## Standard Conditions for Preliminary-Final Plat/Replat Approval Checklist

## The conditions listed below shall be satisfied by the applicant, prior to issuance of a permit:

	Submit a record plat or plats conforming to the approved preliminary-final plat, subject to review and approval by Staff. For residential uses, the record plat(s) must be filed before a building permit is issued, and for non-residential uses, the record plat(s) must be approved before a permit is issued.
	Approval of screening and buffering plans, including irrigation, in accordance with Section 142-106 of the Subdivision Ordinance, and as amended, by the Director of Planning, and approval of final screening and buffering plans, including irrigation, by the Director of Planning, by prior to installation of materials.
	Approval of public improvement construction plans, including location of any required sidewalks, Hike and Bike Trails, and fire hydrants, by the City Engineer.
	Approval of utility construction plans by the City Engineer.
	Approval of grading and drainage plans by the City Engineer.
	Approval of the proposed street names within this development by the City Engineer.
	The applicant comply with the requirements of the Tree Preservation Ordinance and obtain any necessary tree permits within the time frames specified within the Ordinance, subject to review and approval by the City Arborist.
The conditions listed below shall be satisfied by the applicant, prior to filing a record plat for record:	
	Acceptance of all required public improvements by the City Engineer, unless otherwise specified within an approved facilities agreement.
$\boxtimes$	The applicant provide any additional easements as determined necessary by the City Engineer.
	Approval of any necessary annexation documentation, and filing thereof, incorporating the proposed development into the homeowners' association for the proposed development, including the dedication of common areas, and it maintenance responsibilities, and be subject to review and approval by the City Attorney, and filed for record. (In accordance with Sec. 142-107 Common Areas & Homeowners Associations of the City's Subdivision Regulations.)
	The applicant satisfy all applicable park land dedication obligations, in accordance with Article VI of the Subdivision Ordinance, subject to review and approval by the Director of Parks and Recreation.
	Payment of any applicable median landscaping fees for medians within divided roadways, in lieu of the applicant landscaping and irrigating the medians, in the amount of \$25.50 per linear foot for the distance parallel to the subject property.
Prior to issuance of a building permit:	
$\boxtimes$	Payment of impact fees in accordance with Ordinances 2013-11-109 and 2013-12-118 (utilities), or as specified within an approved facilities agreement or development agreement.