

1360/2

BOOK 5310 PAGE 2

SCALE: 1" = 200'

TRACT NO. 53102

SHEET 2 OF 4 SHEETS

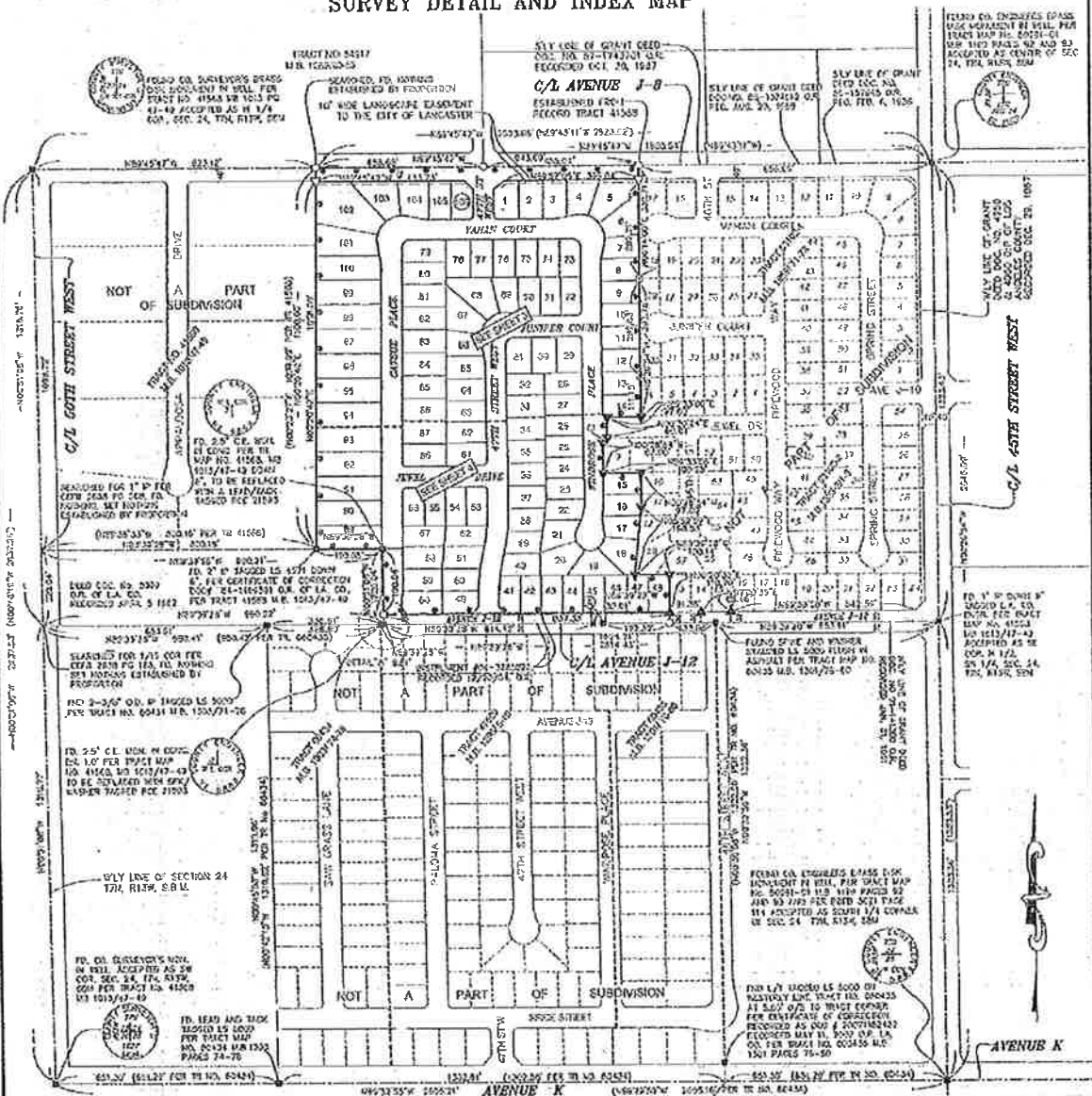
106 LOTS

IN THE CITY OF LANCASTER,
COUNTY OF LOS ANGELES, STATE OF
CALIFORNIA

27.02 ACRES

NARESH C. KAMBOJ, R.C.E. 21893

SURVEY DETAIL AND INDEX MAP

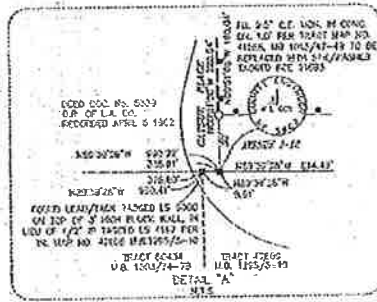


LEGEND:

- INDICATES THE BOUNDARY OF THE LAND BEING SURVEYED BY THIS MAP.
- ▲ 2" IRON PIPE, 6" DOWN, TAGGED RICE 21893 TO BE SET, OR LEAD AND TAG, TAGGED RICE 21893 TO BE SET WHERE A 2" IRON PIPE CANNOT BE SET
- ▲ SPOKE AND WASHER TAGGED RICE TO BE SET FOR TRACT 53102-2, AS SHOWN IN BOOK 1328, PAGES 1-3. IF MONUMENT IS NOT SET AS REQUIRED BY TRACT 53102-2, A LEAD AND TAG WITH TAG, STAMPED RICE 21893 SHALL BE SET
- INDICATES 2-1/2" OUTSIDE DIAMETER IRON PIPE TAGGED RICE 21893, TO BE SET FOR TRACT NO. 53102-1, AS SHOWN IN BOOK 1269, PAGES 21-22. IF MONUMENT IS NOT SET AS REQUIRED BY TRACT NO. 53102-1, A LEAD AND TAG WITH TAG, STAMPED RICE 21893 SHALL BE SET
- 6" SPOKE AND WASHER, TAGGED RICE 21893 TO BE SET, OR A 2" IRON PIPE, 6" DOWN, TAGGED RICE 21893 TO BE SET WHERE A 6" SPOKE AND WASHER CAN NOT BE SET
- () INDICATES RECORDED DATA FOR TRACT, MAP NO. 41588 BK. 1013 PGS. 47-49 OR UNLESS NOTED OTHERWISE.
- SET LEAD AND TAG WITH TAG STAMPED RICE 21893 ON TOP OF CURB FOR ALL LOT LINE PROLONGATIONS.
- INDICATES FOUND MONUMENTS AS DESCRIBED

FIELD SPOKE AND WASHER STAMPED 15, 2000 POUNDS IN ASPHALT FOR TRACT MAP NO. 47659 M.D. 1226/5-19

CURVE TABLE			
CH	LENGTH	TRAVEL	TANGENT
1	20.42	13.60	13.60
2	20.42	13.60	13.60



**AMENDMENT TO UNDERTAKING AGREEMENT
(SUBDIVISION IMPROVEMENTS)**

TRACT NO. 53102

THIS AMENDMENT made this _____ day of _____, 20____ by and between the City of Lancaster, (the “City”) and Magnolia, LP, (the Subdivider”).

R E C I T A L S

A. The City approved Tentative Tract Map No. 49526 (Parent Tract) on August 13, 1990 (the “Tentative Map”), subject to certain conditions of approval set forth in Resolution No. 90-88, which conditions include construction of certain public improvements as set forth hereinbelow for Tract No. 53102.

B. The City and Subdivider entered into that certain Undertaking Agreement dated September 23, 2003 (“Agreement”).

C. The Agreement requires Subdivider to complete all Work required thereunder on or before March 12, 2015 (“Completion Date”).

D. Subdivider desires to extend the Completion Date.

E. This Agreement is executed pursuant to the provisions of the Subdivision Map Act of the State of California and applicable City ordinances.

NOW, THEREFORE, in consideration of the mutual covenants herein contained and of the approval of the Map and of the acceptance of the dedications therein offered, and in order to insure satisfactory performance by the Subdivider of Subdivider’s obligations under said Subdivision Map Act and said ordinance, the parties agree as follows:

1. Performance of Work.

Section 1 of the Agreement is amended and restated to read as follows:

“Subdivider, at its sole cost and expense, will improve Tract No. 53102 by the grading and paving of streets, construction of curbs and gutters, crossgutters and sidewalks, installation of drainage and sanitary sewerage facilities, provision of an underground utility and street lighting system, installation of street signs, parkway trees, a water system and all related facilities, and such other improvements required by the ordinances of the City and/or the City Council in the approval of said Tract/Parcel Map, together with appurtenances, contingencies and engineering costs and as more particularly shown in the improvement plans for contingencies and engineering costs and as more particularly shown in the improvement plans for said Tract. Subdivider will do all work and furnish all materials necessary, in the opinion of the City Engineer, to complete said Improvements in accordance with the plans and specifications on file in the office of the City Engineer or with any changes or modifications required or ordered by the City Engineer which, in his/her opinion, are necessary or required to complete the Improvements (the “Work”). Subdivider shall maintain the Improvements and adjacent public facilities clear of all debris, weeds, and other materials which inhibit the

performance of the Improvements or become a public nuisance. Should the Subdivider fail to act promptly in accordance with this requirement the City may, at its option, perform the necessary work and the Subdivider shall pay to the City the actual cost of such maintenance plus fifteen (15) percent.

2. Extension of Term.

Section 18 of the Agreement is amended and restated to provide as follows:

“Subdivider shall complete all of said Work on or before _____, or within such further time as may be granted by the City Council.”

3. Agreement Remains in Effect.

Except as expressly revised herein, the terms, conditions and requirements set forth in the Agreement shall remain in full force and effect. Any terms not defined in this Amendment shall have the meaning set forth in the Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first above written.

APPROVED:

CITY OF LANCASTER

SUBDIVIDER

By: City Engineer

Signature

Printed Name and Office Held

Partnership or Corporation represented, if applicable

APPROVED AS TO FORM:

By: City Attorney

ALL SIGNATURES MUST BE ACKNOWLEDGED BY NOTARY