	CONDITIONS OF APPROVAL		
No.	Standard Conditions		
1.	<b>Authorization.</b> This approval of Design Study (DS 18-378) authorizes a 317 square foot addition to an existing residence in the R-1 Single Family Residential District, as well as: the construction of a new 220 square foot detached garage located in the front setback, siding changes, and landscape improvements as depicted in the plans prepared by Blackwell Design Consultants dated received by Community Planning & Building on December 12, 2018 unless modified by the conditions of approval contained herein.	✓	
2.	<b>Codes and Ordinances.</b> 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.	<i>V</i>	
3.	<b>Permit Validity.</b> 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.	<b>/</b>	
4.	Landscape Plan. All new landscaping, if proposed, shall be shown on a landscape plan and shall be submitted to the Department of Community Planning and Building and to the City Forester prior to the issuance of a building permit. The landscape plan will be reviewed for compliance with the landscaping standards contained in the Zoning Code, including the following requirements: 1) all new landscaping shall be 75% drought-tolerant; 2) landscaped areas shall be irrigated by a drip/sprinkler system set on a timer; and 3) the project shall meet the City's recommended tree density standards, unless otherwise approved by the City based on-site conditions. The landscaping plan shall show where new trees will be planted when new trees are required to be planted by the Forest and Beach Commission or the Planning Commission.		
5.	<b>Tree Removal.</b> 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.	<b>V</b>	
6.	<b>Significant Trees.</b> 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	<u></u>	

<ul> <li>7. 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.</li> <li>8. Modifications. The applicant shall submit in writing to the Community Planning and Building staff any proposed changes to the approved project plans prior to incorporating changes. If the applicant changes the project without first obtaining City approval, the applicant will be required to either: a) submit the change in writing and cease all work on the project until either the Planning Commission or staff has approved the change; or b) eliminate the change and submit the proposed change in writing for review. The project will be reviewed for its compliance to the approved plans prior to final inspection.</li> <li>9. Setback and Height Certifications. A State licensed surveyor shall survey and certify the following in writing:         <ul> <li>The footing locations for conformance with the approved plans prior to footing/foundation inspection;</li> <li>The roof height for conformance with the approved plans prior to roof sheathing inspection.</li> </ul> </li> <li>Written certifications prepared, sealed and signed by the surveyor shall be provided to the building inspector at the time of the specified inspections.</li> <li>10. Exterior Lighting. Exterior lighting shall be limited to 25 watts or less (incandescent 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 acc</li></ul>		issuance of a building permit.	
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	Windows that have been approved with divided lights shall be constructed with true divided lights. Any window pane dividers, which are snap-in, or otherwise	
	superficially applied, are not permitted. The manufacturer's specifications for the	
	windows shall be included in the construction drawings submitted with the	
10	building permit application.	_
13.	Indemnification. The applicant agrees, at his or her sole expense, to defend, 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 and have jurisdiction for the resolution of all such actions by the parties hereto.	
14.	<b>Driveway.</b> The driveway material shall extend beyond the property line into the public right of way as needed to connect to the paved street edge. A minimal asphalt connection at the street edge may be required by the Superintendent of Streets or the Building Official, depending on site conditions, to accommodate the drainage flow line of the street. The driveway material and asphalt connection shall be clearly identified on the construction drawings submitted with the building permit application. If a driveway is proposed to be sand set a dimensioned construction detail showing the base material shall be included in the construction drawings.	~
15.	Volume Study. This project is subject to a volume study.	<b>'</b>
16.	<b>Hazardous Materials Waste Survey.</b> A hazardous materials waste survey shall be required in conformance with the Monterey Bay Unified Air Pollution Control District prior to issuance of a demolition permit.	
17.	<b>Cultural Resources.</b> All new construction involving excavation shall immediately cease if cultural resources are discovered on the site, and the applicant shall notified the Community Planning and 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.	
18.	Truck Haul Route. Prior to Building Permit issuance, the applicant shall provide	<b>'</b>

۷1.	The Removal remit. A tree removal permit is required for all trees proposed to	•
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26.	<b>Tree Planting.</b> The applicant shall plant one lower and one upper canopy tree from the city's recommended tree list. The species and location of the trees shall be specified on the building permit submittal.	•
	within the composite setback shall be maintained throughout construction. Should any portion of the wall be removed during demolition or construction, the removed portion shall be constructed in conformance with all current setback regulations.	•
25.	SPECIAL CONDITIONS  Non-Conforming Composite Setback. The portions of the carport wall located	<b>√</b>
24.	plan that includes locations and installation details for erosion and sediment control BMPs, material staging areas, and stabilized access with Building Permit application.	
23.	Semi-Permeable Surfaces. Provide cross-section details for semi-permeable surfaces.  Erosion and Sediment Control Plan. Provide an erosion and sediment control	<i>'</i>
22.	<b>BMP Tracking Form.</b> A completed BMP Tracking form will need to be submitted with the Building Permit Application.	•
	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.	
21.	ENVIRONMENTAL COMPLIANCE CONDITIONS  Drainage Plan. Provide a drainage plan that meets the requirements of the City's	/
	submitted to the Building Safety Division.	
20.	<b>Conditions of Approval.</b> All conditions of approval for the Planning permit(s) shall be printed on a full-size sheet and included with the construction plan set	<b>V</b>
19.	and any necessary temporary traffic control measures for the grading activities. The applicant shall be responsible for ensuring adherence to the truck-haul route and implementation of any required traffic control measures.  USA North 811. Prior to any excavation or digging, the applicant shall contact the 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)	~
	for City (Community Planning and Building Director in consultation with the Public Services and Public Safety Departments) review and approval, a truck-haul route	

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28.	<b>Grass.</b> The area seeded with Agrostis Pallens (Bent Grass), or any other variety of grass, shall be limited to the rear of the residence and not visible from the public right-of-way.		
29.	<b>Right-of-way Encroachments.</b> All right-of-way encroachments shall be removed prior to a final planning inspection.	~	
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*Acknowledgement and acceptance of conditions of approval.				
Property Owner Signature	Printed Name	 Date		

Once signed, please return to the Community Planning & Building Department.