CITY OF ALBUQUERQUE

Planning Department David Campbell, Director



Mayor Timothy M. Keller

June 8, 2018

Verlyn Miller Miller Engineering Consultants, Inc. 3500 Comanche NE Albuquerque, NM 87107

RE: T Mobile Store 6015 4th St NW 30 Day Temporary C.O. - Accepted Engineer's Stamp Date: 7/20/17 Certification Dated: 6/1/18 Hydrology File: F14D075

Dear Mr. Miller,

PO Box 1293 Based on the certification provided on 6/1/18, this submittal is approved for a 30-day Temporary Release of Occupancy by Hydrology. However, before a permanent CO can be accepted the following must be addressed:

Albuquerque

Prior to Permanent Certificate of Occupancy:

1. The Public Work Order must be complete and closed out.

NM 87103

If you have any questions, please contact me at 924-3695 or dpeterson@cabq.gov.

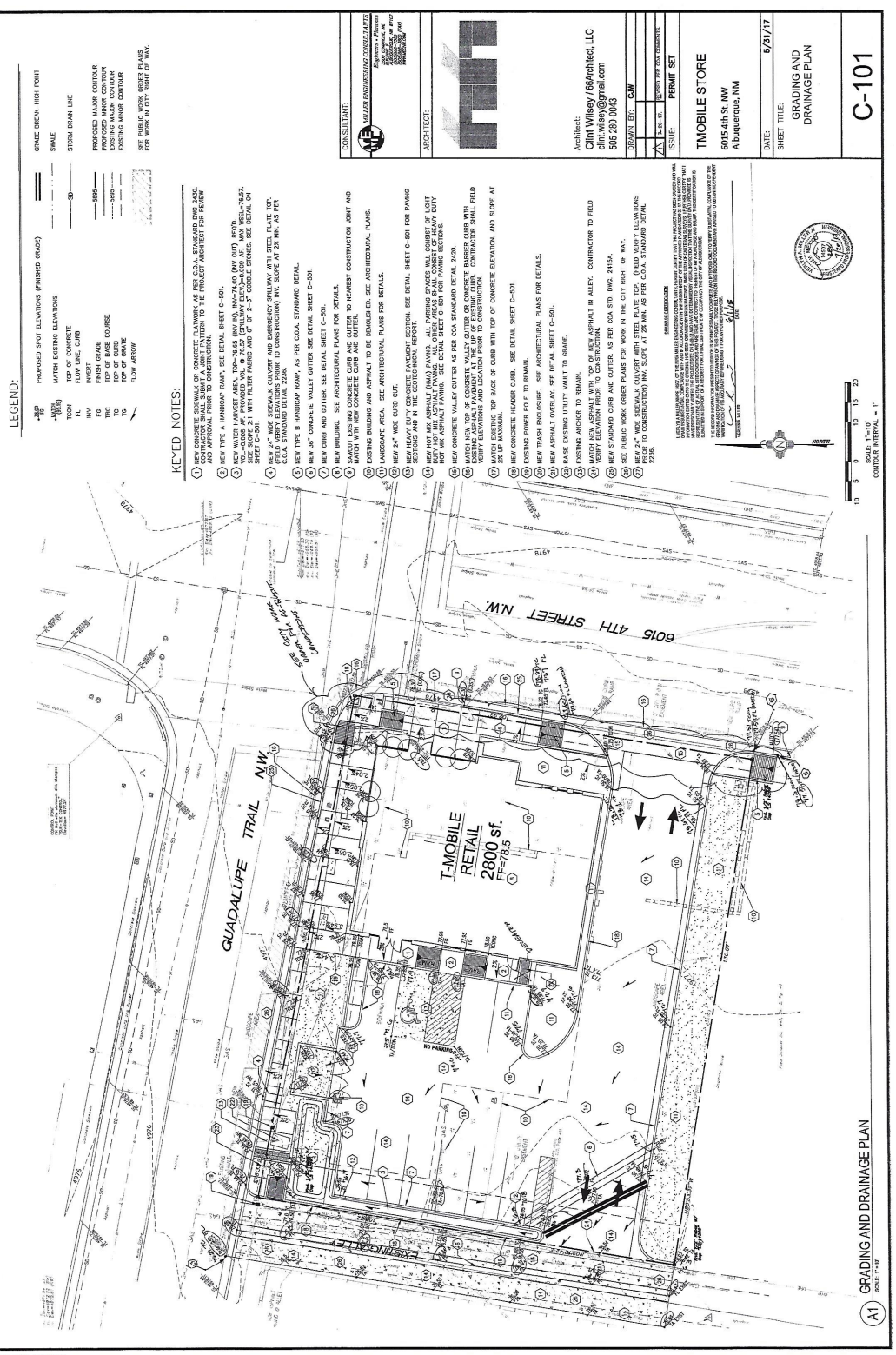
www.cabq.gov

Sincerely,

Dana Peterson, P.E. Senior Engineer, Planning Dept. Development Review Services

Serna, Yvette M.; Fox, Debi; Tena, Victoria C.; Sandoval, Darlene M.

ALBUTTA TO	0 1 11
City c	of Albuquerque
	anning Department
Development	& Building Services Division
DICALIVACE AND IN	RANSPORTATION INFORMATION SHEET (REV 09.2015)
Project Title: T MASH & STARE /4TH S.	
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W THE PUT THEREOF, FILLED N AFFICE CAULTY CLER	OF GAVILAN ADDITION, AS THE SAME IS SHOWN AND DESIGNATE
Engineering Firm: MILLER ENGINEERING	CONSULTANTS, INC. CONTACT JEFFORN LUCERO
Address: 3500 COMANCHE NE, BLOG	
Phone#: 505-888-7500 Fax#: 505	BBB. 3800 E-mail JLUCERD@MECNM.COM
1 And Los De la l	Under and the second of the se
Owner: MARTINEZ PROPERTY HOL	DINGS INC. Contact DEDRICK MADINEZ
Address. 9905 CANEROD 5T	NW ALB, NM 87114
Phone#: Fax#:	E-mail:
Architect: 66 ARCHITECT L.L.C.	Contact CLINT WILSEY
Address: 2041 S. PLAZA ST. NIN.	ALBUQUERDUE NM 87104
Phone#: 505-280-0043 Fax#:	E-mail CLAT. WILSEY & GMAIL.COM
Other Contact:	
Address:	Contact:
Phone#, Fax#	E-mail:
DEPARTMENT: 	CHECK TYPE OF APPROVAL/ACCEPTANCE SOUGHT: BUILDING PERMIT APPROVAL
MS4/ EROSION & SEDIMENT CONTROL	CERTIFICATE OF OCCUPANCY
TYPE OF SUBMITTAL:	PRELIMINARY PLAT APPROVAL
ENGINEER ARCHITECT CERTIFICATION	SITE PLAN FOR SUB'D APPROVAL
	SITE PLAN FOR BLDG. PERMIT APPROVAL
CONCEPTUAL G & D PLAN	FINAL PLAT APPROVAL
GRADING PLAN	SIA/ RELEASE OF FINANCIAL GUARANTEE
DRAINAGE MASTER PLAN	FOUNDATION PERMIT APPROVAL
DRAINAGE REPORT	GRADING PERMIT APPROVAL
CLOMR/LOMR	SO-19 APPROVAL
TRAFFIC CIRCULATION LAYOUT (TCL)	PAVING PERMIT APPROVAL
	GRADING PAD CERTIFICATION
EROSION & SEDIMENT CONTROL PLAN (ESC)	WORK ORDER APPROVAL
	CLOMR/LOMR
OTHER (SPECIFY)	PRE-DESIGN MEETING
17	OTHER (SPECIFY)
IS THIS A RESUBMITTAL ?: Yes No	
.11	$\Omega \Lambda \sim 1$
DATE SUBMITTED:	XVX
	3
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COA STAFF: ELECTRONIC SUBMITTAL RECEIVED:	N N



MA 12:01 8102\02\2

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PRIVATE FACILITY DRAINAGE COVENANT

This Drainage Covenant ("Covenant"), between <u>Whistle Development LLC</u> ("Owner"), whose address is <u>9905 Cameron St. NW, Albuquerque, New Mexico</u>, and whose telephone number is (575)<u>770-1925</u>. and the City of Albuquerque, a New Mexico municipal corporation ("City") whose address is P.O. Box 1293, Albuquerque, New Mexico 87103, is made in Albuquerque, Bernalillo County, New Mexico and is entered into as of the date Owner signs this Covenant.

1. <u>Recital</u>. The Owner is the current owner of the following described real property located at [give legal description, and street address] <u>Lot 38-41 Block 1 Gavilan Additions</u>, <u>City of Albuquerque</u>, Bernalillo County, NM. As the same is shown and designated in the plat thereof, filed in the office of the County Clerk of Bernalillo County, NM on October 20, 1945 in Plat book C, Page 46. <u>Street address: 6015 4th Street NW</u>, Albuquerque NM. in Bernalillo County, New Mexico (the "Property").

Pursuant to City ordinances, regulations and other applicable laws, the Owner is required to construct and maintain certain drainage facilities on the Property, and the parties wish to enter into this Covenant to establish the obligations and responsibilities of the parties.

2. <u>Description and Construction of Drainage Facility</u>. The Owner shall construct the following "Drainage Facility" within the Property at the at the Owner's sole expense in accordance with the standards, plans and specifications approved by the City: Located along the western side of said property, west of the proposed parking lot. As shown on the Grading and Drainage plan for T-Mobile. Hydrology file no. F14D075. The Drainage Facility is more particularly described in Exhibit A attached hereto and made a part hereof.

3. <u>Maintenance of Drainage Facility</u>. The Owner shall maintain the Drainage Facility at Owner's sole cost in accordance with the approved Drainage Report and plans.

4. <u>Benefit to Property</u>. The Owner acknowledges and understands that the Drainage Facility required herein to be constructed on the Owner's property is for the private benefit and protection of the Owner's property and that failure to maintain such facility could result in damage or loss to the Property.

5. <u>Inspection of Drainage Facility</u>. The City shall have no duty or obligation whatsoever to perform any inspection, maintenance or repair of the Drainage Facility, it being the duty of the Owner, its heirs, successors and assigns to construct and maintain the facility in accordance with approved plans and specifications.

6. <u>Liability of City</u>. The Owner understands and agrees that the City shall not be liable to the Owner, its heirs, successors or assigns, or to any third parties for any damages

Doc# 2017094816 10/03/2017 08:48 AM Page: 1 of 4 COV R:\$25:00 Linda Stover, Bernalillo County resulting from the Owner's failure to construct, maintain or repair the Drainage Facility.

7. Indemnification. The Owner owns and controls the Drainage Facility and shall not permit the Drainage Facility to constitute a hazard to the health or safety of the general public. The Owner agrees to indemnify, defend and hold harmless the City, its officials, agents and employees, from any claims, actions, suits or other proceedings arising from or out of the negligent acts or omissions of the Owner, its agents, representatives, contractors or subcontractors or arising from the failure of the Owner, its agents, representatives, contractors or subcontractors to perform any act or duty required of the Developer or Owner herein; provided, however, to the extent, if at all, Section 56-7-1 NMSA 1978 is applicable to this Covenant, this Covenant to indemnify will not extend to liability, claims, damages, losses or expenses, including attorneys' fees, arising out of (1) the preparation or approval of maps, drawings, opinions, reports, surveys, change orders, designs or specifications by the respective indemnitee, or the agents or employees of the respective indemnitee; or (2) the giving of or the failure to give direction or instructions by the respective indemnitee, where such giving or failure to give directions or instructions is the primary cause of bodily injury to persons or damage to property.

8. <u>Assessment</u>. Nothing in this Covenant shall be construed to relieve the Owner, its heirs, assigns and successors from an assessment against the Owner's property for improvements to the property under a duly authorized and approved Special Assessment District. The parties specifically agree that the value of the Drainage Facility will not reduce the amount assessed by the City.

9. <u>Binding on Owner's Property</u>. The covenants and obligations of the Owner set forth herein shall be binding on the Owner, its heirs, assigns and successors and on the Owner's property and constitute covenants running with the Owner's property until released by the City. This Covenant can only be released by the City's Chief Administrative Officer with concurrence of the City Engineer.

10. <u>Entire Covenant</u>. This Covenant contains the entire agreement of the parties and supersedes any and all other agreements or understandings, oral or written, whether previous to the execution hereof or contemporaneous herewith.

11. <u>Changes to Covenant</u>. Changes to this Covenant are not binding unless made in writing, signed by both parties.

12. <u>Effective Date of Covenant</u>. This Covenant shall be effective as of the date of signature of the Owner.

F14-012

OWNER: Whistle Development LLC
By [signature]: Denirok man
Name [print]: Derrick Morthnez
Engineer
Title: Mahager

Dated: September 11th, 2017

CITY OF ALBUQUERQUE:

By:

Shahab Biazar, P.E., City

Dated: 9/27/17

OWNER'S ACKNOWLEDGMENT

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STATE OF NEW MEXICO COUNTY OF BERNALILLO

