

CITY COUNCIL RESOLUTION NO. 88-127

CONDITIONS OF APPROVAL - TENTATIVE TRACT MAP NO. 23913
NOVEMBER 15, 1988

A. GENERAL CONDITIONS OF APPROVAL

1. Tentative Tract Map No. 23913 shall comply with the requirements and standards of the State Subdivision Map Act and the City of La Quinta Land Division Ordinance, unless otherwise modified by the following conditions.
2. This Tentative Tract Map approval shall expire two years after the original date of approval by the La Quinta City Council unless approved for extension pursuant to the City of La Quinta Land Division Ordinance.
3. The Applicant acknowledges that the City is considering a City-Wide Landscape and Lighting District and, by recording a subdivision map, agrees to be included in the District and to offer for dedication such easements as may be required for maintenance and operation of related facilities. Any assessments will be done on a benefit basis, as required by law.
4. The developer shall retain a qualified archaeologist immediately upon discovery of any archaeological remains or artifacts and employ appropriate mitigation measures during project development.
5. The Developer of this subdivision of land shall cause no easements to be granted or recorded over any portion of this property between the date of approval by the City Council and the date of recording of the final map without the approval of the City Engineer.

Traffic and Circulation

6. The Applicant shall construct street improvements to the requirements of the City Engineer and the La Quinta Municipal Code, as follows:
 - (a) Miles Avenue shall be constructed to City standards for a 110-foot right-of-way width (Primary Arterial), with an 18-foot raised median island, six-foot sidewalk, and two-percent cross slope to centerline plus joins. (1/2 street width plus one lane and/or suitable conforms plus bond for 50% of 18' median).
 - (b) Adams Street shall be constructed to City standards for an 88-foot right-of-way width (Secondary Arterial), with a curb-to-curb width of 64 feet, with a five-foot sidewalk and two-percent cross

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slope to centerline plus joins (1/2 street width plus suitable conforms). Adams Street shall be designed for ultimate grade from Fred Waring Drive to Miles Avenue, and constructed adjacent to Tract 23913, and as necessary for reasonable transitions and surface drainage requirements.

(c) Miles Avenue and Adams Street shall be improved from edge of tract boundary to the intersection of said streets per City Engineer requirements. Reimbursement may be provided for improvements not fronting on this tract, in accordance with future any future policy which may be established.

B. CONDITIONS OF APPROVAL TO BE FULFILLED PRIOR TO FINAL MAP APPROVAL

7. Prior to final map approval by the City Council, the Applicant shall submit a proposal to the Planning Commission, for recommendation to the City Council, for meeting parkland dedication requirements as set forth in Section 13.24.030, La Quinta Municipal Code. The proposal for dedication, fee-in-lieu, or combination thereof shall be based upon a dedication requirement of 1.02 acres, as determined in accordance with said Section.
8. A noise study shall be prepared by a qualified acoustical engineer, to be submitted to the Planning and Development Department for review and approval prior to final map approval. The study shall concentrate on noise impacts on the tract from perimeter arterial streets, and recommend alternative mitigation techniques. Recommendations of the study shall be incorporated into the tract design. The study shall consider use of building setbacks, engineering design, building orientation, noise barriers (berming and landscaping, etc.), and other techniques so as to avoid the isolated appearance given by walled developments.
9. Tract phasing plans, including phasing of public improvements, shall be submitted for review and approval by the Public Works Department and the Planning & Development Department.
10. Subdivider shall consent to the formation of a Maintenance District under Chapter 26 of the Improvement Act of 1911 (Streets & Highways Code, Section 5820 et seq.) or the Lighting & Landscaping Act of 1972 (Streets & Highway Code 22600 et seq.) to implement maintenance of all improved landscape buffer and storm water retention areas. It is understood and agreed that the developer/Applicant shall pay all costs of maintenance for said improved areas until such time as tax revenues are received from assessment of the real property.

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11. Prior to recordation of a final map, the Applicant shall pay the required mitigation fees for the Coachella Valley Fringe-Toed Lizard Habitat Conversion Program, as adopted by the City, in the amount of \$600 per acre of disturbed land.

Grading and Drainage

12. The Applicant shall submit a grading plan that is prepared by a registered civil engineer who will be required to supervise the grading and drainage improvement construction and to certify that the constructed conditions at the rough grade stage are as per the approved plans and grading permit. This is required prior to final map approval. Certification at the final grade stage and verification of pad elevations is also required prior to final approval of grading construction.
13. The Applicant shall submit a copy of the proposed grading, landscaping and irrigation plans to Coachella Valley Water District for review and comment with respect to CVWD's water management program.
14. A thorough preliminary engineering geological and soils engineering investigation shall be done and the report submitted for review along with the grading plan. The report's recommendations shall be incorporated into the grading plan design prior to grading plan approval. The soils engineer and/or the engineering geologist must certify to the adequacy of the grading plan.
15. Drainage disposal facilities shall be provided as required by the Public Works Director including any drainage fees required therewith. Drainage facilities shall be capable of retaining 100-year storm flows on-site.
16. The Applicant shall obtain slope easement agreement from adjoining owners when construction and maintenance of slopes are proposed on adjoining owners land, all subject to the approval of the City Engineer.

Traffic and Circulation

17. Applicant shall comply with the following requirements of the Public Works Department:
- a. The Applicant shall dedicate all necessary public street and utility easements as required, including all corner cutbacks.
 - b. The Applicant shall submit street improvement plans that are prepared by a registered civil engineer. Street improvements, including traffic signs and

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markings and raised median islands (if required by the City General Plan), shall conform to City standards as determined by the City Engineer and adopted by the La Quinta Municipal Code (three-inch AC over four-inch Class 2 Base minimum for residential streets).

- c. The Applicant shall provide such reasonable cash deposits and/or other security for the payment of costs for the installation of street name signs by the City.
 - d. The Applicant shall provide to the City a bond for 25% of the projected cost of the traffic signal at the intersection of Miles Avenue and Adams Street.
18. Applicant shall dedicate, with recordation of the tract map, access rights to Miles Avenue and Adams Street for all individual parcels which front or back-up to those rights-of-way.

Tract Design

19. A minimum 20-foot landscaped setback shall be required along Miles Avenue; a minimum 10-foot setback along Adams Street. Design of the setbacks shall be approved by the Planning and Development Department. Setbacks shall be measured from ultimate right-of-way lines.
- a. The minimum setbacks may be modified to an "average" if a meandering or curvilinear wall design is used.
 - b. Setback areas shall be established as a separate common lot and be maintained as set forth in Condition No. 11, unless an alternate method is approved by the Planning and Development Department.
20. The tract layout shall comply with all the R-1 zoning requirements, including minimum lot size and minimum average depth of a lot. The minimum lot size to be recorded in a final map shall be 7,200 square feet.

Walls Fencing, Screening and Landscaping

21. Prior to issuance of any grading permits, the Applicant shall submit to the Planning and Development Department an interim landscape program for the entire tract, which shall be for the purpose of wind erosion and dust control.
22. Prior to final map approval, the Applicant shall submit to the Planning Division for review and approval a plan (or plans) showing the following:

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- a. Landscaping, including plant types, sizes, spacing locations, and irrigation system for all landscape buffer areas. Desert or native plant species and drought resistant planting materials shall be incorporated into the landscape plan.
 - b. Location and design detail of any proposed and/or required walls.
 - c. Exterior lighting plan, emphasizing minimization of light and glare impacts to surrounding properties.
23. Prior to final map approval, the subdivider shall submit criteria to be used for landscaping of all individual lot front yards. At a minimum, the criteria shall provide for two trees and an irrigation system.
- C. CONDITIONS OF APPROVAL TO BE FULFILLED PRIOR TO THE ISSUANCE OF BUILDING PERMITS.
24. Prior to the issuance of a building permit for construction of any building or use contemplated by this approval, the Applicant shall obtain permits and/or clearances from the following public agencies:
- o City Fire Marshal
 - o City of La Quinta Public Works Department
 - o Planning and Development Department, Planning Division
 - o Coachella Valley Water District
 - o Desert Sands Unified School District
 - o Imperial Irrigation District
- Evidence of said permits or clearances from the above-mentioned agencies shall be presented to the Building Division at the time of the application for a building permit for the use contemplated herewith.
25. Provisions shall be made to comply with the terms and requirements of the City's adopted Infrastructure Fee Program in effect at the time of issuance of building permits.
26. Eighty percent of dwellings units within 150 feet of the ultimate right-of-ways of Miles Avenue shall be limited to one story, not to exceed 20 feet in height. The Applicant shall submit, to the Planning and Development Department for approval, a drawing showing the location of any units higher than one story along the Miles Avenue frontage.
27. The appropriate Planning approval shall be secured prior to establishing any of the following uses:
- a. Temporary construction facilities

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- b. Sales facilities, including their appurtenant signage
 - c. On-site advertising/construction signs
28. The Applicant shall revise the architectural elevations for all units to provide complete (all building sides) architectural treatments. The revised elevations are subject to Planning Commission review and approval as a Business item. The architectural standards shall be included as part of the C.C. & Rs.

TRAFFIC AND CIRCULATION

29. The Applicant shall provide a bond at 25% the proportionate cost of all fees necessary for signalization costs at the corner of Miles Avenue and Adams Street, as determined by the City Engineer.
30. The termination point of the future street stubs on Tentative Tract Map shall be barricaded to the satisfaction of the Public Works Department.

PUBLIC SERVICES AND UTILITIES

31. The Applicant shall comply with the requirements of the City Fire Marshal.
32. The Applicant shall comply with all requirements of the Coachella Valley Water District. Any necessary parcels for district facility expansion shall be shown on the final map and conveyed to the Coachella Valley Water District, in accordance with the Subdivision Map Act.

All utilities will be installed and trenches compacted to City standards prior to construction of any streets. The soils engineer shall provide the necessary compaction test reports for review by the City Engineer, as may be required.

ZONE CHANGE APPROVAL

33. Prior to final map approval, the companion Zone Change Case No. 88-034, shall have been approved by the City Council and the ordinance changing the property to an R-1 zone district shall be in effect.