

NOTICE OF APPROVAL

The Department of Community Planning & Building of the City of Carmel-by-the-Sea has approved a Project pursuant to the City's Municipal Code. Persons interested in the project may review additional materials available at the Department of Community Planning & Building located at City Hall on Monte Verde Street between Ocean and 7th Avenues, phone number 831-620-2010.

<u>The decision to approve this project may be appealed within 10 days from the date of this</u> <u>by filing a written appeal with the Department of Community Planning & Building.</u>

Planning Case #: Design Study 22047

Owner Name: CARMEL REFLECTIONS LLC

Case Planner: Suray Nathan, Assistant Planner

Date Posted: _____

Date Approved: 06/20/2022

Project Location: 2905 Franciscan Way

APN #: 009382017000 **BLOCK/LOT:** 9/ALL LOT 4

Applicant: Elizabeth Jackson

Project Description: The after-the-fact installation of a Marquis hot tub (85" x 66" x 40") to a new location on an existing site coverage that will be 9'-6" from the property line located on 2905 Franciscan Way in the Single-Family Residential (R-1) District.

Can this project be appealed to the Coastal Commission? Yes □ No ☑

Upon completion of the 10 calendar-day appeal period, please return this form, along with the *Affidavit of Posting*, to the case planner noted above.

	CONDITIONS OF APPROVAL	
No.	Standard Conditions	
1.	Authorization. Approval of Design Study (DS 22-047, Carmel Reflections) for the after- the-fact installation of a Marquis hot tub (85" x 66" x 40") to a new location on an existing site coverage that will be 9'-6" from the property line located on 2905 Franciscan Way in the Single-Family Residential (R-1) District as depicted in the plans prepared by Elizabeth Jackson stamped approved and on file in the Community Planning & Building Department, unless modified by the conditions of approval contained herein.	✓
2.	Codes and Ordinances. The project shall be constructed in conformance with all requirements of the R-1 zoning district. All adopted building and fire codes shall be adhered to in preparing the working drawings. If any codes or ordinances require design elements to be changed, or if any other changes are requested at the time such plans are submitted, such changes may require additional environmental review and subsequent approval by the Planning Commission.	✓
3.	Permit Validity. This approval shall be valid for a period of one year from the date of action unless an active building permit has been issued and maintained for the proposed construction.	✓
4.	Water Use . Approval of this application does not permit an increase in water use on the project site without adequate supply. Should the Monterey Peninsula Water Management District determine that adequate water is not available for this site, this permit will be scheduled for reconsideration and appropriate findings prepared for review and adoption by the Planning Commission.	~
5.	Modifications. The applicant shall submit in writing, with revised plans, to the Community Planning and Building staff any proposed changes to the approved project plans prior to incorporating those changes. If the applicant changes the project without first obtaining City approval, the applicant will be required to submit the change in writing, with revised plans, within 2 weeks of the City being notified. A cease work order may be issued any time at the discretion of the Director of Community Planning and Building until: a) either the Planning Commission or Staff has approved the change, or b) the property owner has eliminated the change and submitted the proposed change in writing, with revised plans, for review. The project will be reviewed for its compliance to the approved plans prior to final inspection.	✓
	Landscape Conditions	
6.	Tree Removal. Trees on the site shall only be removed upon the approval of the City Forester or Forest and Beach Commission, as appropriate; all remaining trees shall be protected during construction by methods approved by the City Forester.	1
7.	Significant Trees. All foundations within 15 feet of significant trees shall be excavated by hand. If any tree roots larger than two inches (2") are encountered during construction, the City Forester shall be contacted before cutting the roots. The City Forester may require the roots to be bridged or may authorize the roots to be cut. If	✓

	roots larger than two inches (2") in diameter are cut without prior City Forester	
	approval or any significant tree is endangered as a result of construction activity, the	
	building permit will be suspended and all work stopped until an investigation by the	
	City Forester has been completed. Twelve inches (12") of mulch shall be evenly	
	spread inside the dripline of all trees prior to the issuance of a building permit.	
8.	Tree Protection Measures. Requirements for tree preservation shall adhere to the	\checkmark
	following tree protection measures on the construction site.	
	• Prior to grading, excavation, or construction, the developer shall clearly tag	
	or mark all trees to be preserved.	
	• Excavation within 6 feet of a tree trunk is not permitted.	
	• No attachments or wires of any kind, other than those of a protective nature	
	shall be attached to any tree.	
	• Per Municipal Code Chapter 17.48.110 no material may be stored within the	
	dripline of a protected tree to include the drip lines of trees on neighboring	
	parcels.	
	• Tree Protection Zone The Tree Protection Zone shall be equal to dripline	
	or 18 inches radially from the tree for every one inch of trunk diameter at	
	4.5 feet above the soil line, whichever is greater. A minimum of 4-foot-high	
	transparent fencing is required unless otherwise approved by the City	
	Forester. Tree protection shall not be resized, modified, removed, or altered	
	in any manner without written approval. The fencing must be maintained	
	upright and taught for the duration of the project. No more than 4 inches of	
	wood mulch shall be installed within the Tree Protection Zone. When the	
	Tree Protection Zone is at or within the drip line, no less than 6 inches of	
	wood mulch shall be installed 18 inches radially from the tree for every one	
	inch of trunk diameter at 4.5 feet above the soil line outside of the fencing.	
	• The Structural Root Zone Structural Root Zone shall be 6 feet from the	
	trunk or 6 inches radially from the tree for every one inch of trunk diameter	
	at 4.5' above the soil line, whichever is greater. Any excavation or changes to	
	the grade shall be approved by the City Forester prior to work. Excavation	
	within the Structural Root Zone shall be performed with a pneumatic	
	excavator, hydro-vac at low pressure, or another method that does not	
	sever roots.	
	 If roots greater than 2 inches in diameter or larger are encountered within 	
	the approved Structural Root Zone the City Forester shall be contacted for	
	approval to make any root cuts or alterations to structures to prevent roots	
	from being damaged.	
	 If roots larger than 2 inches in diameter are cut without prior City Forester 	
	approval or any significant tree is endangered as a result of construction	
	activity, the building permit will be suspended and all work stopped until an	
	investigation by the City Forester has been completed and mitigation	
	measures have been put in place.	
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9.	Exterior Lighting. Exterior lighting shall be limited to 25 watts or less (incandescent	\checkmark
	equivalent, i.e., 375 lumens) per fixture and shall be no higher than 10 feet above the	
	ground. Landscape lighting shall not exceed 18 inches above the ground nor more	
	than 15 watts (incandescent equivalent, i.e. 225 lumens) per fixture and shall be	
	spaced no closer than 10 feet apart. Landscape lighting shall not be used for tree,	
	wall, fence or accent lighting of any type. The purpose of landscape lighting is to safely	
	illuminate walkways and entrances to the subject property. All fixtures shall be	
	shielded and down facing. The manufacturer's specifications, including illumination	
	information, for each exterior light fixture shall be included in the construction	
	drawings submitted with the building permit application.	
10.	Indemnification. The applicant agrees, at his or her sole expense, to defend,	\checkmark
	indemnify, and hold harmless the City, its public officials, officers, employees, and	
	assigns, from any liability; and shall reimburse the City for any expense incurred,	
	resulting from, or in connection with any project approvals. This includes any appeal,	
	claim, suit, or other legal proceeding, to attack, set aside, void, or annul any project	
	approval. The City shall promptly notify the applicant of any legal proceeding, and	
	shall cooperate fully in the defense. The City may, at its sole discretion, participate in	
	any such legal action, but participation shall not relieve the applicant of any obligation	
	under this condition. Should any party bring any legal action in connection with this	
	project, the Superior Court of the County of Monterey, California, shall be the situs	
11	and have jurisdiction for the resolution of all such actions by the parties hereto.	
11.	Cultural Resources. All new construction involving excavation shall immediately cease	\checkmark
	if cultural resources are discovered on the site, and the applicant shall notify the Community Planning & Building Department within 24 hours. Work shall not be	
	permitted to recommence until such resources are properly evaluated for	
	significance by a qualified archaeologist. If the resources are determined to be	
	significant, prior to resumption of work, a mitigation and monitoring plan shall be	
	prepared by a qualified archaeologist and reviewed and approved by the Community	
	Planning and Building Director. In addition, if human remains are unearthed during	
	excavation, no further disturbance shall occur until the County Coroner has made the	
	necessary findings as to origin and distribution pursuant to California Public	
	Resources Code (PRC) Section 5097.98.	
12.	USA North 811. Prior to any excavation or digging, the applicant shall contact the	\checkmark
	appropriate regional notification center (USA North 811) at least two working days,	
	but not more than 14 calendar days, prior to commencing that excavation or digging.	
	No digging or excavation is authorized to occur on site until the applicant has	
	obtained a Ticket Number and all utility members have positively responded to the	
	dig request. (Visit USANorth811.org for more information)	
13.	Conditions of Approval. All conditions of approval for the Planning permit(s) shall be	\checkmark
	printed on a full-size sheet and included with the construction plan set submitted to	
	the Building Safety Division.	
	ENVIRONMENTAL COMPLIANCE CONDITIONS	

14.	Drainage Plan. Prior to issuance of a building permit, the applicant shall provide a drainage plan that meets the requirements of the City's drainage guidance, SOG 17-07. At a minimum, new and replaced impervious area drainage must be dispersed around the site rather than focused into one corner of the property, infiltration features must be sized appropriately and must be located at least 6 feet from neighboring properties. The drainage plan shall include information on drainage from new impervious areas and semi-pervious areas.	V
SPECIAL CONDITIONS		
15.	Plumbing Permit . Prior to the issuance of a building permit, the applicant shall apply for a plumbing permit for the hot tub system.	✓
16.	Electrical Permit . Prior to the issuance of a building permit, the applicant is required to apply for an electrical permit for the installation of the hot tub.	✓
17.	Decibel (dB) Reading . The applicant shall be responsible for the decibel reading for the hot tub to be 60 dB or three dB above ambient from 3 feet from the nearest property line.	~
18.	Final Inspection. A final inspection is required by the Planning Division.	\checkmark

Acknowledgement and acceptance of conditions of approval:

Property Owner Signature

Printed Name

Date

Once signed, please email to <u>snathan@ci.carmel.ca.us</u>.





