CALIFORNIA COASTAL COMMISSION

FREMONT, SUITE 2000 OAN FRANCISCO, CA 94105-2219 (415) 904-5260

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N.M.

October 25, 1996

TO:

Commissioners and Interested Parties

FROM:

Peter Douglas, Executive Director Steven Scholl, Deputy Director

Jo Ginsberg, North Coast District Manager

SUBJECT:

Proposed Categorical Exclusion Order No. E-96-1 for County of

Mendocino, Town Segment

(For Commission consideration at the meeting of November 14, 1996

in San Diego)

SYNOPSIS

A. Staff Recommendation.

Pursuant to the Coastal Act, the Commission, after public hearing and by two-thirds vote of its appointed members, may certify a Categorical Exclusion Order to exempt certain categories of development from the requirements of coastal development permits, if the Commission has found that there is no potential for any significant adverse effect, either individually or cumulatively, on coastal resources or on public access to, or along, the coast.

The Commission has approved with Suggested Modifications the Local Coastal Program (LCP) for the County of Mendocino, Town Segment, and the Commission will vote on effective certification of the LCP at the meeting of November 14, 1996. The County will therefore take over coastal permit authority shortly. The County wishes to exclude certain types of development from the requirement to obtain a coastal development permit.

Staff recommends that the Commission certify the mitigated Negative Declaration and approve the Categorical Exclusion Order, subject to the ten Special Conditions attached by the Commission. The motion and resolution for approval are found on Page 8 of this report.

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B. Background.

Public Resources Code Sections 30610(e) and 30610.5(b) authorize the Commission to exclude from the permit requirements of the Coastal Act any category of development within a specifically defined geographic area, if certain findings are made. The Commission must find that:

- (1) the exclusion will not result in a potential for any significant adverse effect, either individually or cumulatively, on coastal resources or on public access to, or along, the coast; and
- (2) where the exclusion precedes certification of the LCP, it will not impair the ability of the local government to prepare a Local Coastal Program.

The Coastal Element of the Mendocino County General Plan includes the Mendocino Town Plan, a separate chapter that addresses issues and provides policies that apply only in the Town of Mendocino. In June of 1990, the Town plan was segmented from the Coastal Element for the balance of the County's coastal zone. The segmented Mendocino Town LCP consists of the Mendocino Town Plan; the Land Use Map for the Mendocino Town Plan; the Mendocino Town Zoning Code; and the Mendocino Town Zoning Map.

In January, 1992, the County of Mendocino submitted to the Commission for certification the Mendocino Town Local Coastal Program, consisting of Mendocino Town Plan Amendment No. 1-92 (Major) (amending the existing Town Plan), and the Mendocino Town LCP Implementation Program, consisting of the Mendocino Town Zoning Code and the Mendocino Town Zoning Map. On April 7, 1992, the Commission certified the Mendocino Town Local Coastal Program with suggested modifications to both the Land Use Plan and the Zoning Code.

The Mendocino County Board of Supervisors accepted the suggested modifications to the Mendocino Town Plan as adopted by the Coastal Commission and the Town Plan amendment eventually became effectively certified. However, the Board took no action on the Implementation Program (Zoning Ordinance) for the Town Plan, but directed that the Planning Department staff meet with the Mendocino Historical Review Board and the Coast Chamber of Commerce, and rewrite certain sections of the ordinance. The Planning Department rewrote some portions of the ordinance, and the revised ordinance was approved by the County Board of Supervisors. In early 1995, the County of Mendocino submitted the revised Mendocino Town LCP Implementation Program to the Coastal Commission for certification. On April 12, 1995, the Commission certified the resubmitted Mendocino Town Local Coastal Program with suggested modifications.

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County staff requested a one-year extension of time for final and effective certification of the Implementation Program to ensure adequate time for the County Board of Supervisors to take action to accept the Commission's suggested modifications. On September 13, 1995, the Commission voted to extend the time for final and effective certification of the Mendocino Town LCP for a period not to exceed one year. Within that one year period, the Board of Supervisors passed a resolution accepting the Commission's suggested modifications, and indicated that the County would take over coastal permit authority once all forms and procedures were in place. The Commission will act on the effective certification of the Mendocino Town LCP at the meeting of November 14, 1996.

C. Brief Description of the Proposed Categorical Exclusion Order.

The County has submitted a proposed categorical exclusion order for the Town of Mendocino. The County proposes to exclude from the requirements to obtain a coastal development permit the following types of development in the areas specified below:

- (1) Single-family residences and improvements to single-family residences in mapped exclusion areas within the Town of Mendocino, subject to certain criteria;
- (2) Both new production wells and replacement or supplemental water wells in the Town of Mendocino, subject to certain criteria;
- (3) Both new septic systems and the repair, replacement, or expansion of existing septic systems in the Town of Mendocino, subject to certain criteria; and
- (4) Boundary line adjustments in the Town of Mendocino, subject to certain criteria.

D. CEOA Requirements and Public Comments.

Pursuant to the requirements of the California Environmental Quality Act, Commission staff circulated a proposed Negative Declaration for the proposed categorical exclusion order which is attached to this staff report. No comments have been received from the general public or from other State agencies at the time this report was finalized. Any comments received prior to the Commission's hearing on the proposed Negative Declaration will be addressed at the public hearing on this item.

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- I. PROPOSED CATEGORICAL EXCLUSION ORDER.
- A. THE TEXT OF THE PROPOSED CATEGORICAL EXCLUSION.

The County of Mendocino proposes the following categories of development to be excluded from the requirements of obtaining a coastal development permit within the Town of Mendocino:

SINGLE-FAMILY RESIDENCES

- A. The construction of a single-family residence will be excluded from coastal development permit requirements in Historic Zone A where:
 - 1. a single-family residence is a principal permitted use; and
 - 2. the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements for the residence; and
 - the single-family residence will be the only residence to be located on a legally created parcel; and
 - 4. the Mendocino Historical Review Board has approved the residence; and
 - 5. the residence will not be located within 100 feet of an environmentally sensitive habitat area.
- B. Improvements to a single-family residence, in locations not otherwise exempted from requiring a coastal development permit under Section 13250 of the California Code of Regulations, will be excluded from coastal development permit requirements in Historic Zone A where:
 - 1. a single-family residence is a principal permitted use; and
 - 2. the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements for the improvements; and
 - 3. the improvements would be made to a legal, conforming single-family residence; and

4. the Mendocino Historical Review Board has approved the improvements, or the improvements are exempt from Review Board approval; and

- 5. the improvements will not be located within 100 feet of an environmentally sensitive area.
- C. The construction of a single-family residence will be excluded from coastal development permit requirements in mapped exclusion areas of Historic Zone B where:
 - 1. a single-family residence is a principal permitted use; and
 - 2. the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements for the residence; and
 - 3. the single-family residence will be the only residence to be located on a legally created parcel; and
 - 4. the residence will not be located within 100 feet of an environmentally sensitive habitat area; and
 - 5. the improvements will not be located on an area that contains pygmy vegetation.
- D. Where a parcel contains only one single-family residence, a coastal development permit shall not be required for the removal of the existing residence and replacement with a new residence where:
 - 1. a single-family residence is a principal permitted use; and
 - 2. the parcel is in Historic Zone A, or in a mapped single-family residence exclusion area; and
 - 3. the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements for the replacement residence; and
 - 4. the Mendocino Historical Review Board has approved the removal of the existing residence and the replacement residence, or the removal and replacement of the residence is exempt from Review Board approval; and
 - 5. the replacement residence will not be located within 100 feet of an environmentally sensitive habitat area; and
 - 6. the replacement residence will not be located on an area that contains pygmy vegetation.

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WATER WELLS

When the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements, water wells shall be excluded in three cases:

- a. where there are no permanent facilities for production (e.g., test wells); or
- b. replacement or supplemental wells to serve an existing legal use on the property; or
- c. production wells in association with single-family residences exempt under this exclusion order.

The well shall not be located within 100 feet of an environmentally sensitive habitat area.

SEPTIC SYSTEMS

The repair or replacement of existing septic systems will be excluded from coastal development permit requirements where:

- a. there is an existing, legal use on the parcel; and
- b. the replacement or repair will not increase septic capacity; and
- c. the replacement or repair will not be located on a parcel that contains pygmy vegetation in the area of replacement or repair; and
- d. the replacement or repair will not be located within 100 feet of an environmentally sensitive habitat area.

The <u>expansion</u> of an existing septic system is excluded from coastal development requirements where:

a. the expansion is associated with the addition to an existing single-family residence that is statutorily exempt from coastal development permit requirements, and the expansion meets all of the criteria cited above for replacement and repair except (b).

The <u>installation</u> of a septic system will be excluded from coastal development permit requirements where:

 a. the installation is associated with the construction of a single-family residence subject to this categorical exclusion; and COUNTY OF MENDOCINO
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b. the septic system will not be located within 100 feet of an environmentally sensitive habitat area.

BOUNDARY LINE ADJUSTMENTS

As proposed by the County, the adjustment of a lot line or boundary line as defined in Section 66412(d) of the California Government Code (Subdivision Map Act) will be excluded from coastal development permit requirements, provided that the resulting parcels each have an adequate site outside any environmentally sensitive habitat area and 100-foot buffer for the eventual development of the parcels including appurtenant roads, parking, wells, septic systems, etc.

II. STAFF RECOMMENDATION AND RESOLUTION.

The staff recommends that, following a public hearing, the Commission adopt the following resolution and related findings:

APPROVAL OF THE CATEGORICAL EXCLUSION WITH CONDITIONS.

A. MOTION:

"I move that the Commission approve Categorical Exclusion Order No. E-96-1 subject to conditions and certify the mitigated Negative Declaration."

Staff recommends a \underline{YES} vote, and the adoption of the following resolution and findings. To adopt this resolution, two-thirds of the appointed members of the Commission must vote \underline{YES} on the resolution.

B. RESOLUTION:

The Commission hereby approves the Mendocino County Town Segment Categorical Exclusion Order No. E-96-1, subject to the ten Special Conditions set forth in the Commission's approval of the categorical exclusion order, and adopts the findings stated below, on the grounds that, as conditioned, the order will not result in a potential for any significant adverse effects, either individually or cumulatively, on coastal resources or on public access to, or along, the coast. The Commission also certifies the mitigated Negative Declaration on the grounds that the categorical exclusion will not cause a significant adverse effect on the environment within the meaning of CEQA. The Coastal Commission, as lead agency, hereby adopts this negative declaration, which reflects its independent judgment.

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C. LIMITATIONS OF EXCLUSION.

Pursuant to Section 30610.5, tide and submerged land, beaches, and lots immediately adjacent to the inland extent of any beach or of the mean high tide line and all lands and waters subject to the public trust shall not be excluded. Also, this exclusion shall not apply to any areas of deferred certification or to uncertified segments where the County does not have coastal permit—issuing responsibility.

D. SPECIAL CONDITIONS OF APPROVAL:

Revised Categorical Exclusion Maps.

The Categorical Exclusion Order shall not become effective until Mendocino County has submitted, for the review and approval of the Executive Director, maps that:

- a. delete from the exclusion areas for wells, septic systems, and boundary line adjustments those areas that are statutorily prohibited from being exempted; i.e., tidelands, submerged lands, public trust lands/waters, beaches and lots immediately adjacent to the inland extent of any beach or mean high tide line where there is no beach, and attach to the maps a note to that effect.
- b. delete from the exclusion areas for wells, septic systems, and boundary line adjustments those areas within 100 feet of the centerline of any blue line or intermittent stream, specifically, Slaughterhouse Gulch and Big River, and attach to the maps a note to that effect.
- c. delete from the exclusion areas any areas of deferred certification (ADC's), and attach to the maps a note to that effect.

2. Definition of ESHA.

The term Environmentally Sensitive Habitat Area (ESHA), as it is used in criteria governing the proposed exclusion, shall be defined consistent with the definition in Section 3.1 of the County's LUP and Section 20.308.040(F) of the County's Zoning Code, and with Section 20.608.024(C) of the Town Zoning Code, as follows:

Any area in which plant or animal life or their habitats are either rare or especially valuable because of their special nature or role in an ecosystem and which could be easily disturbed or degraded by human activities or developments.

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In Mendocino County, environmentally sensitive habitat areas include, but are not limited to: anadromous fish streams, sand dunes, rookeries and marine mammal haul-out areas, wetlands, riparian areas, areas of pygmy vegetation that contain species of rare or endangered plants, and habitats or rare and endangered plants and animals.

3. Revised Criteria for Boundary Line Adjustments.

The criteria for boundary line or lot line adjustments shall be revised such that boundary line or lot line adjustments may be excluded only if no portion of the adjusted boundary line or lot line is within 200 feet of the outward extent of an Environmentally Sensitive Habitat Area (ESHA), as defined above and in the County's LCP and the Town Zoning Code, or within 200 feet of the outward extent of an area of pygmy vegetation.

4. Streams and Wetlands.

This order shall not apply to any development within 100 feet of the upland limit of any stream, wetland, marsh, or estuary, regardless of whether such coastal waters are mapped or unmapped.

5. Determination by the Executive Director.

The order granting a categorical exclusion for these categories of development in the Town of Mendocino shall not become effective until the Executive Director of the Commission has certified, in writing, that the local government has taken the necessary action to carry out the exclusion order pursuant to Section 13244 of the Coastal Commission regulations.

6. Exclusion Limited to Coastal Permits.

This exclusion shall apply to the permit requirements of the Coastal Act of 1976, pursuant to Public Resources Code 30610(e) and 30610.5(b), and shall not be construed to exempt any person from the permit requirements of any other federal, state, or local government agency.

7. Records.

Mendocino County shall maintain a record of any other permits which may be required for categorically exempt development which shall be made available to the Commission or any other interested person upon request.

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8. Notice.

Within five working days of local approval of a development covered by this exclusion, the Coastal Commission area office and any person who has requested such notice shall receive notification of development exempted under this order on a form containing the following information:

- a. the developer's name;
- b. street address and parcel number of the subject property;
- description of the development;
- d. date of application for other permits; and
- e. all terms and conditions of approval imposed by the local government in granting other permits.

9. Conformity with the LCP.

Development under this exclusion shall conform with the Mendocino County LCP in effect on the date of this exclusion as adopted by the Commission or to the terms and conditions of this exclusion where such terms and conditions specify more restrictive development criteria.

10. Amendment of LCP.

In the event an amendment of the Mendocino County LCP is certified by the Coastal Commission pursuant to Section 30514 of the Coastal Act, development under this order shall comply with the amended LCP except where the terms and conditions of this order specify a more restrictive criteria. However, such amendment shall not authorize the exclusion of any category of development not excluded herein, nor shall such amendment alter the geographic areas of the exclusion.

E. RECISSION AND REVOCATION.

Pursuant to Title 14 of the California Code of Regulations Section 13243(e), the Commission hereby declares that the order granting this exclusion amendment may be rescinded at any time, in whole or in part, if the Commission finds by a majority vote of its appointed membership, after public hearing, that the terms and conditions of the exclusion order no longer support the findings specified in Public Resources Code Section 30610(e). Further, the Commission declares that this order may be revoked at any time that the terms and conditions are violated.

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III. FINDINGS IN SUPPORT OF APPROVAL WITH CONDITIONS.

Section 30610(e) of the Coastal Act provides for the exclusion of certain categories of development from the requirement to obtain coastal development permits if the exclusion has no potential for significant adverse impacts to coastal resources or public access.

A. Impacts to Coastal Resources.

The proposed categorical exclusion order, as conditioned, will not result in any significant adverse effects on coastal resources or public access, and is consistent with the policies of the Coastal Act, as described below.

1. Public Access.

Section 30210 requires the provision of maximum public access and Section 30211 protects the public's right of access to the sea where acquired through use or legislative authorization. Section 30212 requires that access from the nearest public roadway to the shoreline be provided in new development projects except where it is inconsistent with public safety, military security, or protection of fragile coastal resources, or if adequate access exists nearby.

The proposed exemptions to coastal permit requirements are for activities that would primarily occur underground (wells and septic systems) and only where there is an existing development; for single-family residences not located between the first public road and the sea; and for boundary line adjustments not located on oceanfront lots. There would be no potential impact to public access because development on oceanfront parcels is not excluded as part of the categorical exclusion order. Therefore, the types of development excluded pursuant to the proposed categorical exclusion order do not have the potential to significantly affect public access and therefore are consistent with Coastal Act Policies 30210, 30211, and 30212.

2. Scenic and Visual Resources.

Coastal Act Section 30251 requires that the scenic and visual qualities of coastal areas be protected as a resource of public importance, and that permitted development be sited and designed to protect views to and along the ocean and scenic coastal areas, to minimize the alteration of natural landforms, and to be visually compatible with the character of surrounding areas.

Since the proposed exemptions to coastal permit requirements are for activities that would not occur on oceanfront parcels, and, in the case of

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wells and septic systems, would primarily occur underground, there is no potential for significant adverse impacts to visual resources. The two areas within the Town where residential development would be exempt are Historic Zones A and B. All residential development within Historic Zone A, which is west of Highway One, is subject to design review by the Mendocino Historical Review Board, whose standards have been incorporated into the certified LCP. All residential development within Historic Zone B is also subject to design review by the Mendocino Historical Review Board if the development is visible from any point in Historical Zone A. Neither of these zones are in areas where coastal development permits would be appealable to the Coastal Commission, since they are not located west of the first public road (which in the case of Mendocino is not Highway One). Thus, the Commission finds that the proposed categorical exclusion order is consistent with Coastal Act Policy 30251.

3. Geologic Hazards.

Coastal Act Section 30253 states that new development shall minimize risks to life and property in areas of high geologic hazard, and shall assure stability and structural integrity, and neither create nor contribute significantly to erosion, geologic instability, or destruction of the site or surrounding area.

The proposed categorical exclusion order does not apply to oceanfront parcels; thus there is no potential for significant adverse impacts to coastal bluffs or geologic instability due to bluff erosion or retreat. In addition, the Town is located on a relatively flat coastal terrace with few steep slopes. The few steep slopes are generally found adjacent to streams, and the categorical exclusion order does not apply to development within 100 feet of streams, pursuant to Condition No. 4. Furthermore, there are also limitations as to the appropriate siting of septic systems established by the Regional Water Quality Control Board (RWQCB) and the Mendocino County Division of Environmental Health. These standards, including minimum setbacks from banks, bluffs, or breaks in slope, are to assure that the systems will function properly requiring that the systems not be susceptible to hazards or to erosion. As no activity excluded from coastal permit requirements pursuant to this proposed categorical exclusion order will be located where it could have a significant adverse impact on geologic stability or erosion, the proposed categorical exclusion order is consistent with Coastal Act Section 30253.

4. <u>Water Resources</u>.

Coastal Act Section 30231 states that the biological productivity and the quality of coastal waters, streams, wetlands, estuaries, and lakes shall be maintained through, among other means, minimizing adverse effects of waste water discharges and entrainment, controlling runoff, preventing depletion of

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ground water supplies and substantial interference with surface water flow, encouraging waste water reclamation, maintaining natural vegetation buffer areas that protect riparian habitats, and minimizing alteration of natural streams.

As conditioned herein, the proposed exclusions will have no significant impacts on groundwater resources. The RWQCB and County Environmental Health standards applicable to septic systems establish appropriate separations between septic tanks and leach lines to groundwater and wells to prevent groundwater contamination. Condition No. 1 of the categorical exclusion order requires submittal of revised maps that remove from the exclusion those areas that are within 100 feet of the centerline of a blue line or intermittent stream, such as Slaughterhouse Gulch and Big River, which are blue line streams.

In addition, Condition No. 3 requires the criteria for boundary line or lot line adjustments to be revised such that boundary line or lot line adjustments may be excluded only if no portion of the adjusted boundary line or lot line is within 200 feet of the outward extent of an ESHA, as defined in the County LCP and Town Zoning Code, or is within 200 feet of the outward extent of an area of pygmy vegetation. Condition No. 4 states that the exclusion order does not apply to any development located within 100 feet of the upland limit of any stream, wetland, marsh, or estuary, regardless of whether such coastal waters are mapped or unmapped. These conditions ensure that development in or near a sensitive water resource area will not occur without coastal development permit review.

Thus, as conditioned, the categorical exclusion order will not result in the potential for significant adverse impacts to the biological productivity and quality of water resources, consistent with Coastal Act Section 30231.

5. Environmentally Sensitive Habitat.

Section 30240 of the Coastal Act states that environmentally sensitive habitat areas shall be protected against any significant disruption of habitat values, and only uses dependent on such resources shall be allowed within such areas. In addition, development in areas adjacent to environmentally sensitive habitat shall be sited and designed to prevent impacts which would significantly degrade such areas, and shall be compatible with the continuance of such habitat areas.

The Town of Mendocino contains very little environmentally sensitive habitat. There are two blue line streams, Slaughterhouse Gulch and Big River, that are located within the Town, and several smaller creeks, not all of which are mapped, which may support riparian or wetland habitat.

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Additionally, there may be rare or endangered plant habitat within the Town, such as Mendocino coast paintbrush (<u>Castilleja latifolia mendocinensis</u>), which grows on bluffs and blufftops. Also, it is possible that there may be some pygmy vegetation east of Highway One, where U.S.D.A. soil conservation maps show there to be pygmy soils. The proposed categorical exclusion order, as conditioned, will not exclude development that affects any sensitive habitat.

The proposed exclusion applies to single-family residences within Historic Zones A and B, water wells serving existing development, septic systems serving existing development, and boundary line adjustments within the Town of Mendocino. Special Condition No. 1 of the categorical exclusion order requires submittal of a revised map that removes from the exclusion those areas that are within 100 feet of the center line of a blue line or intermittent stream, and those areas that are statutorily prohibited from being exempted, such as tidelands, submerged lands, public trust lands, beaches, and lots immediately adjacent to the inland extent of any beach or mean high tide line where there is no beach. Condition No. 2 requires that the definition of ESHA, as it is used in criteria governing the proposed exclusion, shall be defined consistent with the definition in the County's LCP and the Town Zoning Code. Condition No. 3 requires that the criteria for boundary line or lot line adjustments be revised such that boundary line or lot line adjustments may be excluded only if no portion of the adjusted boundary line or lot line is within 200 feet of the outward extent of an Environmentally Sensitive Habitat Area (ESHA), as defined in the County's LCP and the Town Zoning Code, or is within 200 feet of the outward extent of an area of pygmy vegetation. Condition No. 4 states that the exclusion order does not apply to any development located within 100 feet of the upland limit of any stream, wetland, marsh, or estuary, regardless of whether such coastal waters are mapped or unmapped.

These special conditions ensure that no well or septic system within 100 feet of an environmentally sensitive habitat area would be excluded from permit requirements, and no boundary line or lot line adjustment would be excluded from permit requirements that is within 200 feet of the outward extent of an environmentally sensitive habitat area, as defined in the LCP, or within 200 feet of the outward extent of an area of pygmy vegetation. Additionally, RWQCB and County Environmental Health standards establish minimum setbacks from perennial streams, seasonal streams, and other bodies of water. Thus, as conditioned, the proposed categorical exclusion order has no potential for significant adverse impacts to environmentally sensitive habitat areas, consistent with Coastal Act Section 30240.

The certified LCP maps do not show any pygmy vegetation anywhere within the Town of Mendocino. However, the Commission notes that U.S.G.S. soil survey maps show pygmy soils within some of the mapped exclusion area of Historic

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Zone B. No pygmy soils are mapped within the mapped exclusion area of Historic Zone A. To avoid any possible impact to pygmy vegetation, the categorical exclusion order, as proposed, does not exclude from coastal permit requirements residential development within Historic Zone B in areas that contain pygmy vegetation. Thus, the proposed categorical exclusion order has no potential for significant adverse impacts to pygmy vegetation.

Within the Town, the areas most likely to contain rare and/or endangered plants are blufftop parcels. As conditioned, the proposed categorical exclusion order will not apply to blufftop lots. Condition No. 1 requires submittal of revised maps that delete from the exclusion lots immediately adjacent to the inland extent of any beach or mean high tide line where there is no beach (i.e., blufftop lots). Therefore, the proposed categorical exclusion order has no potential for significant adverse impacts to rare and/or endangered plants.

B. CEOA.

The Commission has prepared and circulated a mitigated Negative Declaration according to the requirements of CEQA. The exclusion order has been conditioned to ensure that development in or near sensitive habitats will not occur without coastal development permit review. Therefore, the exclusion order will not cause a significant adverse impact on the environment within the meaning of CEQA.

C. Department of Fish and Game Fees.

The Commission, as lead agency under CEOA and pursuant to Section 711.4 of the Fish and Game Code, is required to collect fees for the Department of Fish and Game whenever a project has an impact on wildlife resources. If a project (in this case, a categorical exclusion order) has an inconsequential or de minimis effect on wildlife, then no fee is required. No comments have been received from the Department of Fish and Game on the proposed categorical exclusion order or the Negative Declaration. As conditioned, the categorical exclusion order does not apply to tidelands, submerged lands, environmentally sensitive habitat areas (such as streams, wetlands, or areas having rare and/or endangered plant and/or animal species), or to any area within 100 feet of the upland limit of any stream, wetland, marsh or estuary, whether mapped or unmapped. Therefore, those areas which have the highest potential for wildlife use will not be subject to the exclusion order. Therefore, the Commission finds that the proposed categorical exclusion order will have an inconsequential or de minimis effect on wildlife resources, and no fee is required.

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IV. ADOPTION OF THE NEGATIVE DECLARATION.

ADOPTED MITIGATED NEGATIVE DECLARATION BY THE CALIFORNIA COASTAL COMMISSION FOR THE TOWN OF MENDOCINO CATEGORICAL EXCLUSION NO. E-96-1

A. THE CATEGORICAL EXCLUSION PROCESS.

The Coastal Act of 1976 (Act) requires that a coastal development permit be issued for all development within the defined coastal zone and that local governments prepare Local Coastal Plans (LCP's) conforming to the policies of the Act. The Coastal Commission issues these permits prior to certification of an LCP. After LCP certification, the local government then issues coastal development permits in its jurisdiction in the coastal zone, except for certain areas where the Commission retains original permit jurisdiction, such as tidelands and submerged lands.

As the County of Mendocino has assumed permit issuing authority for the Town of Mendocino, it proposes a categorical exclusion pursuant to Sections 30610(e) and 30610.5(b) of the Coastal Act.

B. SYNOPSIS OF THE PROPOSED CATEGORICAL EXCLUSION.

The proposed categorical exclusion order excludes four categories of development within the Town of Mendocino from the requirements of a local coastal development permit: (1) single-family residences in mapped exclusion areas subject to certain criteria; (2) water wells subject to certain criteria; (3) septic systems subject to certain criteria; and (4) boundary line adjustments subject to certain criteria.

The County may not propose to exclude any types of development from its coastal development permit requirements in areas where the County does not have coastal development permit authority, such as an uncertified area of its LCP or an area of deferred certification. In addition, the County may not propose to exclude any types of development from its coastal development permit requirements in areas where a categorical exclusion is statutorily prohibited by Section 30610.5(b) of the Coastal Act. The areas covered under Section 30610.5(b) include:

tide and submerged land, beaches, and lots immediately adjacent to the inland extent of any beach, or of the mean high tide line of the sea where there is no beach, and all lands and waters subject to the public trust.

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The County proposes to exclude from coastal permit development permit requirements single-family residences that fall within two residential exclusion areas. These two areas do not include any areas where a categorical exclusion is statutorily prohibited by Section 30610.5(b), and are limited to areas zoned for residential use. However, as proposed, wells, septic systems, and boundary line adjustments, subject to certain criteria, would be excluded throughout the Town of Mendocino, regardless of zoning. To make it clear that wells, septic systems, and boundary line adjustments are not excluded in areas where a categorical exclusion is statutorily prohibited by Section 30610.5(b), a special condition will be attached to the categorical exclusion order, requiring the County to submit revised categorical exclusion maps that remove areas where a categorical exclusion is statutorily prohibited by the Coastal Act, and to attach to the maps a note to that effect.

In addition, to make it clear that development within Areas of Deferred Certification (ADC's) is not excluded by the categorical exclusion order, a special condition will be attached to the exclusion order, requiring the County to submit revised categorical exclusion maps that remove Areas of Deferred Certification, and to attach to the maps a note to that effect.

In addition, for all types of development proposed to be excluded, the categorical exclusion order will also be conditioned to remove areas that are unsuitable for exclusion based on their proximity to a blue line or intermittent stream. Specifically, the Commission will condition the categorical exclusion order to remove from the maps those areas that are within 100 feet of the centerline of Slaughterhouse Gulch or Big River, which are blue line streams, and to attach to the maps a note to that effect.

Furthermore, the categorical exclusion order will be conditioned to require the term Environmentally Sensitive Habitat Area (ESHA) as it is used in criteria governing the proposed exclusion to be defined as "any area in which plant or animal life or their habitats are either rare or especially valuable because of their special nature or role in an ecosystem and which could be easily disturbed or degraded by human activities or developments," consistent with the definition in Section 3.1 of the County's LUP and Section 20.308.040(F) of the County's Zoning Code, and with Section 20.608.024(C) of the Town Zoning Code. In Mendocino County, environmentally sensitive habitat areas include, but are not limited to: anadromous fish streams, sand dunes, rookeries and marine mammal haul-out areas, wetlands, riparian areas, areas of pygmy vegetation that contain species of rare or endangered plants, and habitats or rare and endangered plants and animals.

In addition, the categorical exclusion order will be conditioned to revise the criteria for boundary line or lot line adjustments so that boundary line or lot line adjustments may be excluded only if no portion of the adjusted lot

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CATEGORICAL EXCLUSION ORDER NO. E-96-1
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line or boundary line is within 200 feet of the outward extent of an Environmentally Sensitive Habitat Area, as defined above and in the County's LCP and the Town Zoning Code, or within 200 feet of the outward extent of an area that contains pygmy vegetation.

Finally, all construction under this exclusion must meet all other LCP requirements including height limits, setbacks, design, parking, and maximum lot coverage.

The method used to determine the single-family residence exclusion areas and the criteria for well, septic, and boundary line exclusions are discussed below.

C. THE TEXT OF THE PROPOSED CATEGORICAL EXCLUSION.

The County of Mendocino proposes the following categories of development to be excluded from the requirements of obtaining a coastal development permit within the Town of Mendocino:

SINGLE-FAMILY RESIDENCES

- A. The construction of a single-family residence will be excluded from coastal development permit requirements in Historic Zone A where:
 - 1. a single-family residence is a principal permitted use; and
 - 2. the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements for the residence; and
 - 3. the single-family residence will be the only residence to be located on a legally created parcel; and
 - 4. the Mendocino Historical Review Board has approved the residence; and
 - 5. the residence will not be located within 100 feet of an environmentally sensitive habitat area.
- B. Improvements to a single-family residence, in locations not otherwise exempted from requiring a coastal development permit under Section 13250 of the California Code of Regulations, will be excluded from coastal development permit requirements in Historic Zone A where:
 - 1. a single-family residence is a principal permitted use; and

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- 2. the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements for the improvements; and
- 3. the improvements would be made to a legal, conforming single-family residence; and
- 4. the Mendocino Historical Review Board has approved the improvements, or the improvements are exempt from Review Board approval; and
- 5. the improvements will not be located within 100 feet of an environmentally sensitive area.
- C. The construction of a single-family residence will be excluded from coastal development permit requirements in mapped exclusion areas of Historic Zone B where:
 - 1. a single-family residence is a principal permitted use; and
 - 2. the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements for the residence; and
 - 3. the single-family residence will be the only residence to be located on a legally created parcel; and
 - 4. the residence will not be located within 100 feet of an environmentally sensitive habitat area; and
 - 5. the improvements will not be located on an area that contains pygmy vegetation.
- D. Where a parcel contains only one single-family residence, a coastal development permit shall not be required for the removal of the existing residence and replacement with a new residence where:
 - 1. a single-family residence is a principal permitted use; and
 - 2. the parcel is in Historic Zone A, or in a mapped single-family residence exclusion area; and
 - 3. the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements for the replacement residence; and

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- 4. the Mendocino Historical Review Board has approved the removal of the existing residence and the replacement residence, or the removal and replacement of the residence is exempt from Review Board approval; and
- 5. the replacement residence will not be located within 100 feet of an environmentally sensitive habitat area; and
- 6. the replacement residence will not be located on an area that contains pygmy vegetation.

WATER WELLS

When the Mendocino City Community Services District has granted a groundwater extraction permit or an exemption to groundwater extraction permit requirements, water wells will be excluded in three cases:

- a. where there are no permanent facilities for production (e.g., test wells); or
- replacement or supplemental wells to serve an existing legal use on the property; or
- c. production wells in association with single-family residences exempt under this exclusion order.

The well shall not be located within 100 feet of an environmentally sensitive habitat area.

SEPTIC SYSTEMS

The repair or replacement of existing septic systems will be excluded from coastal development permit requirements where:

- a. there is an existing, legal use on the parcel; and
- b. the replacement or repair will not increase septic capacity; and
- c. the replacement or repair will not be located on a parcel that contains pygmy vegetation in the area of replacement or repair; and
- d. the replacement or repair will not be located within 100 feet of an environmentally sensitive habitat area.

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The <u>expansion</u> of an existing septic system will be excluded from coastal development requirements where:

a. the expansion is associated with the addition to an existing single-family residence that is statutorily exempt from coastal development permit requirements, and the expansion meets all of the criteria cited above for replacement and repair except (b).

The <u>installation</u> of a septic system will be excluded from coastal development permit requirements where:

- a. the installation is associated with the construction of a single-family residence subject to this categorical exclusion; and
- b. the septic system will not be located within 100 feet of an environmentally sensitive habitat area.

BOUNDARY LINE ADJUSTMENTS

As proposed by the County, the adjustment of a lot line or boundary line as defined in Section 66412(d) of the California Government Code (Subdivision Map Act) will be excluded from coastal development permit requirements, provided that the resulting parcels each have an adequate site outside any environmentally sensitive habitat area and 100 foot buffer for the eventual development of the parcels including appurtenant roads, parking, wells, septic systems, etc.

- D. ENVIRONMENTAL REVIEW OF THE PROPOSED CATEGORICAL EXCLUSION.
- 1. Analysis Criteria.

To approve the categorical exclusion order, the Commission must find, after a public hearing and by a two-thirds vote of its appointed members, that the proposed categorical exclusion has no potential for any significant adverse effects, either individually or cumulatively, on coastal resources, including public access to or along the coast. The Coastal Commission may also impose conditions of approval it deems necessary to avoid any potentially significant adverse effects on coastal resources or public access.

The Commission intends to condition the categorical exclusion order to require the County to submit a revised categorical exclusion map that removes areas that are unsuitable for exclusion based on the following criteria:

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- a. tidelands, submerged lands, public trust lands/waters, beaches and lots immediately adjacent to the inland extent of any beach or mean high tide line where there is no beach;
- b. areas within 100 feet of the center line of a blue line or intermittent stream.
- c. areas of deferred certification (ADC's).

The categorical exclusion order will further be conditioned to require the term ESHA as it is used in criteria governing the exclusion to be defined according to the definition in the County's LCP and Town Zoning Code: "any areas in which plant or animal life or their habitats are either rare or especially valuable because of their special nature or role in an ecosystem and which could be easily disturbed or degraded by human activities or developments."

The categorical exclusion order will also be conditioned such that boundary line or lot line adjustments may be excluded only if no portion of the adjusted boundary line or lot line is within 200 feet of the outward extent of an Environmentally Sensitive Habitat Area, as defined in the County's LCP and Town Zoning Code, or within 200 feet of an area of pygmy vegetation.

2. Analysis.

a. <u>Limitations on Exclusion Area Boundaries</u>.

The proposed Town of Mendocino Categorical Exclusion Order, as conditioned, will not result in any significant adverse effects on coastal resources or public access, as described below. The construction of single-family residences on vacant, legal lots should have no significant impact on the environment, as long as no sensitive resources are located on those lots. The categorical exclusion for the construction of residences only applies to Historic Zones A and B, which are not located west of the first public road and do not raise significant coastal or LCP issues (see Exhibit A).

During the preparation of the Town LCP, the County and the Commission reviewed existing land use patterns and distribution of important coastal resources to determine the appropriate density and location of land use types within the Town. In certifying the Mendocino Town LCP, the Commission found that the LCP residential land use designations and zones would have no significant adverse individual or cumulative impacts on the environment. Therefore, the lots proposed for exclusion are appropriate for the construction of a single-family residence.

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In preparing the categorical exclusion map, the County did not exclude residential development within sensitive resource areas such as floodplains and areas adjacent to parks from coastal permit requirements. Therefore, development in these sensitive areas will receive the heightened level of review required for a coastal development permit, to ensure that development of a single-family residence will not adversely affect the environment.

In addition, the development of wells, septic systems, and boundary line adjustments sited away from sensitive habitat will not adversely affect the environment. As currently proposed, wells and septic systems are exempted only if they are not located within 100 feet of an environmentally sensitive habitat area. Boundary line adjustments are exempted only if the resulting parcels each have an adequate site outside any environmentally sensitive habitat area and 100 foot buffer for the eventual development of the parcels including appurtenant roads, parking, wells, and septic systems. However, the maps submitted by the County only show the exclusion area for residential development, and do not map those areas where septic systems, wells, and boundary line adjustments are excluded, relying solely on the text of the categorical exclusion and on staff to interpret the text.

A condition will be attached requiring submittal by the County of revised maps that omit from the categorical exclusion those areas for which an exclusion is not appropriate, either because it is an area statutorily prohibited from being excluded (oceanfront or blufftop lots); because it is an area within 100 feet of Slaughterhouse Gulch or Big River (blue line streams); or because it is within an Area of Deferred Certification (ADC). As conditioned, therefore, the proposed categorical exclusion order will not have any significant adverse impacts on the environment.

b. Public Access.

The proposed exemptions to coastal permit requirements are either for activities that would primarily occur underground (wells and septic systems); for the construction of single-family residences located on parcels not seaward of the first public road; or for boundary line adjustments. There would thus be no potential for significant adverse impacts to public access because residential development on oceanfront parcels is not excluded as part of the categorical exclusion order. The Commission therefore finds that the types of development excluded pursuant to the proposed categorical exclusion order have no potential for adverse impacts on public access.

C. Visual Resources.

The proposed exemptions to coastal permit requirements are either for activities that would occur underground (wells and septic systems), or for

COUNTY OF MENDOCINO TOWN OF MENDOCINO CATEGORICAL EXCLUSION ORDER NO. E-96-1 Page Twenty-Five

construction of single-family residences on parcels not located seaward of the first public road, or for boundary line adjustments. Residential development is exempted only in Historic Zones A and B, which are subject to design review by the Mendocino Historical Review Board; standards for review have been incorporated into the Town LCP. Therefore, the Commission finds that the proposed categorical exclusion order will not result in the potential for significant adverse impacts to visual resources.

d. <u>Geologic Hazards</u>.

The proposed categorical exclusion order does not apply to residential development on oceanfront parcels; thus there is no potential for significant adverse impacts to coastal bluffs or geologic stability. There are also limitations as to the appropriate siting of septic systems established by the Regional Water Quality Control Board (RWQCB) and the Mendocino County Division of Environmental Health. These standards, including minimum setbacks from banks, bluffs, or breaks in slope, are to assure that the systems will function properly, requiring that the systems not be susceptible to hazards or to erosion.

The Commission therefore finds that the proposed categorical exclusion order will not result in the potential for geologic hazards.

e. Groundwater.

The proposed exclusions have no potential to impact groundwater resources because the RWQCB and County Environmental Health standards applicable to septic systems establish appropriate separations between septic tanks and leach lines to groundwater and wells in order to prevent groundwater contamination. Thus the proposed categorical exclusion order will not result in the potential for significant adverse impacts to groundwater supplies.

f. Environmentally Sensitive Habitat.

The proposed exclusion order applies to single-family residences in mapped exclusion areas within the Town of Mendocino subject to certain criteria; to new or supplemental water wells and repairs and replacement of existing wells subject to certain criteria; to the installation of new septic systems and repairs, replacement, and expansion of existing septic systems subject to certain criteria; and to boundary line adjustments subject to certain criteria.

The categorical exclusion order will be conditioned to require the term ESHA as it is used in criteria governing the exclusion to be defined consistent with the definition in the County's LCP and Town Zoning Code. The categorical

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Page Twenty-Six

exclusion order will also be conditioned to require the criteria governing boundary line or lot line adjustments to be revised such that the adjustment of a boundary line or lot line may be excluded only if the adjusted boundary line or lot line is not within 200 feet of the outward extent of an Environmentally Sensitive Habitat Area, as defined in the County's LCP and Town Zoning Code, or within 200 feet of the outward extent of an area of pygmy vegetation.

In addition, RWQCB and County Environmental Health standards establish minimum setbacks from perennial streams, seasonal streams, and other bodies of water. Thus, the proposed categorical exclusion order has no potential for significant adverse impacts on environmentally sensitive habitat areas.

3. Conclusion.

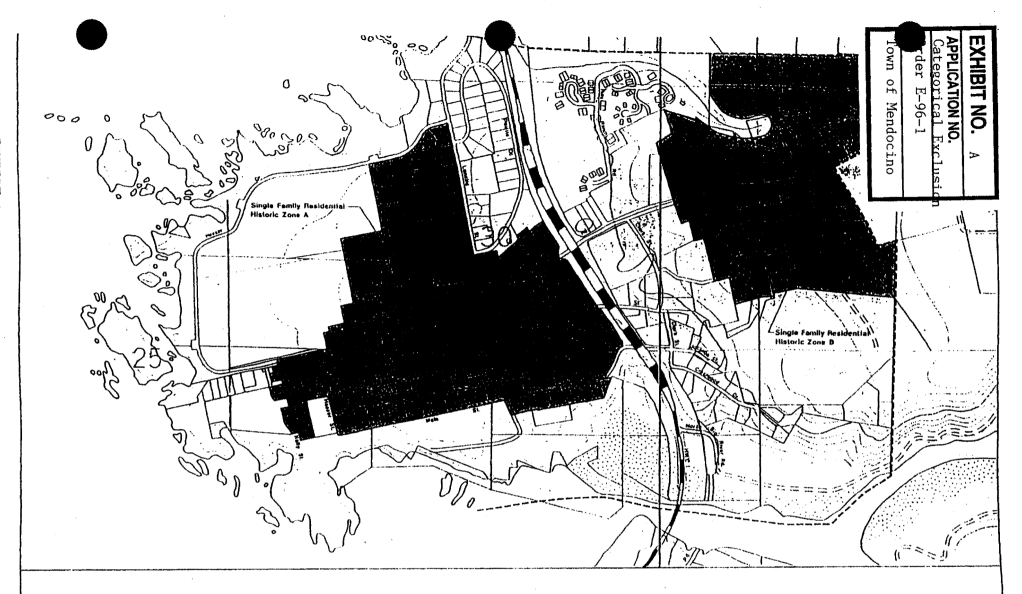
As conditioned above, the proposed categorical exclusion order for the Town of Mendocino does not have the potential for significant adverse impacts to coastal resources or public access.

E. CERTIFICATION.

I certify that the statements furnished above present data and information required for this evaluation to the best of my ability and that the facts, statements, and information presented are true and correct to the best of my knowledge and belief.

4 October 1996

Coastal Planner
California Coastal Commission



MENDOCINO TOWN PLAN CATEGORICAL EXCLUSION AREAS



Single Family Residence Categorical Exclusion Areas

---- Town Plan Boundary



() Feel 2000

Feel Approximate Scale

Midl to: State Clearinghouse, 1400 Tenth Street, 2002 121, Secremento, CA 95814 - 916/445-0513 MOTICE OF COMPLETION AND ENVIRONMENTAL DOGMENT TRANSPORTED FOR

EXHIBIT NO. B APPLICATION NO.

Categorical Exclusion

Order E-96-1

SCE #

1. Project Title: Categoric	al Exclusion # E-96-1		Town of Mendoo	cino 🔍
2. Lend Agency: California C	castal Commission		Ginsbe:	
3a. Street Address: 45 Fremo				
3c. county: San Francisco	3d. 2ip:	94105 3e. Phon	(415) 904-5260	
POTECT LOCATION 4. County: M	endocino 4a	city/commity: Town of M	endocino	
4b. Assessor's Percel No				
Sa. Cross Streets:		For Bural, Nearest So. Community:		
State 6. Within 2 miles: a. Bay (ne b. Air-	Zail- C. ways	Water-	
7. INCOMES TOPE	8. LOCAL ACTION TYPE	9. DEVELOPMENT TO		
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01NOP 06NOE	02New Element	02Office: 9q	. r	
02Barly Come 07BOC	03General Plan Amenda	ent Acres	haployees	
03. X Neg Dec 08NOD	04Master Plan	03Shopping/Co	mercial: 3q. Pt	
04Draft EIR	05Annexation	ACT CE	Baployees	
Supplement/	06Specific Plan	04Industrial:	sq. 17	
05Subsequent ZIR (Prior SCE No.:	07Community Plan	Acres		
	08Redevelopment	05Nater Pacil:	ities: KG	
MEA.	09Aezone	06Transportati	ion: Type	
09NOI 11EIS	10Land Division	07Nining: Ni	neral	
10FORSI 12PA	(Subdivision, Parcel Map, Tract Map, etc.)	08Power: Type		
COMER	11Ome Permit	09Name Treats	ment: Type	
13Joint Document	12Namte Mgat Plan	10OCS Related		
14Final Document	13Cancel Ag Preserve	11Other:	clusion from requirements	for loca
15Other	14. X other Categoric	<u>al</u> Exclusion Order co	pastal development permits	
10. TOTAL ACTOR:	11. 111.	N. JORG CHROND:		
12. PROTECT INSUES DESCRIPTION DE L	TO COMPANY	15. X Septic Systems	3. X Nater Quality	
01. X Masthetic/Visual	08flooding/Drainage	16Sewer Capacity	AHerer Supply	
02Agricultural Land	09. X Geologic/Seismic	17Social	25. X Necland/Riparian	
03Air Quality	10Jobs/Bousing Balance	18Soil Erosion 2	%Wildlife	
04Archaeological/Bistorical	llNimerals	19Solid Waste	7Growth Inducing	
05. X Coestal Zone	12Noise	20Toxic/Sazardous	8Incompatible Landane	
06Economic	13Public Services	21Traffic/Circulation 2	9Omilative Effects	
07Fire Smard	14Schools	22Vegetation 3	0Other	
13. KOMENE (approx) Pederal 5	State \$	Total	1 \$	
14. PRINCE LIND DR AND SOUDGE				
Va	riable			

15. House Paccarde: Categorical Exclusion Order No. E-96-1 excludes four categories of development within specified areas of the Town of Mendocino's Coastal Zone from the requirements of a local coastal development permit: (1) single-family residences in mapped exclusion areas subject to certain criteria; (2) water wells in mapped exclusion areas subject to certain criteria; (3) septic systems in mapped exclusion areas subject to certain criteria; and (4) boundary line adjustments in mapped exclusion areas subject to certain criteria.

HTML: Clearinghouse will assign identification numbers for all new projects. If a SCH number already exists for a project (e.g. from a Notice of Preparation or previous draft document) please fill it in.

REVIEWING AGENCIES

	X Resources Agency	<u> X</u>	Caltrans District 4
-	X Boating/Waterways	<u> </u>	Dept. of Transportation Planning
_	X Conservation		Aeronautics
	X Fish and Game	-	California Highway Patrol
·	X Forestry	X	Housing & Community Dev't.
_	Colorado River Board		Statewide Health Planning
-	X Dept. Water Resources	<u> </u>	Health
-	Reclamation		Food & Agriculture
-	X Parks and Recreation	***************************************	Public Utilities Commission
	X Office of Historic Preservation	and the control of th	Public Works
_	X Native American Heritage Commissi	.on	Corrections
	S.F. Bay Cons. & Dev't. Commission	on	General Services
	X Coastal Commission		OLA
_	Energy Commission		Santa Monica Mountains
<u>·</u> 2	X State Lands Commission	***************************************	TRPA
	Air Resources Board		OPR - OLGA
****	Solid Waste Management Board	X	OPR - Coastal
<u> </u>	SWRCB: Sacramento		Bureau of Land Management
<u>X</u>	RWQCB: Region # 2		Forest Service
	Water Rights	Х	
	Water Quality	terferances and a market	Other: of Planning & Building Services
		, nan a	
D	ate Received at SCH	Gatalog	
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	ate to Agencies	Consultar	
D	ate to SCH	Contact	Phone
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APPLICAT			
	cal Exclusion		
Order E-			•
Town of	Mendocino		

APPENDIX I

ENVIRONMENTAL CHECKLIST FORM (To Be Completed By Lead Agency)

I. Background

Order E-96-1

Town of Mendocino

÷.	1.	Nar	ne of Proponent County of Mendocino			
	2.	Add Me	iress and Phone Number of Proponentc/o Ray Hall, Indocino County Planning and Building Services, 501 Low Gap Ro., 95482 (707) 463-4281			iah
	3.	Dat	te of Checklist Submitted			
•	4.	Age	ency Requiring Checklist California Coastal Commissi	on	<u> </u>	
	5.	Nan	ne of Proposal, if applicableCategorical Exclusion	# E-96-1		
II.	Envi	.rom	mental Impacts			
•	(Exp		ations of all "yes" and "maybe" answers are requ	ired o	on attac	hed
				Yes	<u>Maybe</u>	No
	1.	Kar	th. Will the proposal result in:			
		a.	Unstable earth conditions or in changes in geologic substructures?			<u>X</u>
		b.	Disruptions, displacements, compaction or overcovering of the soil?	, and the second second		X
		c.	Change in topography or ground surface relief features?	***************************************		X
		d.	The destruction, covering or modification of any unique geologic or physical features?	***************************************		<u>x</u>
		e.	Any increase in wind or water erosion of soils, either on or off the site?	-	***************************************	<u>X</u>
		f.	Changes in deposition or erosion of beach sands, or changes in siltation, deposition or erosion which may modify the channel of a river or stream or the bed of the ocean or			37
EXHIBIT NO. APPLICATION NO. Categorical Ex		ion	any bay, inlet or lake? Exposure of people or property to geologic hazards such as earthquakes, landslides, mudslides, ground failure, or similar hazards?			<u>X</u>

				Yes	Maybe	No
	2.	Ai	r. Will the proposal result in:			
·		a.	Substantial air emissions or deterioration of ambient air quality?	-	Market and the second	<u>x</u>
		b.	The creation of objectionable odors?	-		X
		c.	Alteration of air movement, moisture, or temperature, or any change in climate, either locally or regionally?			<u>x</u>
	3.	Wat	ter. Will the proposal result in:			
		а.	Changes in currents, or the course of di- rection of water movements, in either marine or fresh waters?	and the same of th	-	<u>x</u>
		b.	Changes in absorption rates, drainage patterns, or the rate and amount of surface runoff?	********		<u>X</u>
_		c.	Alterations to the course or low of flood waters?	***********	-	X
		đ.	Change in the amount of surface water in any water body?			<u>x</u>
		е.	Discharge into surface waters, or in any alteration of surface water quality, including but not limited to temperature, dissolved oxygen or turbidity?	- walden-worket		χ
		f.	Alteration of the direction or rate of flow of ground waters?	ngemponent		<u>x</u>
		g.	Change in the quantity of ground waters, either through direct additions or withdrawals, or through interception of an aquifer by cuts or excavations?		****	<u>x</u>
		b.	Substantial reduction in the amount of water otherwise available for public water supplies?		مونين والسوار المالية	<u> </u>
		i.	Exposure of people or property to water re- lated hazards such as flooding or tidal waves?	and the Contract of the Contra	**************************************	<u>X</u>
	4.	Pla	nt Life. Will the proposal result in:	· ·		
APPLICATION NO.	В		Change in the diversity of species, or number of any species of plants (including trees,	• •		,
Categorical Ex Order E-96-1	clusi	c h	shrubs, grass, crops, and aquatic plants)?		<u>X</u>	*******

Town of Mendocino

		Yes	Haybe	No
	b. Reduction of the numbers of any unique, rare or endangered species of plants?	-	<u> </u>	Fundamen
	c. Introduction of new species of plants into an area, or in a barrier to the normal replenish- ment of existing species?	«Songgannannage		X
•	d. Reduction in acreage of any agricultural crop?			X
5.	Animal Life. Will the proposal result in:			
(a. Change in the diversity of species, or numbers of any species of animals (birds, land animals including reptiles, fish and shell-fish, benthic organisms or insects)?		**************************************	<u>X</u>
	b. Reduction of the numbers of any unique, rare or endangered species of animals?	and the same of th		<u>X</u>
	c. Introduction of new species of animals into an area, or result in a barrier to the migra- tion or movement of animals?		an ellerent representation	<u>x</u>
	d. Deterioration to existing fish or wildlife habitat?	surring/files/fi	<u> X</u>	and the latest section in the latest section
6.	Noise. Will the proposal result in:			
	a. Increases in existing noise levels?		-	<u>x</u>
	b. Exposure of people to severe noise levels?	-		X
7.	Light and Glare. Will the proposal produce new light or glare?			X
8.	Land Use. Will the proposal result in a substantial alteration of the present or planned land use of an area?	**************************************		<u>X</u>
9.	Natural Resources. Will the proposal result in:			
	a. Increase in the rate of use of any natural resources?	Married Marriage Print		X
10.	Risk of Upset. Will the proposal involve:			
	a. A risk of an explosion or the release of hazardous substances (including, but not limited to, oil, pesticides, chemicals or radiation) in the event of an accident or			•
APPLICATION NO.	pset conditions?			X
Categorical Exclu	sior			

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Order E-96-1

Town of Mendocino

		<u>Yes</u>	Maybe	No
b. Possible interference with an emergency response plan or an emergency evacuation?	•	***********		<u>X</u>
11. Population. Will the proposal alter the distribution, density, or growth rate of population of an area?		-		<u> X</u>
12. Housing. Will the proposal affect existing, or create a demand for additional house		******		<u>X</u>
13. Transportation/Circulation. Will the pro- result in:	oposal			
a. Generation of substantial additional vehicular movement?			- The same of the	X
b. Effects on existing parking facilities demand for new parking?	es, or			X
c. Substantial impact upon existing tran tation systems?	ispor—	**************************************	The state of the s	X
d. Alterations to present patterns of cition or movement of people and/or good		and the same of th	***************************************	X
e. Alterations to waterborne, rail or ai	r traffic?			X
f. Increase in traffic hazards to motor bicyclists or pedestrians?	vehicles,			<u>X</u>
14. Public Services. Will the proposal have upon, or result in a need for new or alte ernmental services in any of the followin	ered gov-	•		
a. Fire protection?				<u>X</u>
b. Police protection?		**************		<u>X</u>
c. Schools?		***************************************	·	<u>X</u>
d. Parks or other recreational facilitie	s?			<u>X</u>
e. Maintenance of public facilities, inc roads?	luding	was a sind or ground in		<u>X</u>
f. Other governmental services?				<u>Χ</u> _
HIBIT NO. B				
APPLICATION NO. Categorical Exclusion	energy?			X
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Town of Mendocino

		Yes	Maybe	No
	b. Substantial increase in demand upon existing sources or energy, or require the development of new sources of energy?			X.
16.	Utilities. Will the proposal result in a need for new systems, or substantial alterations to the following utilities:			X.
17.	Human Health. Will the proposal result in:			
	a. Creation of any health hazard or potential health hazard (excluding mental health)?			<u>X</u> _
	b. Exposure of people to potential health hazards?		-	X_
18.	Aesthetics. Will the proposal result in the obstruction of any scenic vista or view open to the public, or will the proposal result in the creation of an aesthetically offensive site open to public view?		, and a substituting the substitution of the s	<u>X</u> _
19.	Recreation. Will the proposal result in an impact upon the quality or quantity of existing recreational opportunities?			X
20.	Cultural Resources.			
	a. Will the proposal result in the alteration of or the destruction of a prehistoric or historic archaeological site?			<u>x</u>
	b. Will the proposal result in adverse physical or aesthetic effects to a prehistoric or historic building, structure, or object?			X
	c. Does the proposal have the potential to cause a physical change which would affect unique ethnic cultural values?			X
	d. Will the proposal restrict existing religious or sacred uses within the potential impact area?	محجم محصد	•	<u>x</u>
21.	Mandatory Findings of Significance.			

EXHIBIT NO. B

APPLICATION NO.
Categorical Exclusion
Order E-96-1

Town of Mendocino

Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate

EXHIBIT NO.				
APPLICATION NO.				
Categorical Exclusion Order E-96-1	h .	<u>Yes</u>	Maybe	No
own of Mendocino	portant examples of the major periods of lifornia history or prehistory?	-70-7-7-7-7-1-1-1	X	-
	Does the project have the potential to achieve short-term, to the disadvantage of long-term, environmental goals? (A short-term impact on the environment is one which occurs in a relatively brief, definitive period of time while long-term impacts will endure well into the future.)		-Tongo Mandalanganganganganganganganganganganganganga	X
	Does the project have impacts which are individually limited, but cumulatively considerable? (A project may impact on two or more separate resources where the impact on each resource is relatively small, but where the effect of the total of those impacts on the environment is significant.)		X	
,	Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?	accompany to		<u>X</u>
	of Environmental Evaluation e description of environmental impacts.)			
IV. Determination (To be con	tion mpleted by the Lead Agency.)			
On the bas	sis of this initial evaluation:			
	at the proposed project COULD NOT have a signification will be proposed a NEGATIVE DECLARATION will be proposed.			
effect on this case	at although the proposed project could have a significant the environment, there will not be a significant because the mitigation measures described on an e been added to the project. A NEGATIVE DECLARATE	t effe attac	ct in hed	X
	e proposed project MAY have a significant effect at, and an ENVIRONMENTAL IMPACT REPORT is require		e	
Date October	Signature Signature			
i	For California Cont	21 (0 mm, 15	J.,
(Note: This is	only a suggested form. Public agencies are free	e to d	evise th	eir

own format for initial studies.)

PROOF OF PUBLICATION

EXHIBIT NO. C

APPLICATION NO.

<u>Categorical Exclusion</u> Order E-96-1

Town of Mendocino

PUBLIC NOTICE

NOTICE OF PREPARATION OF NEGATIVE DECLARATION BY THE CALIFORNIA

THE CALIFORNIA
COASTAL COMMISSION
Pursuant to the requirements of Public Resources Code Section
21092 and by the authority vested in it by Public
Resources Code Section
21082.1 and Public
Resources Code Section
30610(e), the California
Coastat Commission, as
the lead agency for the
project identified below,
proposes to prepare a miligated Negalive Declaration for this project and
will accept comments
thereon.

The project consists of an Order of Categorical Exclusion pursuant to Soction 30610(e) and 30610.5(b) of the California Coastal Act to exempt the following specific types of development, within a particularly described area of the Coastal Zone in the Town of Mendocino, from the requirements of a coastal development parmiti-

development permit:

1. Single family residences and improvements to single family residences in impending the single family residences in impending the fown of Mendocino, subject to certain criteria;

2. Both new production wells and replacement or supplemental wells within the Town of Mendocino, subject to certain criteria;

3. New septic systems, the repair or replacement of existing septic systems, and the expansion of existing septic systems within the Town of Mendocino, subject to certain criteria;

 Boundary line adjustments within the Town of Mendocino, subject to certain criteria.

A draft miligated Negative Declaration will be available for public review and comment for 30 days commencing October 8, 1996. A copy of the draft is available on file with Jo Ginsberg, California Coastal Commission, 45 Fremont Street, Suite 2000, San Francisco, CA 94105-2219. Any person wishing to comment may do so in writing by providing written comments to Jo Ginsberg at the indicated address. All written comments received by 5 p.m. November 7, 1996 will be responded to by the Commission's stall as part of the staff's recommendations on the draft mitigated Negative Declaration. The draft mitigated Nega-

The draft mitigated Negative Declaration will be considered by the Commission at a public hearing on November 14, 1996 at the Fladisson Hotel/Mission Valley, 1433 Camino Del Rilo South, San Diego, CA 92108. (619) 260-0111. Heatings begin at 9:00 a.m. but there are many items on the Commission's agenda for that day and this item may not be the first item heard.

Publish: Oct. 10, 1996