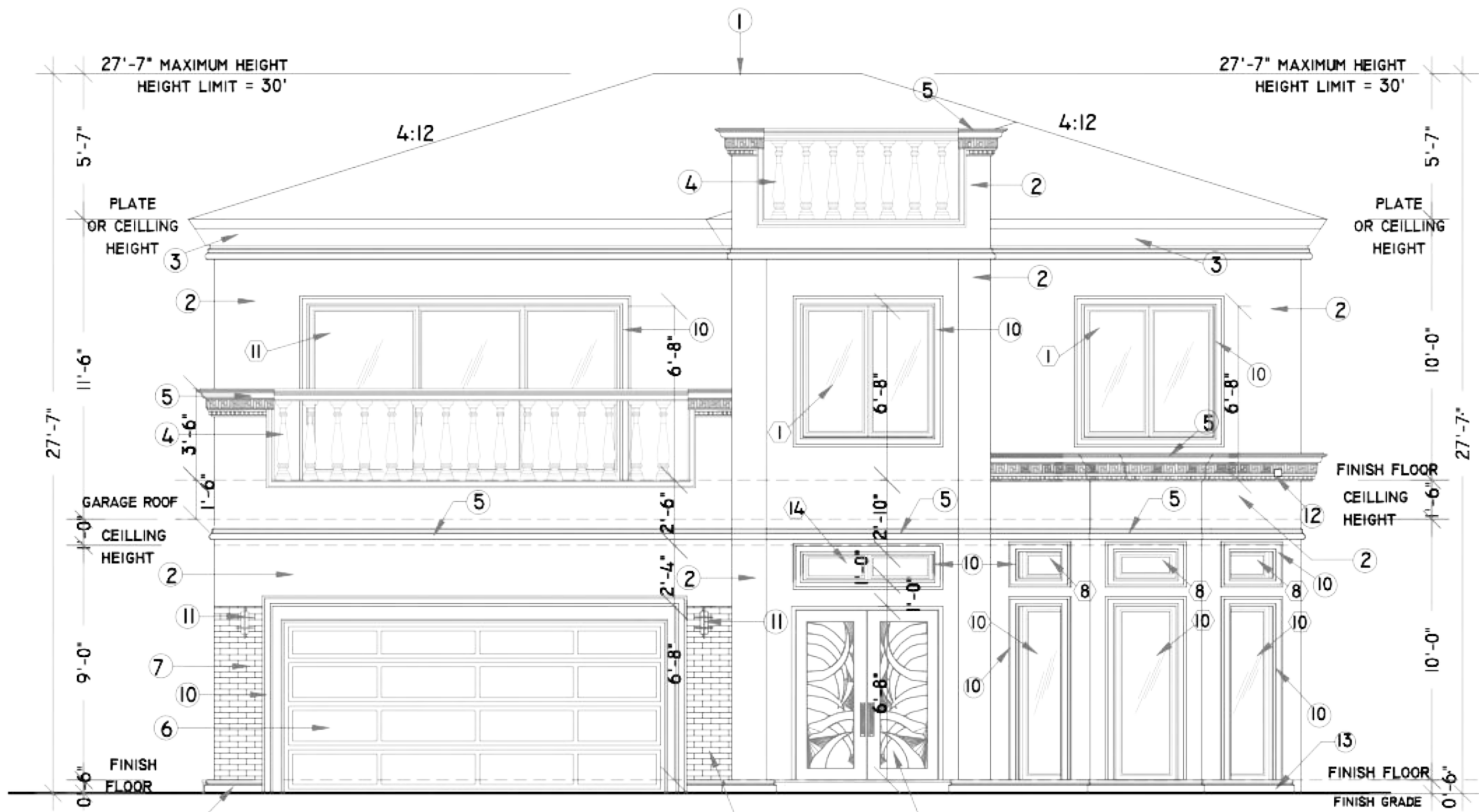
SHEET SCALE:
1/4"=1'-0"

REVISIONS:



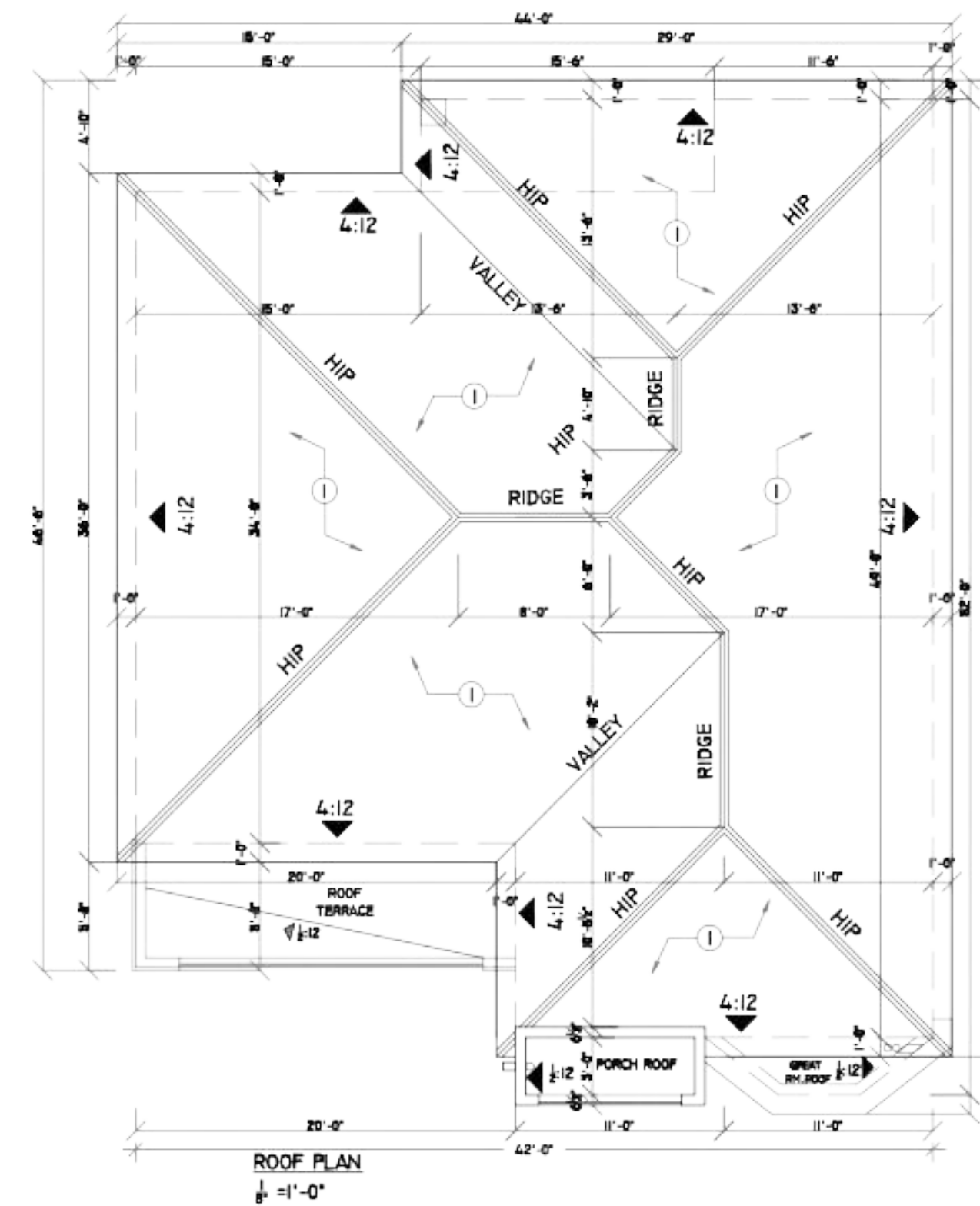
SHEET NUMBER
A2
LOT NUMBER
D-1

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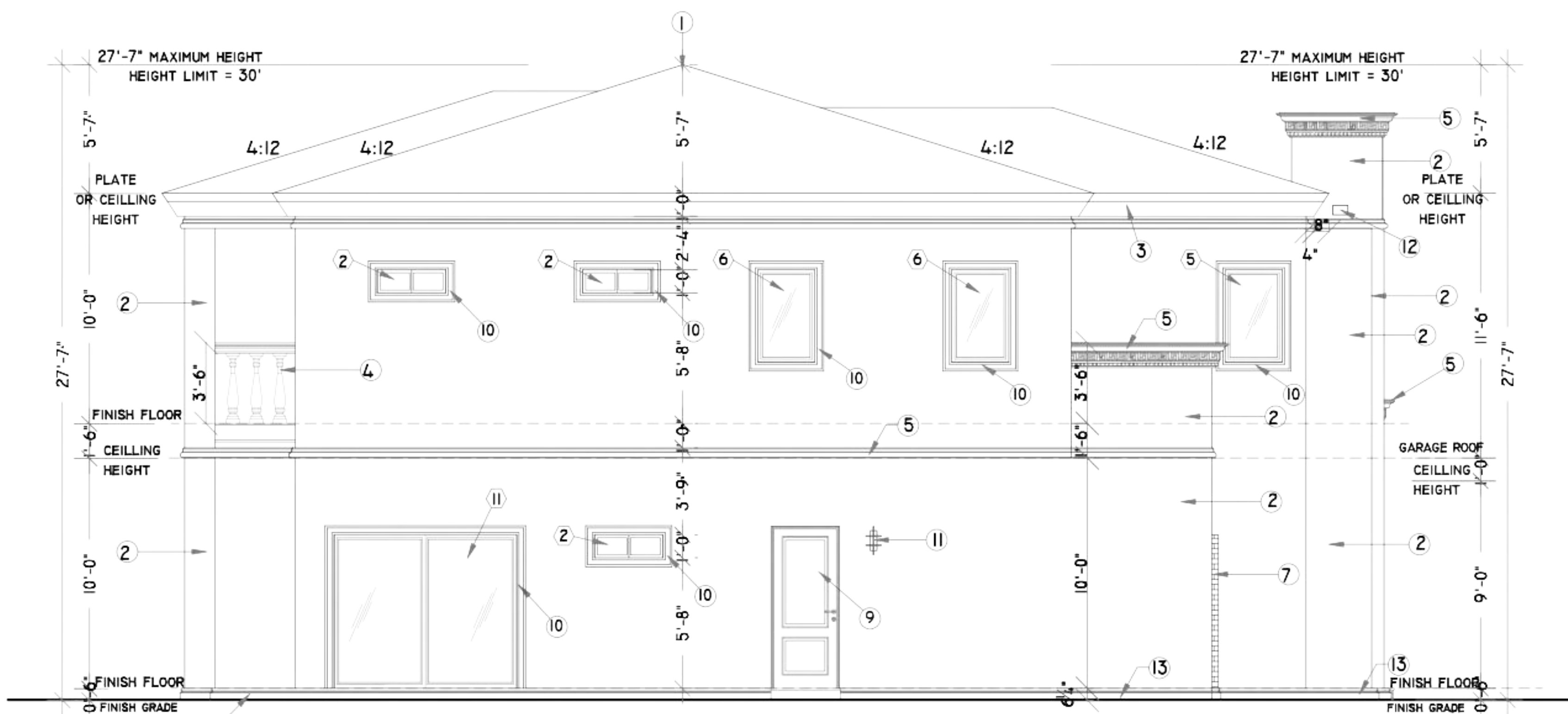
FRONT ELEVATION - SOUTH

1/4" = 1'-0"



ROOF PLAN

1/4" = 1'-0"



LEFT SIDE ELEVATION - WEST

1/4" = 1'-0"

- NOTE:
1. CONCRETE ROOF TILES W/(2) #30 FELT PAPER OVER PLYWOOD SHEATHING.
 2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
 3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
 4. STYROTRIM BALUSTERS AND HANDRAIL W/ STUCCO SMOOTH FINISH.
 5. STYROTRIM DECO AND FLAT TRIM W/ STUCCO SMOOTH FINISH.
 6. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
 7. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING, ANCHOR PER MANUF.
 8. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL.
 9. PAINTED FOLIATED METAL EXTERIOR DOORS W/FOAM CORE.
 10. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS, STUCCO SMOOTH FINISH.
 11. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
 12. 5'X4" SCUPPER AND OVERFLOW.
 13. PAINTED CONCRETE STEM WALL.
 14. DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

- GENERAL PLAN NOTES:
1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/4" THICK, U.N.O.
 2. ALL GARAGE SERVICE DOORS TO BE SOLD CORE 1-3/4" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
 3. ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD, NOT LESS THAN 1-3/4" THICK, WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
 4. ENTRY DOOR TO BE SOLID CORE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
 5. ALL FRENCH DOORS TO BE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
 6. ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
 7. ALL GYP. BD. TO BE APPLIED PER 2018 I.R.C. SECTION R702.3.1
 8. THIS RESIDENCE IS DESIGNED TO CERTIFY FOR A HOME ENERGY RATING SCORE (HERS) OF 73 OR LESS SPECIFICATION OF WORK HEREIN REQUIRE PROGRESSIVE FIELD INSPECTIONS AND VERIFICATION BY TWO INDEPENDENT RESNET HOME ENERGY RATERS.
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WINDOW SCHEDULE	#	QTY	SIZE	TYPE
1.	4	5050	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
2.	9	3010	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
3.	4	4050	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
4.	3	3050	---	FIXED, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL
5.	1	2650	---	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
6.	2	2640	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
7.	1	4050	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
8.	3	2010	---	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED, FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
9.	1	3068	---	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
10.	3	2068	---	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED, SLIDER DOORS LOW - E ENERGY CORE, APPROVED TYPE
11.	2	6068	---	FRENCH DOORS LOW - E ENERGY CORE, APPROVED TYPE
12.	3	8068	---	FRENCH DOORS LOW - E ENERGY CORE, APPROVED TYPE
13.	1	12068	---	FRENCH DOORS LOW - E ENERGY CORE, APPROVED TYPE
14.	1	5010	---	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL

NOTES:
 - WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
 - MILGARD LOW-E WINDOWS W/OPENABLE AT BED ROOM LOCATIONS.

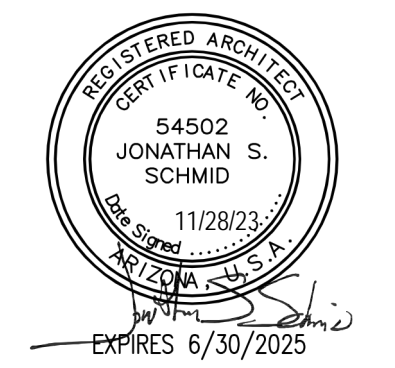
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 PHOENIX, AZ, 85018
 623-755-4659

DATE:
 11/1/2023

SHEET SCALE:
 1/4" = 1'-0" & 3/8" = 1'-0"

REVISIONS:

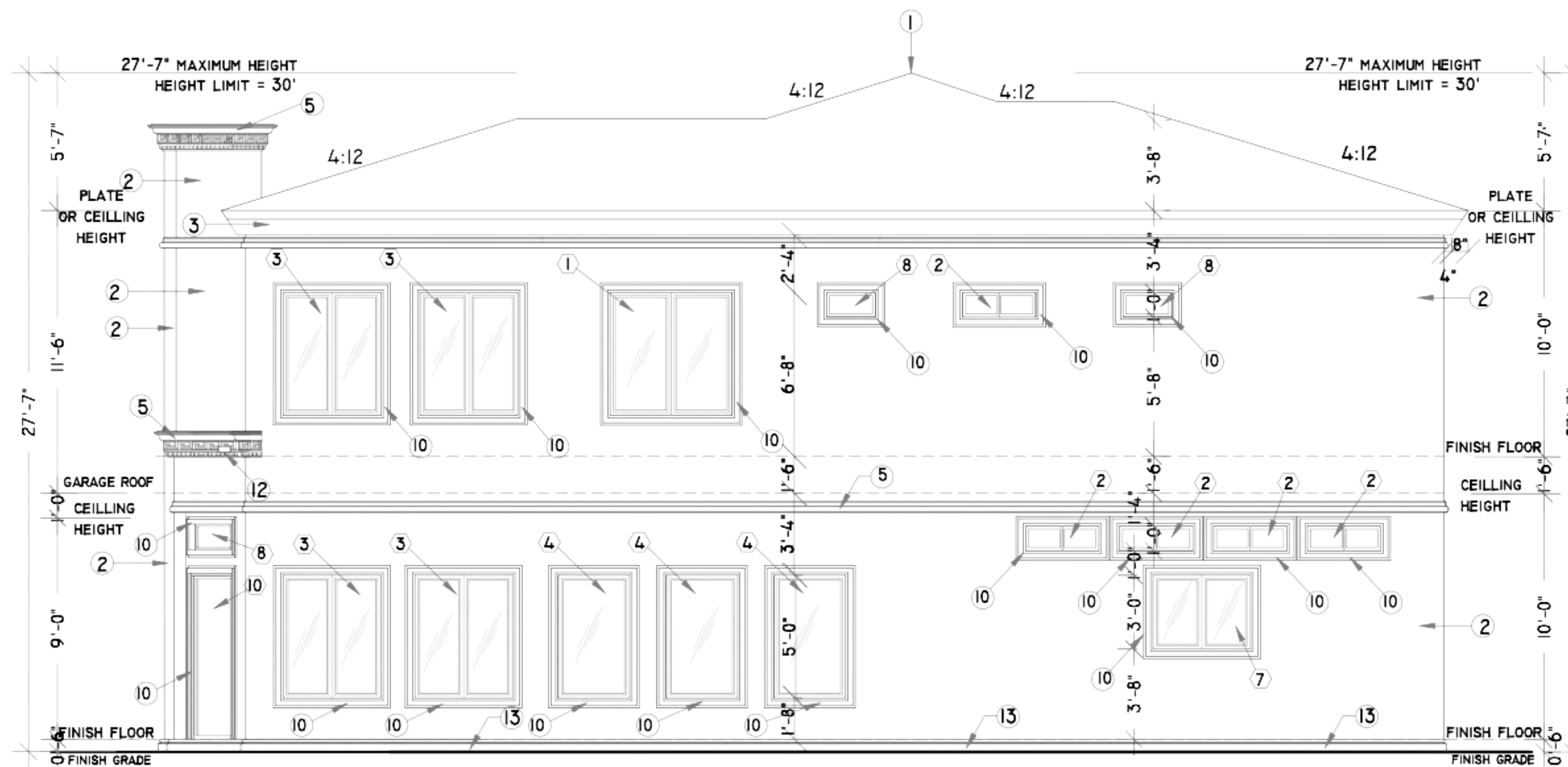


SHEET NUMBER

A3

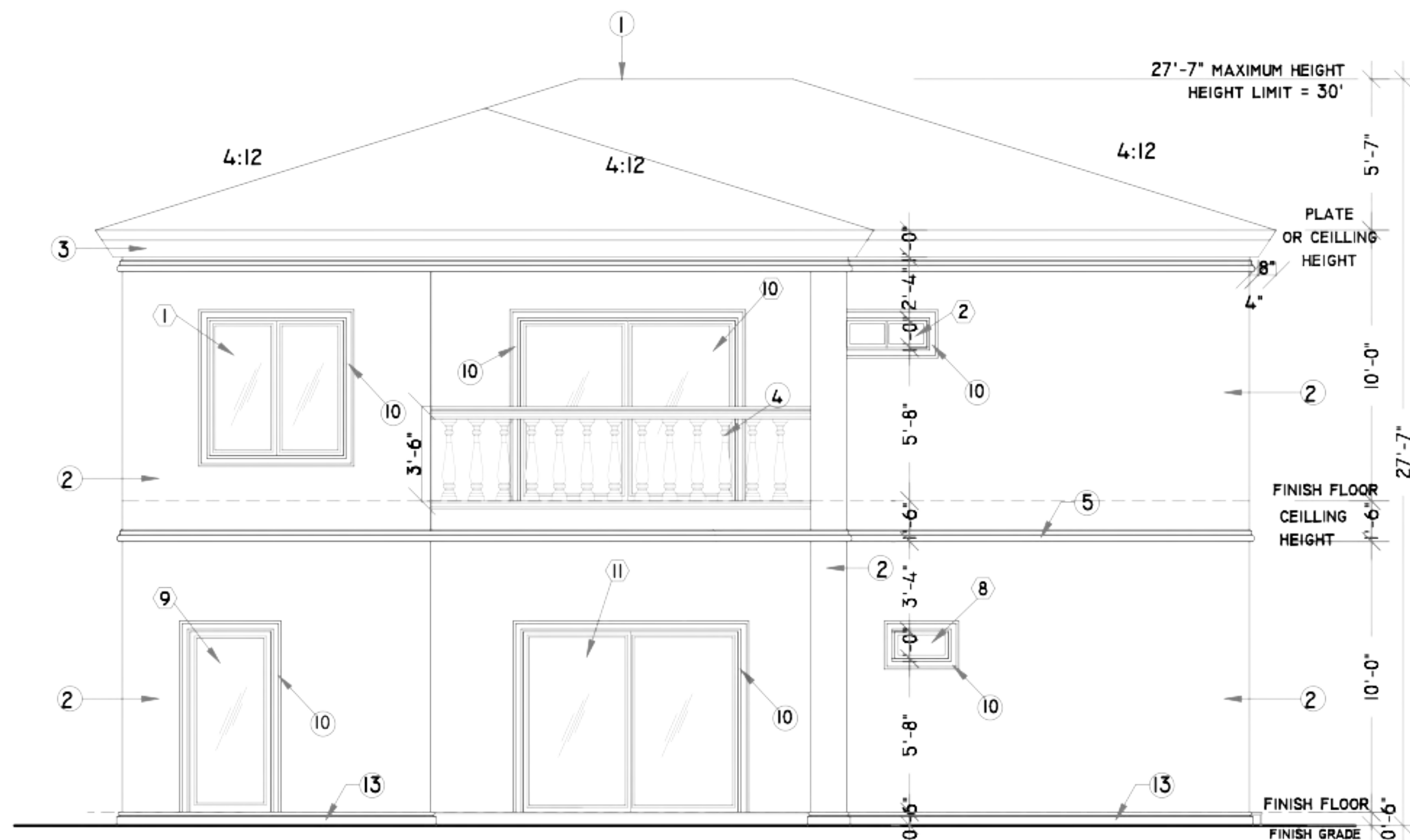
LOT NUMBER D-1

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 Glendale, AZ 85308
 P: 602.682.7665
 F: 602.595.8399



RIGHT SIDE ELEVATION - EAST

1/4" = 1'-0"



REAR ELEVATION - NORTH

1/4" = 1'-0"

- NOTE:
1. CONCRETE ROOF TILES W/(2) #30 FELT PAPER OVER PLYWOOD SHEATHING.
 2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
 3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
 4. STYROTRIM BALUSTERS AND HANDRAIL W/ STUCCO SMOOTH FINISH.
 5. STYROTRIM DECO AND FLAT TRIM W/ STUCCO SMOOTH FINISH.
 6. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
 7. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING, ANCHOR PER MANUF.
 8. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL.
 9. PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
 10. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS, STUCCO SMOOTH FINISH.
 11. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
 12. 5'X4" SCUPPER AND OVERFLOW.
 13. PAINTED CONCRETE STEM WALL.
 14. DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

- GENERAL PLAN NOTES:
1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/4" THICK, U.N.O.
 2. ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/4" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
 3. ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD, NOT LESS THAN 1-3/4" THICK, WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
 4. ENTRY DOOR TO BE SOLID CORE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
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 6. ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
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WINDOW SCHEDULE	W#	QTY	SIZE	TYPE
1.	4	5050	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
2.	9	3010	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
3.	4	4050	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
4.	3	3050	---	FIXED, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL
5.	1	2650	---	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
6.	2	2540	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
7.	1	4050	---	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
8.	3	2510	---	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED, FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
9.	1	3068	---	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL
10.	3	2068	---	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED, SLIDER DOORS LOW - E ENERGY CORE, APPROVED TYPE
11.	2	6068	---	SLIDER DOORS LOW - E ENERGY CORE, APPROVED TYPE
12.	3	8068	---	FRENCH DOORS LOW - E ENERGY CORE, APPROVED TYPE
13.	1	12568	---	FRENCH DOORS LOW - E ENERGY CORE, APPROVED TYPE
14.	1	5010	---	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL

NOTES:
 - WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
 - MILGARD LOW-E WINDOWS W/OVENABLE AT BED ROOM LOCATIONS.

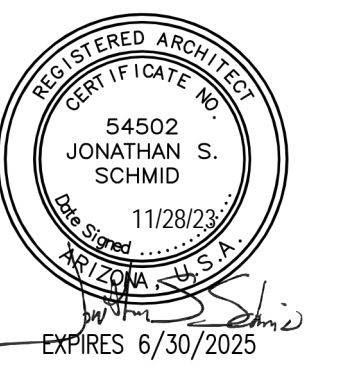
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 GLENDALE, AZ, 85301-UNIT-1

MILLION A. KEBEDE
 4248 E. ROMA AVENUE
 PHOENIX, AZ, 85018
 623-755-4659

DATE:
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SHEET SCALE:
1/4" = 1'-0" & 1/8" = 1'-0"

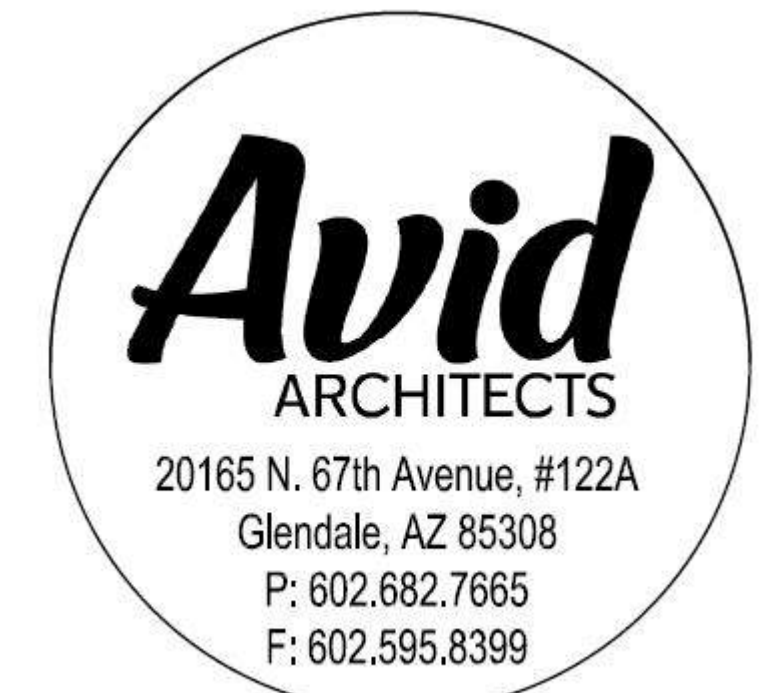
REVISIONS:



SHEET NUMBER

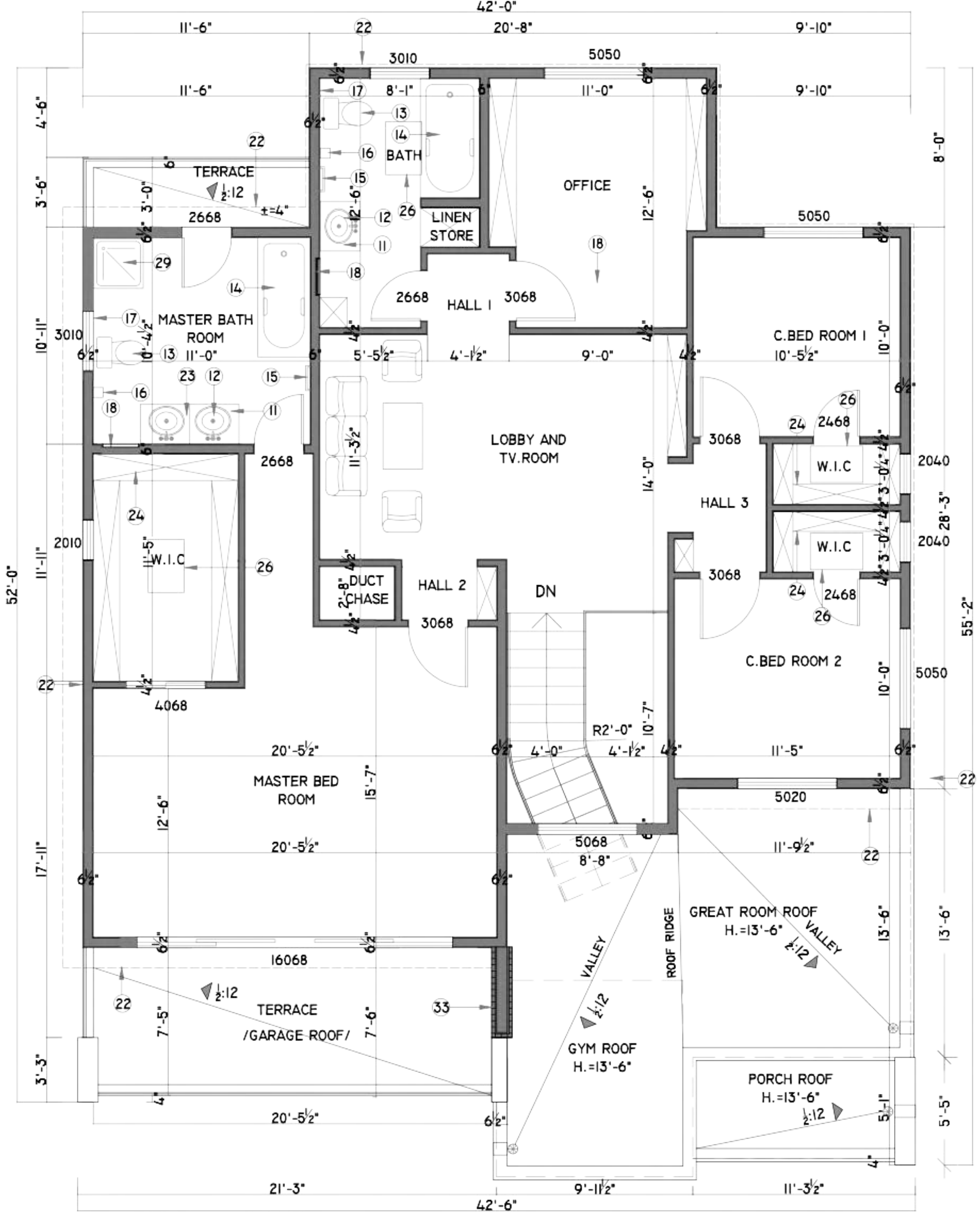
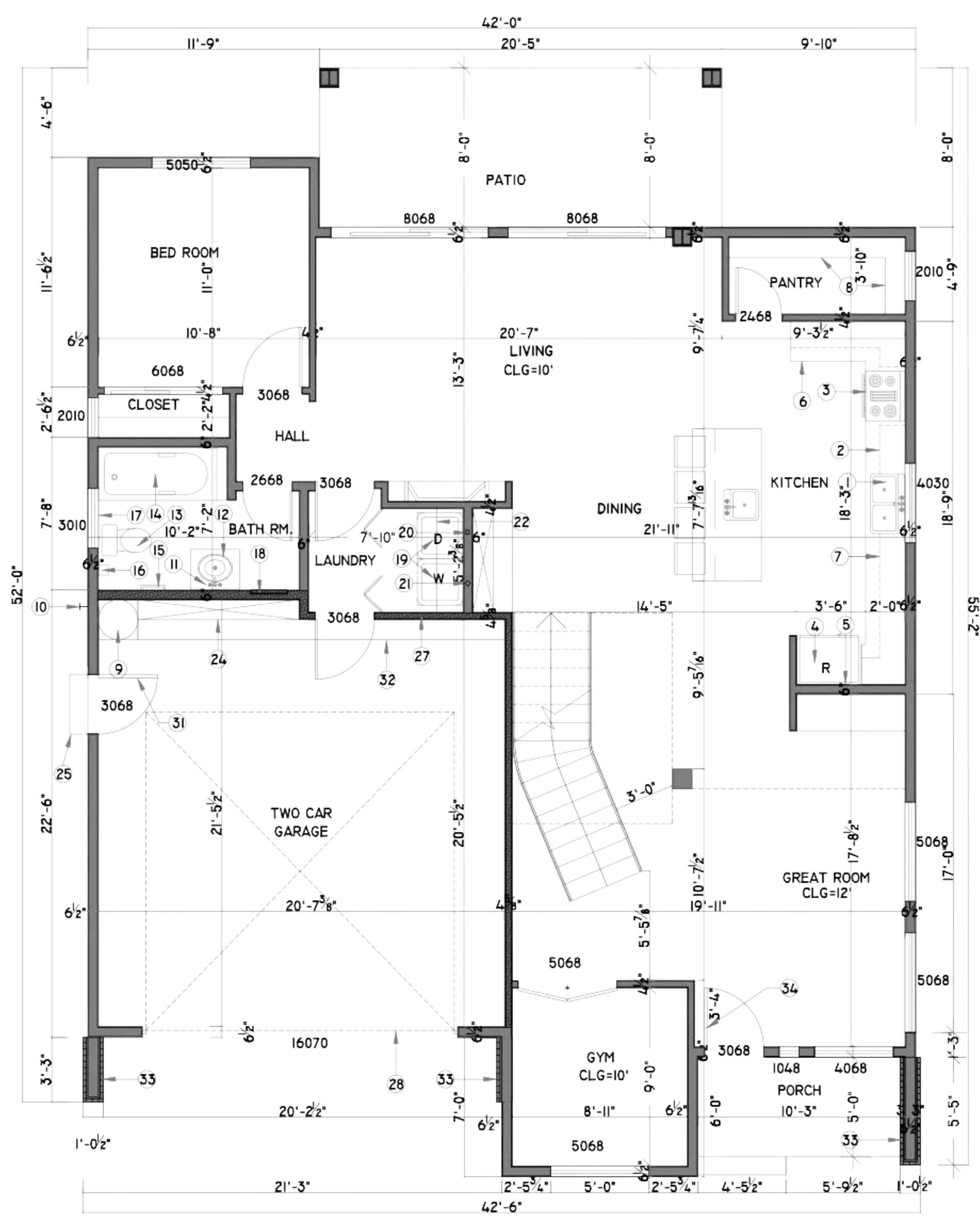
A4

LOT NUMBER D-1



WALL LEGEND:

EXTERNAL WALL THICKNESS, 2'x6.5"	9"
8" NATURAL STONE OR BRICK VENEER PER R703.3(1) & R703.8 WITH 1" GROUTED SPACE.	6'-6"
EXTERNAL WALL THICKNESS, 2'x 6"	6'-6"
INTERNAL WALL THICKNESS, 2'x 4.5"	4"



- NOTES:**
- DOUBLE SINK WITH 1/2 HP GARBAGE DISPOSAL.
 - DISHWASHER.
 - SLIDE - IN OVEN/RANGE WITH BUILT - IN MICROWAVE ABOVE 30" CLEAR.
 - 39" CLEAR REFRIGERATOR SPACE.
 - PROVIDE PLUMBING FOR ICE MAKER (RECESSED IN WALL).
 - 24" DEEP BASE CABINETS
 - UPPER CABINETS, 30" UPPER
 - 12" DEEP SHELVES
 - Ø 24" ELECTRIC WATER HEATER - REFER TO SPEC. PROVIDE PUNCHED ALUMINUM SMITTY PAN WITH DRAIN TO OUTSIDE.
 - TEMPERATURE AND PRESSURE RELIEF VALVE, MINIMUM 12" ABOVE FINISH GRADE.
 - 36" HIGH VANITY WITH CULTURED MARBLE COUNTERTOP.
 - LAVATORY - REFER TO SPEC.
 - TOILET - REFER TO SPEC. PROVIDE 15" CLEAR FROM CENTER OF FIXTURE IN EACH DIRECTION AND NOT LESS THAN 21" CLEAR SPACE IN FRONT.
 - TUB/SHOWER COMBINATION WITH CURTAIN ROD AND WAINSCOT TO 72" ABOVE DRAIN OVER MOISTURE RESISTANT GYP. BD. OR EQUIVALENT
 - TOWEL BAR/RING-PROVIDE 2X SOLID BACKING AT 52" A.F.F.
 - TOILET PAPER HOLDER - PROVIDE 2X SOLID BACKING 24" A.F.F.
 - PROVIDE 2X SOLID BLOCKING FOR FUTURE GRAB BARS.
 - MEDICINE CABINET.
 - WASHER/DRYER SPACE.
 - WASHER CONTROL VALVES TO BE RECESSED IN WALL PROVIDE AIR HAMMER ARRESTOR.
 - DRYER VENT (PER IRC SEC. M 1501 AND I502.6.
 - (TYP.) 1-HR FIRE RESISTIVE PARAPET & EAVE OVERHANG PER IRC TABLE 302.1(1)
 - 2" DEEP X 60" WIDE CABINET BASE LAVATORY SINK.
 - SHELF AND POLE - VERIFY PLACEMENT WITH OWNER PRIOR TO INSTALLATION.
 - CONCRETE FLATWORK SLOP 1/4"=1'-0".
 - 22"x30" ATTIC ACCESS PER IRC SEC. R807 AND ARRESTOR. M1505.1.3.
 - FIRE SEPARATION BETWEEN HOUSE AND ALL GARAGE WALLS: PROVIDE (1) LAYER OF 5/8" TYPE "X" GYP. BD. IBC-722.2.1.4.
 - SECTIONAL GARAGE DOOR 16070 F.T. NON INSULATED SOLID GARAGE DOOR .
 - BARRIER FREE SHOWER. REFER TO SPEC.
 - ALL WINDOWS - MILGRADE LOW - E ENERGY CORE, OR APPROVED EQUAL.
 - PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE
 - CONCRETE STOP/4" HIGH TRANSITION
 - SYNTHETIC CONCRETE VENEER W/STUCCO UNDERCOATING ANCHOR PER MANUF.
 - DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER

- GENERAL PLAN NOTES:**
- ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/4" THICK. U.N.O.
 - ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/4" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
 - ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD. NOT LESS THAN 1-3/4" THICK. WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
 - ENTRY DOOR TO BE SOLID CORE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
 - ALL FRENCH DOORS TO BE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
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AREA CALCULATIONS

FIRST FLOOR	1676.67 SQUARE FEET
SECOND FLOOR	1375.53 SQUARE FEET
TOTAL LIVABLE	3052.20 SQUARE FEET
GARAGE	426.58 SQUARE FEET
FRONT PORCH	53.33 SQUARE FEET
REAR PATIO	165.33 SQUARE FEET
TOTAL UNDER ROOF	3697.44 SQUARE FEET

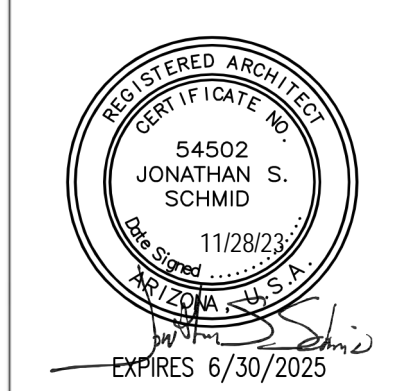
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1/4" = 1'-0"

REVISIONS:

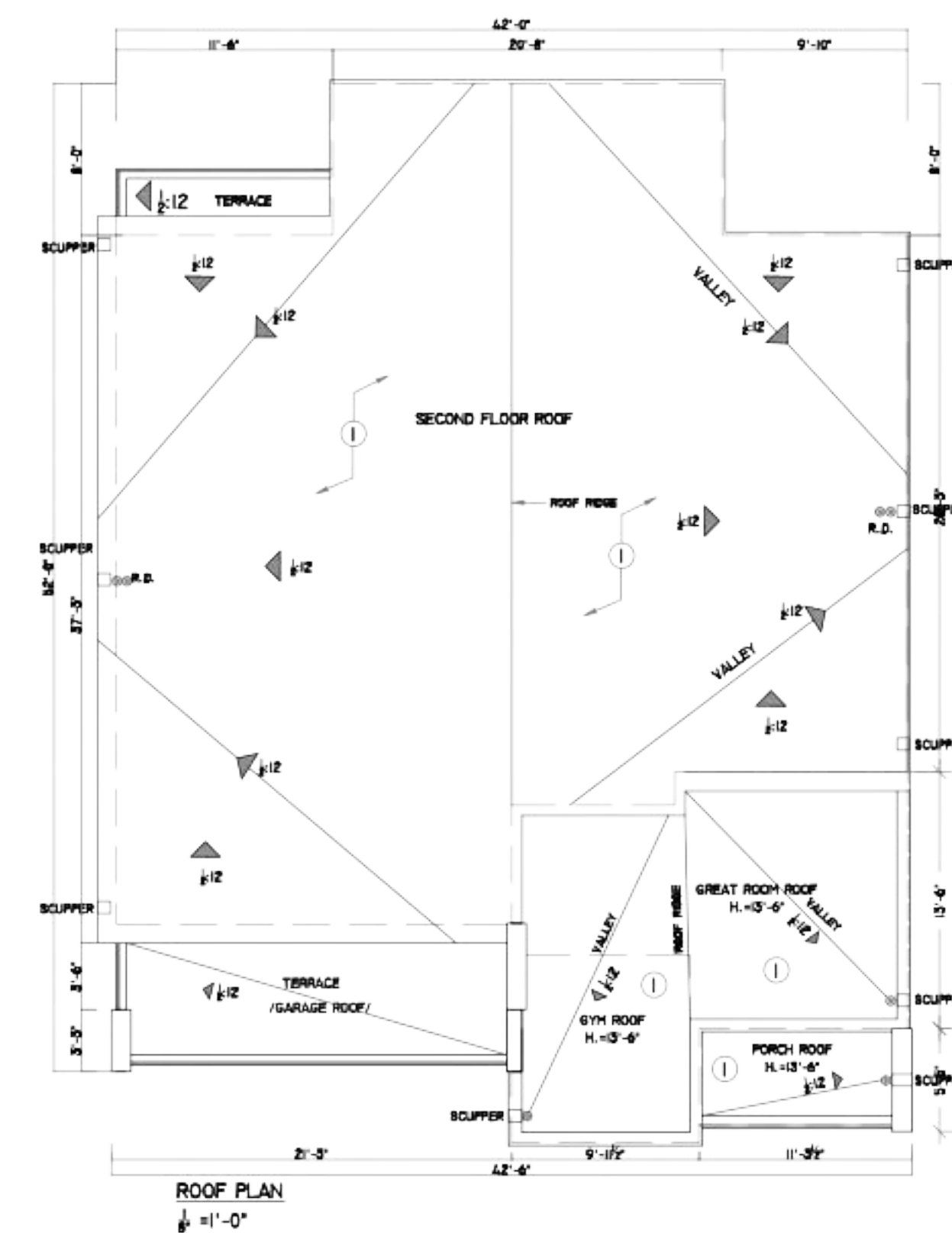
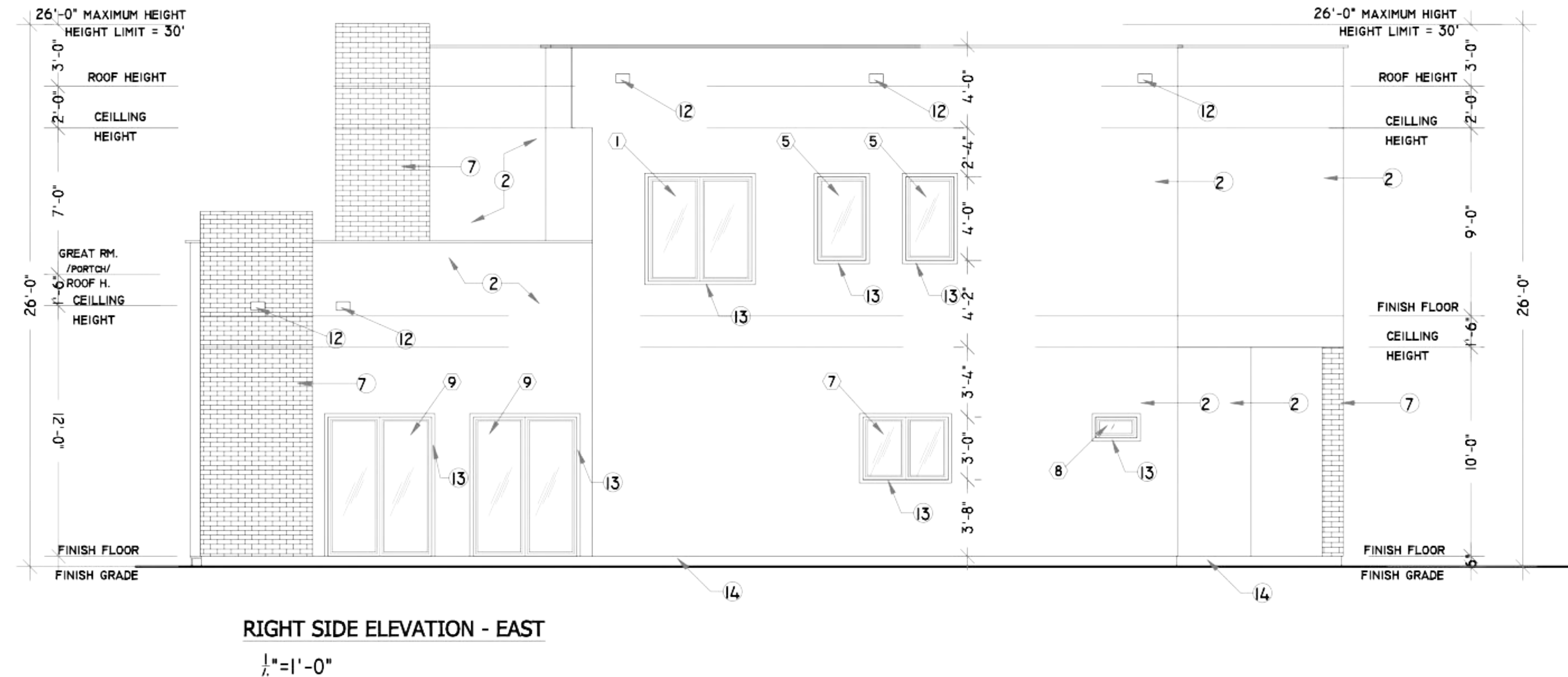
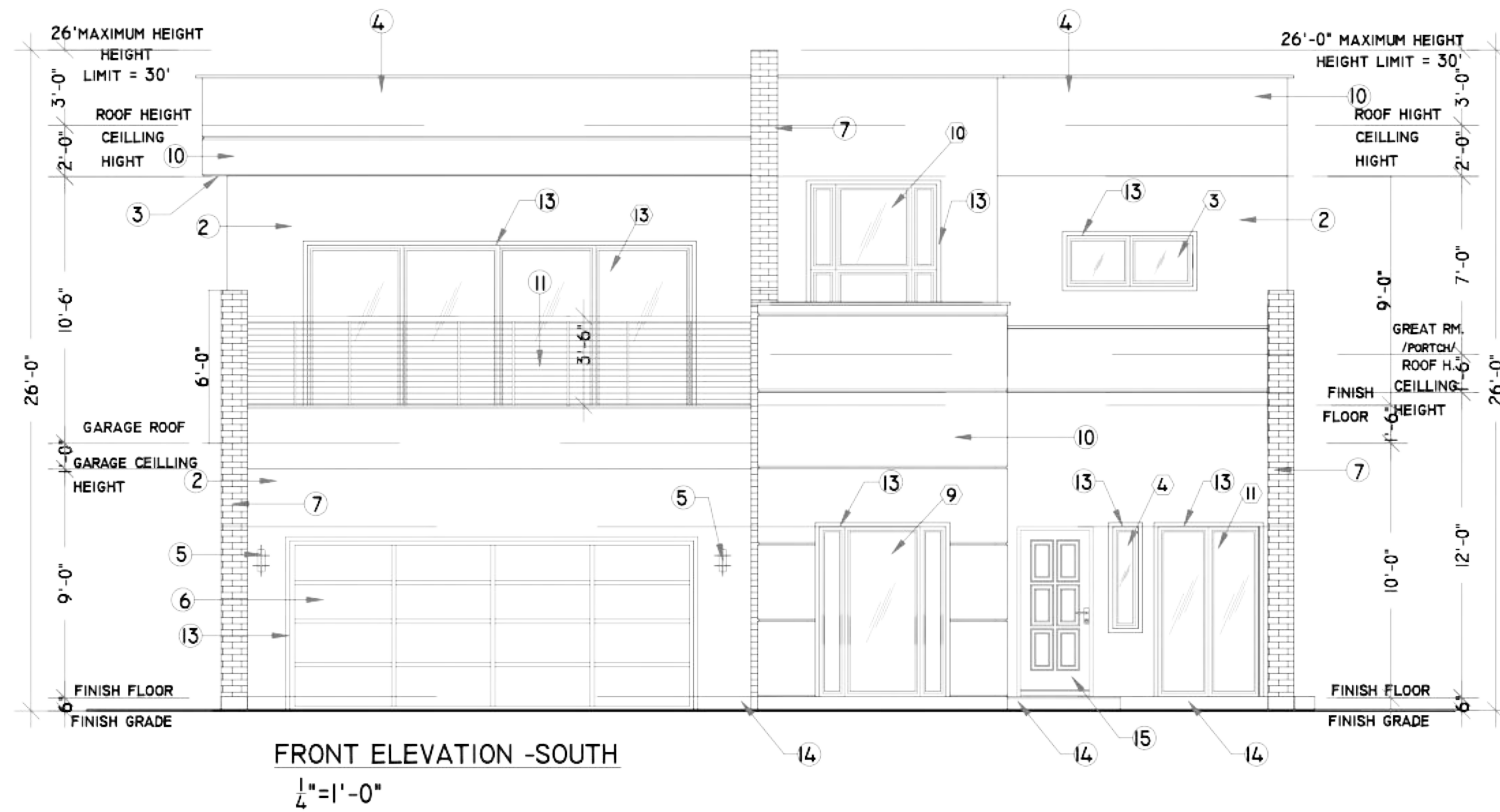


SHEET NUMBER

A2

LOT NUMBER **D-2**

Avid
ARCHITECTS
20165 N. 67th Avenue, #122A
Glendale, AZ 85308
P: 602.682.7665
F: 602.595.8399



- NOTE:
1. APPLY SPRAYED POLYURETHANE FOAM ROOFING OVER PLYWOOD SHEATHING, PER MANF.
 2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
 3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
 4. PARAPET WALL TO BE BUILT 1 HOUR FIRE RESISTANT BOARD & TREATED WOOD. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
 5. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
 6. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING, ANCHOR PER MANUF.
 7. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL.
 8. PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
 9. ALUMINUM WALL CLADDING OR APPROVED EQUAL AS SELECTED BY OWNER.
 10. METAL HANDRAIL OR APPROVED EQUAL AS SELECTED BY OWNER.
 11. 5"x4" SCUPPER AND OVERFLOW.
 12. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS, STUCCO SMOOTH FINISH.
 13. PAINTED CONCRETE STEM WALL.
 14. DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

- GENERAL PLAN NOTES:
1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/4" THICK, U.N.O.
 2. ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/4" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
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WINDOW SCHEDULE	W#	QTY	SIZE	TYPE
1.	4	5050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.	
2.	3	3010	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.	
3.	1	5020	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.	
4.	1	1040	FIXED, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.	
5.	2	2040	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.	
6.	1	8020	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.	
7.	1	4030	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.	
8.	3	2010	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.	
9.	3	5068	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.	
10.	1	5068	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.	
11.	1	4068	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.	
12.	2	8068	FRENCH DOORS	
13.	1	16068	FRENCH DOOR	

NOTES:
- WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
- MILGARD LOW-E WINDOWS W/OPENABLE AT BED ROOM LOCATIONS.

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV-
AT 7510N, 43RD AVENUE
GLENDALE, AZ, 85301-UNIT-2

MILLION A. KEBEDE
4248 E. ROMA AVENUE
PHOENIX, AZ, 85018
623-755-4659

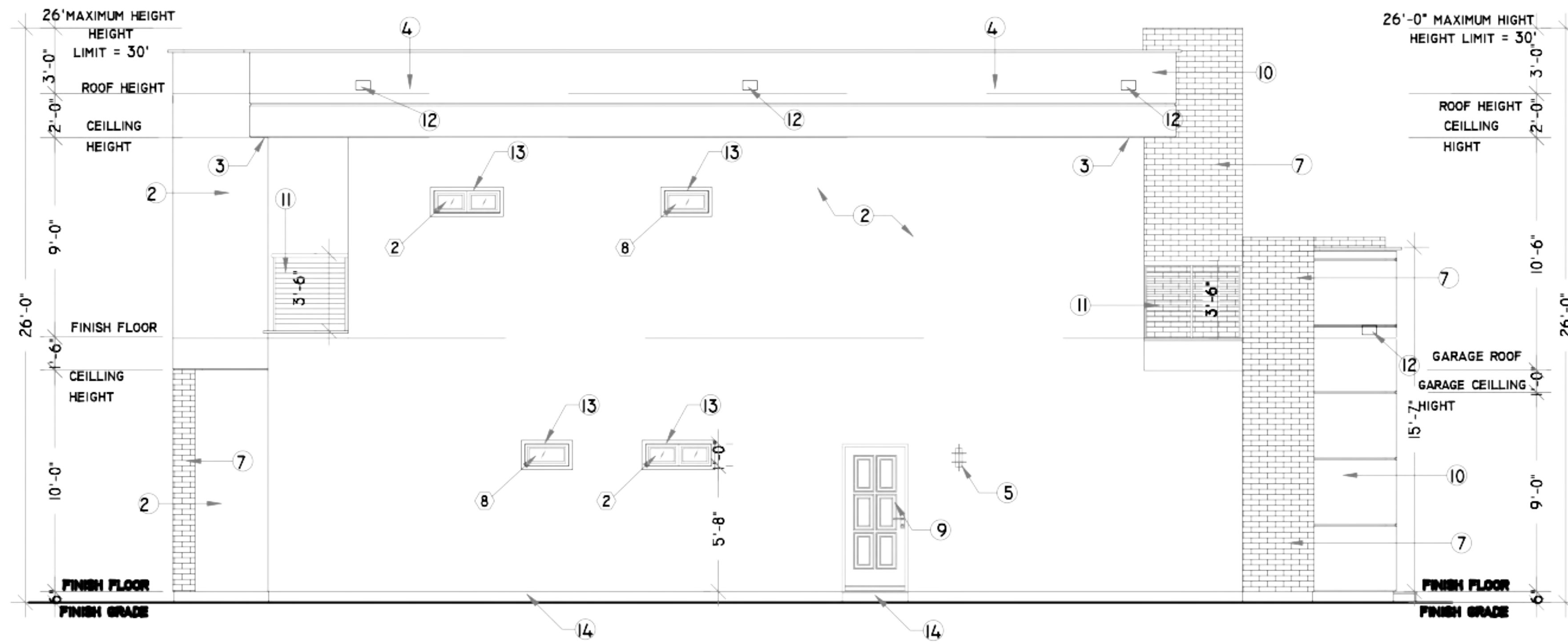
DATE:
11/11/2023

SHEET SCALE:
1/4" = 1'-0" & 1/8" = 1'-0"

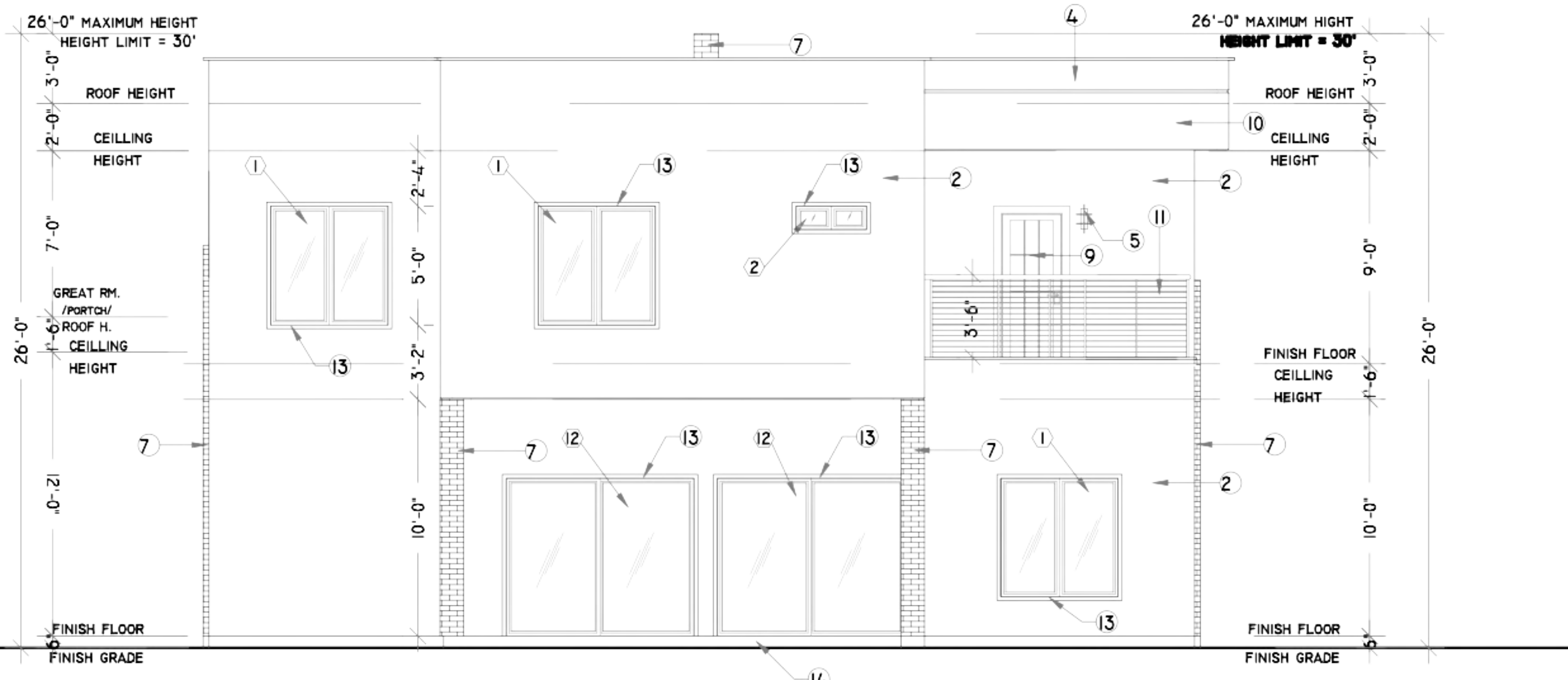
REVISIONS:

SHEET NUMBER
A3

LOT NUMBER
D-2



LEFT SIDE ELEVATION - WEST
1/4" = 1'-0"



REAR ELEVATION - NORTH
1/4" = 1'-0"

- NOTE:
1. APPLY SPRAYED POLYURETHANE FOAM ROOFING OVER PLYWOOD SHEATHING, PER MANF.
 2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
 3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
 4. PARAPET WALL TO BE BUILT 1 HOUR FIRE RESISTANT BOARD & TREATED WOOD. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
 5. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
 7. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING, ANCHOR PER MANUF.
 8. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL.
 9. PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
 10. ALUMINUM WALL CLADDING OR APPROVED EQUAL AS SELECTED BY OWENER.
 11. METAL HANDRAIL OR APPROVED EQUAL AS SELECTED BY OWNER.
 12. 5"x4" SCUPPER AND OVERFLOW.
 13. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS, STUCCO SMOOTH FINISH.
 14. PAINTED CONCRETE STEM WALL.
 15. DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

GENERAL PLAN NOTES:

1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/4" THICK, U.N.O.
2. ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/4" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
3. ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD, NOT LESS THAN 1-3/4" THICK, WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
4. ENTRY DOOR TO BE SOLID CORE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
5. ALL FRENCH DOORS TO BE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
6. ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
7. ALL GYP. BD. TO BE APPLIED PER 2018 I.R.C. SECTION R702.3.1
8. THIS RESIDENCE IS DESIGNED TO CERTIFY FOR A HOME ENERGY RATING SCORE (HERS) OF 73 OR LESS SPECIFICATION OF WORK HEREIN REQUIRE PROGRESSIVE FIELD INSPECTIONS AND VERIFICATION BY TWO INDEPENDENT RESNET HOME ENERGY RATERS.
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WINDOW SCHEDULE

W#	QTY	SIZE	TYPE
1.	4	5050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
2.	3	3010	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
3.	1	5020	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
4.	1	1040	FIXED, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
5.	2	2040	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
6.	1	8020	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
7.	1	4030	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
8.	3	2010	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
9.	3	5068	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
10.	1	5068	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
11.	1	4068	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
12.	2	8068	FRENCH DOORS
13.	1	16068	FRENCH DOOR

NOTES:
- WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
- MILGARD LOW-E WINDOWS W/OPENABLE AT BED ROOM LOCATIONS.

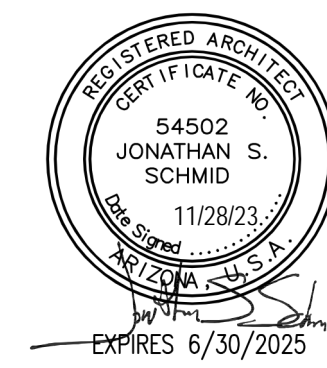
RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV -
AT 7510N, 43RD AVENUE
GLENDALE, AZ, 85301-UNIT-2

MILLION A. KEBEDE
4248 E. ROMA AVENUE
PHOENIX, AZ, 85018
623-755-4659

DATE:
11/1/2023

SHEET SCALE:
1/4" = 1'-0"

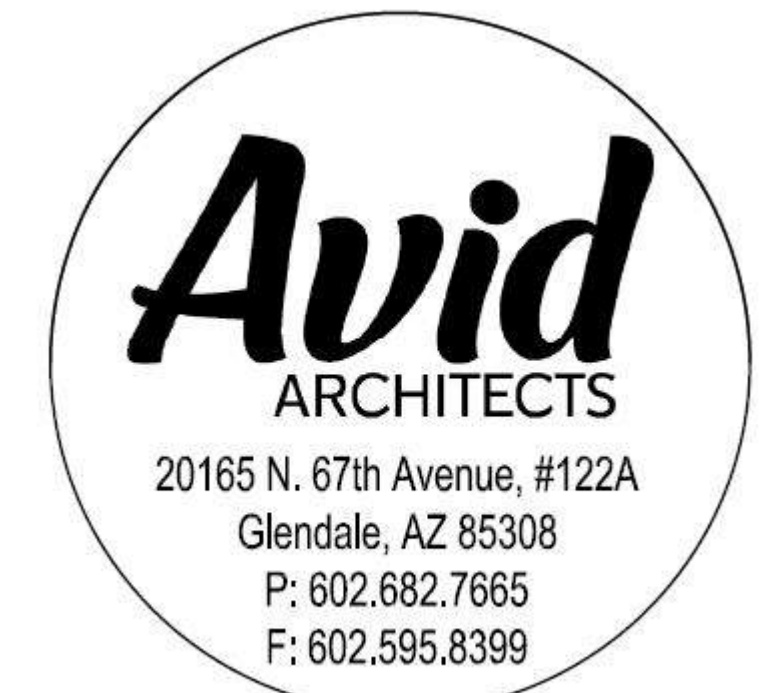
REVISIONS:



SHEET NUMBER

A4

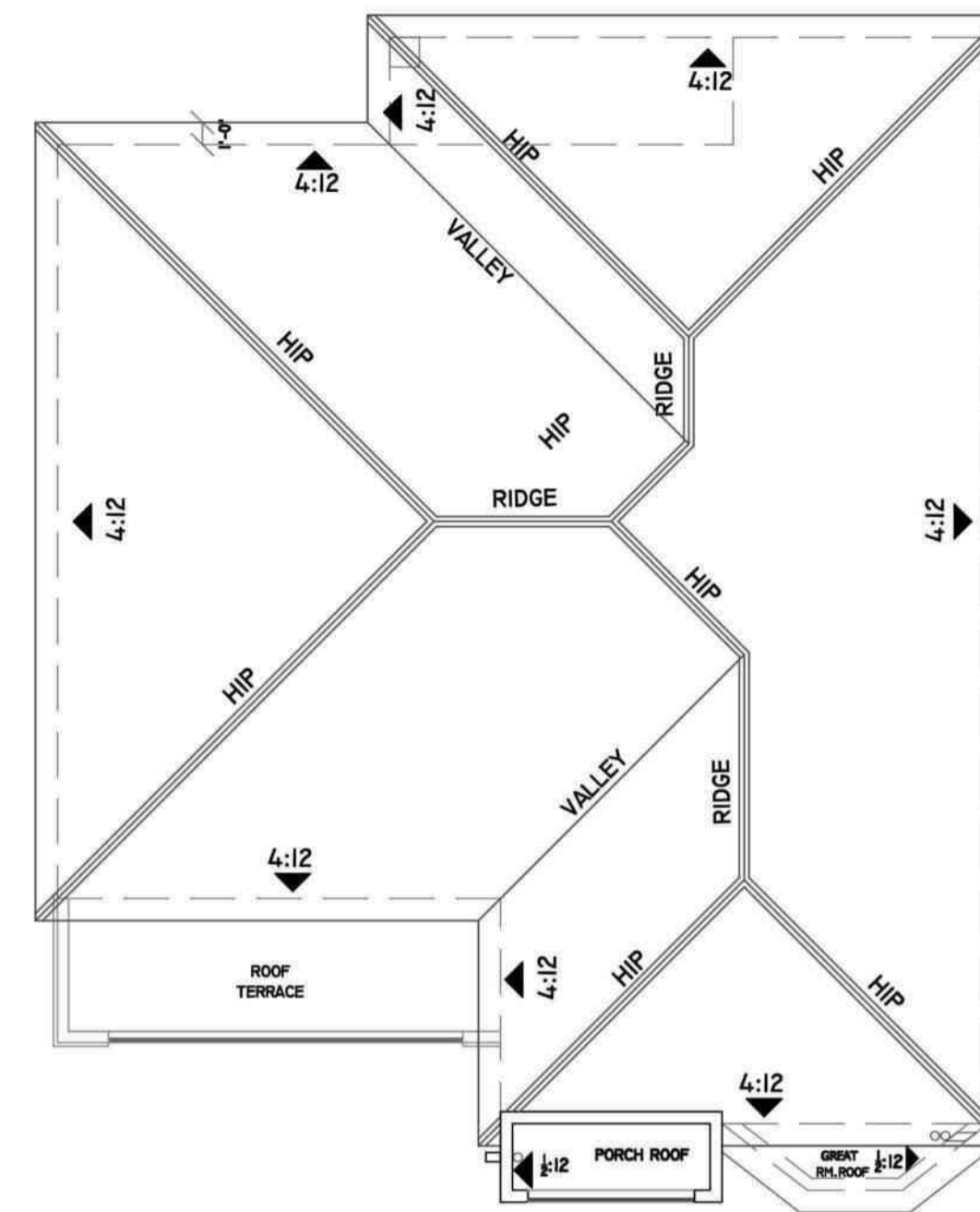
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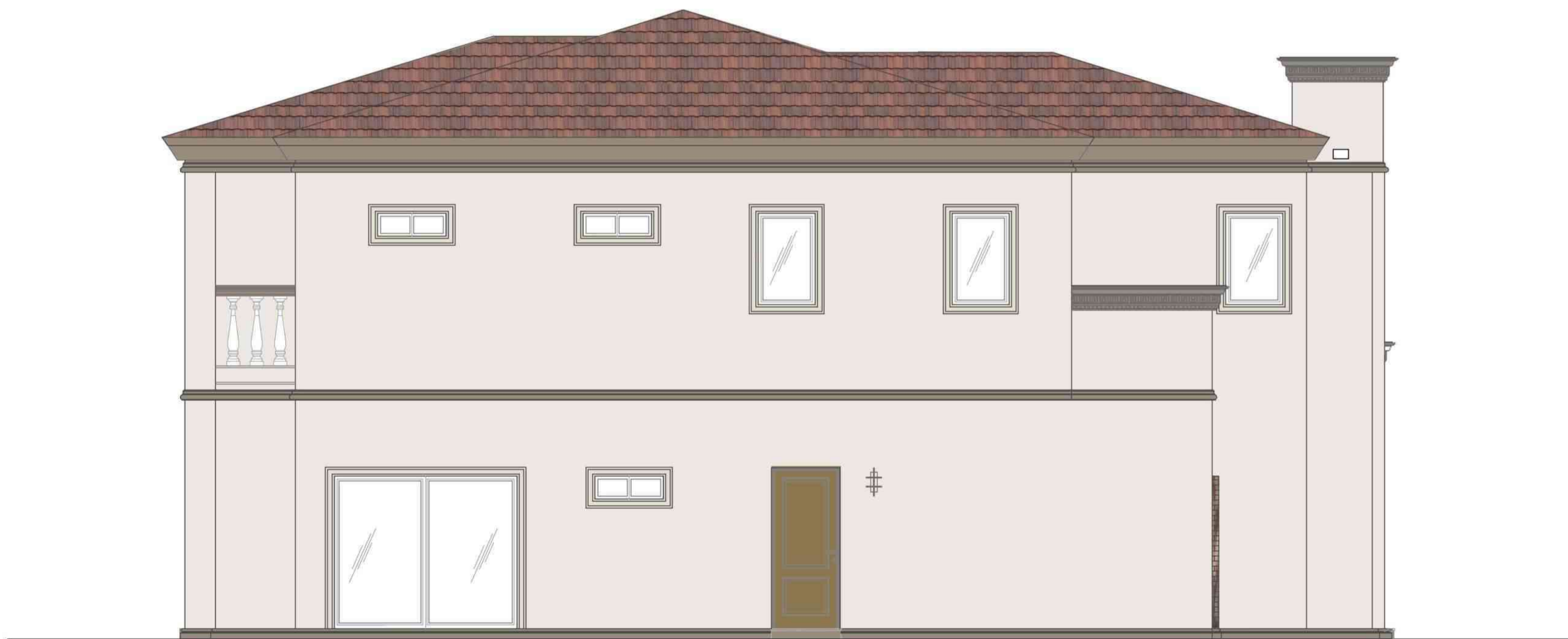


FRONT ELEVATION - SOUTH

1/4" = 1'-0"



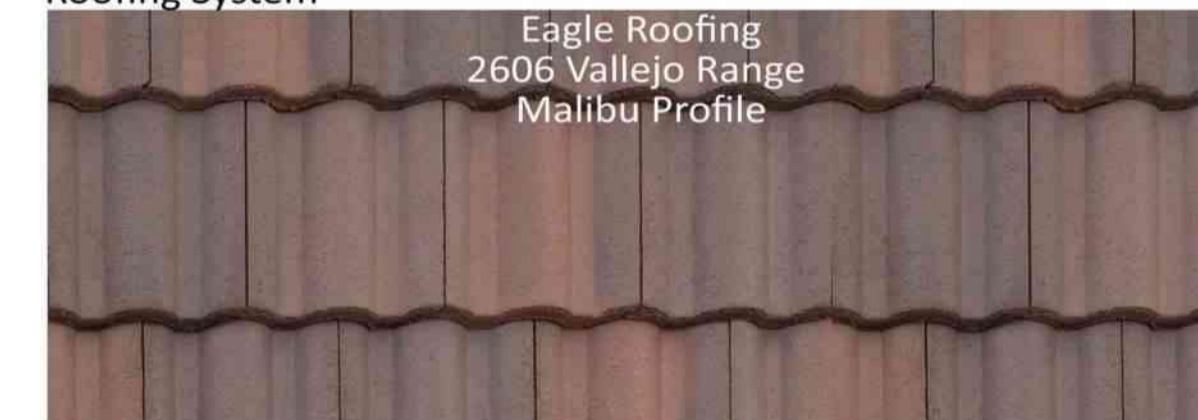
ROOF PLAN
1/4" = 1'-0"



LEFT SIDE ELEVATION - WEST

1/4" = 1'-0"

Roofing System



Stucco & Accent



Fascia & Eave



Door Color



Synthetic Veneer



- NOTE:
1. CONCRETE ROOF TILES W/(2) #30 FELT PAPER OVER PLYWOOD SHEATHING.
 2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
 3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
 4. STYROTRIM BALUSTERS AND HANDRAIL W/ STUCCO SMOOTH FINISH.
 5. STYROTRIM DECO AND FLAT TRIM W/ STUCCO SMOOTH FINISH.
 6. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
 7. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING, ANCHOR PER MANUF.
 8. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL.
 9. PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
 10. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS, STUCCO SMOOTH FINISH.
 11. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
 12. 5"X4" SCUPPER AND OVERFLOW.
 13. PAINTED CONCRETE STEM WALL.
 14. DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

GENERAL PLAN NOTES:

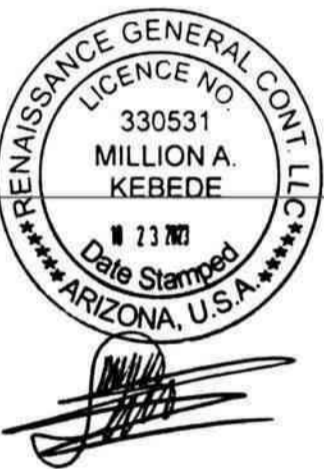
1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/8" THICK. U.N.O.
2. ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/8" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
3. ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD. NOT LESS THAN 1-3/8" THICK. WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
4. ENTRY DOOR TO BE SOLID CORE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
5. ALL FRENCH DOORS TO BE SOLID CORE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
6. ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
7. ALL GYP. BD. TO BE APPLIED PER 2018 I.R.C. SECTION R702.3.1
8. THIS RESIDENCE IS DESIGNED TO CERTIFY FOR A HOME ENERGY RATING SCORE (HERS) OF 73 OR LESS SPECIFICATION OF WORK HEREIN REQUIRE PROGRESSIVE FIELD INSPECTIONS AND VERIFICATION BY TWO INDEPENDENT RESNET HOME ENERGY RATERS.
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WINDOW SCHEDULE

W#	QTY	SIZE	TYPE
1.	4	5050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
2.	9	3010	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
3.	4	4050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
4.	3	3050	FIXED, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
5.	1	2650	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
6.	2	2640	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
7.	1	4030	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
8.	3	2010	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
9.	1	3068	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
10.	3	2068	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
11.	2	6068	SLIDER DOORS LOW - E ENERGY CORE, APPROVED TYPE.
12.	3	8068	FRENCH DOORS LOW - E ENERGY CORE, APPROVED TYPE.
13.	1	12068	FRENCH DOORS LOW - E ENERGY CORE, APPROVED TYPE.
14.	1	5010	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.

NOTES:
- WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
- MILGARD LOW-E WINDOWS W/OPENABLE AT BED ROOM LOCATIONS.

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV -
AT 7510N, 43RD AVENUE
GLENDALE, AZ, 85301-UNIT-1



MILLION A. KEBEDE
4248 E. ROMA AVENUE
PHOENIX, AZ, 85018
623-755-4659

DATE:
6/1/2024

SHEET SCALE:
1/4" = 1'-0" & 3/8" = 1'-0"

REVISIONS:

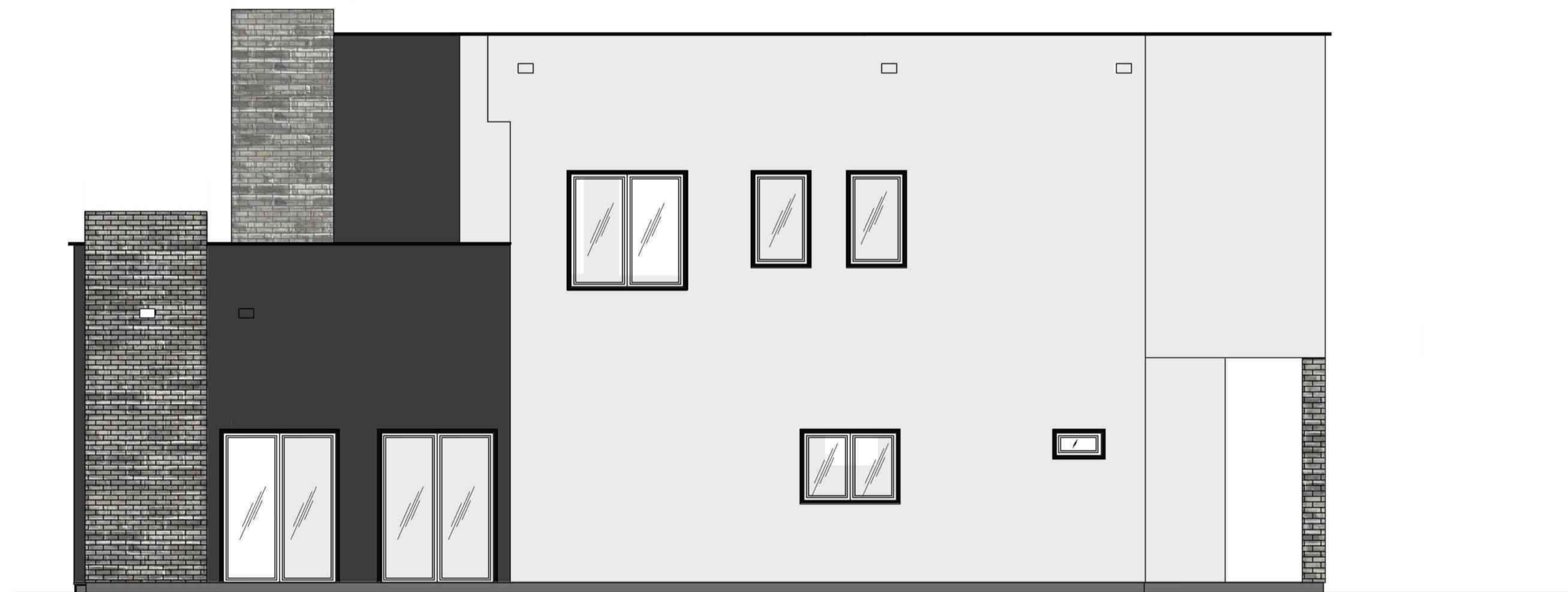
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A3

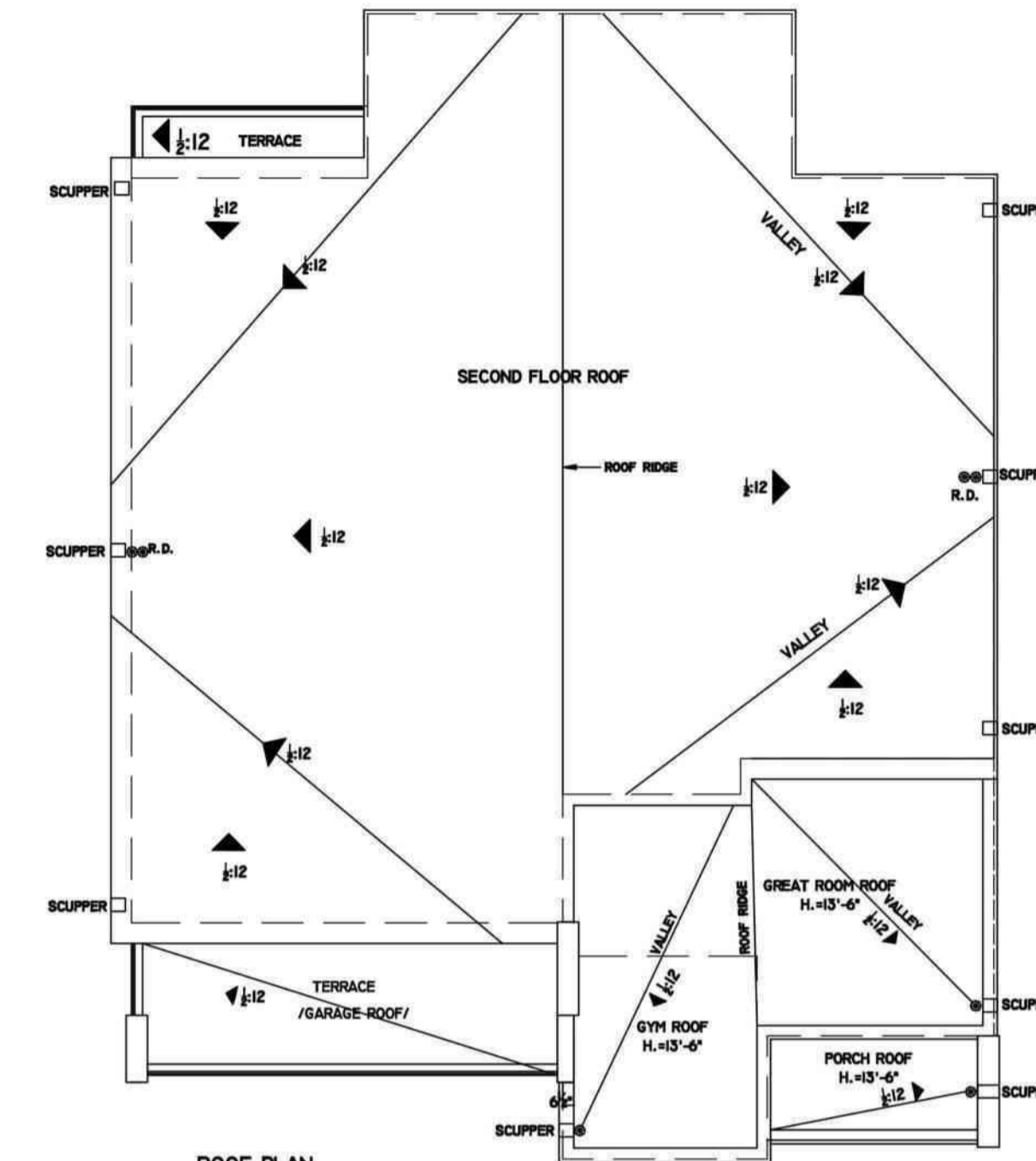
LOT NUMBER D-1



FRONT ELEVATION - SOUTH
1/4" = 1'-0"



RIGHT SIDE ELEVATION - EAST
1/4" = 1'-0"



SYNTHETIC VENEER
Cressida Gray
Reclaimed brick

WINDOW & SHUTTER
IRON ORE SW 7069

DOOR COLOR
LODGE BROWN SW 2007

CONCRETE
ELLIE GRAY SW 7650

STUCCO & ACCENT
PURE WHITE SW 7005
GAUNLET GRAY SW 7015

- NOTE:
1. APPLY SPRAYED POLYURETHANE FOAM ROOFING OVER PLYWOOD SHEATHING, PER MANUF.
 2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
 3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
 4. PARAPET WALL TO BE BUILT 1 HOUR FIRE RESISTANT BOARD & TREATED WOOD. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
 5. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
 6. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING, ANCHOR PER MANUF.
 7. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL.
 8. PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
 9. ALUMINUM WALL CLADDING OR APPROVED EQUAL AS SELECTED BY OWENER.
 10. METAL HANDRAIL OR APPROVED EQUAL AS SELECTED BY OWNER.
 11. 5"X4" SCUPPER AND OVERFLOW.
 12. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS, STUCCO SMOOTH FINISH.
 13. PAINTED CONCRETE STEM WALL.
 14. DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

GENERAL PLAN NOTES:

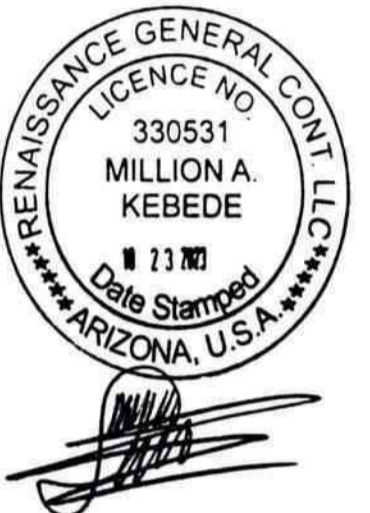
1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/8" THICK, U.N.O.
2. ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/8" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
3. ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD. NOT LESS THAN 1-3/8" THICK. WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
4. ENTRY DOOR TO BE SOLID CORE 1-3/8" THICK (REFER TO PLAN FOR SIZE).
5. ALL FRENCH DOORS TO BE 1-3/8" THICK (REFER TO PLAN FOR SIZE).
6. ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
7. ALL GYP. BD. TO BE APPLIED PER 2018 I.R.C. SECTION R702.3.1
8. THIS RESIDENCE IS DESIGNED TO CERTIFY FOR A HOME ENERGY RATING SCORE (HERS) OF 73 OR LESS SPECIFICATION OF WORK HEREIN REQUIRE PROGRESSIVE FIELD INSPECTIONS AND VERIFICATION BY TWO INDEPENDENT RESNET HOME ENERGY RATERS.
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WINDOW SCHEDULE

W#	QTY	SIZE	TYPE
1.	4	5050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
2.	3	3010	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
3.	1	5020	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
4.	1	1040	FIXED, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
5.	2	2040	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
6.	1	8020	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
7.	1	4030	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
8.	3	2010	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
9.	3	5068	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
10.	1	5068	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
11.	1	4068	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
12.	2	8068	FRENCH DOORS
13.	1	16068	FRENCH DOOR

NOTES:
-WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
-MILGARD LOW-E WINDOWS W/OPENABLE AT BED ROOM LOCATIONS.

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV -
AT 7510N, 43RD AVENUE
GLENDALE, AZ, 85301-UNIT-2



MILLION A. KEBEDE
4248E ROMA AVENUE
PHOENIX, AZ, 85018
623-755-4659

DATE:
6/11/2024

SHEET SCALE:
1/4" = 1'-0" & 1/8" = 1'-0"

REVISIONS:

SHEET NUMBER

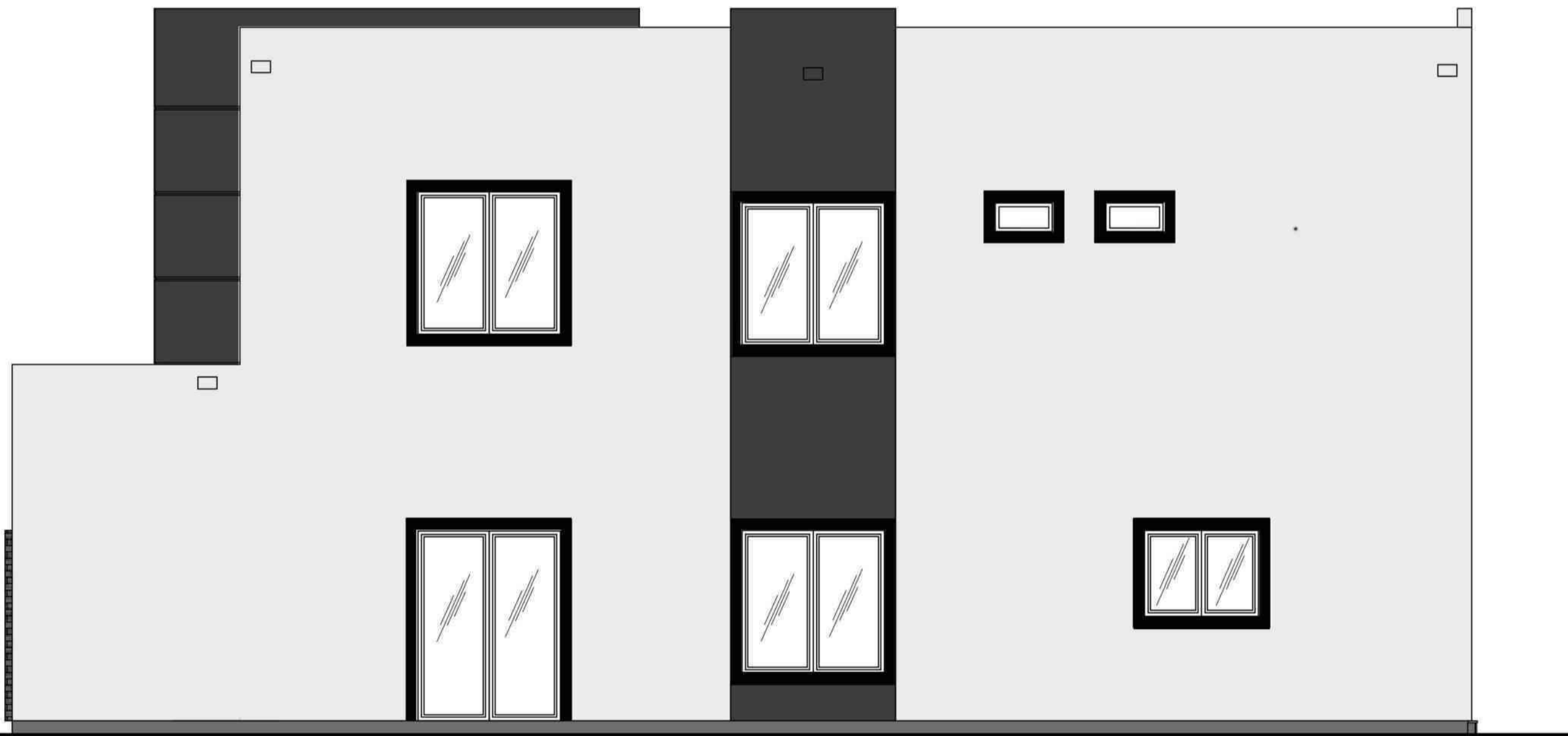
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LOT NUMBER D-2



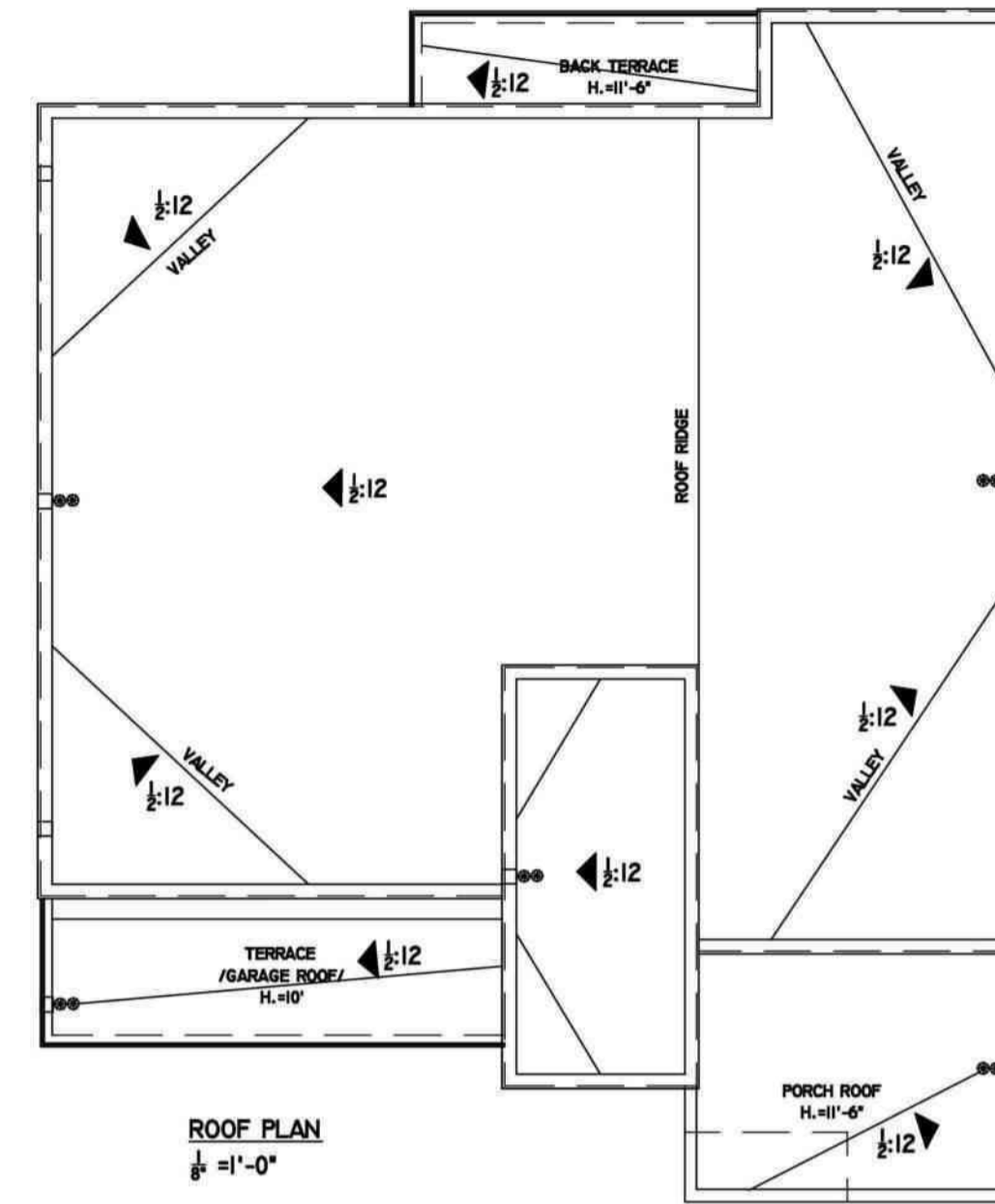
FRONT ELEVATION - SOUTH

1/4" = 1'-0"



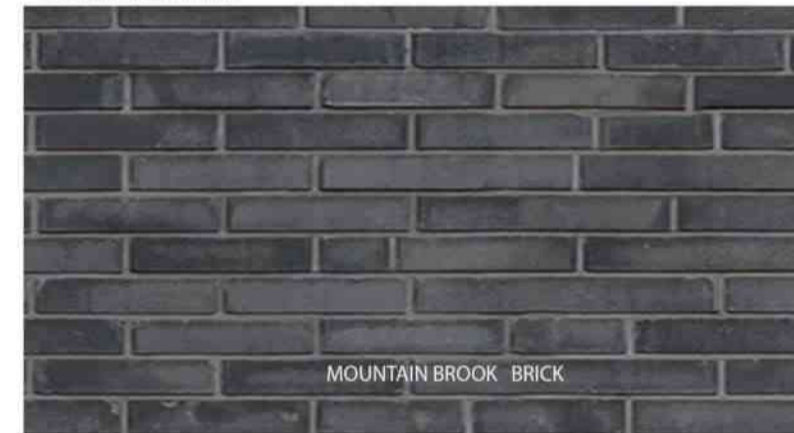
RIGHT SIDE ELEVATION - EAST

1/4" = 1'-0"

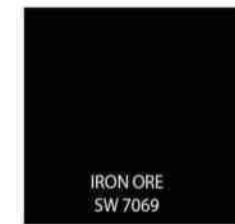


ROOF PLAN
1/8" = 1'-0"

SYNTHETIC VENEER



WINDOW & SHUTTER



DOOR COLOR



STUCCO & ACCENT



STUCCO & ACCENT



CONCRETE



- NOTE:
1. APPLY SPRAYED POLYURETHANE FOAM ROOFING OVER PLYWOOD SHEATHING, PER MANF.
 2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
 3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
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 10. ALUMINUM WALL CLADDING OR APPROVED EQUAL AS SELECTED BY OWENER.
 11. METAL HANDRAIL OR APPROVED EQUAL AS SELECTED BY OWNER.
 12. 5"X4" SCUPPER AND OVERFLOW.
 13. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS, STUCCO SMOOTH FINISH.
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GENERAL PLAN NOTES:

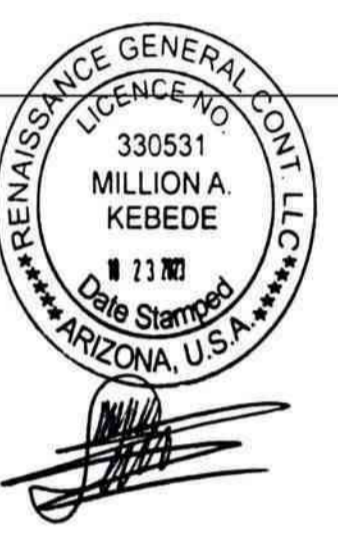
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WINDOW SCHEDULE

W#	QTY	SIZE	TYPE
1.	3	5050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
2.	3	3010	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
3.	2	5050	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
4.	2	2650	FIXED, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
5.	1	20128	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
6.	1	4030	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
7.	2	5068	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
8.	5	2010	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED. SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
9.	1	3068	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
10.	3	8068	FRENCH DOORS

NOTES:
-WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
-MILGARD LOW-E WINDOWS W/OPENABLE AT BED ROOM LOCATIONS.

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV -
AT 7510N, 43RD AVENUE
GLENDALE, AZ, 85301-UNIT-3



MILLION A. KEBEDE
4248 E. ROMA AVENUE
PHOENIX, AZ, 85018
623-755-4659

DATE;

6/1/2024

SHEET SCALE;

1/4" = 1'-0" & 1/8" = 1'-0"

REVISIONS;

SHEET NUMBER

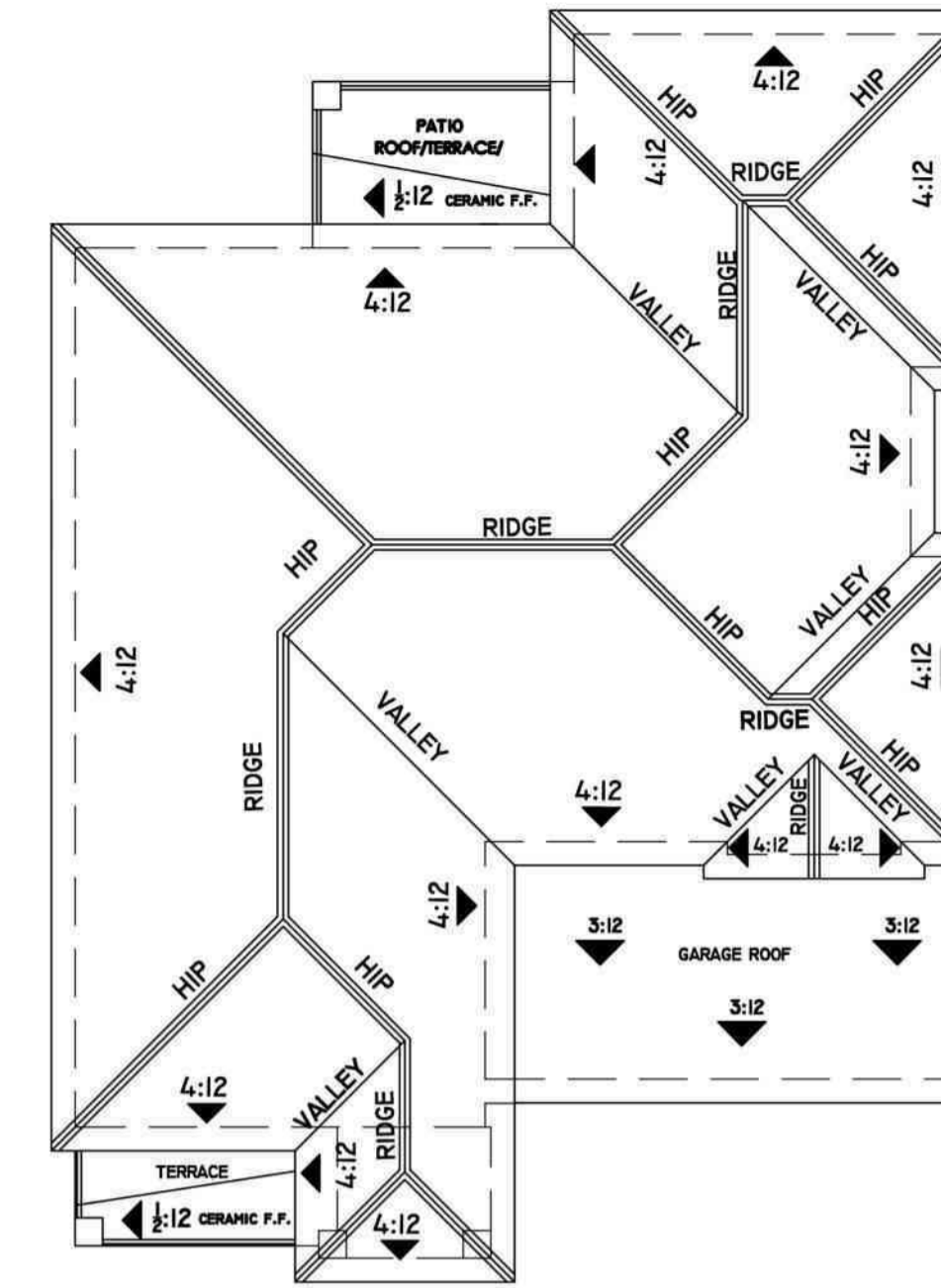
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LOT NUMBER D-3

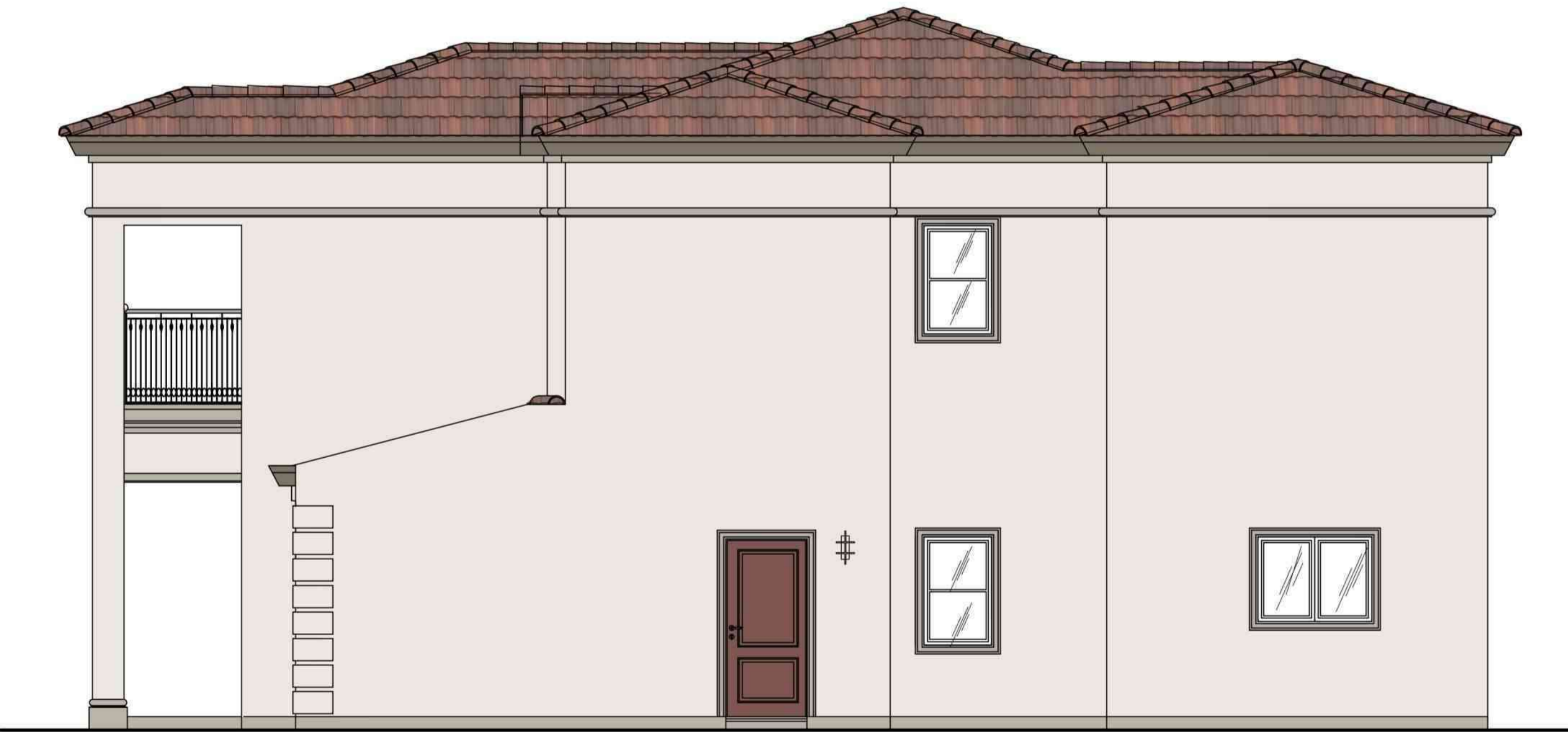


FRONT ELEVATION -SOUTH

1/4" = 1'-0"



ROOF PLAN
1/4" = 1'-0"



RIGHT SIDE ELEVATION - EAST

1/4" = 1'-0"

Roofing System
Eagle Roofing
2606 Vallejo Range
Malibu Profile

Stucco & Accent
SW 7031 Marshmallow
SW 7030 Anise Gray
SW 7514 Fossilite

Fascia & Eave
SW 7514 Fossilite

Door Color
Totle Red SW 0006

Synthetic Veneer
Coronado Stone
Roman Brick
Amfrosia

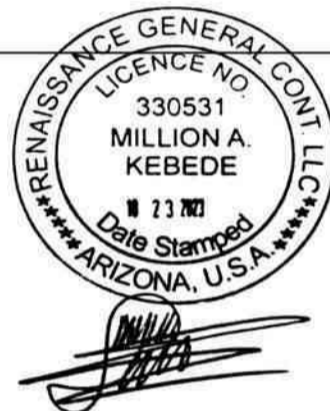
- NOTE:
1. CONCRETE ROOF TILES W/(2) #30 FELT PAPER OVER PLYWOOD SHEATHING.
 2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
 3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
 4. STYROTRIM DECO AND FLAT TRIM W/ STUCCO SMOOTH FINISH.
 5. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
 6. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
 7. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING,ANCHOR PER MANUF.
 8. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL.
 9. PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
 10. METAL HANDRAIL OR APPROVED EQUAL AS SELECTED BY OWNER.
 11. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS,STUCCO SMOOTH FINISH.
 12. PAINTED CONCRETE STEM WALL .
 13. DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

- GENERAL PLAN NOTES:
1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/8" THICK. U.N.O.
 2. ALL GARAGE SERVICE DOORS TO BE SOLD CORE 1-3/8" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
 3. ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD. NOT LESS THAN 1-3/8" THICK. WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
 4. ENTRY DOOR TO BE SOLID CORE 1-3/8" THICK (REFER TO PLAN FOR SIZE).
 5. ALL FRENCH DOORS TO BE 1-3/8" THICK (REFER TO PLAN FOR SIZE).
 6. ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
 7. ALL GYP. BD. TO BE APPLIED PER 2018 I.R.C. SECTION R702.3.1
 8. THIS RESIDENCE IS DESIGNED TO CERTIFY FOR A HOME ENERGY RATING SCORE (HERS) OF 73 OR LESS SPECIFICATION OF WORK HEREIN REQUIRE PROGRESSIVE FIELD INSPECTIONS AND VERIFICATION BY TWO INDEPENDENT RESNET HOME ENERGY RATERS.
 9. 2018 IBC,2018 IMC,2018 ICC,2018 IPC,2018 IFGC, 2018 IRC,2018 IEBC,2018 IECC,2018 IFC,2017 NEC, 2010 ADA STANDARDS FOR ACCESSIBILITY DESIGN ,CHAPTER ELEVEN OF THE 2018 IBC,2015 ENGINEERING STANDARDS AND CITY OF GLENDALE AMENDMENTS AND TECHNICAL BULLETINS.

WINDOW SCHEDULE			
W#	QTY	SIZE	TYPE
1.	5	5050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
2.	3	3010	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
3.	2	2640	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
4.	1	4030	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
5.	4	2010	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
6.	2	1040	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
7.	4	3060	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
8.	3	8068	FRENCH DOORS

NOTES:
- WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
- MILGARD LOW-E WINDOWS W/OPEVABLE AT BED ROOM LOCATIONS.

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV -
AT 7510N,43RD AVENUE
GLENDALE, AZ,85301-UNIT-4



MILLION A.KEBEDE
4248E.ROMA AVENUE
PHOENIX,AZ,85018
623-755-4659

DATE;
6/1/2024

SHEET SCALE;
1/4"=1'-0" & 1/8"=1'-0"

REVISIONS;

SHEET NUMBER

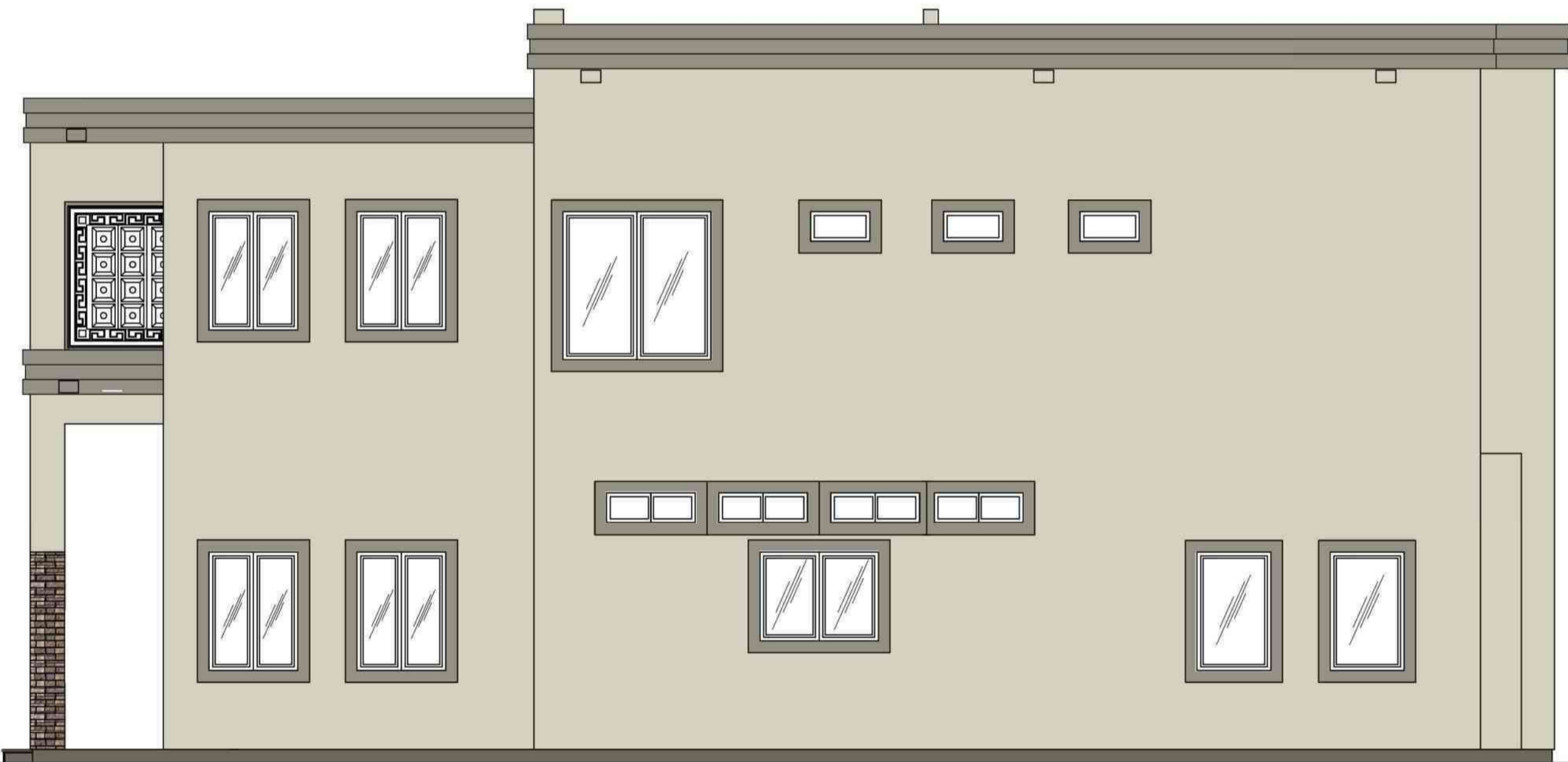
A3

LOT NUMBER D-4

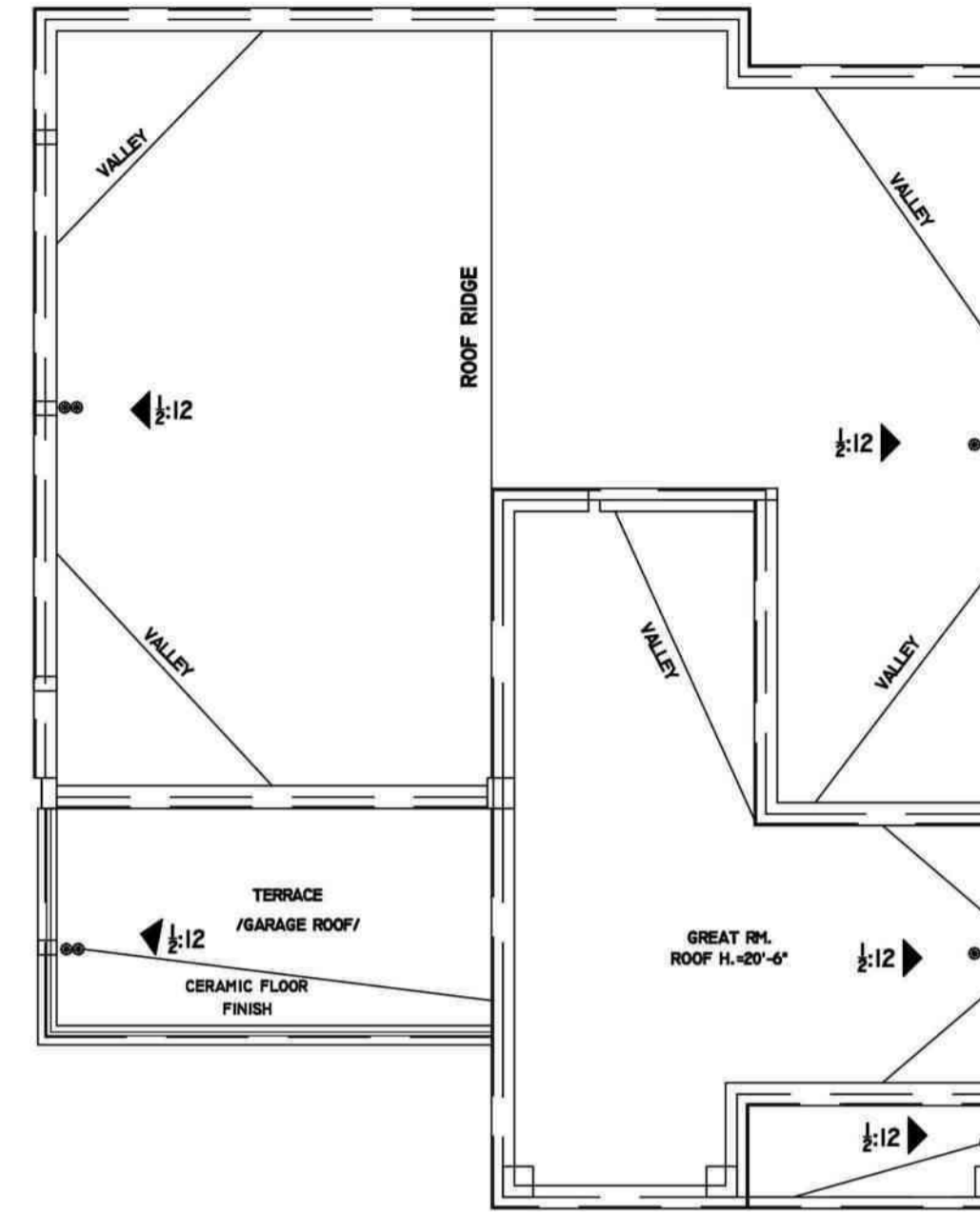


FRONT ELEVATION -SOUTH

1/4"=1'-0"



RIGHT SIDE ELEVATION - EAST



ROOF PLAN
1/4"=1'-0"

Synthetic Veneer



Stucco & Accent



Grecian Ivory SW7541

Door Color



Renwick Golden Oak SW 2824

Window & Shutter



Keystone Gray SW 7504

Pure white SW7005

Concrete



Brainstorm Bronze SW 7033

NOTE:

1. APPLY SPRAYED POLYURETHANE FOAM ROOFING OVER PLYWOOD SHEATHING, PER MANF.
2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
4. PARAPET WALL TO BE BUILT 1 HOUR FIRE RESISTANT BOARD & TREATED WOOD. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
5. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
6. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING,ANCHOR PER MANUF.
7. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL. PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
8. DECORATIVE METAL SCREEN PANEL PER IRC SEC. R310.1.1 TO R 310.2.3.
9. METAL HANDRAIL OR APPROVED EQUAL AS SELECTED BY OWNER.
10. 5"X4" SCUPPER AND OVERFLOW.
11. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS,STUCCO SMOOTH FINISH.
12. PAINTED CONCRETE STEM WALL . DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

GENERAL PLAN NOTES:

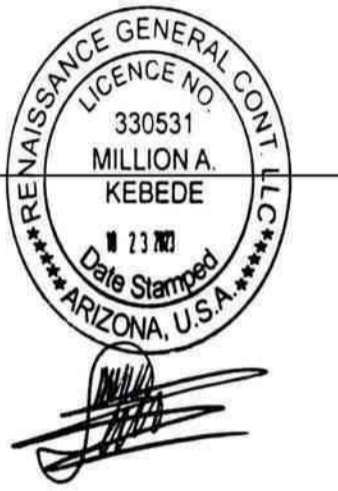
1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/8" THICK. U.N.O.
2. ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/8" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
3. ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD. NOT LESS THAN 1-3/8" THICK. WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
4. ENTRY DOOR TO BE SOLID CORE 1-3/8" THICK (REFER TO PLAN FOR SIZE).
5. ALL FRENCH DOORS TO BE 1-3/8" THICK (REFER TO PLAN FOR SIZE).
6. ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
7. ALL GYP. BD. TO BE APPLIED PER 2018 I.R.C. SECTION R702.3.1
8. THIS RESIDENCE IS DESIGNED TO CERTIFY FOR A HOME ENERGY RATING SCORE (HERS) OF 73 OR LESS SPECIFICATION OF WORK HEREIN REQUIRE PROGRESSIVE FIELD INSPECTIONS AND VERIFICATION BY TWO INDEPENDENT RESNET HOME ENERGY RATERS.
9. 2018 IBC,2018 IMC,2018 ICC,2018 IPC,2018 IFGC, 2018 IRC,2018 IEBC,2018 IECC,2018 IFC,2017 NEC, 2010 ADA STANDARDS FOR ACCESSIBILITY DESIGN ,CHAPTER ELEVEN OF THE 2018 IBC,2015 ENGINEERING STANDARDS AND CITY OF GLENDALE AMENDMENTS AND TECHNICAL BULLETINS.

WINDOW SCHEDULE

W#	QTY	SIZE	TYPE
1.	4	5050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
2.	7	3010	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
3.	1	5040	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
4.	5	2010	FIXED, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
5.	4	2650	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
6.	2	2640	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
7.	1	4030	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
8.	4	3040	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
9.	1	5040	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
10.	1	8040	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
11.	1	5010	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
12.	1	8010	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
13.	3	8068	FRENCH DOORS
14.	1	12068	FRENCH DOOR

NOTES:
WINDOW QTY & SIZE ARE VARIABLE. TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
- MILGARD LOW-E WINDOWS W/OPENABLE AT BED ROOM LOCATIONS.

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV-
AT 7510N,43RD AVENUE
GLENDALE, AZ,85301-UNIT-5



MILLION A.KEBEDE
4248E.ROMA AVENUE
PHOENIX,AZ,85018
623-755-4659

DATE:

6/1/2024

SHEET SCALE:

1/4"=1'-0"

REVISIONS:

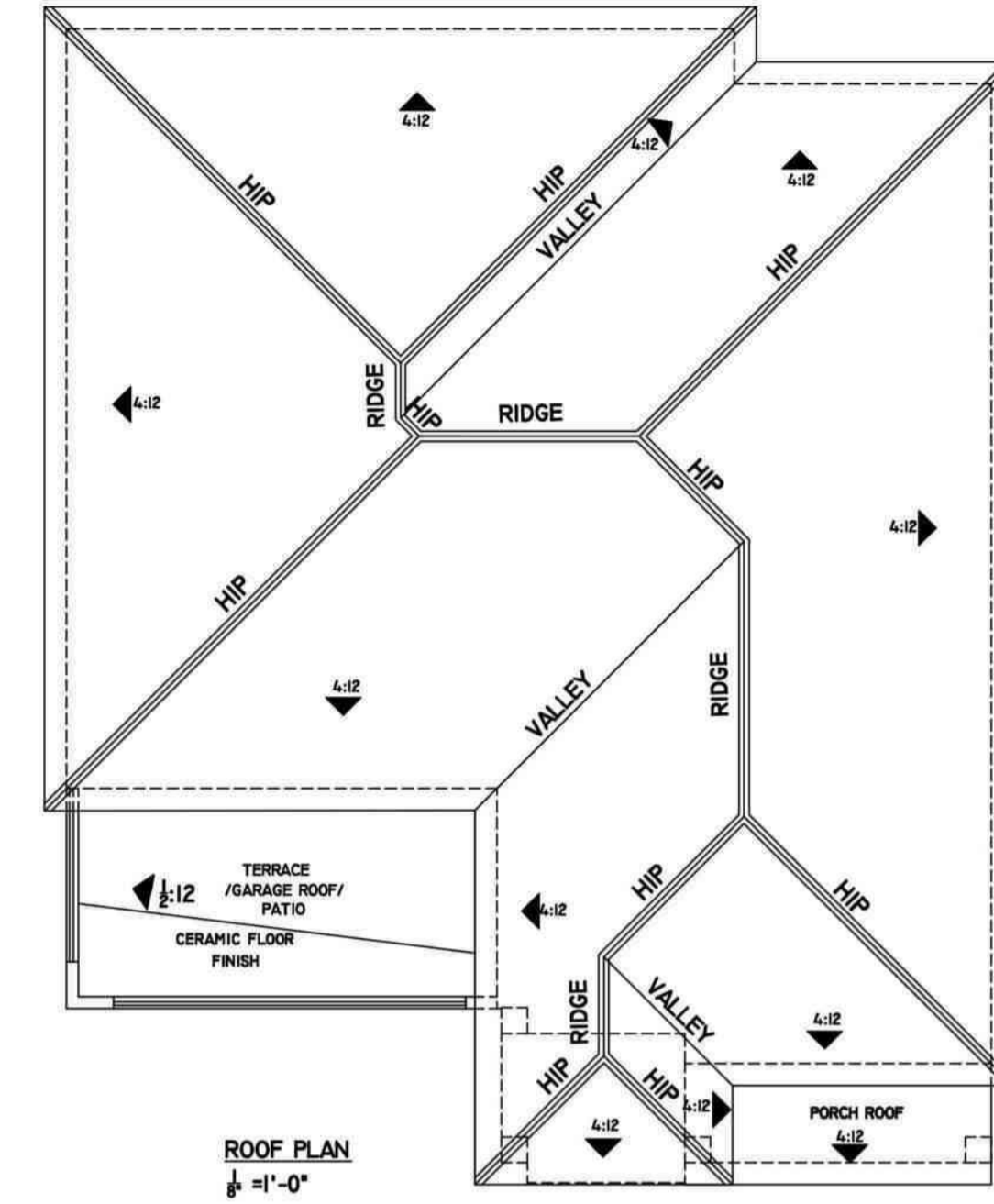
SHEET NUMBER

A3

LOT NUMBER D-5



FRONT ELEVATION - SOUTH
1/4" = 1'-0"



ROOF PLAN
1/4" = 1'-0"



REAR ELEVATION - NORTH
1/4" = 1'-0"

Roofing System



Stucco & Accent



Fascia & Eave



- NOTE:
1. CONCRETE ROOFING TILES W/(2)#30 FELT PAPER OVER PLYWOOD SHEETING.
 2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
 3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
 4. PARAPET WALL TO BE BUILT 1 HOUR FIRE RESISTANT BOARD & TREATED WOOD. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
 5. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
 6. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING, ANCHOR PER MANUF.
 7. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL. PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
 8. ALUMINUM WALL CLADDING OR APPROVED EQUAL AS SELECTED BY OWNER. METAL HANDRAIL OR APPROVED EQUAL AS SELECTED BY OWNER.
 9. DECORATIVE MARBLE CHIPS W/STUCCO UNDERCOATING, PER MANUF.
 10. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS, STUCCO SMOOTH FINISH.
 11. PAINTED CONCRETE STEM WALL.
 12. DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

GENERAL PLAN NOTES:

1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/8" THICK. U.N.O.
2. ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/8" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
3. ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD. NOT LESS THAN 1-3/8" THICK. WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
4. ENTRY DOOR TO BE SOLID CORE 1-3/8" THICK (REFER TO PLAN FOR SIZE).
5. ALL FRENCH DOORS TO BE 1-3/8" THICK (REFER TO PLAN FOR SIZE).
6. ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
7. ALL GYP. BD. TO BE APPLIED PER 2018 I.R.C. SECTION R702.3.1
8. THIS RESIDENCE IS DESIGNED TO CERTIFY FOR A HOME ENERGY RATING SCORE (HERS) OF 73 OR LESS SPECIFICATION OF WORK HEREIN REQUIRE PROGRESSIVE FIELD INSPECTIONS AND VERIFICATION BY TWO INDEPENDENT RESNET HOME ENERGY RATERS.
9. 2018 IBC, 2018 IMC, 2018 ICC, 2018 IPC, 2018 IFGC, 2018 IRC, 2018 IEBC, 2018 IECC, 2018 IFC, 2017 NEC, 2010 ADA STANDARDS FOR ACCESSIBILITY DESIGN, CHAPTER ELEVEN OF THE 2018 IBC, 2015 ENGINEERING STANDARDS AND CITY OF GLENDALE AMENDMENTS AND TECHNICAL BULLETINS.

WINDOW SCHEDULE

W#	QTY	SIZE	TYPE
1.	4	5050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
2.	7	3010	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
3.	3	2650	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
4.	2	2640	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
5.	1	4030	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
6.	4	2010	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
7.	2	6040	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
8.	4	3040	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
9.	3	8068	FRENCH DOORS
10.	1	12068	FRENCH DOOR

NOTES:
- WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
- MILGARD LOW-E WINDOWS W/OPENABLE AT BED ROOM LOCATIONS.

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV -
AT 7510N, 43RD AVENUE
GLENDALE, AZ, 85301-UNIT-6



MILLION A. KEBEDE
4248 E. ROMA AVENUE
PHOENIX, AZ, 85018
623-755-4659

DATE:
6/1/2024

SHEET SCALE:
1/4" = 1'-0" & 1/8" = 1'-0"

REVISIONS:

SHEET NUMBER

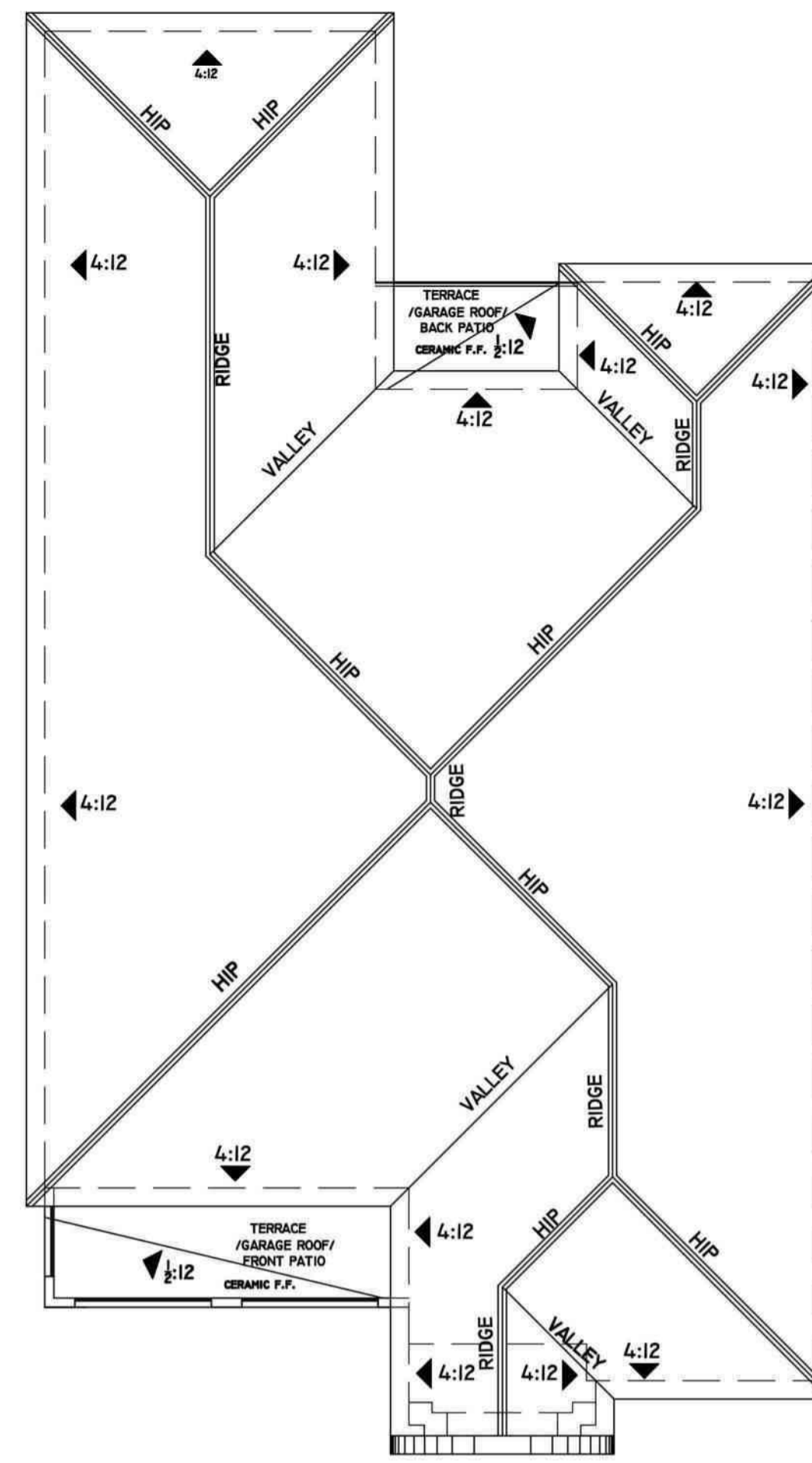
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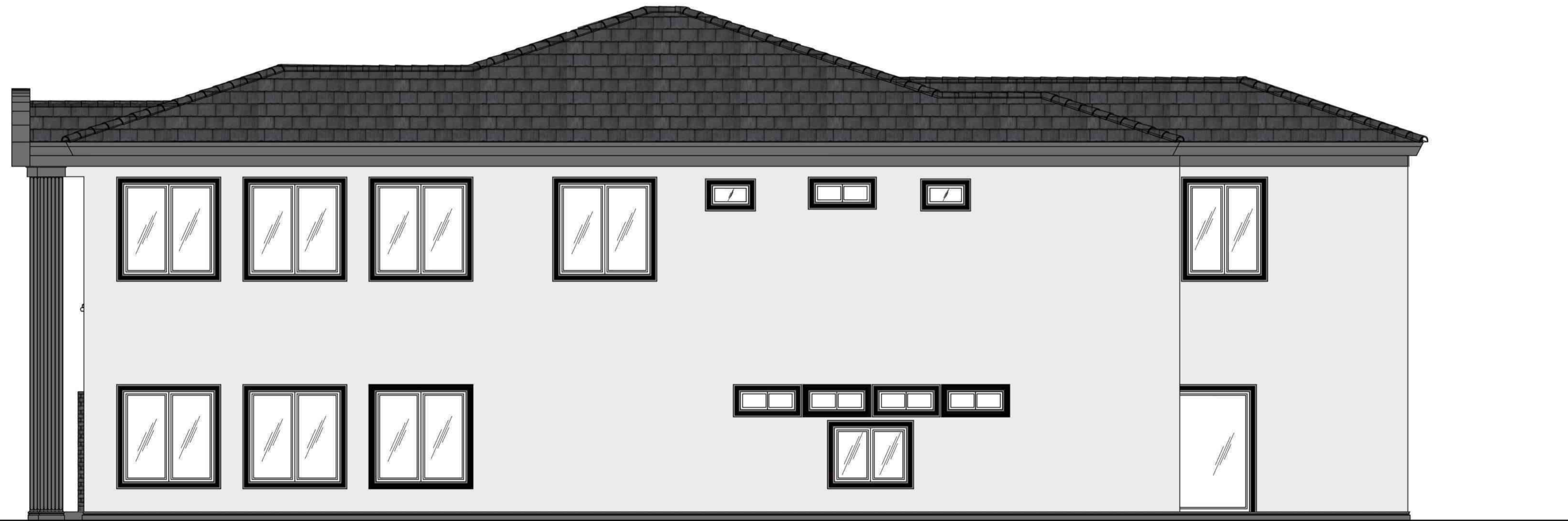


FRONT ELEVATION - SOUTH

1/4" = 1'-0"



ROOF PLAN
1/4" = 1'-0"



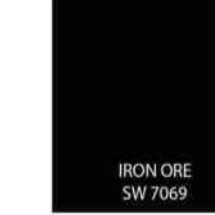
RIGHT SIDE ELEVATION - WEST

1/4" = 1'-0"

Roofing System



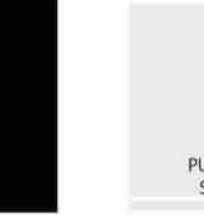
STUCCO & ACCENT



DOOR COLOR



Fascia & Eave



SYNTHETIC VENEER



NOTE:

1. CONCRETE ROOF TILES W/(2) #30 FELT PAPER OVER PLYWOOD SHEATHING.
2. WESTERN I-KOTE STUCCO SYSTEM W/SMOOTH FINISH.
3. STYROTRIM EAVES W/STUCCO SMOOTH FINISH.
4. STYROTRIM DECO AND FLAT TRIM W/ STUCCO SMOOTH FINISH.
5. PARAPET WALL TO BE BUILT 1 HOUR FIRE RESISTANT BOARD & TREATED WOOD.
6. OWNER SELECTED COACH LIGHT FIXTURE TO MEET DARK SKY REQUIREMENTS.
7. OVERHEAD SECTIONAL GARAGE DOOR WITH MOTOR AND SENSORS.
8. SYNTHETIC CONCRETE VENEER W/ STUCCO UNDERCOATING, ANCHOR PER MANUF.
9. ALL WINDOWS - MILGARD LOW - E ENERGY CORE, OR APPROVED EQUAL.
10. PAINTED PANELIZED METAL EXTERIOR DOORS W/FOAM CORE.
11. METAL HANDRAIL OR APPROVED EQUAL AS SELECTED BY OWNER.
12. STYROTRIM DECO TRIM AND WINDOW SILLS AROUND WINDOWS, STUCCO SMOOTH FINISH.
13. PAINTED CONCRETE STEM WALL .
14. DECORATIVE PAINTED METAL ENTRY DOOR AS SELECTED BY OWNER.

GENERAL PLAN NOTES:

1. ALL INTERIOR DOORS TO BE HOLLOW CORE 1-3/8" THICK, U.N.O.
2. ALL GARAGE SERVICE DOORS TO BE SOLID CORE 1-3/8" THICK EXTERIOR GRADE (REFER TO PLAN FOR SIZE)
3. ALL HOUSE TO GARAGE DOORS TO BE SOLID WOOD, NOT LESS THAN 1-3/8" THICK, WITH SELF-CLOSER AND TIGHT FITTINGS (REFER TO PLAN FOR SIZE) OR 20 MINUTE FIRE - RATED DOOR.
4. ENTRY DOOR TO BE SOLID CORE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
5. ALL FRENCH DOORS TO BE 1-3/4" THICK (REFER TO PLAN FOR SIZE).
6. ALL FLOOR MATERIAL CHANGES TO OCCUR AT CENTER OF DOOR, U.N.O.
7. ALL GYP. BD. TO BE APPLIED PER 2018 I.R.C. SECTION R702.3.1
8. THIS RESIDENCE IS DESIGNED TO CERTIFY FOR A HOME ENERGY RATING SCORE (HERS) OF 73 OR LESS SPECIFICATION OF WORK HEREIN REQUIRE PROGRESSIVE FIELD INSPECTIONS AND VERIFICATION BY TWO INDEPENDENT RESNET HOME ENERGY RATERS.
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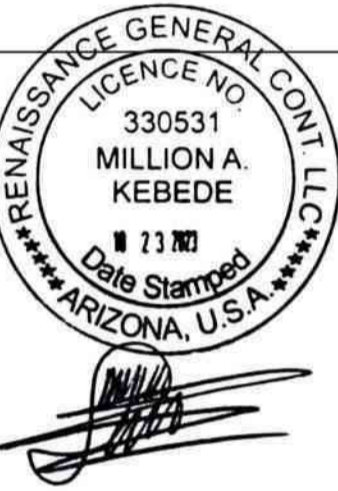
WINDOW SCHEDULE

W#	QTY	SIZE	TYPE
1.	17	5050	SLIDER, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
2.	10	3010	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
3.	2	2640	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
4.	1	4030	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
5.	2	2010	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
6.	2	1050	FIXED, MILGARD LOW - E ENERGY CORE, TEMPERED GLASS R308.4.2 OR APPROVED EQUAL.
7.	2	1068	FIXED, MILGARD LOW - E ENERGY CORE, OR APPROVED.
8.	5	4050	SLIDER, MILGARD LOW - E ENERGY CORE OR APPROVED EQUAL.
9.	2	6068	FRENCH DOORS
10.	3	8068	FRENCH DOORS

NOTES:

- WINDOW QTY & SIZE ARE VARIABLE TO EACH ELEVATIONS & WILL BE DETAILED ON FINAL DESIGN.
- MILGARD LOW-E WINDOWS W/OPENABLE AT BED ROOM LOCATIONS.

RENAISSANCE G.C. LLC
SINGLE FAMILY UNITS DEV -
AT 7510N, 43RD AVENUE
GLENDALE, AZ, 85301-UNIT-8



MILLION A. KEBEDE
4248 E. ROMA AVENUE
PHOENIX, AZ, 85018
623-755-4659

DATE;

6/1/2024

SHEET SCALE;

1/4"=1'-0" & 1/8"=1'-0"

REVISIONS;

SHEET NUMBER

A3

LOT NUMBER

D-7

ON-SITE & OFF-SITE DRAINAGE

The on-site drainage design for the site has been designed to control and retain the “pre vs. post 100-year, 2-hour storm event as required by the City of Glendale Engineering and Design Standards. One retention basin is proposed.

It is desired this project extends the current residential use to become a viable, sustainable community to provide much needed housing within the City as soon as possible. There are no known issues and hope all review processes can be accomplished expeditiously.



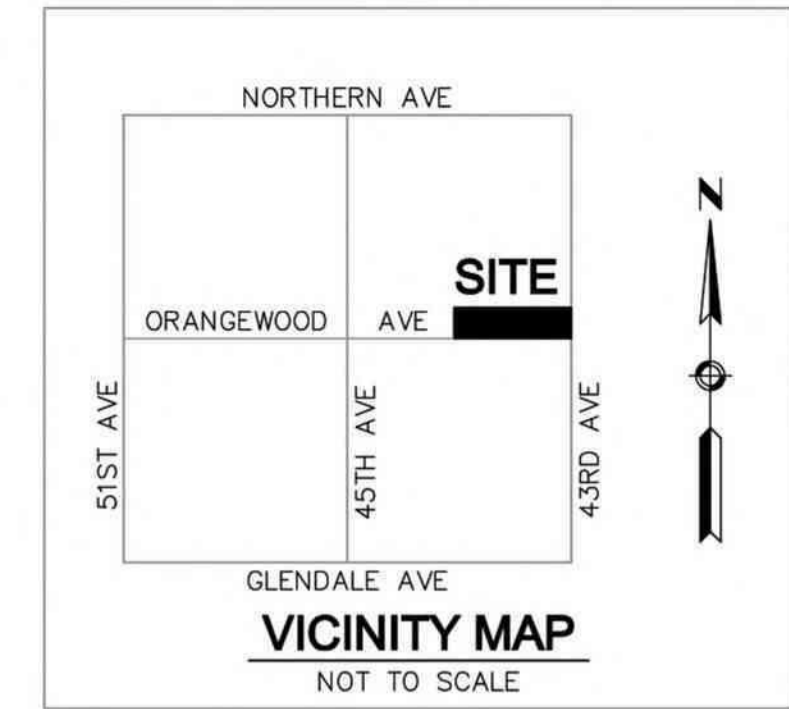
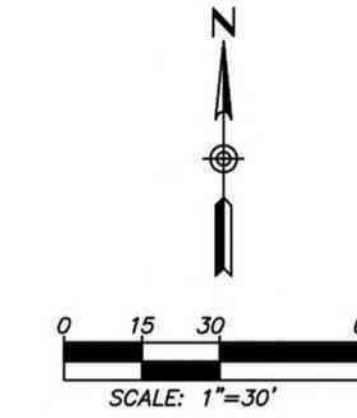
Million Kebede
6 / 13 / 2024

NOTE

- 1) Air quality—Refer to Maricopa county Air Quality Department's requirements for dust control during construction.
- 2) Stormwater—Undertake best management practices to minimize pollutants(including sediments)entering the city's storm water system.Provide protection from accidental discharge of pollutants to the public storm drain system and comply with cleanup and notification requirements in Section 33–304 of city code.
 - a) Per Section 33–303 of city code,property owners or operators shall ensure proper operation and maintenance of post–construction storm water run off control mechanisms,including but not limited to retention basins,dry wells,scuppers and other measures implemented or installed at the site to control or direct storm water runoff.
 - b)If storm water dry wells will be installed at the site,refer to EPA and ADEQ requirements for dry well registration.
 - c) For disturbances of one acre or more,refer to ADEQ requirements for storm water discharges under the Construction General Permit.

- 3) Fire Hydrants shall comply as per IFC–2018 and 2015 design and construction standards (500 ft maximum and 1000ft maximum arterial Orange wood Ave and 43rd AVE)fire access 26 ft minimum with fire hydrant.

SITE PLAN FOR KEBEDE RESIDENCES



PROJECT SCOPE;
REZONE PARCELS FROM C-0 TO R1-6 TO
SUBDIVIDE THE AREA INTO 8 RESIDENCE LOTS

PROJECT DATA;
APN: 147-06-091A
APN: 147-06-091B

OWNER;
RENAISSANCE G.C., LLC
MILLION KEBEDE
4248 E. ROMA AVE.
PHOENIX, AZ 85018

ENGINEER;
FRANCISCO BADILLA
285 W. PECAN PL.
TEMPLE, AZ. 85284
TEL:(602)418-4303
FAX:(480)753-0806
fbadilla@hotmail.com

PROJECT ADDRESS;
7510 N. 43RD AVE.
GLENDALE, AZ 85301

NET LOT AREA;
±20,334 SQ.FT./±0.47 ACRES
±46,270 SQ.FT./±1.06 ACRES
±66604 SQ.FT./±1.53 ACRES

GROSS AREA;
±66,604 SQ.FT./±1.53 ACRES

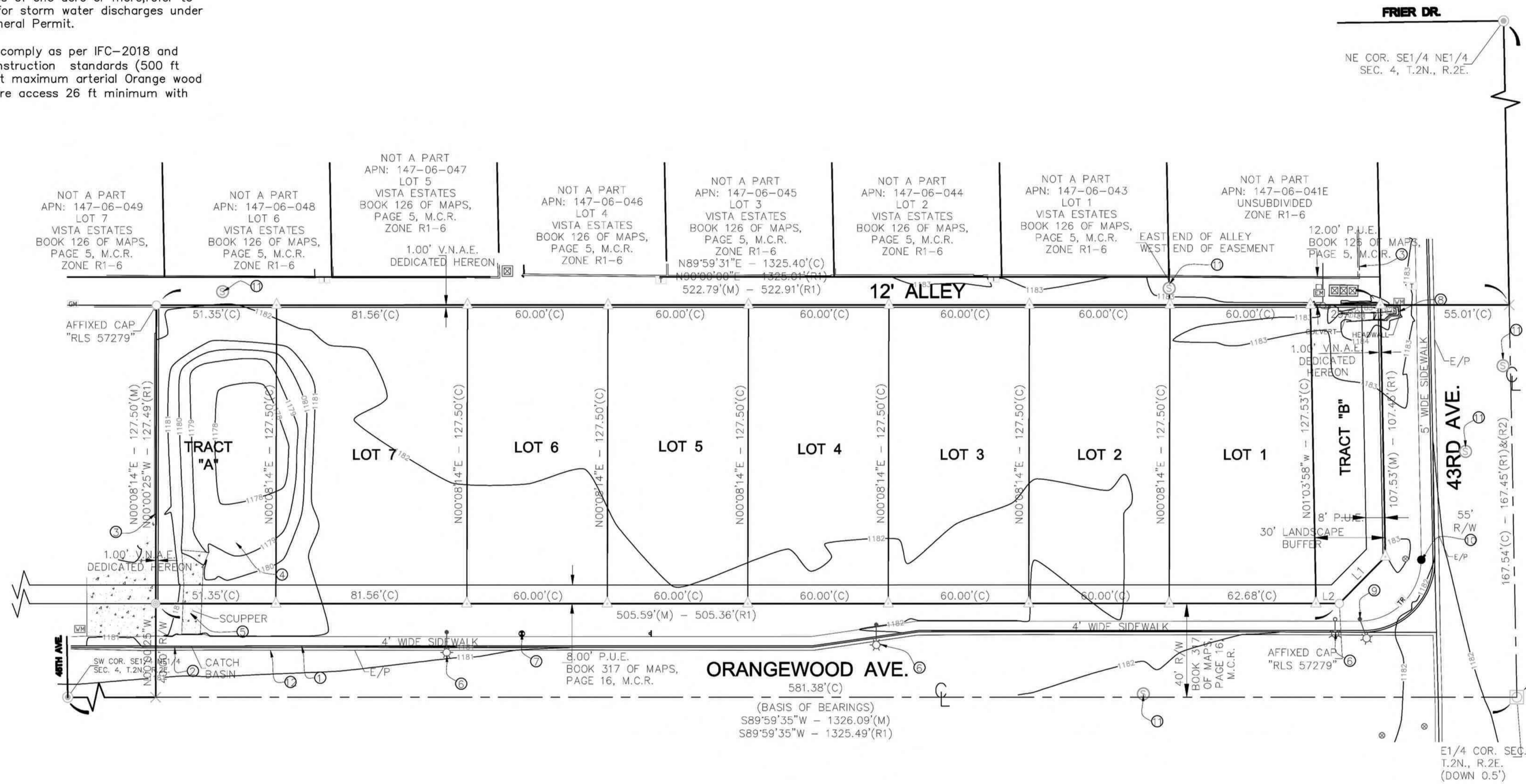
LEGAL DESCRIPTION;

PARCEL 1
LOT 12, ORANGEWOOD MEADOWS, ACCORDING TO THE
PLAT RECORDED IN BOOK 317 OF MAPS, PAGE 16,
RECORDS OF MARICOPA COUNTY, ARIZONA,
EXCEPT THE WEST 363.00 FEET THEREOF.

PARCEL 2
THE WEST 363 OF LOT 12, ORANGEWOOD MEADOWS,
ACCORDING TO THE PLAT RECORDED IN BOOK 317 OF
MAPS, PAGE 16, RECORDS OF MARICOPA COUNTY,
ARIZONA.

CALL OUT NOTES

1. 6" VERT CURB
2. CATCH BASIN
3. EX BLOCK FENCE
4. EX RETENTION BASIN
5. SCUPPER
6. STREET LIGHT
7. GAS LINE MARKER
8. RAIN WATER MAN HALL
9. STREET LIGHT & TRAFFIC LIGHT COMBINED
10. TRAFFIC LIGHT
11. SEWERAGE MAN HALL
12. STREET GUTTER



LINE TABLE			
LINE	BEARING	LENGTH	(M)(C)(R)
L1	N44°26'08"W	28.01'	(M)
	N44°26'33"W	28.01'	(R1)
L2	S89°59'35"W	10.01'	(C)



REV.#	DATE	REVISION DESCRIPTION	BY

BADILLA & ASSOCIATES CONSULTING ENGINEERS		285 WEST PL TEMPLE, ARIZONA, 85284 (602) 418-4303
SITE PLAN FOR KEBEDE RESIDENCES		SHEET 1 OF 1
DESIGN		SCALE: 1"=30'
DRAWN		
CHECKED		
		JOB NO. 22061

WHEN RECORDED, RETURN TO:

Million A. Kebede
Renaissance GC LLC
4248 E Roma Avenue
Phoenix,AZ,85018

**DECLARATION OF
COVENANTS, CONDITIONS AND RESTRICTIONS
FOR
ORANGEWOOD MEADOWS-II**

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LEGAL DESCRIPTION

Notary Public

**DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS
FOR
ORANGEWOOD MEADOWS-II**

This Declaration of Covenants, Conditions, and Restrictions for Orangetwood Meadows-II (the "Declaration") is made this __ day of _____, 2023, by Renaissance General contractor, an Arizona Limited Liability Company (the "Declarant").

INTRODUCTION

A. The Declarant is the Owner of fee title to the real property located in the City of Glendale, Maricopa County, Arizona, legally described on Exhibit A attached hereto (the "Property").

B. By executing and recording this Declaration with the County Recorder of Maricopa County, Arizona, the Declarant intends to impose upon the Property mutually beneficial covenants, conditions, restrictions and easements to establish a flexible and reasonable procedure for the overall development, administration, maintenance, use and preservation of the Property. Declarant intends for this Declaration to create equitable servitudes and covenants appurtenant to and running with the Property and which will be binding upon all future Owners of all or any portion of the Property and any other Person acquiring any right, title or interest in or to all of any portion of the Property.

C. Declarant deems it desirable to provide for the creation of a nonprofit corporation under the laws of the State of Arizona to administer and maintain, repair and replace the Areas of Association Responsibility and to provide for the levying and collecting of Assessments and other charges by the Association for the purpose, among other things, of paying all costs and expenses incurred or to be incurred by the Association in connection with the maintenance, repair and replacement and administration of the Areas of Association Responsibility and the enforcement of the covenants, conditions and restrictions contained in this Declaration.

**ARTICLE 1
DEFINITIONS**

Unless otherwise defined, the following words and phrases when used in this Declaration shall have the meanings set forth in this Article.

1.1 "Areas of Association Responsibility" means (a) all Common Area; and (b) all land, and the Improvements situated thereon, located within the boundaries of a Lot or a public right-of-way which the Association is obligated to maintain, repair and replace pursuant to the terms of this Declaration or other Recorded document executed by the Declarant or the Association.

1.2 "Articles" means the Articles of Incorporation of the Association, as amended from time to time.

1.3 "Assessable Lot" means a Lot owned by a Person other than the Declarant.

1.4 "Assessment" means a Regular Assessment or Special Assessment.

1.5 "Assessment Lien" means the lien created and imposed by Article 7.

1.6 "Assessment Period" means the period set forth in Section 7.4.

1.7 "Association" means Orangewood Meadows-II association, an Arizona nonprofit corporation, and its successors and assigns.

1.8 "Association Rules" means the rules adopted by the Board pursuant to Section 6.3.

1.9 "Board" means the Board of Directors of the Association.

1.10 "Builder" means any Person who purchases six or more Lots for the purpose of resale in the ordinary course of such Person's business.

1.11 "Bylaws" means the Bylaws of the Association, as amended from time to time.

1.12 "Common Area" means the following described real property:

Tract A, Re-Plat Orangewood Meadows-II, Parcel 1, according to the plat recorded in Book 317, page16, records of Maricopa County, Arizona;

Tract B ,Orangewood Meadows-II, Parcel 2, according to the plat recorded in Book 317, page,16, records of Maricopa County, Arizona;

In addition, Common Areas shall include all land, together with all Improvements situated thereon, which the Association at any time owns in fee or in which the Association has a leasehold interest for as long as the Association is the owner of the fee or leasehold interest, except that Common Area shall not include any Lot the Association acquires by the foreclosure of the Assessment Lien or any deed in lieu of foreclosure.

1.13 "Common Expenses" means the actual and estimated expenses incurred or anticipated to be incurred by or on behalf of the Association, including any allocations to reserves determined by the Board to be necessary and appropriate, and all other financial liabilities of the Association.

1.14 "Community Documents" means, collectively, this Declaration, the Articles, the Bylaws, the Association Rules and Design Guidelines, all as amended from time to time.

1.15 "Declarant" means Renaissance General contractor , an Arizona Limited Liability Company , and any Person to whom it may expressly assign any or all of its rights under this Declaration by a Recorded instrument.

1.16 "Declarant Control Period" means the period commencing upon the Recording of this Declaration and ending on the date that the Class B membership in the Association terminates pursuant to Section 6.7.

1.17 "Declaration" means this Declaration of Covenants, Conditions, and Restrictions for Royal Ranch, as amended from time to time.

1.18 "Design Guidelines" means the procedures, standards and guidelines adopted by the Design Review Committee pursuant to Section 3.11, as amended or supplemented from time to time.

1.19 "Design Review Committee" means the committee created pursuant to Section 3.11.

1.20 "First Mortgage" means any mortgage or deed of trust on a Lot which has priority over all other mortgages and deeds of trust on the same Lot.

1.21 "First Mortgagee" means the holder or beneficiary of any First Mortgage.

1.22 "Improvement" means: (a) any Residence, building, fence or wall; (b) any swimming pool, tennis court, basketball goal, backboard or apparatus or playground equipment; (c) any road, driveway or parking area; (d) any trees, plants, shrubs, grass or other landscaping improvements of any type and kind; (e) any statuary, fountain, artistic work, craft work, figurine or ornamentation of any type or kind, and (f) any other structure of any type, kind or nature.

1.23 "Lessee" means the lessee or tenant under a lease, oral or written, of any Lot including an assignee of the lessee's or tenant's interest under a lease.

1.24 "Lot" means a parcel of land within the Project, whether improved or unimproved, intended for independent ownership and use and designated as a "lot" on the Plat and any Residence, building, structure or other Improvement situated thereon.

1.25 "Maintenance" means care, inspection, maintenance, operation, repair, repainting, remodeling, restoration, improvement, renovation, alteration, replacement and reconstruction.

1.26 "Maintenance Standard" means the standard of Maintenance of Improvements situated on Lots established from time to time by the Board or, in the absence of any standard established by the Board, the standard of Maintenance of Improvements situated on Lots generally prevailing throughout the Project.

1.27 "Member" means any Person who is a member of the Association as provided in Section 6.6.

1.28 "Owner" means the record owner, whether one or more Persons, of beneficial or equitable title (and legal title if the same has merged with the beneficial or equitable title) to the fee simple interest of a Lot. In the case of Lots subject to an option agreement, the optionor shall be considered the Owner. Owners shall not include Persons having an interest in a Lot merely as security for the performance of an obligation or a Lessee. Owner shall include a purchaser under a Recorded contract for the conveyance of real property subject to the provisions of A.R.S. § 33- 741 et. seq. Owner shall not include a purchaser under a purchase contract and receipt, escrow instructions or similar executory contracts which are intended to control the rights and obligations of the parties to the executory contracts pending the closing of a sale or purchase transaction. In the case of a Lot subject to a deed of trust pursuant to Arizona Revised Statutes, Section 33-801, et seq., the Trustor shall be deemed to be the Owner. In the case of a Lot the fee simple title to which is vested in a trustee pursuant to a subdivision trust agreement or similar agreement, the beneficiary of any such trust who is entitled to possession of the trust property shall be deemed to be the Owner.

1.29 "Person" means a natural person, corporation, limited liability company, business trust, estate, trust, partnership, association, joint venture, government, governmental subdivision or agency, or other legal or commercial entity.

1.30 "Plat" means, individually and collectively, the following subdivision plats and all amendments, supplements and corrections thereto:

Re-Plat Orangewood Meadows-II, Lot-12, Parcel-1, recorded in Book 317 of maps, page 16, records of Maricopa County, Arizona;

Re-Plat Orangewood Meadows-II, Lot-12, Parcel 2, recorded in Book 317 of maps, Page 16, records of Maricopa County, Arizona;

1.31 "Property" or "Project" means the real property described on Exhibit A attached to this Declaration together with all Improvements located thereon, and any part of the Additional Property, together with all Improvements thereon, which is annexed and subjected to this Declaration pursuant to Section 2.2.

1.32 "Purchaser" means any Person, other than the Declarant, who by means of a voluntary transfer becomes the Owner of a Lot, except for: (a) a Person who purchases a Lot and then leases it to the Declarant for use as a model in connection with the sale or lease of other Lots; or (b) a Person who, in addition to purchasing a Lot, is assigned any or all of the Declarant's rights under this Declaration.

1.33 "Recording" means placing an instrument of public record in the office of the County Recorder of Maricopa County, Arizona, and Recorded means having been placed on public record.

1.34 "Regular Assessment" means the Assessments levied pursuant to Section 7.2.

1.35 "Residence" means any building, or portion of a building, situated upon a Lot and designed and intended for independent ownership and for use and occupancy as a residence.

1.36 "Resident" means each person occupying or residing in any Residence.

1.37 "Special Assessment" means any assessment levied pursuant to Section 7.3.

1.38 "Visible From Neighboring Property" means, with respect to any given Improvement, that such Improvement is or would be visible to a natural person six feet tall, standing at ground level on any part of any Lot, the Common Area or any public street within or adjacent to the Project.

ARTICLE 2

PROPERTY AND PERSONS BOUND BY DECLARATION

2.1 Purpose and Binding Effect.

Declarant is the record owner of fee title to the Property. Declarant intends by this Declaration to impose upon the Property covenants, conditions, restrictions and easements to create a general plan of development for the Property and to provide a flexible and reasonable procedure for the administration, maintenance, preservation, use and enjoyment of the Property. The Declarant declares that all of the Property shall be held, sold, used and conveyed subject to the easements, restrictions, conditions and covenants set forth in this Declaration which are for the purpose of protecting the value, desirability and appearance of the Property. Declarant further declares that all of easements, restrictions, conditions and covenants in this Declaration shall run with the Property and shall be binding upon and inure to the benefit of the Declarant and all Owners, Lessees and Residents and all other Persons having or acquiring any right, title or interest in the Property or any part thereof, their heirs, successors, successors in title and assigns. Each Person who acquires any right, title or

interest in the Property, or any part thereof, agrees to abide by all of the provisions of the Community Documents. This Declaration shall be binding upon and shall be for the benefit of and enforceable by the Association. Declarant makes no warranties or representations, express or implied, as to the binding effect or enforceability of all or any portion of the Community Documents, or as to the compliance of any of the provisions of the Community Documents with public laws, ordinances and regulations applicable thereto.

2.2 Disclaimer of Implied Covenants.

Nothing contained in this Declaration and nothing which may be represented to a purchaser by real estate brokers or salesmen shall be deemed to create any implied covenants, servitudes or restrictions with respect to the use of any property subject to this Declaration.

ARTICLE 3
ARCHITECTURAL CONTROL

3.1 Approval Required.

As used in this Article 3, "Construction" means any devegetation, excavation or grading work or the construction, erection or installation of an Improvement on a Lot, and "Modification" means an addition, alteration, repair, change or other work which in any way alters the exterior appearance of any Improvement located on a Lot. No Construction or Modification shall be made or done without the prior written approval of the Design Review Committee.

Any Owner desiring approval of the Design Review Committee for any Construction or Modification shall submit to the Design Review Committee a written request for approval specifying in detail the nature and extent of the Construction or Modification which the Owner desires to perform. The request for approval must be accompanied by plans or specifications showing the nature, kind, color, shape, height, materials and location of the Improvements and such other information as may be required by the Design Guidelines. Any Owner requesting the approval of the Design Review Committee shall also submit to the Design Review Committee any additional information, plans and specifications which the Design Review Committee may request.

In the event that the Design Review Committee fails to approve or disapprove a complete application for approval within forty-five (45) days after the application, together with any fee payable pursuant to Section 3.6 and all supporting information, plans and specifications requested by the Design Review Committee, have been submitted to the Design Review Committee, approval will not be required and this Section will be deemed to have been complied with by the Owner who requested approval of such plans. The approval by the Design Review Committee of any Construction or Modification shall not be deemed a waiver of the Design Review Committee's right to withhold approval of any similar Construction or Modification subsequently submitted for approval.

3.2 Review of Plans.

In reviewing plans and specifications for any Construction or Modification, the Design

Review Committee may consider any and all factors which the Design Review Committee, in its sole and absolute discretion, determines to be relevant including, but not limited to: (a) the harmony of the proposed Improvements with existing Improvements in the Project or with Improvements previously approved by the Design Review Committee but not yet constructed; (b) the location of the proposed Improvements in relation to existing topography, finished grade elevations, roads, Common Area and other structures; (c) the exterior design, finish materials and color of the proposed Improvements; and (d) compliance of the proposed Improvements with this Declaration and the Design Guidelines. The Design Review Committee may disapprove plans and specifications for any Construction or Modification even though the plans and specifications may be in substantial compliance with this Declaration and the Design Guidelines if the Design Review Committee, in its sole and absolute discretion, determines that the proposed Construction or Modification, or some aspect or portion thereof, is undesirable or unattractive.

Decisions of the Design Review Committee may be based on purely aesthetic considerations. Each Owner acknowledges that determinations as to such matters are purely subjective and opinions may vary as to the desirability and attractiveness of certain Improvements. Each Owner agrees that the decision of the Design Review Committee shall be final on all matters submitted to it pursuant to this Declaration.

The provisions of this Article do not apply to, and approval of the Design Review Committee shall not be required for, any Construction or Modification or any other work made by, or on behalf of, the Declarant. The approval required of the Design Review Committee pursuant to this Article 3 shall be in addition to, and not in lieu of, any approvals or permits which may be required under any federal, state or local law, statute, ordinance, rule or regulation.

The Design Review Committee, by resolution, may exempt certain Construction or Modifications from the application and approval requirements of this Article, provided such Construction or Modifications are undertaken in strict compliance with the requirements of such resolution. No approval shall be required to repaint the exterior of a structure in accordance with the originally approved color scheme or to rebuild in accordance with originally approved plans and specifications. Any Owner may remodel, paint or redecorate the interior of a Residence without approval so long as such activity does not affect the exterior appearance of the Residence.

3.3 Variances.

The Design Review Committee may authorize variances from compliance with any provision of the Design Guidelines in circumstances where the design meets the intent of the provision sought to be varied and where granting of the variance would enhance design innovation and excellence, or when circumstances such as topography, natural obstructions, hardship, or aesthetic or environmental considerations so require, and the Design Review Committee determines, in its sole discretion, that the objective of the particular requirement can still be achieved. No variance shall be effective unless in writing and signed by an authorized representative of the Design Review Committee. No variance may be contrary to this Declaration or estop the Design Review Committee from denying a variance in other

circumstances including, without limitation, circumstances similar or identical to circumstances under which the Design Review Committee previously granted a variance. For purpose of this Section, the inability to obtain approval of any governmental agency, issuance of any permit, or the terms of any financing shall not constitute hardships.

3.4 Construction of Improvements.

Upon receipt of approval from the Design Review Committee for any Construction or Modification, the Owner who had requested such approval shall commence the Construction or Modification approved by the Design Review Committee within ninety (90) days after the date the Construction or Modification was approved by the Design Review Committee and shall diligently pursue such Construction or Modification so that it is completed as soon as reasonably practicable and within such time as may be prescribed by the Design Review Committee. If the Construction or Modification is not commenced within the time period presented in this Section, the Design Review Committee may revoke its prior approval of the Construction or Modification.

3.5 No Changes Without Approval.

Any Construction or Modification approved by the Design Review Committee must be done or performed in accordance with the plans and specifications approved by the Design Review Committee. No change, deletion or addition to the plans and specifications approved by the Design Review Committee may be made without the prior written approval of the Design Review Committee.

3.6 Review Fee.

The Design Review Committee shall have the right to charge a fee for reviewing requests for approval of any Construction or Modification, which fee shall be payable at the time the application for approval is submitted to the Design Review Committee. The fee charged by the Design Review Committee may include the actual or estimated fees or costs incurred or anticipated to be incurred by the Design Review Committee in consulting with, or having the application reviewed by, architects, engineers or other professionals. The Association may retain architects, engineers or other persons as deemed necessary to review applications or otherwise assist the Design Review Committee.

3.7 New Construction.

All Improvements constructed on Lots shall be of new construction, and no buildings or other structures shall be removed from other locations on to any Lot.

3.8 No Warranty.

The approval by the Design Review Committee of any Construction or Modification shall not be deemed a warranty or representation by the Design Review Committee as to the quality of such Construction or Modification or that such Construction or Modification conforms to any applicable building codes or other federal, state or local law, statute, ordinance, rule or regulation.

3.9 Conditional Approval.

The Design Review Committee may condition its approval of plans and specifications upon the agreement by the Owner submitting such plans and specifications to furnish to the Association a bond or other security acceptable to the Design Review Committee in an amount determined by the Design Review Committee to be reasonably sufficient to: (a) assure the completion of the proposed Improvements or the availability of funds adequate to remedy any nuisance or unsightly conditions occurring as a result of the partial completion of such Improvement, and (b) repair any damage which might be caused to any Area of Association Responsibility as a result of such work. Provided there is no damage caused to any Area of Association Responsibility by the Owner or its agents or contractors, any such bond shall be released or security shall be fully refundable to the Owner upon the completion of the Improvements in accordance with the plans and specifications approved by the Design Review Committee and the Owner's written request to the Design Review Committee.

3.10 Improvements to Areas of Association Responsibility.

If plans and specifications submitted to the Design Review Committee pertain to an Improvement which is within an Area of Association Responsibility so that the Association is responsible for the maintenance, repair and replacement of such Improvement, the Design Review Committee may condition its approval of the plans and specifications for the proposed Construction or Modification with respect to the Improvement on the execution by the Owner of an agreement in form and substance acceptable to the Design Review Committee and the Board which obligates the Owner to reimburse the Association for the future cost of the repair, maintenance or replacement of such Improvement. Any such agreement shall be Recorded.

3.11 Design Review Committee.

So long as the Declarant owns one or more Lots, the Declarant shall have the sole right to determine the number of members on the Design Review Committee and to appoint and remove the members of the Design Review Committee. At such time as the Declarant no longer owns any Lot, the Board shall determine the number of members on the Design Review Committee, and the members of the Design Review Committee shall be appointed and may be removed by the Board. The Declarant may at any time voluntarily surrender its right to appoint and remove the members of the Design Review Committee, and in that event the Declarant may require, for so long as the Declarant own any Lot, that specified actions of the Design Review Committee, as described in a Recorded instrument executed by the Declarant, be approved by the Declarant before they become effective.

The Design Review Committee may adopt, amend and repeal architectural guidelines, standards and procedures to be used in rendering its decisions. Such guidelines, standards and procedures may include, without limitation, provisions regarding: (a) the size and height of Residences; (b) architectural design, with particular regard to the harmony of the design with the surrounding structures and typography; (c) placement of Residences and other buildings; (d) landscaping design, content and conformance with the character of the Property and permitted and prohibited plants; (e) requirements concerning exterior color schemes, exterior

finishes and materials; (f) signage; (g) perimeter and screen wall design and appearance; (h) time periods for commencement and completion of any approved construction or modification; and (i) rules and regulations governing construction activities. Any adoption, amendment or repeal of the Design Guidelines after the Declarant no longer has the right to appoint the Design Review Committee must be approved by the Board.

The Design Review Committee may establish one or more subcommittees consisting of one or more members of the Design Review Committee and may delegate to such subcommittee or subcommittees the authority and power of the Design Review Committee to approve or disapprove any Construction or Modification within a specified portion of the Project.

ARTICLE 4 **USE RESTRICTION**

4.1 Residential Use.

All Lots and Residences shall be used, improved and devoted exclusively to residential use. No trade or business may be conducted on any Lot or in or from any Residence, except that the Owner, Lessee or other Resident of a Residence may conduct a business activity within the Residence so long as: (a) the existence or operation of the business activity is not apparent or detectable by sight, sound or smell from outside the Residence; (b) the business activity is a legal activity and conforms to all applicable zoning ordinances or requirements for the Project; (c) the business activity does not involve persons coming to the Lot to purchase goods or services or the door-to-door solicitation of Owners, Lessees or Residents in the Project; (d) the use of the Residence for trade or business in no way destroys or is incompatible with the residential character of the Residence or the surrounding neighborhood; (e) the trade or business is conducted only inside the Residence, and does not involve the viewing, purchasing or taking delivery of goods or merchandise at, to, from or in any Residence; (f) the trade or business is conducted by a Resident or Residents of the Residence with no employee working in or from such Residence who is not a Resident thereof; (g) the volume of vehicular or pedestrian traffic or parking generated by such trade or business does not result in congestion or be in excess of what is customary in a residential neighborhood; (h) the trade or business does not utilize flammable liquids or hazardous materials in quantities not customary to a residential use; and (i) the use of the Residence for a trade or business does not violate any other provision of the Community Documents.

The terms "business" and "trade" as used in this Section shall be construed to have ordinary, generally accepted meanings, and shall include, without limitation, any occupation, work or activity undertaken on an ongoing basis which involves the provision of goods or services to persons other than the provider's family and for which the provider receives a fee, compensation or other form of consideration, regardless of whether: (a) such activity is engaged in full or part time; (b) such activity is intended or does generate a profit; or (c) a license is required for such activity. The leasing of a Residence by the Owner thereof shall not be considered a trade or business within the meaning of this Section.

4.2 Temporary Occupancy and Temporary Buildings.

No trailer, basement of any incomplete building, tent, shack, garage or barn, and no temporary buildings or structures of any kind, shall be used at any time for a residence, either temporary or permanent. Temporary buildings, trailers or other structures used during the construction of Improvements approved by the Design Review Committee shall be removed immediately after the completion of construction, and in no event shall any such buildings, trailers or other structures be maintained or kept on any property for a period in excess of twelve months without the prior written approval of the Design Review Committee.

4.3 Nuisances; Construction Activities.

No rubbish or debris of any kind shall be placed or permitted to accumulate on any Lot or other property, and no odors or loud noises shall be permitted to arise or emit therefrom, so as to render any such property or any portion thereof, or activity thereon, unsanitary, unsightly, offensive or detrimental to any other property in the vicinity thereof or to the Residents of such other property. No condition shall be permitted to exist or operate upon any Lot or other property so as to be offensive or detrimental to any other property in the vicinity thereof or to its Residents. Normal construction activities and parking in connection with the building of Improvements on a Lot shall not be considered a nuisance or otherwise prohibited by this Declaration, but Lots shall be kept in a neat and tidy condition during construction periods, trash and debris shall not be permitted to accumulate, and supplies of brick, block, lumber and other building materials will be piled only in such areas as may be approved in writing by the Design Review Committee. In addition, any construction equipment and building materials stored or kept on any Lot during the construction of Improvements may be kept only in areas approved in writing by the Design Review Committee, which may also require screening of the storage areas. The provisions of this Section shall not apply to construction activities of the Declarant or a Designated Builder.

4.4 Diseases and Insects.

No Person shall permit any thing or condition to exist upon any Lot which shall induce, breed or harbor infectious plant diseases or noxious insects.

4.5 Antennas.

To the extent permitted by applicable law, the installation of antennas, satellite dishes or other devices for the transmission or reception of television or radio signals or any other form of electromagnetic radiation shall be subject to the prior written approval of the Design Review Committee. Therefore, no antenna, satellite or microwave dish or other device for transmission or reception of television or radio signals shall be constructed, installed, erected, used or maintained on any Lot without the prior written approval of the Design Review Committee unless applicable law prohibits the Design Review Committee from requiring such approval. Even if applicable law prohibits the Design Review Committee from requiring prior approval for the installation of certain antennas, any such antennas must still be installed in accordance with the Design Guidelines.

4.6 Mineral Exploration.

No Lot shall be used in any manner to explore for or to remove any water, oil or other hydrocarbons, minerals of any kind, gravel, gas, earth or any earth substance of any kind.

4.7 Trash Containers and Collection.

No garbage or trash shall be placed or kept on any Lot except in covered containers of a type, size and style which are approved by the Design Review Committee. In no event shall such containers be kept or placed on a Lot so as to be Visible From Neighboring Property except to make the same available for collection and then only for the shortest time reasonably necessary to effect such collection. All rubbish, trash, or garbage shall be removed from Lots and shall not be allowed to accumulate thereon. No outdoor incinerators shall be kept or maintained on any Lot.

4.8 Clothes Drying Facilities.

No outside clothes lines or other outside facilities for drying or airing clothes shall be erected, placed or maintained on any Lot so as to be Visible From Neighboring Property.

4.9 Utility Service.

No lines, wires, or other devices for the communication or transmission of electric current or power, including telephone, television, and radio signals, shall be erected, placed or maintained anywhere in or upon any Lot unless the same shall be contained in conduits or cables installed and maintained underground or concealed in, under or on buildings or other structures approved by the Design Review Committee. No provision of this Declaration shall be deemed to forbid the erection of temporary power or telephone structures incident to the construction of buildings or structures approved by the Design Review Committee.

4.10 Overhead Encroachments.

No tree, shrub, or planting of any kind on any Lot shall be allowed to overhang or otherwise to encroach upon any sidewalk, street, pedestrian way or other area from ground level to a height of eight (8) feet without the prior written approval of the Design Review Committee.

4.11 Animals.

No animal, bird, fowl, poultry, reptile or livestock may be kept on any Lot, except that a reasonable number of dogs, cats, parakeets or similar household birds may be kept on a Lot if they are kept, bred or raised thereon solely as domestic pets and not for commercial purposes. The Board shall have the authority to determine what is a reasonable number of dogs, cats, parakeets or similar household birds for any particular Lot, and the Board's determination shall be final. All dogs, cats or other pets permitted under this Section shall be confined to an Owner's Lot, except that a dog may be permitted to leave an Owner's Lot if such dog is at all

times kept on a leash not to exceed six feet (6') in length and is not permitted to enter upon any other Lot. Any person bringing a dog onto the Common Area shall immediately remove any feces deposited on the Common Area by the dog. The Board may restrict the portions of the Common Area on which dogs are permitted.

No animal, bird, fowl, poultry or livestock shall be allowed to make an unreasonable amount of noise or to become a nuisance. No structure for the care, housing or confinement of any animal, bird, fowl, poultry, or livestock shall be maintained so as to be Visible From Neighboring Property. Upon the written request of any Owner, Lessee or Resident, the Board shall conclusively determine, in its sole and absolute discretion, whether, for the purposes of this Section, a particular animal, bird, fowl, poultry, or livestock is a nuisance or making an unreasonable amount of noise. Any decision rendered by the Board shall be enforceable in the same manner as other restrictions set forth in this Declaration.

The Board may adopt rules and regulations further restricting and governing animals within the Property, which rules may include, without limitation rules providing for the removal from the Property of a domestic pet which has bitten or attacked a person or other animal, has a propensity to attack persons or other animals or otherwise constitutes a threat to the safety of persons or other animals in the Property or which because of incessant barking or other behavior constitutes an unreasonable annoyance or nuisance to Owners and Occupants.

4.12 Machinery and Equipment.

No machinery or equipment of any kind shall be placed, operated or maintained upon or adjacent to any Lot, except such machinery or equipment as is usual and customary in connection with residential use of property or machinery or equipment necessary for the construction of a Residence, building, structure, or other Improvement on the Lot.

4.13 Signs.

Except for signs constructed or erected by the Declarant or by the Association, no signs whatsoever may be erected, posted or displayed on any Lot in a location that is Visible From Neighboring Property without the prior written approval of the Design Review Committee.

4.14 Further Subdivision, Property Restrictions, Rezoning and Timeshares.

Without the prior written approval of the Design Review Committee and the Board, no Owner other than the Declarant shall do any of the following: (a) further subdivide a Lot or separate the Lot into smaller lots or parcels; (b) convey or transfer less than all of a Lot; or (c) replat the Lot or combine the Lot with other Lots. No further covenants, conditions, restrictions or easements shall be recorded by any Owner, Lessee, or other Person other than the Declarant against any Lot without the provisions thereof having been first approved in writing by the Design Review Committee and the Board. No application for rezoning, variances or use permits pertaining to any Lot shall be filed with any governmental authority by any Person other than the Declarant unless the application has been approved by the Design Review Committee and the Board and the proposed use otherwise complies with this Declaration. No Lot shall be subjected to or used for any timesharing, cooperative, weekly, monthly or any other type or revolving or periodic occupancy by multiple owners, cooperators, licensees or time sharing participants.

4.15 Vehicles and Parking.

As used in this Section: (a) "Motor Vehicle" means a car, van, sport utility vehicle, bus, truck, recreational vehicle, motor home, motorcycle, all terrain vehicle, utility vehicle, pickup truck or other motor vehicle; and (b) "Streets" means the streets shown on the Plat.

No mobile home, travel trailer, tent trailer, trailer, camper shell, boat trailer or other similar equipment or vehicle may be parked, kept or stored on the Common Area. No mobile home, travel trailer, tent trailer, trailer, camper shell, boat trailer or other similar equipment may be parked, kept or stored on any Lot so as to be Visible From Neighboring Property.

Except as permitted by this Section, no Motor Vehicle may be parked, kept or stored on any Lot or the Common Area. No Motor Vehicles designed or used for carrying merchandise, supplies or equipment for commercial purposes may be parked on the Common Area or on a Lot, except for the temporary parking of the Motor Vehicles of contractors, subcontractors, suppliers or vendors of the Association or the Owners, Lessees or Residents.

It is the intent of this Section to limit parking on the Streets. No Motor Vehicle owned or leased by an Owner, Lessee or Resident of a Lot may be parked on the Streets if space for the parking of the Motor Vehicle is available in any of the following areas: (a) the garage or carport situated on the Lot of the Owner, Lessee or Resident; (b) the driveway on the Lot constructed as part of the initial construction of Improvements on the Lot by the Declarant; or (c) a driveway expansion constructed on the Lot with the approval of the Design Review Committee.

It is also the intent of this Section to limit the parking of Motor Vehicles owned or leased by an Owner, Lessee or Resident of the Lot in the driveway and in any driveway expansion situated on the Lot. Accordingly, Motor Vehicles owned or leased by an Owner, Lessee or Resident of a Lot must be parked in the garage or carport situated on the Lot to the extent space is available in the garage or carport for the parking of such Motor Vehicles. If space is not available in the garage or carport, then Motor Vehicles owned or leased by an Owner, Lessee or Resident of a Lot may be parked on the driveway constructed as part of the initial construction of Improvements on the Lot by the Declarant. Parking of Motor Vehicles owned or leased by an Owner, Lessee or Resident of a Lot may only be parked on a driveway expansion constructed with the approval of the Design Review Committee if space for the parking of such Motor Vehicles is not available either in the garage or carport or in the driveway constructed as part of the initial construction or Improvements on the Lot by the Declarant. The parking of a Motor Vehicle owned or leased by and Owner, Lessee or Resident of a Lot on a driveway expansion is also subject to such rules and regulations as may be adopted by the Board.

No Motor Vehicle of any kind may be stored on a Lot except in a garage, and no Motor Vehicle of any kind may be stored on the Common Area. For purposes of illustration but not of limitation, a Motor Vehicle shall be deemed stored if it is covered by a car cover, tarp or other material. Motor Vehicles owned by guests of an Owner, Lessee or other Resident may be parked in the driveway on a Lot or on the Streets or in designated parking spaces on the Common Area.

Recreational vehicles, motor homes and similar vehicles owned or leased by an Owner, Lessee or Resident may be parked in the driveway on a Lot for the purpose of loading or unloading, subject to such limitations as may be established by the Board

No Motor Vehicle shall be constructed, reconstructed or repaired on any Lot in such a manner as to be Visible From Neighboring Property, and no inoperable Motor Vehicle may be stored or parked on any Lot in such a manner as to be Visible From Neighboring Property. Except for emergency repairs, no Motor Vehicle shall be constructed, reconstructed or repaired on the Streets or any other part of the Common Area. No inoperable Motor Vehicle may be stored or parked on the Streets or any other part of the Common Area.

The Board shall have the right and power to adopt rules and regulations governing and further restricting the parking of Motor Vehicles on Lots or the Streets and implementing the provisions of this Section. In the event of any conflict or inconsistency between the provisions of this Section and the rules and regulations adopted by the Board of Directors, the provisions of this Section shall control.

4.16 Drainage.

No Residence, structure, building, landscaping, fence, wall or other Improvement shall be constructed, installed, placed or maintained in any manner that would obstruct, interfere with or change the direction or flow of water in accordance with the drainage plans for the Project, or any part thereof, or for any Lot as shown on the approved drainage plans on file with the municipality in which the Project is located. In addition, no Owner or other Person shall change the grade or elevation of a Lot in any manner that would obstruct, interfere with or change the direction or flow of water in accordance with the approved drainage plans.

4.17 Garages and Carports.

No garage or carport shall be converted to living spaces or altered or used for storage of material or other purposes which would prevent the use of the garage or carport for the parking of the number of vehicles for which it was designed, except that the Declarant may use a garage in one or more model homes for a sales office and/or a construction office. The interior of all garages and carports shall be maintained and kept in a neat, clean and sightly condition, free of debris or unsightly objects. Garage doors shall be kept closed except when the opening of the door is necessary to permit ingress or egress.

4.18 Rooftop HVAC Equipment Prohibited.

No heating, ventilating, air conditioning or evaporative cooling units or equipment related thereto may be mounted, installed or maintained on the roof of any Residence or other building so as to be Visible From Neighboring Property.

4.19 Basketball Goals and Backboards.

No portable basketball goal or backboard shall be constructed, installed or maintained on any Lot. Permanent basketball goals or backboards may be kept on a Lot provided they are kept and used in accordance with the Association Rules which govern their size, design, color,

material, location and hours of use. All permanent goals must be approved by the Design Review Committee prior to installation.

4.20 Playground Equipment.

No jungle gyms, swing sets or similar playground equipment which would be Visible From Neighboring Property shall be erected or installed on any Lot without the prior written approval of the Design Review Committee.

4.21 Rental of Lots.

No Owner may lease less than his entire Lot and the Residence situated thereon. All leases must be in writing and must provide that the terms of the lease are subject in all respect to the provisions of the Community Documents and that any violation of this Declaration or the Association Rules by the lessee or the other occupants shall be a default under the lease. There shall be no subleasing of Residences or assignments of leases.

At least ten (10) days before commencement of the lease term, the Owner shall provide the Association with the following information: (a) the commencement date and expiration date of the lease term; (b) the names of each of the Lessees and each other person who will reside in the Residence during the lease term; (c) the address and telephone number at which the Owner can be contacted by the Association during the lease term; and (d) the name, address and telephone number of a person other than the Owner whom the Association can contact in the event of an emergency involving the Lot. Any Owner who leases his Lot and the Residence situated thereon must provide the Lessee with copies of this Declaration, the Design Guidelines and the Association Rules.

Any lease of a Lot or Residence situated thereon must be for an initial term of at least one (1) month. The Owner shall be liable for any violation of this Declaration, the Design Guidelines or the Association Rules by the Lessees or other persons residing in the Residence and their guests or invitees and, in the event of any such violation, the Owner, upon demand of the Association, shall immediately take all necessary actions to correct any such violations.

4.22 Screening Materials.

All screening materials, whether fences, hedges or walls, shall be maintained and replaced from time to time on the Lots by the Owners thereof in accordance with the original construction of such Improvements by the Declarant or as approved by the Design Review Committee pursuant to Article 3.

4.23 Lights.

Except as initially installed by the Declarant, no spotlights, floodlights or other high intensity lighting shall be placed or utilized upon any Lot or any structure erected thereon which in any manner will allow light to be directed or reflected on any other property except as approved by the Design Review Committee.

4.24 Window Cover Materials.

Within sixty (60) days after becoming the Owner of a Lot, the Owner shall install permanent draperies or suitable window coverings on all windows facing the street. All such window coverings facing the street must show white or beige colors unless otherwise approved in writing by the Design Review Committee. No reflective materials, including, but without limitation, aluminum foil, reflective screens or glass, mirrors or similar items, shall be installed or placed upon the outside or inside of any windows of a Residence without the prior written approval of the Board. No enclosures, drapes, blinds, shades, screens or other items affecting the exterior appearance of a Residence shall be constructed or installed without the prior written consent of the Board.

ARTICLE 5
EASEMENTS

5.1 Easements for Use of Common Area.

Every Owner and Resident and their guests shall have a right and easement of enjoyment in and to the Common Area, which right shall be appurtenant to and shall pass with the title to every Lot, subject to:

(a) The right of the Association to dedicate, convey, transfer, lease or encumber the Common Area as provided in Section 6.10; provided, however, that if access to a Lot is over any part of the Common Area, any conveyance, lease or encumbrance of such Common Area shall be subject to an easement for ingress and egress in favor of the Owner and Residents of the Lot and their guests and invitees.

(b) The right of the Board to adopt rules, regulations or policies regulating the use of the Common Area including rules, regulations and policies limiting the number of guests who may use the Common Area and restricting or prohibiting access to such portions of the Common Area (such as landscaped areas) not intended for use by the Owners, Lessees or Residents.

(c) The right of the Association to suspend the right of an Owner and such Owner's family, tenants and guests to use the Common Area (other than the right of an Owner and such Owner's family, tenants and guests to use any streets which are part of the Common Area for ingress or egress to the Owner's Lot) if such Owner is more than fifteen (15) days delinquent in the payment of Assessments or other amounts due to the Association or if the Owner has violated any other provisions of the Community Documents and has failed to cure such violation within fifteen (15) days after the Association notifies the Owner of the violation.

(d) The rights and easements reserved by or granted to the Declarant by this Declaration.

(e) The right of the Association to rent or lease any portion of the Common Area on a short-term basis to an Owner or Resident for the exclusive use of such Owner or Residents and their guests and invitees.

(f) The right of the Board to charge reasonable admission or other fees for the use of any recreational facility or amenity situated on the Common Area.

(g) The right of the Board to permit the use of any recreational facility or amenity situated on the Common Area by persons other than Owners or Residents and their guests upon payment of such fees as may be established by the Board.

(h) The rights and easements, if any, reserved or granted to the Declarant or any other Person in the deed conveying the Common Area to the Association.

If a Lot is leased or rented by the Owner thereof, the Lessee and the members of the Lessee's family residing with such Lessee shall have the right to use the Common Area during the term of the lease, and the Owner of such Lot shall have no right to use the Common Area until the termination or expiration of such lease.

The right of easement and enjoyment of the Common Area may not be transferred or assigned except upon the conveyance or transfer of the Lot to which such right is appurtenant.

5.2 Utility and Development Easements.

A non-exclusive, perpetual blanket easement is hereby granted over and through the Common Area for the purpose of: (a) installing, constructing, operating, maintaining, repairing or replacing equipment used to provide to any portion of the Property or adjacent land any utilities, including, without limitation, water, sewer, drainage, gas, electricity, telephone and television service, whether public or private; and (b) ingress and egress to install, construct, operate, maintain, repair and replace such equipment and (c) storm water management and storm water drainage, as necessary or desirable for the orderly development of the Property. Such easement is hereby granted to any Person providing the aforesaid utilities or installing, constructing, maintaining, repairing or replacing equipment related thereto. Any pipes, conduits, lines, wires, transformers and any other apparatus necessary for the provision or metering of any utility may be installed or relocated only where permitted by the Declarant, where contemplated on any site plan approved by the Declarant or where approved by resolution of the Board. Equipment used to provide or meter such utilities or services may be installed above ground during periods of construction if approved by the Declarant. The Person providing a service or installing a utility pursuant to this easement shall install, construct, maintain, repair or replace the equipment used to provide or meter the utility as promptly and expeditiously as possible, and shall restore the surface of the land and the surrounding vegetation and improvements to their original condition as soon as possible.

The Declarant hereby reserve the right to grant and reserve easements, rights-of-way and licenses over and through the Common Area for the purposes set forth in this Section or for any other purpose necessary or desirable for the orderly development of the Property. If the Person installing the utility or providing a service requests a specific easement by separate recordable documents, then the Declarant or the Association shall have the power to record a document locating such easements.

5.3 Easements to Facilitate Development.

The Declarant hereby reserves to itself and its successors a non-exclusive blanket easement over and through the Property for all purposes reasonably related to the development and completion of Improvements on the Property, including without limitation: (a) temporary construction easements; (b) easements for the temporary storage of supplies of

building materials and equipment necessary to complete Improvements; and (c) easements for the construction, installation and Maintenance of Improvements on the Property or Improvements reasonably necessary to serve the Property.

The Declarant hereby reserves to itself, its successors and assigns the right to: (a) use any Lots owned or leased by the Declarant, any other Lot with written consent of the Owner thereof or any portion of the Common Area as models, management offices, sales offices, a visitors' center, construction offices, customer service offices or sales office parking areas; and (b) install and maintain on the Common Area, any Lot owned or leased by the Declarant or any other Lot with the consent of the Owner thereof, such marketing, promotional or other signs which the Declarant deems necessary for the development, sale or lease of the Property.

5.4 Dedications and Easements Required by Governmental Authority.

The Declarant hereby reserves to itself and its successors and assigns, the right to make any dedications and to grant any easements, rights-of-way and licenses required by any government or governmental agency over and through all or any portion of the Common Area.

5.5 Further Assurances.

Any and all conveyances made to the Association or any Owner shall be conclusively deemed to incorporate these reservations of rights and easements, whether or not set forth in such grants. The easements granted and reservations made to the Declarant in this Declaration shall not terminate or merge and shall continue to run with the land, notwithstanding the common law doctrine of merger and the common ownership of all the Property by the Declarant. Upon written request of the Declarant, the Association and each Owner shall from time to time sign, acknowledge and deliver to the Declarant such further assurances of these reservations of rights and easements as may be requested.

5.6 Duration of Development Rights; Assignment.

The rights and easements reserved by or granted to the Declarant pursuant to this Article 5 shall continue so long as the Declarant owns one or more Lots or holds an option to purchase one or more Lots. The Declarant may make limited temporary assignments of its easement rights under this Declaration to any Person performing construction, installation or Maintenance on any portion of the Property.

5.7 Association Powers and Rights.

The Association's exercise of the rights, powers and easements granted in this Article 5 are not subject to the time limitations on duration applicable to the Declarant. If the Declarant or any Owner requests the Association to exercise its powers under this Section, the Association's cooperation shall not be unreasonably withheld, conditioned or delayed.

5.8 Easement for Maintenance and Enforcement.

The Association and its directors, officers, agents, contractors and employees, the Design Review Committee and any other Persons authorized by the Board are hereby granted the right of access over and through any Lots (excluding the interior of any Residence), for: (a) the exercise and discharge of their respective powers and responsibilities under the Community Documents; (b) making inspections in order to verify that all Improvements on the Lot have been constructed in accordance with the plans and specifications for such Improvements approved by the Design Review Committee and that all Improvements are being properly maintained as required by the Community Documents; (c) correcting any condition originating in a Lot or in the Common Area threatening another Lot or the Common Area; (d) performing installations or Maintenance of utilities, landscaping or other Improvements located on the Lots for which the Association is responsible for Maintenance; or (e) correcting any condition which violates the Community Documents.

5.9 Easements for Encroachments.

If any Improvements on any Lot or portion of the Common Area now or hereafter encroach on any other portion of the Property by reason of: (a) the original construction thereof; (b) deviations within normal construction tolerances in the Maintenance of any Improvement; or (c) the settling or shifting of any land or Improvement, an easement is hereby granted to the extent of any such encroachment for the period of time the encroachment exists. The Owner of the encroaching Improvement shall also have an easement for the limited purpose of Maintenance of the encroaching Improvement. This easement does not relieve any Owner or any other Person from liability for such Owner's or other Person's negligence or willful misconduct.

5.10 Rights of Builders.

Notwithstanding any other provision of this Declaration to the contrary, a Builder shall have the right to maintain model homes and sales offices on Lots owned or leased by the Builder and to construct and maintain parking areas for the purpose of accommodating persons visiting such model homes and sales offices provided: (a) the plans and specifications for the model homes and sales offices, and related landscaping, have been approved in writing by the Design Review Committee; (b) the location and design of the parking areas incidental to such model homes and sales offices has been approved in writing by the Design Review Committee; (c) the opening and closing hours for such model homes and sales offices have been approved in writing by the Design Review Committee; and (d) the construction, operation and maintenance of such model homes and sales offices otherwise complies with all provisions of this Declaration. Any home constructed as a model home shall cease to be used as a model home and any sales office shall cease to be used as a sales office at any time the Builder is not actually engaged in the sale of Lots. Notwithstanding any other provision of this Declaration to the contrary, a Builder may store supplies of brick, block, lumber and other building materials on a Lot owned or leased by a Builder during the course of construction of Improvements on Lots provided such materials are kept in areas approved in writing by the Design Review Committee which may require the screening of such storage areas. In addition, normal construction activities of the Builder in connection with the construction of Improvements shall

not be considered a nuisance or otherwise prohibited by this Declaration. A Builder constructing Improvements on Lots shall keep the Lots in a clean, safe and neat condition free of weeds, trash and debris.

ARTICLE 6
THE ASSOCIATION; ORGANIZATION; MEMBERSHIP AND VOTING RIGHTS

6.1 Formation of Association.

The Association shall be a nonprofit Arizona corporation. The Association shall have all of the common law and statutory powers conferred upon nonprofit corporations under Arizona law and all powers necessary or desirable to perform the Association's duties and obligations and to exercise the rights and powers of the Association set forth in the Community Documents. The Association shall not be dissolved unless another entity has agreed to assume the obligations of the Association under this Declaration with respect to the operation and maintenance of the Areas of Association Responsibility.

6.2 Board of Directors and Officers.

The affairs of the Association shall be conducted by the Board and such officers as the Board may elect or appoint in accordance with the Articles and the Bylaws. Until the termination of the Declarant Control Period, the Declarant shall have the right to appoint and remove the members of the Board. After the termination of the Declarant Control Period, the Board shall be elected by the members as provided in the Bylaws. Unless the Community Documents specifically require the vote or consent of the Members, the Board may do or cause to be done any act on behalf of the Association.

6.3 The Association Rules.

The Board may adopt, amend and repeal rules and regulations pertaining to: (a) the management, operation and use of the Areas of Association Responsibility including, but not limited to, any recreational facilities situated upon the Areas of Association Responsibility; (b) minimum standards for the Maintenance of Lots; or (c) restrictions on the use of Lots. In the event of any conflict or inconsistency between the provisions of this Declaration and the Association Rules, the provisions of this Declaration shall prevail. The Association Rules shall be enforceable in the same manner and to the same extent as the covenants, conditions and restrictions set forth in this Declaration.

6.4 Personal Liability.

No director or officer of the Association, no member of the Design Review Committee or of any committee of the Association, and no other person acting on behalf of the Board shall be personally liable to any Member, or to any other Person for any damage, loss or prejudice suffered or claimed on account of any act, omission, error, or negligence in the discharge of such person's duties and responsibilities under the Community Documents provided such person acted in good faith.

6.5 Implied Rights.

The Association may exercise any right or privilege given to the Association expressly by the Community Documents and every other right or privilege reasonably to be implied from the existence of any right or privilege given to the Association by the Community Documents or reasonably necessary to effectuate any such right or privilege.

6.6 Identity of Members.

The members of the Association shall be the Owners of the Lots. All Owners of Lots shall be mandatory members of the Association. An Owner of a Lot shall automatically, upon becoming the Owner thereof, be a member of the Association and shall remain a member of the Association until such time as his ownership ceases for any reason, at which time his membership in the Association shall automatically cease.

6.7 Classes of Members and Voting Rights.

The Association shall have the following two classes of voting membership.

Class A. Class A members are all Owners, with the exception of the Declarant until the termination of the Class B membership, of Lots. Each Class A member shall be entitled to one (1) vote for each Lot owned. Upon the termination of the Class B membership, the Declarant shall be a Class A member so long as the Declarant owns any Lot.

Class B. The Class B member shall be the Declarant. The Declarant shall be entitled to three (3) votes for each Lot owned. The Class B membership shall cease and be converted to Class A membership on the earlier of (a) when the votes held by Class A members exceed the votes held by the Class B member or (b) October 1, 2030. The Declarant may at any time voluntarily relinquish its Class B membership by giving written notice thereof to the Association.

6.8 Voting Procedures.

No change in the ownership of a Lot shall be effective for voting purposes unless and until the Board is given actual written notice of such change and is provided satisfactory proof thereof. The vote for each such Lot must be cast as a unit, and fractional votes shall not be allowed. In the event that a Lot is owned by more than one person and such Owners are unable to agree among themselves as to how their vote or votes shall be cast, they shall lose their right to vote on the matter in question. If any Member casts a vote representing a certain Lot, it will thereafter be conclusively presumed for all purposes that he was acting with the authority and consent of all other Owners of the same Lot unless objection thereto is made at the time the vote is cast. In the event more than one vote is cast by a Class A Member for a particular Lot, none of the votes shall be counted and all of the votes shall be deemed void.

6.9 Transfer of Membership.

The rights and obligations of any Member other than the Declarant shall not be assigned, transferred, pledged, conveyed or alienated in any way except upon transfer of ownership of an Owner's Lot, and then only to the transferee of ownership to the Lot. A transfer of ownership to a Lot may be effected by deed, intestate succession, testamentary disposition, foreclosure of

a mortgage of record, or such other legal process as now in effect or as may hereafter be established under or pursuant to the laws of the State of Arizona. Any attempt to make a prohibited transfer shall be void. Any transfer of ownership to a Lot shall operate to transfer the Membership appurtenant to said Lot to the new Owner thereof. Each purchaser of a Lot shall notify the Association of his purchase within ten (10) days after he becomes the Owner of a Lot.

6.10 Conveyance or Encumbrance of Common Area.

The Common Area shall not be mortgaged or conveyed without the prior written consent or affirmative vote of the Declarant and the affirmative vote or written consent of the Owners representing at least two-thirds (2/3) of the votes entitled to be cast by Class A members of the Association. The Association may grant permits, licenses and easements on, over, under and through the Common Area for utilities, roads and other purposes reasonably necessary or useful for the proper maintenance and operation of the Property.

6.11 Suspension of Voting Rights.

If any Owner fails to pay any Assessments or other amounts due to the Association under the Community Documents within fifteen (15) days after such payment is due or if any Owner violates any other provision of the Community Documents and such violation is not cured within fifteen (15) days after the Association notifies the Owner of the violation, the Board, in accordance with the procedures set forth in the Bylaws, shall have the right to suspend such Owner's right to vote until such time as all payments, including interest and attorneys' fees, are brought current, and until any other infractions or violations of the Community Documents are corrected.

ARTICLE 7

COVENANT FOR ASSESSMENTS AND CREATION OF LIEN

7.1 Obligation to Pay Assessments and Other Charges.

Each Owner, other than the Declarant, by becoming the Owner of a Lot, is deemed to covenant and agree, to pay Assessments to the Association in accordance with this Declaration. All Assessments shall be established and collected as provided in this Declaration. No Regular Assessment or Special Assessment shall be levied against any Lot owned by the Declarant. Each Assessment, together with interest and all costs, including but not limited to reasonable attorneys' fees, incurred by the Association in collecting or attempting to collect delinquent Assessments, whether or not suit is filed, shall also be the personal obligation of the Person who was the owner of the Lot at the time when the Assessment became due. The personal obligation for delinquent Assessments shall not pass to the successors in title of the Owner unless expressly assumed by them.

No Owner shall be exempt from liability for Assessments because of such Owner's non- use of the Common Area, abandonment of such Owner's Lot or other circumstance. The obligation to pay Assessments is a separate and independent obligation on the part of each

Owner. No diminution or abatement of Assessments or set-off shall be claimed or allowed for any alleged failure of the Association, the Board or the Design Review Committee to take some action or perform some function required of it.

7.2 Regular Assessments.

At least thirty (30) days prior to the commencement of each Assessment Period, the Board shall prepare and adopt a budget of the estimated Common Expenses for the next Assessment Period, including any contribution to be made to a reserve fund. The budget shall also reflect the sources and estimated amounts of funds to cover such Common Expenses, which may include any surplus to be applied from prior years, any income expected from sources other than Assessments and the amount to be generated through Assessments against the Lots. Based on the budget adopted by the Board, the Board shall assess against each Assessable Lot a Regular Assessment. The Regular Assessment shall be the same for each Assessable Lot. The amount of increase, if any, in the Regular Assessment from one Assessment Period to the next Assessment Period shall be subject to such limitations as may be imposed by Arizona law.

The Board shall give notice of the Regular Assessment to each Owner at least thirty (30) days prior to the beginning of each Assessment Period, but the failure to give such notice shall not affect the validity of the Regular Assessment established by the Board nor relieve any Owner from its obligation to pay the Regular Assessment. If the Board fails to adopt a budget for any Assessment Period, then until and unless such budget is adopted and a Regular Assessment is levied by the Board for such Assessment Period, the amount of the Regular Assessment for the immediately preceding Assessment Period shall remain in effect. Unless approval or ratification of the budget or the Regular Assessment for any Assessment Period is required by law, neither the budget nor the Regular Assessment shall be required to be ratified or approved by the Members.

If the Board determines during any Assessment Period that the funds budgeted for that Assessment Period are, or will, become inadequate to meet all Common Expenses for any reason, including, without limitation, nonpayment of Assessment by Members, the Board may amend the budget and increase the Regular Assessment for that Assessment Period and the revised Regular Assessment shall commence on the date designated by the Board.

7.3 Special Assessments.

The Association may levy against each Assessable Lot a Special Assessment for the purpose of obtaining funds to pay the cost of any construction, reconstruction, repair or replacement of an Improvement upon the Common Area (including fixtures and personal property related thereto), or to pay unbudgeted expenses or expenses in excess of the amount budgeted. Any Special Assessment must be approved by two-thirds (2/3) of the votes entitled to be cast by Members who are voting in person or by proxy at a meeting duly called for such purpose. So long as the Declarant owns any Lot, any Special Assessment must be approved in writing by the Declarant. Any Special Assessment shall be levied in an equal amount for each Assessable Lot.

7.4 Assessment Period.

The period for which the Regular Assessment is to be levied shall be the calendar year, except that the first Assessment Period shall commence on the first day of the first month following conveyance of the first Lot to a Purchaser and terminate on December 31 of such year. The Board in its sole discretion from time to time may change the Assessment Period.

7.5 Obligation of Declarant for Deficiencies.

During the Declarant Control Period, the Declarant shall pay and contribute to the Association such funds as may be necessary, when added to the Assessments levied by the Association, to pay all Common Expenses of the Association that become due and payable prior to the expiration of the Period of Declarant Control. In no event shall the Declarant be obligated to contribute funds to the Association in excess of the amount of Assessments that would have been payable by the Declarant if the Lots owned by the Declarant had been assessed as Assessable Lots.

7.6 Rules Regarding Billing and Collection Procedures.

Regular Assessments shall be collected on a quarterly basis or such other basis as may be selected by the Board. Special Assessments may be collected as specified by the Board. The Board shall have the right to adopt rules and regulations setting forth procedures for the purpose of making Assessments and for the billing and collection of the Assessments provided that the procedures are not inconsistent with the provisions of this Declaration. The failure of the Association to send a bill to a Member shall not relieve any Member of such Member's liability for any Assessment or charge under this Declaration, but the Assessment Lien therefor shall not be foreclosed until the Member has been given not less than thirty (30) days written notice prior to such foreclosure that the Assessment or any installment thereof is or will be due and of the amount owing. Such notice may be given at any time prior to or after delinquency of such payment. The Association shall be under no duty to refund any payments received by it even though the ownership of a Lot changes during an Assessment Period but successor Owners of Lots shall be given credit for prepayments, on a prorated basis, made by prior Owners.

7.7 Creation of Assessment Lien; Effect of Nonpayment of Assessments; Remedies of the Association.

Any Assessment, or any installment of an Assessment, not paid within fifteen (15) days after the Assessment, or the installment of the Assessment, first became due shall bear interest from the due date at the rate of interest set from time to time by the Board. In addition, the Board may establish a late fee to be charged to any Owner who has not paid any Assessment, or any installment of an Assessment, within fifteen (15) days after such payment was due.

The Association shall have a lien on each Lot for: (a) all Assessments levied against the Lot; (b) all interest, lien fees, late charges and other fees and charges assessed against the Lot or payable by the Owner of the Lot; (c) all fines levied against the Owner of the Lot; (d) all attorney fees, court costs, title report fees, costs and fees charged by any collection agency either to the Association or to an Owner and any other fees or costs incurred by the Association in attempting to collect Assessments or other amounts due to the Association by

the Owner of a Lot whether or not suit is filed by the Association; (e) any amounts payable to the Association pursuant to Section 8.3 or 8.4; and (f) any other amounts payable to the Association pursuant to the Community Documents.

The Recording of this Declaration constitutes record notice and perfection of the Assessment Lien. The Association may, at its option, record a Notice of Lien setting forth the name of the delinquent Owner as shown in the records of the Association, the legal description or street address of the Lot against which the Notice of Lien is recorded and the amount claimed to be past due as of the date of the Recording of the Notice, including interest, lien recording fees and reasonable attorneys' fees. Before recording any Notice of Lien against a Lot, the Association shall make a written demand to the defaulting Owner for payment of the delinquent Assessments, together with interest, late charges and reasonable attorneys' fees, if any, and all other amounts secured by the Assessment Lien. Each default shall constitute a separate basis for a demand, but any number of defaults may be included within the single demand. If the amounts specified in the demand are not paid within ten (10) days after delivery of the demand, the Association may proceed with recording a Notice of Lien against the Lot. If the Association records a Notice of Lien, the Association may charge the Owner of the Lot against which the Notice of Lien is Recorded a lien fee in an amount established from time to time by the Board.

The Assessment Lien shall have priority over all liens or claims except for: (a) liens and encumbrances Recorded before the Recording of this Declaration; (b) liens for real estate taxes and other governmental assessments and charges; and (c) the lien of any First Mortgage or seller's interest in a first contract for sale recorded prior to the Assessment Lien. Any First Mortgagee or any other Person acquiring title or coming into possession of a Lot through foreclosure of the First Mortgage, purchase at a foreclosure sale or trustee sale, or through any equivalent proceedings, such as, but not limited to, the taking of a deed in lieu of foreclosure shall acquire title free and clear of any claims for unpaid assessments and charges against the Lot which became payable prior to the acquisition of such Lot by the First Mortgagee or other Person. Any Assessments and charges against the Lot which accrue prior to such sale or transfer shall remain the obligation of the defaulting Owner of the Lot.

The Association shall not be obligated to release the Assessment Lien until all delinquent Assessments, interest, lien fees, fines, reasonable attorneys' fees, court costs, collection costs and all other sums payable to the Association by the Owner of the Lot have been paid in full.

The Association shall have the right, at its option, to enforce collection of any delinquent Assessments together with interest, lien fees, reasonable attorneys' fees and any other sums due to the Association in any manner allowed by law including, but not limited to, (a) bringing an action at law against the Owner personally obligated to pay the delinquent Assessments and such action may be brought without waiving the Assessment Lien or (b) bringing an action to foreclose the Assessment Lien against the Lot in the manner provided by law for the foreclosure of a realty mortgage. The Association shall have the power to bid in at any foreclosure sale and to purchase, acquire, hold, lease, mortgage and convey any and all Lots purchased at such sale.

7.8 Purposes for which Association's Funds May Be Used.

The Association may use the funds and property collected and received by it (including the Assessments, fees, loan proceeds, surplus funds and all funds and property received by it from any other source) for the purpose of: (a) discharging and performing the Association's duties and obligations under the Community Documents or applicable law; (b) exercising the rights and powers granted to the Association by the Community Documents or applicable law; (c) providing or promoting activities and services the Board deems appropriate, necessary or desirable to foster or promote the common good and general welfare of the Project and the Owners, Lessees and Residents; (d) contracting for services (including, without limitation, trash collection or cable television) to be provided to Owners, Lessees and Residents; and (e) taking such other action as the Board deems necessary, appropriate or desirable for the management and administration of the Association or the benefit of the Association or the Project.

7.9 Surplus Funds.

The Association shall not be obligated to spend in any year all the Assessments and other sums received by it in such year, and may carry forward as surplus any balances remaining. The Association shall not be obligated to reduce the amount of the Regular Assessment in the succeeding year if a surplus exists from a prior year, and the Association may carry forward from year to year such surplus as the Board in its discretion may determine to be desirable for the greater financial security of the Association and the accomplishment of its purposes.

7.10 Initial Capital Contribution.

Each Purchaser of a Lot from the Declarant shall pay to the Association immediately upon becoming the Owner of the Lot a sum equal to one-sixth (1/6th) of the then current Regular Assessment for an Assessable Lot. Funds paid to the Association pursuant to this Section may be used by the Association for payment of operating expenses or any other purpose permitted under the Community Documents. Payments made pursuant to this Section shall be nonrefundable and shall not be considered as an advance payment of any Assessments levied by the Association pursuant to this Declaration. Payments made pursuant to this Section shall be deemed a contribution to the capital of the Association.

7.11 Transfer Fee.

Each Person who purchases a Lot from a Person other than the Declarant shall pay to the Association immediately upon becoming the Owner of the Lot a transfer fee in such amount as is established from time to time by the Board to compensate the Association for the administrative cost resulting from the transfer of a Lot. The transfer fee is not intended to compensate the Association for the costs incurred in the preparation of the statement which the Association is required to mail to deliver to a purchaser under A.R.S. § 33-1806A and, therefore, the transfer fee shall be in addition to the fee which the Association is entitled to charge pursuant to A.R.S. § 33-1806C.

ARTICLE 8
MAINTENANCE

8.1 Areas of Association Responsibility.

The Association shall be responsible for the management and Maintenance of the Areas of Association Responsibility, and all Improvements located thereon, except for any part of the Areas of Association Responsibility which any governmental entity is maintaining or is obligated to maintain. The Board shall be the sole judge as to the appropriate Maintenance of all Areas of Association Responsibility, but the Areas of Association Responsibility, and the Improvements located thereon, shall be maintained in good condition and repair at all times.

No Owner, Resident or other Person shall construct or install any Improvements on the Areas of Association Responsibility or alter, modify or remove any Improvements situated on the Areas of Association Responsibility without the approval of the Board. No Owner, Resident or other Person shall obstruct or interfere with the Association in the performance of the Association's management or Maintenance of the Areas of Association Responsibility, and the Improvements located thereon.

8.2 Lot Owner's Responsibility.

Each Owner of a Lot shall be responsible for the Maintenance of his Lot, and all buildings, Residences, landscaping or other Improvements situated thereon, except for any portion of the Lot, or any Improvement situated thereon, which is an Area of Association Responsibility. All buildings, Residences, landscaping and other Improvements shall at all times be kept in good condition and repair. All grass, hedges, shrubs, vines and plants of any type on a Lot shall be irrigated, mowed, trimmed and cut at regular intervals so as to be maintained in a neat and attractive manner. Trees, shrubs, vines, plants and grass which die shall be promptly removed and replaced with living foliage of like kind, unless different foliage is approved in writing by the Design Review Committee. No yard equipment, wood piles or storage areas may be maintained so as to be Visible From Neighboring Property or streets. All Lots upon which no Residences, buildings or other structures, landscaping or Improvements have been constructed shall be maintained in a weed free and attractive manner.

8.3 Assessment of Certain Costs of Maintenance and Repair.

In the event that the need for Maintenance of an Area of Association Responsibility is caused through the willful or negligent act of any Owner, his family, tenants, guests or invitees, the cost of such Maintenance shall be paid by such Owner to the Association upon demand and payment of such amounts shall be secured by the Assessment Lien.

8.4 Improper Maintenance and Use of Lots.

In the event any portion of any Lot is so maintained as to present a public or private nuisance, or as to substantially detract from the appearance or quality of the surrounding Lots or other areas of the Project which are substantially affected thereby or related thereto, or in the event any portion of a Lot is being used in a manner which violates this Declaration; or in the event the Owner of any Lot is failing to perform any of its obligations under the Community

Documents, the Board may make a finding to such effect, specifying the particular condition or conditions which exist, and pursuant thereto give notice thereof to the offending Owner that unless corrective action is taken within fifteen (15) days, the Board may cause such action to be taken at said Owner's cost. If at the expiration of said fourteen day period of time the requisite corrective action has not been taken, the Board shall be authorized and empowered to cause such action to be taken and the cost thereof shall be paid by such Owner to the Association upon demand and payment of such amounts shall be secured by the Assessment Lien.

8.5 Boundary Walls.

Each wall or fence which is located between two Lots shall constitute a boundary wall and, to the extent not inconsistent with this Section, the general rules of law regarding boundary walls shall apply.

The Owners of contiguous Lots who share a boundary wall shall both equally have the right to use such a wall provided that such use by one Owner does not interfere with the use and enjoyment of the same by the other Owner.

Except as otherwise provided in this Section, the Owners of contiguous Lots who share a boundary wall shall each pay one-half (1/2) of the cost of any maintenance, repair or replacement of the boundary wall. Either of such Owners may perform any necessary repair, maintenance or replacement of the boundary wall and in such event, such Owner shall be entitled to reimbursement from the other Owner for one-half (1/2) of such cost.

In the event that any boundary wall is damaged or destroyed through the negligence or willful act of an Owner, his agents, tenants, licensees, guests or family, it shall be the obligation of such Owner to rebuild and repair the boundary wall without cost to the other Owner or Owners who share the boundary wall.

The right of any Owner to contribution from any other Owner under this Section shall be appurtenant to the land and shall pass to such Owner's successors in title. In addition to meeting the other requirements of this Declaration and of any other building code or similar regulations or ordinances, any Owner proposing to modify, make additions to or rebuild a boundary wall shall first obtain the written consent of the adjoining Owners.

In the event any boundary wall encroaches upon a Lot, a valid easement for such encroachment and for the maintenance of the boundary wall shall and does exist in favor of the Owners of the Lots which share such boundary wall.

8.6 Maintenance of Walls other than Boundary Walls.

Walls (other than boundary walls) located on a Lot shall be maintained, repaired and replaced by the Owner of the Lot. Any wall which is placed on the boundary line between a Lot and an Area of Association Responsibility shall be maintained, repaired and replaced by the Owner of the Lot, except that the Association shall be responsible for the repair and maintenance of the side of the wall which faces the Area of Association Responsibility. In the event any such wall encroaches upon the Common Area or a Lot, an easement for such encroachment shall exist in favor of the Association or the Owner of the Lot, as the case may be. Any wall which is placed on the boundary line between a Lot and public right-of-way shall

be maintained, repaired and replaced by the Owner of the Lot, except that the Association shall be responsible for the repair and replacement of the surface of the wall which faces the public right-of-way.

ARTICLE 9 INSURANCE

9.1 Scope of Coverage.

Commencing not later than the time of the first conveyance of a Lot to a Purchaser, the Association shall maintain, to the extent reasonably available, the following insurance coverage:

(a) Comprehensive general liability insurance, including medical payments insurance, in an amount determined by the Board, but not less than \$1,000,000. Such insurance shall cover all occurrences commonly insured against for death, bodily injury and property damage arising out of or in connection with the use, ownership or maintenance of the Areas of Association Responsibility and all other portions of the Project which the Association is obligated to maintain under this Declaration, and shall also include hired automobile and non-owned automobile coverages with cost liability endorsements to cover liabilities of the Owners as a group to an Owner;

(b) Special Form Property insurance on all Areas of Association Responsibility insuring against all risk of direct physical loss, insured against in an amount equal to the maximum insurable replacement value of the Areas of Association Responsibility, as determined by the Board; provided, however, that the total amount of insurance after application of any deductibles shall not be less than one hundred percent (100%) of the current replacement cost of the insured property, exclusive of land, excavations, foundations and other items normally excluded from a property policy.

(c) Workmen's compensation insurance to the extent necessary to meet the requirements of the laws of Arizona;

(d) Such other insurance as the Board shall determine from time to time to be appropriate to protect the Association or the Owners;

(e) The insurance policies purchased by the Association shall, to the extent reasonably available, contain the following provisions: (i) that there shall be no subrogation with respect to the Association, its agents, servants, and employees, with respect to Owners and members of their household; (ii) no act or omission by any Owner, unless acting within the scope of his authority on behalf of the Association, will void the policy or be a condition to recovery on the policy; (iii) that the coverage afforded by such policy shall not be brought into contribution or proration with any insurance which may be purchased by Owners or their mortgagees or beneficiaries under deeds of trust; (iv) a "severability of interest" endorsement which shall preclude the insurer from denying the claim of an Owner because of the negligent acts of the Association or other Owners; (v) statement of the name of the insured as the Association; and (vi) for policies of hazard insurance, a standard mortgagee clause providing that the insurance carrier shall notify the first mortgagee named in the policy at least ten (10) days in advance of

the effective date of any substantial modification, reduction or cancellation of the policy;

The premiums for any insurance obtained by the Association pursuant to this Section shall be included in the budget of the Association and shall be paid by the Association.

9.2 Certificates of Insurance.

An insurer that has issued an insurance policy under this Article shall issue a certificate or a memorandum of insurance to the Association and, upon request, to any Owner, mortgagee or beneficiary under a deed of trust. Any insurance obtained pursuant to this Article may not be cancelled until thirty (30) days after notice of the proposed cancellation has been mailed to the Association, each Owner and each mortgagee or beneficiary under a deed of trust to whom certificates of insurance have been issued.

9.3 Payment of Insurance Proceeds.

With respect to any loss to any Area of Association Responsibility covered by property insurance obtained by the Association in accordance with this Article, the loss shall be adjusted with the Association, and the insurance proceeds shall be payable to the Association and not to any mortgagee or beneficiary under a deed of trust. Subject to the provisions of Section 9.4, the proceeds shall be disbursed for the repair or restoration of the damage to the Area of Association Responsibility.

9.4 Repair and Replacement of Damaged or Destroyed Property.

Any portion of the Areas of Association Responsibility which is damaged or destroyed shall be repaired or replaced promptly by the Association unless repair or replacement would be illegal under any state or local health or safety statute or ordinance, or Owners representing at least eighty percent (80%) of the total authorized votes in the Association vote not to repair or replace the damaged or destroyed Improvements. The cost of repair or replacement in excess of insurance proceeds and reserves shall be paid by the Association.

If all of the Areas of Association Responsibility are not repaired or replaced, insurance proceeds attributable to the damaged Areas of Association Responsibility shall be used to restore the damaged area to a condition which is not in violation of any state or local health or safety statute or ordinance and the remainder of the proceeds shall either be retained by the Association as an additional capital reserve.

ARTICLE 10
DISPUTE RESOLUTION

10.1 Agreement to Resolve Certain Disputes Without Litigation.

As used in this Article 10, the term "Claim" shall mean: (a) any claim or cause of action arising out of or related in any way to the planning, design, engineering, grading, construction or development of the Common Area or any Lot or any Improvements situated thereon, including, without limitation, any claim or cause of action that the Common Areas are defective or that the Declarant or its agents, contractors, employees, subcontractors, architects, engineers or consultants were negligent in the planning, design, engineering, grading,

construction or development thereof; of (b) any claim or cause of action against the Declarant or any employee, agent, director, member or officer of Declarant arising out of or in any way related to the development of the Project or the management or operation of the Association, including, without limitation, any claim for negligence, fraud, intentional misconduct or breach of fiduciary duty. The Association, the Declarant, all Owners, Lessees, Residents and other Persons bound by this Declaration, and any Person not otherwise bound by this Declaration who agrees to submit to this Article (collectively, the "Bound Parties") agree that the dispute resolution procedures set forth in this Article shall apply to all Claims.

10.2 Notice of Claim.

Any Bound Party having or alleging to have a Claim (a "Claimant") against any other Bound Party (a "Respondent") shall notify each Respondent in writing of the Claim (the "Claim Notice"), stating plainly and concisely: (a) the nature of Claim, including, date, time, location, Persons involved, and Respondent's role in the Claim; (b) the factual and legal basis of the Claim; and (c) what Claimant wants Respondent to do or not do to resolve the Claim.

In the event the Claimant is the Association and the Claim involves an Alleged Defect (as defined in Section 10.5), the Association must provide written notice to all Members prior to delivering a Claim Notice or commencing any legal action, cause of action, proceeding, reference or arbitration against a Bound Party which notice shall (at a minimum) include: (a) a description of the Claim, (b) a description of the attempts of the Declarant or other Bound Parties to correct such Alleged Defect and the opportunities provided to Declarant or other Bound parties to correct such Alleged Defect, (c) the estimated cost to repair such Alleged Defect, (d) the name and professional background of the attorney retained by the Association to pursue the Claim and a description of the relationship between such attorney and member(s) of the Board (if any), (e) a description of the fee arrangement between such attorney and the Association, (f) the estimated attorneys' fees and expert fees and costs necessary to pursue the Claim and the source of the funds which will be used to pay such fees and expenses, (g) the estimated time necessary to conclude the action, (h) a description of the manner in which the action will be funded and a description of any demands, notices, offers to settle or responses to offers to settle made either by the Association or a Bound Party, and (i) an affirmative statement from the Board that the action is in the best interests of the Association and its Members. If the Alleged Defect is alleged to be the result of an act or omission of a person licensed by the State of Arizona under Title 20 or Title 32 of the Arizona Revised Statutes (a "Licensed Professional"), then the notice from the Association must be accompanied by an affidavit from a Licensed Professional in the same discipline as the Licensed Professional alleged to be responsible for the Alleged Defect. The affidavit must contain the information required to be contained in a preliminary expert opinion affidavit submitted pursuant to Section 12-2602B of the Arizona Revised Statutes.

10.3 Mediation.

If the Parties do not resolve the Claim through negotiation within thirty (30) days after the date of the Claim Notice or within such longer period as may be agreed upon by the Parties

("Termination of Negotiations"), Claimant shall have thirty (30) additional days within which to submit the Claim to mediation under the auspices of the American Arbitration Association or such other mediator or mediation service agreed upon by the Parties.

If Claimant does not submit the Claim to mediation within thirty (30) days after Termination of Negotiations, Claimant shall be deemed to have waived the Claim, and Respondent shall be released and discharged from any and all liability to Claimant on account of such Claim.

If the Parties do not settle the Claim within thirty (30) days after submission of the matter to the mediation process, or within such time as determined reasonable or appropriate by the mediator, the mediator shall issue a notice of termination of the mediation proceedings ("Termination of Mediation Notice"). The Termination of Mediation Notice shall set forth when and where the Parties met, that the Parties are at an impasse, and the date that mediation was terminated.

10.4 Binding Arbitration.

In the event a Claim is not resolved by Mediation, the Claimant shall have fifteen (15) days after the date of the Termination of Mediation Notice to submit the Claim to binding arbitration in accordance with this Section. If the Claimant fails to timely submit the Claim to arbitration, then the Claim shall be deemed waived and abandoned and the Respondent shall be relieved of any and all liability to Claimant arising out of the Claim. If the Claimant submits the Claim to binding arbitration in accordance with this Section, the arbitration shall be conducted in accordance with the following:

(a) **Initiation of Arbitration.** The arbitration shall be initiated by either party delivering to the other a Notice of Intention to Arbitrate as provided for in the American Arbitration Association ("AAA") Commercial Arbitration Rules, as amended from time to time (the "AAA Rules").

(b) **Governing Procedures.** The arbitration shall be conducted in accordance with the AAA Rules and A.R.S. § 12-1501, et seq. In the event of a conflict between the AAA Rules and this Section 10.4, the provisions of this Section 10.4 shall govern.

(c) **Appointment of Arbitrator.** The parties shall appoint a single Arbitrator by mutual agreement. If the parties have not agreed within ten (10) days of the date of the Notice of Intention to Arbitrate on the selection of an arbitrator willing to serve, the AAA shall appoint a qualified Arbitrator to serve. Any arbitrator chosen in accordance with this Subsection (c) is referred to in this Section 10.4 as the "Arbitrator".

(d) **Qualifications of Arbitrator.** The Arbitrator shall be neutral and impartial. The Arbitrator shall be fully active in such Arbitrator's occupation or profession, knowledgeable as to the subject matter involved in the dispute, and experienced in arbitration proceedings. The foregoing shall not preclude otherwise qualified retired lawyers or judges.

(e) **Disclosure.** Any candidate for the role of Arbitrator shall promptly disclose to the parties all actual or perceived conflicts of interest involving the dispute or the parties. No Arbitrator may serve if such person has a conflict of interest involving the subject matter of the dispute or the parties. If an Arbitrator resigns or becomes unwilling to continue to serve as an Arbitrator, a replacement shall be selected in accordance with the procedure set forth in Subsection (c) above.

(f) **Compensation.** The Arbitrator shall be fully compensated for all time spent in connection with the arbitration proceedings in accordance with the Arbitrator's usual hourly rate, unless otherwise agreed to by the parties, for all time spent by the Arbitrator in connection with the arbitration proceeding. Pending the final award, the Arbitrator's compensation and expenses shall be advanced equally by the parties.

(g) **Preliminary Hearing.** Within thirty (30) days after the Arbitrator has been appointed, a preliminary hearing among the Arbitrator and counsel for the Parties shall be held for the purpose of developing a plan for the management of the arbitration, which shall then be memorialized in an appropriate order. The matters which may be addressed include, in addition to those set forth in the AAA Rules, the following: (i) definition of issues; (ii) scope, timing and types of discovery, if any; (iii) schedule and place(s) of hearings; (iv) setting of other timetables; (v) submission of motions and briefs; (vi) whether and to what extent expert testimony will be required, whether the Arbitrator should engage one or more neutral experts, and whether, if this is done, engagement of experts by the Parties can be obviated or minimized; (vii) whether and to what extent the direct testimony of witnesses will be received by affidavit or written witness statement; and (viii) any other matters which may promote the efficient, expeditious, and cost-effective conduct of the proceeding.

(h) **Management of the Arbitration.** The Arbitrator shall actively manage the proceedings as the Arbitrator deems best so as to make the proceedings expeditious, economical and less burdensome than litigation.

(i) **Confidentiality.** All papers, documents, briefs, written communication, testimony and transcripts as well as any and all arbitration decisions shall be confidential and not disclosed to anyone other than the Arbitrator, the parties or the parties' attorneys and expert witnesses (where applicable to their testimony), except that upon prior written consent of all parties, such information may be divulged to additional third parties. All third parties shall agree in writing to keep such information confidential.

(j) **Hearings.** Hearings may be held at any place within the State of Arizona designated by the Arbitrator and, in the case of particular witnesses not subject to subpoena at the usual hearing site, at a place where such witnesses can be compelled to attend.

(k) **Final Award.** The Arbitrator shall promptly (within sixty (60) days of the conclusion of the proceedings or such longer period as the parties mutually agree) determine the claims of the parties and render a final award in writing. The Arbitrator may award the prevailing party in the proceeding all or a part of such party's reasonable attorneys' fees and expert witness fees, taking into account the final result of arbitration, the conduct of the parties and their counsel in the course of the arbitration, and other relevant factors. The Arbitrator shall not award any punitive damages. The Arbitrator shall not award indirect, consequential or special damages regardless of whether the possibility of such damage or loss was disclosed to, or reasonably foreseen by the party against whom the claim is made; provided, however, that such damages may be deemed by the Arbitrator to be direct damages in an award reimbursing payments made by a party therefor to a third party. The Arbitrator shall assess the costs of the proceedings (including, without limitation, the fees of the Arbitrator) against the non-prevailing party.

10.5 Right to Enter, Inspect, Repair and/or Replace.

Within a reasonable time after the receipt by the Declarant or other Bound Party of a Claim Notice, the Declarant shall have the right, upon reasonable notice to Claimant and during normal business hours, to enter onto or into, as applicable, the Common Area, any Lot, including any Residence constructed thereon, and/or any Improvements for the purposes of inspecting and/or conducting testing to determine the validity of the Claim and, if deemed necessary by the Declarant or other Bound Party, to correct, repair and/or replace the alleged deficiency in the planning, design, engineering, grading, construction or development of the Common Area or any Lot, or any Improvement constructed on the Common Area or a Lot which is the basis for the Claim (the "Alleged Defect"). In conducting such inspection, testing, repairs and/or replacement, Declarant or other Bound Party shall be entitled to take any actions as it shall deem reasonable and necessary under the circumstances.

Nothing set forth in this Section shall be construed to impose any obligation on the Declarant or other Bound Party to inspect, test, repair, or replace any item or Alleged Defect for which the Declarant or other Bound Party is not otherwise obligated under applicable law or any limited warranty provided by the Declarant or other Bound Party in connection with the sale of the Lots and/or the Improvements constructed thereon. The right of the Declarant and other Bound Parties to enter, inspect, test, repair and/or replace reserved hereby shall be irrevocable and may not be waived or otherwise terminated except by a writing, in recordable form, executed and Recorded by the Declarant or other Bound Party. In no event shall any statutes of limitations be tolled during the period in which the Declarant or other Bound Party conducts any inspection or testing of any Alleged Defects. The rights of the Declarant and other Bound Parties under this Section shall also extend to their respective employers, agents, contractors, subcontractors and suppliers.

10.6 Use of Funds.

In the event the Association recovers any funds from the Declarant or any other Person as a result of a claim involving an Alleged Defect, the funds shall first be used to correct and or repair the Alleged Defect or to reimburse the Claimant for any costs actually incurred by such Claimant in correcting and/or repairing the Alleged Defect, and any excess funds shall be paid into the Association's reserve fund.

10.7 Approval of Litigation.

The Association shall not deliver a Claim Notice to any Bound Party, commence any legal action or arbitration proceeding against any Bound Party or incur any expenses (including, without limitation, attorneys' fees) in connection with any Claim without the written approval of Owners entitled to cast more than seventy-five percent (75%) of the total votes in the Association, excluding the votes of any Owner who would be a defendant in such proceedings. The Association must pay for any such legal action or arbitration proceeding with monies that are specifically collected for such purposes and may not borrow money or use reserve funds or other monies collected for specific Association obligations other than legal fees. In the event that the Association commences any legal action or arbitration proceeding involving a Claim,

all Owners must notify prospective purchasers of such legal action or arbitration proceeding and must provide such prospective purchasers with a copy of the notice received from the Association in accordance with Section 10.2.

ARTICLE 11
GENERAL PROVISIONS

11.1 Enforcement.

The Association may enforce the Community Documents in any manner provided for in the Community Documents or by law or in equity, including, but not limited to:

(a) imposing reasonable monetary fines after notice and an opportunity to be heard is given to the Owner or other violator. An Owner shall be responsible for payment of any fine levied or imposed against a Lessee or Resident of the Owner's Lot or by any guest or invitee of the Owner or any Lessee or Resident;

(b) suspending an Owner's right to vote;

(c) suspending any Person's right to use any recreational facilities within the Common Area; provided, however, nothing herein shall authorize the Board to limit ingress or egress to or from a Lot;

(d) suspending any services provided by the Association to an Owner or the Owner's Lot if the Owner is more than fifteen (15) days delinquent in paying any assessment or other charge owed to the Association;

(e) exercising self-help or taking action to abate any violation of the Community Documents in a non-emergency situation;

(f) requiring an Owner, at the Owner's expense, to remove any structure or Improvement on such Owner's Lot in violation of this Declaration and to restore the Lot to its previous condition and, upon failure of the Owner to do so, the Board or its designee shall have the right to enter the property, remove the violation and restore the property to substantially the same condition as previously existed and any such action shall not be deemed a trespass;

(g) without liability to any Person, prohibiting any contractor, subcontractor, agent, employee or other invitee of an Owner who fails to comply with the terms and provisions of this Declaration or the Design Guidelines from continuing or performing any further activities in the Project;

(h) towing vehicles which are parked in violation of this Declaration or the Association Rules; and

(i) filing a suit at law or in equity to enjoin a violation of the Community Documents, to compel compliance with the Community Documents, to recover fines or money damages or to obtain such other relief as to which the Association may be entitled.

(j) recording a written notice of violation by any Owner, Lessee or Resident of any restriction or other provision of the Community Documents. The notice shall be executed by an officer of the Association and shall contain substantially the following information: (a) the name of the Owner, Lessee or Resident violating, or responsible for the violation of, the Community

Documents; (b) the legal description of the Lot against which the notice is being Recorded; (c) a brief description of the nature of the violation; (d) a statement that the notice is being Recorded by the Association pursuant to this Declaration; and (e) a statement of the specific steps which must be taken by the Owner or occupant to cure the violation. Recordation of a notice of violation shall serve as notice to the Owner and Resident, and any subsequent purchaser of the Lot, that there is such a violation. Failure by the Association to Record a notice of violation shall not constitute a waiver of any such violation, constitute any evidence that no violation exists with respect to a particular Lot or constitute a waiver of any right of the Association to enforce the Community Documents.

The Association shall not be obligated to take any enforcement action if the Board determines, in its sole discretion, that because of the strength of the Association's possible defenses, the time and expense of litigation or other enforcement action, the likelihood of a result favorable to the Association, or other facts deemed relevant by the Board, enforcement action would not be appropriate or in the best interests of the Association.

Any Owner shall also have the right to enforce this Declaration in any manner available at law or in equity. All rights and remedies of the Association under the Community Documents or at law or in equity are cumulative, and the exercise of one right or remedy shall not waive the Association's right to exercise another right or remedy. The failure of the Association or an Owner to take enforcement action with respect to a violation of the Community Documents shall not constitute or be deemed a waiver of the right of the Association or any Owner to enforce the Community Documents in the future. If the Association retains or consults with an attorney with respect to any violation of the Community Documents by an Owner, the Lessees of an Owner or the Residents of the Owner's Lot, all attorney fees incurred by the Association shall be assessed against the Owner, whether or not a lawsuit is filed by the Association, and all such attorney fees shall be paid by the Owner to the Association on demand and shall be secured by the Assessment Lien. If any lawsuit is filed by the Association, an Owner, a Lessee or Resident to enforce the provisions of the Community Documents or in any other manner arising out of the Community Documents or the operations of the Association, the prevailing party in such action shall be entitled to recover from the other party all attorney fees incurred by the prevailing party in the action.

11.2 Duration; Termination.

This Declaration, as it may be amended pursuant to Section 11.3, shall run with the land and bind the Property and be in full force and effect in perpetuity unless terminated as provided in this Section. This Declaration may be terminated at any time if such termination is approved by the affirmative vote or written consent, or any combination thereof, of the Owners holding ninety percent (90%) or more of the votes in the Association. If the necessary votes and consents are obtained, the Board shall cause to be Recorded a Certificate of Termination, duly signed by the President or Vice President and attested by the Secretary or Assistant Secretary of the Association, with their signatures acknowledged. Following the Recording of a Certificate of Termination, this Declaration shall have no further force and effect, and the Association shall

be dissolved pursuant to the terms set forth in its Articles. No termination of this Declaration shall be effective unless approved in writing by the Declarant if the Declarant owns one or more Lots at the time of the termination.

11.3 Amendments.

This Declaration may be amended at any time by the affirmative vote of Owners of not less than two-thirds (2/3) of the Lots. Any amendment to this Declaration must be approved in writing by the Declarant if the Declarant owns any Lot at the time of the amendment. During the Period of Declarant Control, any amendment to this Declaration must be approved by the Department of Veterans Affairs or the Federal Housing Administration. Notwithstanding any other provision of this Declaration to the contrary, neither Article 10 nor this sentence may be amended without the prior written consent of the Declarant even if the Declarant no longer own any Lots at the time of the amendment.

Any amendment approved by the Owners pursuant to this Section shall be signed by the President or Vice President of the Association and shall be Recorded. Unless a later effective date is provided for in the amendment, any amendment to this Declaration shall be effective upon the Recording of the amendment.

Any challenge to an amendment to this Declaration for the reason that the amendment was not adopted by the required number of Owners or was not adopted in accordance with the procedures set forth in this Section must be made within one (1) year after the Recording of the amendment.

11.4 Condemnation of Common Area.

If all or any part of the Common Area is taken or condemned, or conveyed by the Association in lieu of or under threat of such condemnation by or to any authority having the power of condemnation or eminent domain, the award or other compensation paid as a result of such taking or conveyance shall be paid to the Association. Any conveyance by the Association of all or any part of the Common Area must be approved in accordance with the provisions of Section 6.10. If the taking involves a portion of the Common Area upon which Improvements have been constructed, then the Association shall construct replacement Improvements on the remaining Common Area to the extent land is available for such construction, unless within sixty (60) days after such taking the Owners holding at least eighty percent (80%) of the votes in the Association instruct the Board not to build replacement Improvements.

If such replacement Improvements are to be constructed, then the Association shall be entitled to use the award or other compensation made for such taking solely for the purpose of such construction. If the taking does not involve any Improvements on the Common Area or if the Owners holding more than eighty percent (80%) of the votes in the Association decide not to construct any replacement Improvements or if there are any net funds remaining after such construction is completed, then such awarded net funds shall be retained by the Association and used for such purposes as may be determined by the Board.

11.5 Interpretation.

Except for judicial construction, the Association shall have the exclusive right to construe and interpret the provisions of this Declaration. In the absence of any adjudication to the contrary by a court of competent jurisdiction, the Association's construction or interpretation of the provisions hereof shall be final, conclusive and binding as to all persons and property benefited or bound by this Declaration. In the event of any conflict between this Declaration and the Articles, Bylaws, Association Rules or Design Guidelines, this Declaration shall control. In the event of any conflict between the Articles and the Bylaws, the Articles shall control. In the event of any conflict between the Bylaws and the Association Rules or the Design Guidelines, the Bylaws shall control.

11.6 Severability.

Any determination by any court of competent jurisdiction that any provision of this Declaration is invalid or unenforceable shall not affect the validity or enforceability of any of the other provisions hereof.

11.7 Change of Circumstances.

Except as otherwise expressly provided in this Declaration, no change of conditions or circumstances shall operate to extinguish, terminate or modify any of the provisions of this Declaration.

11.8 Laws, Ordinances and Regulations.

The covenants, conditions and restrictions set forth in this Declaration and the provisions requiring Owners and other persons to obtain the approval of the Declarant, the Board or the Design Review Committee with respect to certain actions are independent of the obligation of the Owners and other persons to comply with all applicable laws, ordinances and regulations, and compliance with this Declaration shall not relieve an Owner or any other person from the obligation to also comply with all applicable laws, ordinances and regulations.

Any violation of any state, municipal, or local law, ordinance or regulation pertaining to the ownership, occupation or use of any property within the Property is hereby declared to be a violation of this Declaration and subject to any or all of the enforcement procedures set forth herein.

11.9 References to this Declaration in Deeds.

Deeds to and instruments affecting any Lot or any other part of the Project may contain the covenants, conditions and restrictions herein set forth by reference to this Declaration; but regardless of whether any such reference is made in any Deed or instrument, each and all of the provisions of this Declaration shall be binding upon the grantee-Owner or other person claiming through any instrument and his heirs, executors, administrators, successors and assignees.

11.10 Gender and Number.

Wherever the context of this Declaration so requires, words used in the masculine gender shall include the feminine and neuter genders; words used in the neuter gender shall include the masculine and feminine genders; words in the singular shall include the plural; and words in the plural shall include the singular.

11.11 Captions and Titles.

All captions, titles or headings of the Articles and Sections in this Declaration are for the purpose of reference and convenience only and are not to be deemed to limit, modify or otherwise affect any of the provisions hereof or to be used in determining the intent of context thereof. Unless otherwise specified, all references in this Declaration to Articles or Sections refer to Articles and Section of this Declaration.

11.12 FHA/VA Approval.

During the Declarant Control Period, the following actions shall require the prior written approval of the Federal Housing Administration or the Department of Veterans Affairs: annexation of additional properties, mergers or consolidations, mortgaging of Common Areas, dedication of Common Areas, dissolution of the Association or amendment of this Declaration.

11.13 No Absolute Liability.

No provision of the Community Documents shall be interpreted or construed as imposing on Owners absolute liability for damage to the Common Area or the Lots. Owners shall only be responsible for damage to the Common Area or Lots caused by the Owners' negligence or intentional acts.

11.14 References to VA and FHA.

In various places throughout the Community Documents, references are made to the Department of Veterans Affairs ("VA") and the Federal Housing Administration ("FHA") and, in particular, to various consents or approvals required of either or both of such agencies. Such references are included so as to cause the Community Documents to meet certain requirements of such agencies should the Declarant request approval of the Project by either or both of those agencies. However, the Declarant shall have no obligation to request approval of the Project by either or both of such agencies. Unless and until the VA or the FHA have approved the Project as acceptable for insured or guaranteed loans and at any time during which such approval, once given, has been revoked, withdrawn, cancelled or suspended and there are no outstanding mortgages or deeds of trust recorded against a Lot to secure payment of any insured or guaranteed loan by either of such agencies, all references herein to required approvals or consents of such agencies shall be deemed null and void and of no further force and effect. FHA or VA approval of any matter requiring approval will be deemed given if VA or FHA does not remove the Project from its list of approved projects or object in writing to the request for approval within thirty (30) days following receipt of the request. In the event of any conflict between this Section and any other provision of the Community Documents, this Section shall control.

EXHIBIT A

LEGAL DESCRIPTION OF PROPERTY

The following two parcels combined are the property in which the proposed ORANGEWOOD MEADOWS-II residential subdivision will be constructed.

Both parcel APN: 147-06-091A and Parcel APN: 147-06-091B are two parcels that require a zoning request from the current C-O designation to the proposed R 1-6 PRD. Both parcels are recorded in book 317 of maps, page 16 In the office of Maricopa County Recorder, Maricopa County, Arizona.

Parcel Number : APN 147-06-091A

Parcel 1:

Lot-12, Oranewood meadows, according to the plat recorded in Book 317 of Maps, page 16 , records of Maricopa County, Arizona.

EXCEPT the West 363 feet thereof.

Parcel Number : APN 147-06-091B

Parcel 2:

The West 363 feet of Lot-12, Oranewood Meadows, according to the Plat recorded in Book 317 of Maps , page 16, records of Maricopa County, Arizona.

**RENAISSANCE GENERAL CONTRACTOR, an Arizona
Limited Liability Company**

By: Million Abraham Kebede.


[Sign Name]

Its: Owner
[Title]

State of Arizona.)
) ss.
County of Maricopa.)

The foregoing instrument was acknowledged before me this 30 day of October, 2023, by Million Abraham Kebede, the Owner of Renaissance General Contractor , an Arizona Limited Liability Company , on behalf of the company.



Notary Public

My Commission Expires:
12/07/2026



Orangewood Meadows Two
 7510 N 43rd Avenue
 Glendale,AZ,85018

Lot Matrix

LOT NO.	LOT AREA SF.	AVG WIDTH	AVG LENGTH	LOT AREA ACRE	%
1.	7821	61.2'	127.50'	0.17955	11.71
2.	7650	60'	127.50'	0.17562	11.48
3.	7650	60'	127.50'	0.17562	11.48
4.	7650	60'	127.50'	0.17562	11.48
5.	7650	60'	127.50'	0.17562	11.48
6.	7650	60'	127.50'	0.17562	11.48
7.	10,399	81.56'	127.50'	0.23873	15.61
TRACT "A"	6547	51.35'	127.50'	0.15030	9.83
TRACT "B"	3618	30.00'	117.52'	0.08306	2.53
TOTAL	66,635	—	—	1.52974	100%

Tract Table

Tract No.	Tract Area	AVE-width	AVE-Length	USE OF THE TRACTS
Tract A	6547 SQ.FT.	51.35 FT.	127.50 FT.	Retention Basin And Passive Recreation Area To Residents.
Tract B	3618 SQ.FT.	30 FT.	117.52 FT.	The Landscape Buffer Between The Residential Lot And The Sidewalk In The Right Of Way.

DENSITY

- MHDR 8 ——— 5-8 du/ac
- Total Lot area—— 1.53 acre
- The sum of 7 units
lots area ———1.30 acre

GROSS DENSITY

=7 units / 1.53 acre =**4 units / ac.**

NET DENSITY.

= 7 units / 1.30 acre =**5 units / ac.**