PETE WILSON, Governor

GALIFORNIA COASTAL COMMISSION

CENTRAL COAST AREA OFFICE 725 FRONT STREET, SUITE 300 427-4863 427-4863 428-100 IMPAIRED: (415) 904-5200

W12a



RECORD PACKET CORY

February 18, 1998

TO: Commissioners and Interested Persons

FROM: Tami Grove, Deputy Director Charles Lester, District Manager Rick Hyman, Coastal Program Analyst

SUBJECT: <u>SANTA CRUZ COUNTY: LOCAL COASTAL PROGRAM MAJOR</u> <u>AMENDMENT NO. 3-97 (Biomedical Livestock Operations).</u> For public hearing and Commission action at its meeting of March 11, 1998, to be held at Hyatt Regency, One Old Golf Course Road, Monterey.

SUMMARY OF STAFF REPORT

Description Of Amendment Request

Santa Cruz County is proposing to amend the Land Use and Implementation portions of its Local Coastal Program to allow biomedical livestock operations on land designated for agriculture. A biomedical livestock operation is defined as one which uses "livestock for research, experimentation, or testing, or for the production of any biomedical or pharmaceutical product or by-product." A definition of livestock is added. A distinguishing definition of "biomedical laboratory" is also added, and biomedical laboratories are specifically not permitted on agricultural land, under this amendment. The Implementation plan would include standards and criteria for approving biomedical operations, including:

- requiring a master plan;
- clustering structures in groups;
- limiting impervious surface coverage to 1% (or up to 5% if the site is under 20 acres);
- recommendation from a Certified Range Manager as to the number of animals a site can support;
- manure management and erosion control plan;
- · disposal plan for culled or euthanized animals;
- description of the operation;
- securely confining livestock to the site;
- · limitations on types of injected materials;
- referrals to agricultural experts and to County Public Health Officer;
- five year limit on initial permit.

This amendment was filed on December 15, 1997. The standard of review of the Land Use Plan amendment is that it must be consistent with the Coastal Act; the standard of review of this Implementation Plan amendment is that it must be consistent with and adequate to carry out the policies of the certified Coastal Land Use Plan. \$

Summary Of Staff Recommendation

Staff recommends that the Commission **approve, only if modified,** the proposed amendment as submitted by the County for the reasons given in the recommended findings. Whether and under what circumstances to allow biomedical livestock operations on coastal zone agricultural land must be based on Coastal Act criteria. Thus, biomedical livestock operations must maintain the maximum amount of prime agricultural land in agricultural production to assure protection of the area's agricultural economy. In raising livestock to extract their blood or other components for use in making drugs, biomedical operations can function in different ways. Such operations can resemble traditional grazing, although there will be some differences (e.g., year-round vs. seasonal, use of supplemental feed vs. forage, and specialized structures for the biomedical procedures). These differences would make biomedical operations can also resemble institutional or industrial uses, taking place mostly or entirely in enclosed structures. In these cases the operations would resemble kennels or veterinary offices which are conditionally allowed on agricultural land.

The proposed local coastal program amendment treats biomedical livestock operations akin to the grazing/dairy scenario, but it does not prohibit the confinement scenario. The proposed amendment includes many criteria to address potential impacts on public health, soils, water quality, and other environmental factors from biomedical livestock operations. However, especially if confinement is to be practiced, the amendment's provisions are deficient in fully addressing potential impacts over an entire site. Trampling, excess manure applications , and structures can adversely affect the land. For this reason, the proposed amendment must be denied as submitted because agricultural and soil productivity may not be maintained.

Modifications are suggested to limit site coverage, retain long-term soil productivity, not exclude biotechnical facilities from the permit process, restrict other ancillary uses, limit operations to one per parcel, apply sensitive habitat rules, incorporate all recommendations into the permit, give the Health Officer a chance to make new recommendations if his/her recommendation for denial is overturned on appeal, require a closure plan, process renewals as Level 5 in the coastal zone, and allow biotechnical operations on industrial or institutional lands. These are summarized in the following chart with the letters in the last column referring to the suggested modifications on pages 6 - 11.

ISSUE	SUBMITTAL	MODIFICATION		
Impervious site coverage	1 or 5% maximum stated in Implementation Plan	A. Include 1 or 5% in <i>Land</i> <i>Use Plan</i> , too		
Remainder of site not in productive use	No criteria	A. Preserve productivity for other agriculture		
Exclusion from need for a coastal permit	Implies biotech is excluded	B. Do not exclude biotech		
Other ancillary uses	Allowed, with a biotech operation	A, C. Do not allow if site has a biotech operation		
Amount of biotech operations	No limit (reevaluate after first five applications)	A, C. Limit to one per parcel		
Manure	Can be spread, dried, etc. on farmland	C, D. Do not harm farmland in processing manure		
Additional reviews by agricultural advisors	Appear to be recommendations only	E. Explicitly incorporate additional reviews in permit		
Biotic reviews	Existing agricultural operations exempt	F. Require biotic review of biotech operation		
Public health officer recommendation	Can be overridden by Planning Commission or Board of Supervisors	G. Give officer another chance on appeal to make recommendations		
Closure plan	Not required	H. Require one		
Expiration and renewal	New Level 4 (notice, no hearing) after 5 years	H. Process renewal at Level5 (public hearing)		
Where biotech allowed	Agricultural districts only	I. Allow elsewhere, too		

Summary Of Issues And Comments

At the County hearings, the proposed amendment elicited support from a biomedical livestock operator. The proposal raised concerns from others favoring preservation of agricultural land for growing food and fiber crops. Some likened biomedical livestock operations more to feedlots, research facilities, or industrial uses that should be located elsewhere. There were also diverse suggestions offered for specific criteria for permitting biomedical livestock operations, including maximum site coverage and number of animals. The proposed text was refined several times during the extended County hearing process to attempt to address public concerns, while reaffirming that biomedical livestock operations are "agricultural" uses appropriately located on agricultural land.

Additional Information

For further information about this report or the amendment process, please contact Rick Hyman or Charles Lester, Coastal Commission, 725 Front Street, Suite 300, Santa Cruz, CA 95060; Tel. (408) 427-4863.

Table of Contents

I. STAFF RECOMMENDATION: MOTIONS AND RESOLUTIONS	4
II. SUGGESTED MODIFICATIONS	6
III. RECOMMENDED FINDINGS	
A. LAND USE PLAN AMENDMENT	11
1. Description of Proposed Amendment	11
2. Applicable Coastal Act Policies	12
3. Analysis for Conformance to Coastal Act	14
4. Ways to Modify the Proposed Amendment	16
B. IMPLEMENTATION PLAN AMENDMENT	20
1. Description of Proposed Amendment	20
2. Analysis: Conformance to Modified Land Use Plan	20
a. Soil Productivity	. 21
b. Public Health and Welfare	
c. Incorporation of Additional Reviews	24
3. Relationship to Adopted Exclusion Orders and Remainder of	
Implementation Plan	24
a. Exclusion Order	. 24
b. Coastal Permits	. 25
c. Sensitive Habitats	. 25
4. Conclusion	. 26
C. CALIFORNIA ENVIRONMENTAL QUALITY ACT	27
A. Full Text Of Proposed Amendments	
B. Text of Proposed Section 13.10.647 Showing Recommended Modifications	
B. Text of Selected Referenced Provisions	

I. STAFF RECOMMENDATION

MOTIONS AND RESOLUTIONS

A. DENIAL OF LAND USE PLAN MAJOR AMENDMENT #3-97 AS SUBMITTED

MOTION:

"I move that the Commission certify Major Amendment # 3-97 to the County of Santa Cruz Land Use Plan as submitted by the County."

Staff recommends a "NO" vote. An affirmative vote by a majority of the appointed commissioners is needed to pass the motion.

RESOLUTION:

ŧ

Table of Contents

I. STAFF RECOMMENDATION: MOTIONS AND RESOLUTIONS	4
II. SUGGESTED MODIFICATIONS	6
III. RECOMMENDED FINDINGS	11
A. LAND USE PLAN AMENDMENT	11
1. Description of Proposed Amendment	11
2. Applicable Coastal Act Policies	12
3. Analysis for Conformance to Coastal Act	
4. Ways to Modify the Proposed Amendment	16
B. IMPLEMENTATION PLAN AMENDMENT	
1. Description of Proposed Amendment	20
2. Analysis: Conformance to Modified Land Use Plan	
a. Soil Productivity	21
b. Public Health and Welfare	23
c. Incorporation of Additional Reviews	24
3. Relationship to Adopted Exclusion Orders and Remainder of	
Implementation Plan	24
a. Exclusion Order	24
b. Coastal Permits	25
c. Sensitive Habitats	25
4. Conclusion	
C. CALIFORNIA ENVIRONMENTAL QUALITY ACT	27
A. Full Text Of Proposed Amendments	
B. Text of Proposed Section 13.10.647 Showing Recommended Modifications	
B. Text of Selected Referenced Provisions	

I. STAFF RECOMMENDATION

MOTIONS AND RESOLUTIONS

A. DENIAL OF LAND USE PLAN MAJOR AMENDMENT #3-97 AS SUBMITTED

MOTION:

\$

"I move that the Commission certify Major Amendment # 3-97 to the County of Santa Cruz Land Use Plan as submitted by the County."

Staff recommends a "**NO**" vote. An affirmative vote by a majority of the appointed commissioners is needed to pass the motion.

RESOLUTION:

The Commission hereby **rejects** Major Amendment **#** 3-97 to the *Land Use Plan* of the County of Santa Cruz as submitted for the specific reasons discussed in the recommended findings on the grounds that, as submitted, it does not meet the requirements of Chapter 3 of the Coastal Act. There are feasible alternatives or feasible mitigation measures available which would substantially less any significant adverse environmental effects which approval of the amendment would have on the environment.

B. APPROVAL OF LAND USE PLAN MAJOR AMENDMENT #3-97 IF MODIFIED

MOTION :

"I move that the Commission certify Major Amendment # 3-97 to the County of Santa Cruz Land Use Plan, if modified according to Suggested Modification "A-1".

Staff recommends a "**YES**" vote. An affirmative vote by a majority of the appointed commissioners is needed to pass the motion.

RESOLUTION:

The Commission hereby **certifies** Major Amendment # 3-97 to the Land Use Plan of the County of Santa Cruz, if modified according to Suggested Modification A-1, for the specific reasons discussed in the recommended findings on the grounds that, as submitted, the amendment and the LUP as thereby amended meet the requirements of the Coastal Act. The amendment is consistent with applicable decisions of the Commission that guide local government actions pursuant to Section 30625(c) and approval will not have significant adverse environmental effects for which feasible mitigation measures have not been employed consistent with the California Environmental Quality Act.

C. DENIAL OF IMPLEMENTATION PLAN MAJOR AMENDMENT #3-97 AS SUBMITTED

MOTION:

"I move that the Commission reject Major Amendment #3-97 to the Santa Cruz County Local Coastal Program Implementation Plan as submitted by the County."

Staff recommends a "YES" vote which would result in **denial** of this amendment as submitted. Only an affirmative (yes) vote on the motion by a majority of the Commissioners present can result in rejection of the amendment (otherwise the amendment is approved as submitted).



RESOLUTION:

The Commission hereby **rejects** Major Amendment #3-97 to the Implementation Plan of the Santa Cruz County LCP, as submitted, for the specific reasons discussed in the following findings, on the grounds that the amendment is not adequate to carry out the certified *Land Use Plan*.

D. APPROVAL OF IMPLEMENTATION PLAN MAJOR AMENDMENT #3-97 IF MODIFIED

MOTION:

"I move that the Commission approve Major Amendment #3-97 to the Santa Cruz County Local Coastal Program Implementation Plan, if modified according to Suggested Modifications A-2 through I."

Staff recommends a "YES" vote which would result in **approval** of this amendment if modified. An affirmative vote by a majority of the Commissioners present is needed to pass the motion.

RESOLUTION:

The Commission hereby **approves** Major Amendment #3-97 to the Implementation Plan of the Santa Cruz County LCP, for the specific reasons discussed in the following findings, on the grounds that, as modified by Suggested Modifications A-2 through I, the amendment conforms with and is adequate to carry out the certified *Land Use Plan*. Approval of the amendment will not cause significant adverse environmental effects for which feasible mitigation measures have not been employed consistent with the California Environmental Quality Act.

II. SUGGESTED MODIFICATIONS

The Commission hereby suggests the following changes to the proposed Local Coastal Program amendments which are necessary to make the requisite findings. If the local government accepts all of the suggested modifications within six months of Commission action, by formal resolution of the Board of Supervisors, the amendments will become effective upon Commission concurrence with the Executive Director finding that this has been properly accomplished.

Suggested additions are shown underlined; suggested deletions are shown as cross-outs. For proposed new Section 13.10.647, Attachment B shows the complete ordinance with these modifications included.

A. Coverage Limitations

1. *Revise proposed new section 5.13.6.1 of the Santa Cruz County* 1994 General Plan and Local Coastal Program *as follows:*

5.13.6.1 Biomedical Livestock Operations

Allow Biomedical Livestock Operations as a Level V Conditional Use on agriculturally zoned land, as the only conditional use on the parcel (except for one residence) and where undertaken pursuant to a site master plan that: limits impervious surface coverage to no more than 1% (or 5% if the site is under 20 acres); removes as little otherwise productive land as possible; and maximizes and preserves soil productivity on the remainder of the site, subject to all other provisions of the General Plan-Local Coastal Program, to the provisions of the Zoning Ordinance applicable to agriculturally zoned land, and to standards which assure protection of the public health, safety and welfare, while prohibiting Biomedical Laboratories on agriculturally zoned land.

2. Revise proposed new Section 13.10647(d)(3) of the County Code under "Required Findings" by adding the following:

The Biomedical Livestock Operation complies with all provisions of the General Plan and Local Coastal Program Land Use Plan and the County Code regarding uses on agricultural land. The land area devoted to the Biomedical Livestock Operation shown on the required site plan complies with all Plan and Code siting requirements, is commensurate with the needs of the Biomedical Livestock Operation, and is configured in a manner to avoid conflicts, and to be compatible with any other existing or potential agricultural uses of the subject parcel. For purposes of applying these provisions, nonsoil dependent operations shall not be considered as the principal agricultural use of a parcel. No conditional uses, defined as uses shown to require Level V or higher review on the Section 13.10.312 Agricultural Use Chart, shall be allowed on a parcel with a Biomedical Livestock Operation, except for one dwelling unit and its appurtenant structures, and only one Biomedical Livestock Operation shall be permitted per parcel.

B. Exclusion Inapplicable

1. Revise proposed new section 13.10.647(c) of the County Code, under "Application Requirements" as follows:

Approval of all Biomedical Livestock Operations shall be processed in accordance with the provisions in Chapter 18.10, and shall require a public hearing and action by the Zoning Administrator (Level V). <u>Barns, storage, equipment, and other buildings, associated paving, fences, and water pollution control facilities which are part of the Biomedical Livestock Operations are not excluded from coastal permit requirements provided in <u>Section 13.20.073</u>. The applicant for a Biomedical Livestock Operation shall submit to the County Planning Department a master plan of the proposed facility. The master plan shall</u>





be considered part of the permit for the use and shall include the following documentation....

2. Revise existing Section 13.20.073 of the County Code (see Attachment C), regarding "Agriculturally-Related Development Exclusions," by adding the following as introductory or concluding language:

Barns, storage, equipment, and other buildings, associated paving, fences, and water pollution control facilities which are part of the Biomedical Livestock Operations are not excluded from coastal permit requirements.

C. Ancillary Limitations

1. Revise proposed new Section 13.10.647(c)(2) of the County Code, under "Application Requirements" as follows:

A site plan for all property and parcels on which the Biomedical Livestock Operation is proposed to be located, which includes: the location and a description of the <u>historic</u>, current and proposed structures <u>and their uses</u>, including any structures to be demolished; delineation of property lines, adjacent streets, and existing and proposed on-site access roads; a description of the <u>parcel(s)</u>' and contiguous <u>parcels</u>' land uses, <u>including areas</u> <u>used for manure management</u>; delineation of sensitive habitats as defined in Section 16.32.040; and information regarding potential environmental impacts. Proposed structures shall meet the following requirements:...

(ii) <u>On agriculturally-designated land, t</u>The maximum land coverage by all structures and impervious surfaces that are part of the Biomedical Livestock Operation shall not exceed 1% of the total gross parcel size(s). This limit may be extended to 5% on parcels less than 20 acres, with a Level VI approval. <u>One rResidential structures pursuant to Section 13.10.314(b)</u>, driveways and accessory uses; structures associated with other allowed or conditional agricultural uses; access roads utilized for other parcels and/or uses; and driveways not covered with impervious surfacing (as defined in County Code Chapter 16.32) shall not count towards the 1% coverage maximum.

D. Manure Management

1. Revise proposed new Section 13.10.647(c)(4) of the County Code, under "Application Requirements" as follows:

A manure management and erosion control plan prepared pursuant to Section 16.22.060 that:...and

(iv) includes provision for the control of objectionable odors; and

(v). locates manure management operations either: within the project's allowable impervious surface area; or on other lands not suitable for cultivation or used for forage, unless for soil or plant enrichment purposes within or by the next growing season.

2. Revise proposed new Section 13.10647(e)(2) of the County Code under "Additional Review" as follows:

...With respect to the foregoing, APAC shall make its recommendation based on (a) determination of whether the proposed operation is soil-dependent (e.g., involves grazing) and (b) the number of animals which could be feasibly and economically grazed on the site assuming a minimum 40% of feed will be from grazing on-site and which would not generate excessive manure that would adversely affect soil productivity or water quality.

E. Findings

Add the following subsection (6) at the end of new Section 13.10.647 of the County Code under "Required Findings:"

The Biomedical Livestock Operation complies with or is conditioned to comply with all of the recommendations generated by the reviews required by Section 13.10.647(e).

F. Habitat Protection

1. Add to proposed new Section 13.10.647(d)(4) of the County Code under "Additional Review" the following:

...The use minimizes fencing or other structures, equipment or devices which restrict the natural movement of wildlife in their existing habitat and corridors, <u>based on the latest habitat and biodiversity information available</u>. All fencing complies with County code Section 13.10.525...

2. Add to proposed new Section 13.10.647(e)(1) of the County Code under "Additional Review" the following:

The adoption or amendment of a master plan for a Biomedical Livestock Operation is a "project" within the meaning of CEQA and the County Environmental Review Guidelines, and is subject to environmental review. <u>Thus, any Biomedical Livestock Operation project</u> <u>must comply with the provisions of Chapters 16.30</u>, Riparian Corridor and Wetlands <u>Protection and 16.32</u>, Sensitive Habitat Protection, as well as other applicable provisions.

3. Revise existing Section 16.30.050(b) of the County Code under "Exemptions" from Riparian Corridor and Wetlands Protection (see Attachment C) as follows:

The continuance of any preexisting agricultural use, <u>but not establishment or expansion of</u> <u>any Biomedical Livestock Operation</u>, provided such use has been exercised within the last five years.

4. Revise existing Section 16.32.105 of the County Code under "Exemption" from biotic approval (see Attachment C) as follows:

Existing commercial agricultural operations and related activities, <u>but not establishment or</u> <u>expansion of any Biomedical Livestock Operation</u>, shall be exempt from the provisions of Section 16.32.060...

G. Public Health Officer

Revise proposed new Section 13.10.647(e) of the County Code under "Additional Review" by adding the following new subsection at the end:

(5) If the Planning Commission or Board of Supervisors acts on the application on appeal, that body shall also incorporate the recommendations of the Public Health Officer into its decision. If the Planning Commission or Board of Supervisors acts to approve the proposed Biomedical Livestock Operation despite an unfavorable recommendation by the Public Health Officer to the Zoning Administrator, the Officer shall be further consulted as to appropriate conditions to place on the Operation.

H. Closure Plan

Revise proposed new Section 13.10.647(g)(1) of the County Code under "Permit Expiration and Renewal" by adding the following underlined text:

Any development permit approved for a Biomedical Livestock Use shall be valid for five years or a lesser time as established by the Zoning Administrator. The permit holder shall be required to submit an application for renewal prior to the expiration of the development permit. The permit shall also be conditioned to require the permit holder to submit a closure plan prior to terminating a biomedical livestock operation or prior to permit expiration if a renewal application is not sought or is denied. The closure plan shall provide for the removal of any facilities inappropriate for future non-biomedical agricultural use of the site. Continued operation of the Biomedical Livestock use shall be subject to permit renewal processed at Level IV, or Level V, if a coastal permit is involved, according to procedures set forth in County code Chapter 18.10....

I. Allowed in Other Districts

1. Revise existing Section 13.10.342 "Industrial Use Chart" in the County Code by adding the following entry:

USE M-1 M-2 M-3

Biomedical Livestock Operations (subject to Section 13.10.647) 5 5 -

2. and/or revise existing Section 13.10.362 "PF Uses Chart" by adding the following entry:

USE APPROVAL LEVEL

Biomedical Livestock Operations (subject to Section 13.10.647) 5

3. and/or revise existing Section 13.10.322 "Residential Use Chart" in the County Code by adding the following entry:

RA RR R-1 RB RM

Biomedical Livestock Operations (subject to Section 13.10.647) 5 - - -

4. Revise proposed Section 13.10.647(d)(1) of the County Code by adding the following:

<u>On agriculturally-designated land. n</u>No biomedical Laboratory, as defined in Section 13.10.700-L, will be located on the site.

III. RECOMMENDED FINDINGS

The Commission finds and declares for Santa Cruz County Major Amendment # 3-97:

A. LAND USE PLAN

USE

1. Description of Proposed Amendment

The proposed amendment to the *Land Use Plan* would allow biomedical livestock operations on land designated for agriculture, "subject...to standards which assure protection of the public health, safety and welfare." A biomedical livestock operation is defined as one which uses "livestock for research, experimentation, or testing, or for the production of any biomedical or pharmaceutical product or by-product." A definition of livestock is also added, as is a distinguishing definition of "biomedical laboratory." Biomedical laboratories are specifically not to be permitted on agricultural land under this amendment. These changes would be accomplished by adding Policy 5.13.6.1 to

the Santa Cruz County General Plan and Local Coastal Program and adding three new definitions to the Glossary. The full text of these additional provisions is found in Attachment A.

The exact nature of biomedical livestock operations that might take place under the new policy is unknown. Biomedical livestock operations are a new type of use and are still relatively rare. In fact the term "biomedical livestock operations" was developed specifically for this amendment; it is not in common usage. In raising livestock to extract their blood or other components for use in making drugs, biomedical operations can function in different ways. Such operations can resemble traditional grazing, although there will be some differences. For example, most grazing in the County is seasonal, cattle are taken to market or moved elsewhere in winter. In contrast, a biomedical operation would retain its livestock year-round. Because of this, it is likely that the operation would need to use purchased feed as a supplement to forage. Also, keeping animals through the year and needing specialized, sanitary equipment to extract the biomedical product would require more substantial structures than typically found on County pastures. These differences would make biomedical operations resemble dairy operations (where cows or goats are milked daily) or poultry operations (where eggs are gathered daily). However, there are specific sanitary and confinement practices associated with biomedical operations (in part pursuant to federal regulations) that are more stringent than other types of livestock operations.

Other biomedical livestock operations need not resemble grazing operations. Testimony contained in the County file indicated that operators may achieve better nutrition for their animals through using feed and that the primary purpose of having pasture areas is for exercise and health maintenance. Weather and other natural, variable conditions make reliance on on-site grown plant material difficult for long-term maintenance of animals, especially in large numbers. (As noted above, most grazing in the County occurs seasonally, not year-round.) The County has formulated a definition of biomedical livestock to encompass such animals as goats which prefer to eat shrubs and trees over grass and pigs and hogs which are not typically thought of as grazing animals. Evidence presented at the County hearing indicates that biomedical livestock operations could be conducted largely in secured, enclosed facilities with the animals let out only occasionally or not at all, thus, more akin to institutional or industrial uses. In these cases the operations would more closely resemble kennels or veterinary offices.

2. Applicable Coastal Act Policies

The most important governing Coastal Act provision is the first part of Section 30241, which states:

The maximum amount of prime agricultural land shall be maintained in agricultural production to assure the protection of the area's agricultural economy...

The remainder of the Section provides for clearly distinguishing urban and rural areas and, hence, protecting rural agricultural lands. Section 30241(d) for example states:

By developing available lands not suited for agriculture prior to the conversion of agricultural lands.

Also relevant are the following Coastal Act provisions:

Section 30242: All other lands suitable for agricultural use shall not be converted to nonagricultural uses unless (1) continued or renewed agricultural use is not feasible, or (2) such conversion would preserve prime agricultural land or concentrate development consistent with Section 30250. Any such permitted conversion shall be compatible with continued agricultural use on surrounding lands.

Section 30243: The long-term productivity of soils ... shall be protected.

Section 30240: Environmentally sensitive habitat areas shall be protected against any significant disruption of habitat values, and only uses dependent on those resources shall be allowed within those areas.

Section 30253(2): New development shall assure stability and structural integrity, and neither create nor contribute significantly to erosion, geologic instability, or destruction of the site or surrounding area...

To implement Coastal Act Section 30241 the Coastal Commission typically has certified local coastal programs that designate agricultural land for exclusive or almost exclusive agricultural use. Although the Coastal Act does not directly define "agriculture," one clear purpose of Sections 30241, 30242, and 30243 is to maintain and preserve the land resources that necessarily support agricultural activities, such as crop production and grazing. Section 30241 makes explicit reference to the Williamson Act definition of prime agricultural land which suggests the following are among, but not necessarily the only, agricultural uses: raising livestock for the production of food and fiber, raising crops, and planting orchards and vineyards.

A second purpose of the Coastal Act's agricultural protection policies is to maintain clear boundaries between more intensive urban uses and less intensive rural land uses. The Coastal Act also protects agricultural land uses to help concentrate development, maintain scenic resources, and preserve undeveloped rural coastline. Protecting soils and maintaining open grazing lands, then, is a primary goal of the Coastal Act. This policy is reflected in the certified Santa Cruz County LCP, for example, and other local coastal programs that limit coverage by structures (including structures associated with cultivation or grazing activities) on prime soils and generally keep agriculturally-related uses (e.g., processing facilities) off of prime soils.

To further implement these Coastal Act policies, the *Santa Cruz County General Plan and Local Coastal Program* defines and maps Agricultural Resource areas (see Attachment C). There are seven types which meet the criteria for commercial agricultural land, including "Type 3 -- Viable Agricultural Land Within the Coastal Zone." (policies 5.13.1 and 5.13.2). All such land must be maintained in an Agricultural Land Use Designation (policy 5.13.3), most typically Commercial Agriculture ("CA"). Principal permitted uses "include only agricultural pursuits for the commercial cultivation of plant crops including food, flower, and fiber crops and raising of animals including grazing and livestock production." (policy 5.13.5) Some conditional uses are also allowed, under strict criteria to maintain soil productivity (see policy 5.13.6, cited below and in Attachment C). Examples of uses that may be allowed under certain circumstances in agricultural zoning districts include dwellings, flood control works, kennels, riding academies, public stables, veterinary offices, and wineries.

3. Analysis for Conformance to Coastal Act

As just discussed, the primary question for analyzing the County's proposed amendment for biomedical livestock operations is whether or not this amendment maintains the use limitations on agricultural lands to those that are resource-dependent or that would otherwise preserve agricultural lands. In other words, will the *Land Use Plan* as proposed for amendment maintain the long-term productivity of soils?

In general, the existing *County Land Use Plan* with the proposed amendment has some provisions which would help assure that productivity is maximized with this new allowed biomedical use. First, biomedical **laboratories** are not permitted on agriculturallyzoned land (see Attachment A). This means that the biomedical product, once collected from the animals, needs to be processed elsewhere; e.g., pharmaceuticals will not be produced on farmland. Only the raising of the animals and the extraction of the biomedical products is allowed on the agricultural lands.

Second, biomedical livestock operations are defined to be a conditional use, which means they must:

- constitute the principal agricultural use of the parcel or be ancillary, incidental, or accessory to the principal agricultural use of the parcel;
- be sited to avoid conflicts with principal agricultural activities in the area; and
- be sited to avoid, where possible, or otherwise minimize the removal of land from agricultural production. (policy 5.13.6; see Attachment C)

Third, all other agricultural protection policies apply (see Attachment C), including:

• 5.13.8: requires agricultural support facilities to locate either off good agricultural soils, or where this is not feasible, on the perimeter of good agricultural soils;

- 5.13.10: prohibits the placement of water or sewer lines on commercial agricultural lands
- 5.13.13: encourages the composting of agricultural wastes
- 5.13.14: limits land divisions, and then only for agricultural purposes
- 5.13.27: sites structures to minimize possible conflicts with agriculture in the area
- 5.13.28: makes residential use ancillary to commercial agricultural use

However, these protective measures are not sufficient to ensure that all biomedical livestock operations that could be approved under the County's proposed amendment would be consistent with the cited Coastal Act policies, especially to protect soil-productivity. To the extent there will be demand for biomedical products, prime productive farmland could be taken out of crop production and replaced by biomedical livestock operations. As written, implementation of this *Land Use Plan* amendment could result in some adverse scenarios resulting from operations which confine animals to uncultivated areas (e.g., enclosed pens, barns) and feed them imported feed. (The Commission notes that, although there is a facility size limitation in the proposed zoning based on grazing, as discussed below, there is no actual requirement for biomedical livestock operations to include grazing.)

Under one scenario, the operators may judge it undesirable for their livestock to eat other than imported feed. No grazing would occur. Then, if the animals simply used the remainder of the site for exercise area, it could be stripped bare of cover (i.e., stripped of its long-term agricultural or soil productivity), either by the operator to prevent grazing or by the animals' activities over time. Testimony indicated that many more animals could be fed than the natural carrying capacity of the land. There is no incentive to maintain a vegetative cover, natural or cultivated, on the land, nor are there requirements to maintain a vegetative cover.

Under another scenario -- total confinement -- the balance of the site could be put to non-productive use. The remaining parts of the parcel could be developed with ancillary uses (e.g., spread with manure), a home, or other conditional uses. Although a "conditional use" itself, biomedical livestock operations would be considered "the principal agricultural use" of the parcel for purposes of Policy 5.13.6. In contrast to most other principal agricultural uses, such as planted crops or orchards, these biomedical livestock operations would not need to maximize site use or take advantage of prime soils to be productive. Thus, there would be fewer constraints on locating ancillary uses and less incentive for maintaining productivity over the entire site. This is because the test for allowing and locating other ancillary or conditional uses is that they be sited to avoid conflicts with principal agricultural activities. If the principal agricultural use were a biomedical livestock operation that occurred totally indoors, then meeting this test would be rather easy and could result in kennels or wineries, for example, scattered over what could be productive crop land. An ancillary use, which might be sited in a way so as not to interfere with a biomedical operation that was mostly indoors,

could interfere with a subsequent agricultural use, like crop cultivation which needs more land and may need a buffer from the non-agricultural use. Thus, the site may suffer a long-term loss of productivity, at least as far as the soil is concerned, rendering it less productive for other agricultural pursuits, if the biomedical livestock use were to cease.

Furthermore, testimony to the County indicated that biomedical livestock operations are much more profitable than other agricultural operations. Thus, there would not be an incentive to productively use any portion of a parcel not devoted to biomedical use. And, to the extent that owners of "Agricultural Resource" land believe that they could make more money from biomedical operations, they would see an incentive in taking their land out of other production and attempt to market it for biomedical purposes. If such occurred, the maximum amount of prime farmland would no longer be in production.

In conclusion, allowing biomedical livestock operations on agricultural lands, even under the conditions established in the County's *Land Use Plan*, may not always result in maximum or long-term productivity of soils. Thus, although it has positive features, the amendment, as submitted, must be denied as inconsistent with Coastal Act Sections 30241 and 30243.

4. Ways to Modify the Proposed Amendment

One alternative to address the amendment's inconsistency is to allow biomedical operations only on non-agriculturally designated land. If an operator wanted to establish an operation on currently-designated agricultural land, a redesignation would be required, which in turn would require that the soils be found unsuitable for commercial agriculture; i.e., that the land use plan designation is no longer appropriate. This would be a difficult process with limited likelihood of success, given the County's strict criteria for making such findings. The Commission need not exclusively mandate such an alternative under the Coastal Act, given other alternatives that can ensure resource protection and given that biomedical operations might want to take advantage of grazing opportunities that would likely be unavailable on non-agriculturally designated lands. Other alternatives are worth considering that would not result in a loss of productivity of agricultural soils:

a. Allow Biomedical Livestock Operations in Other Land Use Designations

One alternative is to at least allow biomedical livestock operations on other than agricultural land. This would give potential operators who did not need agricultural soils other siting options in order to comply with Section 30241(d) of the Coastal Act. If an application for a biomedical operation on agricultural land was filed, it could be evaluated for its impacts on and compatibility with prime soils. The environmental review process could then include an evaluation of alternative locations. If the

operation were found to be one that made use of and did not harm the soils, then it could be allowed on the agricultural land. If not, it would have to go elsewhere, and this alternative would ensure that there would be other potential locations for those operations which did not need nor want to be, or were judged best not belonging, on agricultural land.

Some biomedical operations are located within industrial designations in other jurisdictions. The County's *1994 General Plan and Local Coastal Program* allows the following in "Light Industrial" designations pursuant to policy 2.17.3, "Allow light industrial facilities such as assembly and manufacturing; commercial services facilities such as auto repair, contractors' yards, and warehousing; and outdoor sales facilities, such as nurseries, lumber yards, and boat and auto sales..." (see Attachment C). It also has a "Heavy Industry" designation for such activities as lumber mills and manufacturing plants (objective 2.19a). And, there is a "Public Facility/Institutional" designation for both public and quasi-public facility uses with a long-term Master Plan (objective 2.21, policies 2.21.3, & 2.21.5). These provisions are broad enough so that permitting biomedical livestock operations in these districts would not require a *Land Use Plan* amendment. This alternative is supported by the Commission and is, thus, accommodated without requiring a suggested *Land Use Plan* modification, although it does require an Implementation Plan amendment (see finding below).

b. Allow Grazing Operations Only

A second alternative would allow only biomedical livestock operations that use land for grazing to be permitted on agriculturally-designated land. To ensure that the operator really intended to graze the livestock, the amount of animals would be limited to those which could be accommodated onsite, consistent with appropriate, current grazing practices. Given the many variables involved, this number would be determined in a range management plan prepared by a certified range manager. (As noted below, the proposed Implementation Plan amendment somewhat embraces this approach, but suggests allowing 2 1/2 times the number of animals that could be fed entirely through grazing.) This could mean a low number of animals due to winter rain conditions and may actually preclude biomedical livestock operations, which would want to be yearround, not seasonal, enterprises. This approach could also limit the kinds of livestock used in the biomedical operation because the optimal feed for certain animals may not be the vegetation that typically grows on the County's grazing lands. For these reasons, this approach may be unrealistic and was rejected by the County. The Commission finds this alternative to have merit, but not necessary because other approaches exist to address biomedical operations that do not entail grazing.

c. Establish Overlay Zones or Criteria for Suitable Sites

A third alternative would be to allow biomedical livestock operations only on certain agricultural lands. These could be specifically preordained or determined by criteria

upon receipt of an application. A biomedical overlay zone could be established that could be applied to certain parcels now or that would be applied through a rezoning in connection with a proposed biomedical livestock operation. These approaches would mean individual site suitability would be determined on a comprehensive or case-by-case basis; there would not be an automatic right to use just any agricultural site for biomedical use, as is the case with the proposed amendment. Criteria would have to be established as to where to allow biomedical livestock operations. For example, such operations could be limited to lands that have typically been in grazing use as opposed to cultivated lands that grow crops. Or, their location could be limited to sloping, as opposed to flat, lands which would be less desirable to cultivate. This option could be accomplished solely through additional implementation provisions, as the proposed *Land Use Plan* amendment is broad enough for such an overlay or criteria-based zoning provision to be consistent with it. Again, the County chose not to take such an approach, and it is more limiting than the Coastal Act would mandate, given other alternatives.

d. Define as Non-agricultural Use

Another alternative would be to allow biomedical livestock operations as a conditional use, but not consider it to be an agricultural use. It would then be placed in the same category as dwellings, flood control works, kennels, riding academies, public stables, veterinary offices, and wineries. These are allowed only where there is another prime agricultural use; therefore, under this option the biomedical livestock operation would not be considered the primary use of the site. This would help ensure that the biomedical use is subordinate to and does not impinge upon traditional agricultural uses. This approach was rejected by the County because biomedical livestock operations would then lose other advantages that are afforded to defined "agricultural uses." Since some biomedical livestock operations may desire to take advantage of an entire site for grazing purposes, this option would be too restrictive and the Coastal Commission finds it unnecessary to exclusively mandate under the Coastal Act.

e. Keep Off of Productive Land

A further alternative would allow biomedical livestock operations where all their ancillary facilities can be located off of productive land. This would be a further tightening of the County's policy to require siting of ancillary structures for other agricultural uses on the perimeter of good soils. The justification would be that there are a variety of soil conditions and unlikely to be many biomedical operations, and, hence, there is a lesser, if any, need for biomedical operations to use any otherwise productive land. The counterargument would be that since biomedical livestock operations are themselves a form of productive agriculture, they should be treated no differently than other productive forms of agriculture. The Commission finds that this approach has merit, but may be too limiting in the case where the biomedical operation is a soil-dependent operation.

f. Set Impervious Surface Coverage Limits

A less restrictive alternative would amplify the County's current proposal; that is, in being conditional uses, biomedical livestock operations must minimize removal of agricultural land from production. This approach would be based on the assertion that non-grazing aspects of biomedical operations are not productive uses of agricultural land. The proposed amendment could be modified to quantify a maximum for the perimeter of good agricultural soils that would be allowed for supporting biomedical livestock operations (e.g., the barns, manure handling facilities). The accompanying zoning ordinance amendment already does this with standards not found in the proposed *Land Use Plan* amendment (see Attachment A):

- one percent site coverage (pursuant to Section 13.10.647c(2)ii);
- five percent site coverage on smaller parcels with Level VI (Planning Commission) review but with no specified criteria;
- removing "as little land as possible" from production (pursuant to Section 13.10.647(c)(2)i).

But, since the zoning ordinance can be changed, provided only that the Commission finds such a revision consistent with the *Land Use Plan*, such standards would have to be placed in the *Land Use Plan* as well for them to have permanence. The corollary would have to be assurances that the remainder of the entire parcel at least retains the ability to support a commercial agricultural use that the biomedical facility would not interfere with nor preclude. Language could be added to the proposed amendment that requires that the entire site where a biomedical livestock operation is located be planned to maximize and preserve soil productivity and not contain other conditional uses. The Commission finds this alternative worthy as being both practicable and having the ability to ensure consistency with the Coastal Act, as reflected in Modification A-1.

g. Conclusion

In conclusion, the Commission finds that rather than trying to define and commensurately limit biomedical livestock operations in one certain way, it can accommodate the diversity of potential biomedical operations by ensuring that the *Land Use Plan* encompasses approaches for addressing different scenarios. First, there should be the option of locating biomedical livestock operations elsewhere than on just agriculturally-designated land. As noted, the Commission finds that this approach is already accommodated by the certified *Land Use Plan* (and only an Implementation modification is necessary). Second, there should be restrictions on biomedical operations that do not use the soil productively so that they are clearly ancillary to productive soil-dependent agricultural uses. Third, for all biomedical operations there must be limits on their ancillary facilities so that they do not have an adverse impact on long-term soil productivity.

If the *Land Use Plan* policy were so modified in these ways, as outlined under "f: Limit Impervious Surface Coverage" above and as shown in Suggested Modification A-1, then the amendment can be approved as being consistent with the cited Coastal Act policies to protect agricultural and soil productivity.

B. IMPLEMENTATION PLAN AMENDMENT

1. Description of Proposed Amendment

A new section 13.10.647 is proposed to be added to the County Code which will be part of the Implementation Plan (see Attachment A). It contains standards and criteria for approving biomedical livestock operations, including:

- requiring a master plan;
- clustering structures in groups;
- limiting impervious surface coverage to 1% (or up to 5% if the site is under 20 acres);
- recommendation from a Certified Range Manager as to the recommended number of animals the site can support;
- manure management and erosion control plan;
- disposal plan for culled or euthanized animals;
- description of the operation;
- securely confining livestock to the site;
- · limitations on types of injected materials;
- referrals to agricultural experts and to County Public Health Officer;
- five year limit on initial permit.

Biomedical livestock operations would be added as a permitted use in the CA (Commercial Agricultural) and "A" (Agricultural) zoning districts, subject to these provisions and a Level V (Zoning Administrator public hearing) review (Section 13.10.312; see Attachment C). Definitions would be added for the terms "Laboratory, Biomedical," "Livestock," and "Livestock Operation, Biomedical" in Section 13.10.770-L. The full text of these proposed sections is found in Attachment A. Other existing selected local coastal program sections referenced in these new provisions are found in Attachment C.

2. Analysis for Conformance to Modified Land Use Plan

These proposed implementation provisions are consistent with the new Land Use Plan language as adopted by the County and actually help answer some concerns raised above with the proposal. For example, they set site coverage limitations that the

proposed Land Use Plan amendment does not (before modification). However, the proposed implementation revisions are not entirely adequate to carry out the Land Use Plan policy with suggested modification A-1 (quoted in part below) or other existing Land Use Plan provisions. Specifically, the proposed zoning may not result in an operation which "removes as little otherwise productive land as possible and maximizes and preserves soil productivity on the remainder of the site."

a. Soil Productivity

As noted, the proposed zoning sets limits on structural and impervious coverage. However, these limits are to apply only to the biomedical livestock operations (not to other facilities which may be on-site). Neither do they apply to other non-structural ground-disturbing activities associated with biomedical livestock operations; namely, manure spreading (which could extend over several acres) or trampled vegetation. To the contrary, proposed Section 13.10.647(e)2 seems to allow 2 1/2 times the number of animals that could be supported by a pasture by stating, "With respect to the foregoing [the master plan review], APAC [Agricultural Policy Advisory Commission] shall make its recommendation based on the number of animals which could be feasibly and economically grazed on the site assuming a minimum 40% of feed will be from grazing on-site." Thus, more manure could be generated, and more intensive use of the land made, than from traditional grazing operations that would stay within the carrying capacity of the land (September 16, 1997 letter to Board of Supervisors from Reed International in the file provides data on such a possible occurrence).

The proposed amendment is structured to require addressing the amount of manure that would be generated as a result of this provision, rather than having manure management capabilities be a determinant of use intensity. Although implicit in the proposed text, it does not state that the required site plan show areas used to store, compost, or spread manure (Section 13.10.647(c)2). Neither is the master plan required to show what else occurs on that portion of the parcel without structures or impervious surface coverage. In terms of assuring long-term agricultural and soil productivity, knowing historic and current site uses is crucial. The manure management plan is to preclude any impairment of long-term soil capabilities for growing plants or forage, but has no restriction on short- or mid-term use of land for managing manure. Testimony to the County indicated that proper applications of manure on fields acts as a beneficial fertilizer. However, excessive applications, applications at certain times (i.e., the rainy season), and applications in certain areas (e.g., riparian corridors, groundwater recharge areas) could be problematic.

A further concern is that the proposed amendment is structured in a way where most requirements are to be satisfied through the master plan submitted by the applicant. The County must then make certain findings to approve the biomedical livestock operation as shown on the master plan. Although implicit, the proposed text does not clearly state that the County has the ability to require adjustments in the master plan to best accomplish overall *Land Use Plan* objectives. For example, the master plan may

show only a small number of livestock in a biomedical operation, but have it take up excessive amounts of land or be configured in a way which precludes conventional farming of the remainder of the site.

Under the Land Use Plan policies, biomedical operations are to be a "conditional use." The zoning ordinance, like most others, distinguishes "principal permitted uses" from other allowed uses. Biomedical livestock operations are not proposed to be "principal permitted uses." However, they are proposed to be an agricultural use and as such can constitute the "principal agricultural use of the property," even though they are not a "principal permitted use" under the County's other terminology. As conditional uses, biomedical livestock operations must "constitute the principal agricultural use of the parcel or be ancillary, incidental, or accessory to the principal agricultural use of the parcel." (policy 5.13.6, see Attachment C). The proposed zoning provisions suggest that biomedical livestock operations could always be considered the principal agricultural use of the site. However, as noted in the above findings on the Land Use Plan, the nature of biomedical livestock operations can vary greatly from grazing operations to confined facility operations. The proposed Implementation provisions do not specifically provide for a determination of the nature of the operation on which to base the required findings. If the nature of the operation is such that it is non-soil dependent (e.g., does not involve grazing or using plants grown on the site as feed), then there would no need to consider it, and it should not be considered as, the "principal agricultural use of the parcel." It could still be approved as an allowed use, but under the policy cited above would have to be ancillary, incidental, or accessory to a principal agricultural use. In other words, a biomedical operation that makes use of the soil can be the main and possibly only agricultural use of a site; a biomedical operation that does not make use of the soil would not qualify to be the main and only agricultural use of a site designated for agriculture.

In order to be consistent with the modified *Land Use Plan* policy and address these issues, the master plan provisions in the zoning ordinance should show: (1) how the entire site where the biomedical livestock operation is to occur has been and is to be used; (2) a manure management operation that does not interfere with cultivation or grazing; and (3) no other conditional uses on the site, with the exception of one residence. Pursuant to existing Section 13.10.314b, a residence must be ancillary to commercial agricultural use of the parcel and, if the parcel is of adequate size, a binding arrangement for commercial agricultural use of the remainder of the site (see Attachment C). A residence may be necessary for a caretaker or employee of the biomedical operation to be on-site. As a corollary, the County should have the explicit ability to define and adjust the limits of a biomedical livestock operation to avoid conflicts, and be compatible, with any other existing or potential agricultural uses of the subject parcel. Also, the County should have the ability to set the intensity of a biomedical livestock operation to a level commensurate with appropriate manure management. Suggested Modifications A-2, C, and D accomplish these objectives.

Operations Per Site: Although the ordinance provision applies to an entire "parcel," it

governs individual operators. A parcel owner could divide his property into several leases, and agricultural leases are exempt from Subdivision Map Act and Coastal Permit requirements. Since each leaseholder could apply for his or her own biomedical livestock operation approval and would only be responsible for his or her leased area, the coverage and remainder use provisions of the modified *Land Use Plan* policy and proposed ordinance could be circumvented. In order to prevent this, there could be a limit of one operation per legal parcel. Suggested Modifications C is a way to accomplish this.

Closure Plans: The proposed amendment establishes a five year period for a permit for a biomedical livestock operation. As suggested, facilities for biomedical livestock operations may be different than for other types of agriculture and may interfere with other types of agricultural uses. In order to ensure long-term agricultural productivity, permit holders should be required to submit and implement closure plans that make sites useable for other productive uses prior to terminating an operation. Suggested Modification H includes a way to accomplish this.

Alternative Sites: As noted in the Land Use Plan findings above, the option of allowing biomedical livestock operations on other than agricultural lands should at least be available. A further option is to allow biomedical operations in "RA Residential Agricultural" districts, "where small-scale commercial agriculture, such as animalkeeping...can take place with the primary use of the property as residential." (Section 13.10.321b; see Attachment C). Required master plans for biomedical livestock operations are to be considered "projects" within the meaning of CEQA under proposed Section 13.10.674(e). Since alternatives analyses must be included in environmental impact reports, an alternative other than to use agricultural land should be available. This is especially important because County staff has suggested that exceptions to sensitive habitat policies may be necessary in order to accommodate biomedical livestock operations on agriculturally designated land, exceptions that would run counter to the intent of the certified Land Use Plan (see Sensitive Habitat discussion below). Biomedical livestock operations are currently not explicitly allowed in "Residential Agricultural," "Industrial," and "Public Facilities" zoning districts, although, as noted, they could be allowable uses given the governing Land Use Plan provisions. Suggested Modification I is a way to accomplish this. With such a change, parts c(2)ii and d(1) of proposed Section 13.10.647 would need to be clarified to indicate that they apply to only agriculturally-zoned land. Suggested Modifications C and I-3 include ways to accomplish this.

b. Public Health and Welfare

As noted, the proposed amendment requires referral to the County Public Health Officer. Under proposed Section 13.10.647.e(4) the Zoning Administrator must deny the biomedical livestock operation upon a determination by the County Public Health Officer of it presenting a public health hazard. This will help implement the proposed Land Use Plan provision to protect "the public health, safety, and welfare" (see

Attachment A). However, the proposed Code section does not account for appeal actions that might occur. The County Planning Commission and/or Board could overrule the Zoning Administrator's action. In that case, the Public Health Officer should be given further opportunity to recommend appropriate safeguarding conditions of the permit in order to carry out the public health and safety mandate of the proposed *Land Use Plan* policy. Suggested Modification G is a way to accomplish this.

c. Incorporation of Additional Reviews

The proposed amendment is formulated so that the Zoning Administrator acts on a permit application or master plan for a biomedical livestock operation by making certain findings. However, the proposed amendment addresses some issues, such as environmental review, support structure size, animal density, and public health under a separate "Additional Review" section. Although implied, the language is not explicit that the Zoning Administrator's decision must encompass the results of these other reviews. Since ignoring any of these other reviews in a final permit decision could mean that the *Land Use Plan* is not fully carried out, their results should explicitly be required to be factored into any coastal permit. Suggested Modification E is a way to accomplish this.

3. Relationship to Adopted Exclusion Orders and Remainder of Implementation Plan

In order to approve this implementation plan amendment, the entire Implementation Plan as amended must remain adequate to carry out the entire *Land Use Plan* as will be amended. Since the amendment essentially broadens the definition of agricultural use, other Code references to agriculture need to be examined.

a. Exclusion Order

Currently, the exclusion order (E-82-4) granted to the County and included as Section 13.20.073 of the County Code exempts from the coastal permit process barns and other agricultural support structures up to 10,000 square feet on agricultural parcels greater than 10 acres (in addition to fences, wells, some paving, etc.);. (see Attachment C). Thus, if the exclusion were to apply to biomedical livestock operations, all associated facilities could be built on a 10 to 23 acre site without necessitating a coastal permit. (The maximum one percent site coverage is .23 acres or approximately 10,000 square feet). With the proposed recommendation of no more animals than would be supported by grazing for 40% of their food, that could be a sizable operation. For example, if a goat needed one seventh an acre for grazing (as some testimony suggested), then to achieve the 40% figure, it would only need .05 (1/20th of an acre), so for 23 acres there could be 460 goats.

The Coastal Commission conditioned approval of the exclusion by stating: "in the event an amendment of the Local Coastal Program...is certified..., development under this

order shall comply with the amended Local Coastal Program... however, such amendment shall not authorize the exclusion of any category of development not excluded herein ... "Biomedical Livestock Operations are proposed to be a new category of permitted agricultural development. As suggested, there may be facilities and impacts associated with such uses that are different from other types of agricultural operations. These have not been analyzed as part of the exclusion process. If the projects that were part of a biomedical livestock operation were excluded, then the coastal permit process (including possible appeals to the Coastal Commission) could not be used to ensure compliance with the various Biomedical Livestock Operation Master Plan requirements which are part of the proposed amendment. The County has not requested that the exclusion be expanded to include biomedical livestock operations. However, since biomedical livestock operations are being defined as an agricultural use, the exclusion could be read as extending to them (see Steen, Chief Assistant County Counsel and Graves, Planner to Planning Commissioners, May 1. 1997). Thus, a clarification is in order to counter this interpretation and uphold the Commission's exclusion condition. Suggested Modification B is a way to accomplish this.

b. Coastal Permits

The proposed amendment provides for the development permit (e.g., a coastal permit) for a biomedical livestock operation to expire after five years. It requires permit renewal subject to Level IV (notice, no public hearing) processing. However, in the County all coastal permits require Level V (public hearing) processing. Since the permit has a expiration date, a new permit will require level V processing in the coastal zone as well. This is necessary to adequately carry out the *Land Use Plan*. Suggested Modification H includes a way to accomplish this.

c. Sensitive Habitats

Existing Section 16.32.105 of the Implementation Plan exempts "existing commercial agricultural operations and related activities from the provisions of Section 16.32.060." (see Attachment C). That referenced section requires a biotic approval for any development within an area of biotic concern. It is unclear whether an existing agricultural operation that switches to a biomedical operation would be determined exempt under this provision. It is also unclear to what extent an exempt operation could still be required to comply with the substance of the remainder of the "Sensitive Habitat Protection" Chapter 16.32. However, a memorandum from County Counsel and County Planning implies a possible County interpretation exempting such operations from habitat provisions that otherwise would apply (Steen and Graves to Planning Commissioners, May 1, 1997 indicating that if biomedical livestock operations were not defined as agricultural or grazing they would not be allowed in or adjacent to sensitive habitats). Proposed Section 13.10.647.c(2) does require master plans for Biomedical Livestock Operations to delineate sensitive habitats. Section (d)(4) states that "the use minimizes fencing or other structures, equipment or devices which restrict the natural

movement of wildlife in their existing habitat and corridors." However, the record indicates that Federal guidelines require secure fencing; thus the implication of this provision is that the facility needs to be sited outside of any habitat areas or wildlife corridors. Since the biotic approval requirements may not be applicable to all wildlife corridors, it may be necessary to consult the latest information on this topic, as learning about the County's overall biodiversity is an on-going exercise. There is no reason why biomedical livestock operations should not and could not comply with Sensitive Habitat protection provisions and there should be no suggestion to the contrary. The certified *Land Use Plan* Sensitive Habitat policies contain no exceptions for biomedical livestock operations. For the same reasons as described for the exclusion finding above, clarifications should be added to prevent future misinterpretations. Suggested Modification F is a way to accomplish this.

Similarly Section 16.30.050(b) exempts "the continuance of any preexisting agricultural use, provided such use has been exercised within the last five years" from complying with Riparian Corridor and Wetlands Protection provisions (see Attachment C). Since biomedical livestock operations are defined as a separate use, this section should be interpreted as not being applicable; i.e., biomedical livestock operations would be subject to the Riparian Corridor provisions. However, to be perfectly clear that an existing grazing operation that becomes a biomedical operation is not interpreted as qualifying for this exemption, adding clarifying language is appropriate to assure that *Land Use Plan* objectives are met. Suggested Modification F includes a way to accomplish this.

4. Conclusion

The proposed added sections to the County Code have several specific provisions designed to ensure that there are no adverse impacts from biomedical livestock operations. However, as submitted, the proposed Implementation Plan amendment is inadequate to fully carry out the Land Use Plan as amended with suggested modifications. The above findings indicate changes that can be made to the Implementation Plan to address the inadequacies. If modified to provide for (1) siting configurations which would not interfere with and be compatible with other principal agricultural uses on the remainder of the site, (2) not excluding biotechnical operations from the coastal permit process, (3) no other conditional uses on a site with a biomedical operation, (4) limiting biomedical operations to one per parcel, (5) a manure management operation that does not interfere with cultivation or grazing, (6) incorporating all additional review recommendations into the permit, (7) not waiving Sensitive Habitat protection requirements, (8) further recommendations by the Public Health Officer if his/her recommendation for denial is overturned on appeal, (9) closure plans, (10) permit renewal at Level V in the coastal zone, and (11) biotechnical operations on industrial and/or institutional lands, according to Suggested Modifications A-2 through I on pages 7 through 10, the amended Implementation Plan can be approved as being consistent with and adequate to carry out the Land Use Plan, as amended with Modification A-1.

C. CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA)

The Coastal Commission's review and development process for local coastal programs (LCPs) and LCP amendments has been certified by the Secretary of Resources as being the functional equivalent of the environmental review required by CEQA. Therefore, local governments are not required to undertake environmental analysis on LCP amendments, although the Commission can and does utilize any environmental information the local government has developed. The County issued a Negative Declaration for the biotechnical livestock operations amendment. This further review by the Coastal Commission has uncovered some instances where application of the proposed amendment, unless modified, could result in some adverse environmental impacts. The Commission finds that, for the reasons given in the above findings, approval of the amendment, as modified, will not have significant adverse environmental effects for which feasible mitigation measures have not been employed consistent with the California Environmental Quality Act.

SANTA CRUZ COUNTY LOCAL COASTAL PROGRAM MAJOR AMENDMENT # 3-97

ATTACHMENT A

FULL TEXT OF PROPOSED AMENDMENT

ATTACHMENT A

PROPOSED AMENDMENTS TO THE COUNTY OF SANTA CRUZ GENERAL PLAN AND LOCAL COASTAL PROGRAM

1. Amend the County General Plan and Local Coastal Program by adding Section 5.13.6.1 to read as follows:

"5.13.6.1 Biomedical Livestock Operations

Allow Biomedical Livestock Operations as a Level V Conditional Use on agriculturally zoned land, subject to all other provisions of the General Plan-Local Coastal Program, to the provisions of the Zoning Ordinance applicable to agriculturally zoned land, and to standards which assure protection of the public health, safety and welfare, while prohibiting Biomedical Laboratories on agriculturally zoned land."

2. Add the following definition of "Livestock" to the General Plan and Local Coastal Program Glossary:

"Any grazing, browsing or similar equine, porcine, bovine, ovine, or other ruminant, including but not limited to any horse, pony, mule, donkey, pig, hog, cow, ox, sheep, goat, or llama; excepting those prohibited by County Code Chapter 6.12."

3. Add the following definition of "Biomedical Livestock Operation" to the General Plan and Local Coastal Program Glossary:

"An agricultural livestock management operation that uses livestock for research, experimentation, or testing, or for the production of any biomedical or pharmaceutical product or by-product. A Biomedical Research Facility, as defined by federal or state law, and when physically separated from any biomedical laboratory, may be considered a Biomedical Livestock Operation under this definition."

4. Add the following definition of "Laboratory, Biomedical" to the General Plan and Local Coastal Program Glossary:

"Any facility that is specially equipped for medical or pharmaceutical experimentation, testing, procedures, research, development, or production, excluding any equipment that is used exclusively for the injection of biological agents, the drawing of blood from animals, or the separation of animal blood into serum and plasma."

ORDINANCE NO. 4474

ORDINANCE AMENDING COUNTY CODE SECTIONS 13.10.312 RELATING TO AGRICULTURAL USES, SECTION 13.10.700-L, RELATING TO DEFINITIONS, AND ADDING SECTION 13.10.647 RELATING TO BIOMEDICAL LIVESTOCK OPERATIONS

SECTION I

Section 13.10.312 of the County Code is hereby amended to add the following agricultural use to read as follows:

USE	CA	A .	AP
Agricultural activities: crops and livestock			
Biomedical Livestock Operations (subject to Section 13.10.647)	5	5	 .

SECTION II

Section 13.10.700-L of the County Code is hereby amended to add the following definitions to read as follows:

<u>Laboratory</u>. <u>Biomedical</u>. Any facility that is specially equipped for medical or pharmaceutical experimentation, testing, procedures, research, development, or production, excluding any equipment that is used exclusively for the injection of biological agents, the drawing of blood from animals, or the separation of animal blood into serum and plasma.

<u>Livestock</u>. Any grazing, browsing or similar equine, porcine, bovine, ovine, or other ruminant, including but not limited to any horse, pony, mule, donkey, pig, hog, cow, ox, sheep, goat, or llama, excepting those prohibited by County Code Chapter 6.12.

<u>Livestock Operation, Biomedical</u>. An agricultural livestock management operation that uses livestock for research, experimentation, or testing, or for the production of any biomedical or pharmaceutical product or by-product. A Biomedical Research Facility, as defined by federal or state law, and when physically separated from any biomedical laboratory, may be considered a Biomedical Livestock Operation under this definition.

September 29, 1997

SECTION III

Chapter 13.10 of the County Code is hereby amended to add Section 13.10.647 to read as follows:

13.10.647 Biomedical Livestock Operations

- (a) <u>Purpose</u>. It is the purpose of this section to provide for and regulate Biomedical Livestock Operations, as defined in Section 13.10.700-L, which may be established in zone districts where it is an allowed use on the relevant uses chart. It is a further purpose of this Section to define and regulate a new and evolving land use type while protecting the public health, safety and welfare; to provide notice to adjacent land owners; to implement the policies of the Santa Cruz County General Plan and Local Coastal Program; and to preserve and protect agricultural land in the County.
- (b) <u>Only Livestock Permitted on Agricultural Land</u>. On agriculturally zoned land, the animals used in the Biomedical Livestock Operation shall be limited to Livestock as defined in Section 13.10.700-L
- (c) <u>Application Requirements.</u> Approval of all Biomedical Livestock Operations shall be processed in accordance with the provisions in Chapter 18.10, and shall require a public hearing and action by the Zoning Administrator (Level V). The applicant for a Biomedical Livestock Operation shall submit to the County Planning Department a master plan of the proposed facility. The master plan shall be considered part of the permit for the use and shall include the following documentation.
 - The documentation prescribed in Section 18.10.210(b) of this Code. The Planning Director may, however, waive some of the prescribed requirements of Subsections 18.10.210(a)(8), (9) and (11), upon a determination that specific items are not relevant due to project characteristics.
 - (2) A site plan for all property and parcels on which the Biomedical Livestock Operation is proposed to be located, which includes: the location and a description of the current and proposed structures, including any structures to be demolished; delineation of property lines, adjacent streets, and existing and proposed on-site access roads; a description of contiguous land uses; delineation of sensitive habitats as defined in Section 16.32.040; and information regarding potential environmental impacts. Proposed structures shall meet the following requirements:
 - (i) Structures shall be clustered in groups and sited so as to remove no land from agricultural production or potential agricultural production, or, if this is not feasible, to remove as little land as possible from agricultural production to the extent there is a demonstrated need consistent with all other constraints

September 29, 1997

contained in this Ordinance. Structures for housing livestock shall be open to permit free air flow through the structure.

- (ii) The maximum land coverage by all structures and impervious surfaces that are a part of the Biomedical Livestock Operation shall not exceed 1% of the total gross parcel size(s). This limit may be extended to 5%, on parcels of less than 20 acres, with a Level VI approval. Residential structures, driveways and accessory uses; structures associated with other allowed or conditional agricultural uses; access roads utilized for other parcels and/or uses; and driveways not covered with impervious surfacing (as defined in County Code Chapter 16.32) shall not count towards the 1% coverage maximum.
- (iii) Flooring and impervious surfaces, within or surrounding barns or other structures to house livestock, which would impair long-term soil capabilities, shall be limited to the minimum area needed for pens, roadways, loading and storage.
- (3) A description of the species and the maximum number of animals of each species proposed for the Biomedical Livestock Operation, the amount of land to be occupied by animals, and the location of all existing and proposed fencing, including but not limited to perimeter, pasture and pens. This description shall be supported by a report from a Certified Range Manager as to a recommended number of animals that the site can support, consistent with the requirements of Section 13.10.647(e)(2).
- (4) A manure management and erosion control plan prepared pursuant to Section 16.22.060, that:

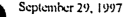
(i) precludes any impairment of long-term soil capabilities for growing plants or forage;

(ii) precludes any impairment of surface and groundwater quality or quantity;

(iii) includes provisions for fly control, as required by Chapter 7.36; and

(iv) includes provisions for the control of objectionable odors.

- (5) A plan for disposal of laboratory animals which are euthanized or otherwise culled from the animals continuing to be used for the Biomedical Livestock Operation's program. Any incineration or disposal shall comply with all requirements of state and federal law.
- (6) Documentary proof that all required permits, licenses, registrations, approvals, and similar requirements of local, state and federal regulatory agencies have been obtained including, without limitation, those of the Regional Water Quality Control Board,



Monterey Bay Air Pollution Control District. US Department of Agriculture, California Department of Food and Agriculture, US Food and Drug Administration, and Centers for Disease Control and the National Institutes of Health. The County Planning Department shall be notified within 60 days of any change in the status of such permits, licenses, approvals and registrations.

- (7) A written description of the proposed research, testing, experimentation and/or biomedical (or pharmaceutical) product manufacturing program that will utilize the livestock. If the proposed use includes injections or introduction into and/or extractions from livestock (collectively, "Injections"), the description shall include identification of the substances involved in the Injections.
- (d) <u>Required Findings.</u> Prior to Issuance of a development permit for a Biomedical Livestock Operation, the general findings for development permits set forth in Subsection 18.10.230(a) and Coastal Permit findings of Section 13.20.110, if applicable, shall be made. The following additional findings shall also be made:
 - (1) No Biomedical Laboratory, as defined in Section 13.10.700-L, will be located on the site.
 - (2) The Biomedical Livestock Operation complies with the requirements of Chapters 7.22, 7.30 and 7.100 of the County Code, and any other applicable federal, state and/or local law, regulation or standard, including the County Animal Control Ordinance, regarding medical or biohazardous waste, recombinant DNA technology, hazardous substances, and care and treatment of animals
 - (3) The Biomedical Livestock Operation complies with all provisions of the General Plan and Local Coastal Program Land Use Plan and the County Code regarding uses on agricultural land.
 - (4) Livestock will be securely confined to the site. The use minimizes fencing or other structures, equipment or devices which restrict the natural movement of wildlife in their existing habitat and corridors. All fencing complies with County Code Section 13.10.525 unless an approval is granted to exceed the six foot maximum height limit pursuant to County Code Section 13.10.525(c)(2).
 - (5) On agriculturally zoned land, any research, testing, experimentation or product manufacturing at the Biomedical Livestock Operation shall be limited to the injection, or introduction, of those reagents which are inert, non-viable, non-infectious and nonhazardous and shall specifically exclude any live microorganisms, live viruses (whether wild-type or attenuated), live bacteria, live fungus, live mycoplasma, or live parasites; or recombinant polynucleotides (such as DNA or RNA, expression vectors, knockout vectors or gene therapy vectors); or radioactive compounds or isotopes. This requirement shall not be construed to prohibit any standard and well-established

September 29, 1997

practice of veterinary medicine.

- (e) Additional Review. Prior to any action by the Zoning Administrator, the following additional review shall take place:
 - The adoption or amendment of a master plan for a Biomedical Livestock Operation (1)is a "project" within the meaning of CEQA and the County Environmental Review Guidelines, and is subject to environmental review.
 - (2) The master plan shall be reviewed by the Agricultural Policy Advisory Commission (APAC), including consultation with the Agricultural Commissioner, the United States Department of Agriculture Natural Resources Conservation Service, and the University of California Extension Service, as applicable, for a recommendation to the Zoning Administrator on the following:
 - (i) the size (including square footage) and location of support structures, and
 - **(ii)** appropriate animal density for the site in question.

With respect to the foregoing, APAC shall make its recommendation based on the number of animals which could be feasibly and economically grazed on the site assuming a minimum 40% of feed will be from grazing on-site.

- (3) The application shall be referred to the County Public Health Officer who shall review the application and the written description of the proposed research, testing, experimentation or biomedical (or pharmaceutical) product manufacturing program. Review by the County Public Health Officer shall include the following:
 - A written summary report of the proposed program, which shall be made (i) available to the public and to the Zoning Administrator prior to any public hearing, including recommendations to the Zoning Administrator as to whether to approve, conditionally approve or deny the application. The Public Health Officer shall base the summary report and recommendations on all information available to him/her. In investigating and preparing his/her report and recommendation, the Public Health Officer may consult with and obtain information from experts in the biomedical research field, with fees and costs for such consultations and information to be paid for by the Applicant. Any interested person may also submit written comments on the proposed program to the Zoning Administrator at or prior to the Level V Hearing.
 - (ii) A recommendation as to permit conditions for the Biotechnology Livestock Operation that are necessary to ensure that the public health, safety, and welfare are protected at all times.



- (4) If the Public Health Officer determines that the proposed Biomedical Livestock Operation presents a human health hazard, the Zoning Administrator shall not approve or conditionally approve the Biotechnology Livestock Operation. If the recommendation is to approve or conditionally approve the Biomedical Livestock Operation, the Zoning Administrator shall proceed to make a final decision on the application in accordance with all applicable criteria. In any case, the recommendations of the Public Health Officer shall be incorporated into the conditions, findings and decision of the Zoning Administrator.
- Amendments to Approved Master Plan. Any changes to the approved master plan, including any material changes to the approved research, testing, experimentation or biomedical (or pharmaceutical) product manufacturing program that will utilize the livestock, shall require an amendment to the Master Plan or Development Permit in accordance with the procedures for obtaining a Major Amendment set forth in County Code Section 18.10.134. A material change to the approved research, testing, experimentation or product manufacturing program shall include any change that could have an effect on public health, safety, welfare or the environment. Any request for an amendment to the Master Plan or Development Permit shall be summarized and reviewed by the County Public Health Officer, using the same procedure as required for an initial application. No material change in the program shall occur until after the proposed change receives final approval following a Level V review. A change from injections involving non-hazardous substances such as reagents which are inert, non-viable, and non-infectious to injections involving any potentially hazardous agents such as live microorganisms, live viruses (whether wild-type or attenuated), live fungi, live parasites, live mycoplasma, live bacteria; or recombinant polynucleotides (such as DNA or RNA, expression vectors, knock-out vectors or gene therapy vectors); and/or radioactive compounds or isotopes shall be prohibited.

(g) <u>Permit Expiration and Renewal</u>. A Biomedical Livestock Operation shall be subject to the following review following approval of a development permit

(1) Any development permit approved for a Biomedical Livestock Use shall be valid for five years or a lesser time as established by the Zoning Administrator. The permit holder shall be required to submit an application for renewal prior to the expiration of the development permit. Continued operation of the Biomedical Livestock use shall be subject to permit renewal processed at Level IV according to procedures set forth in County Code Chapter 18.10. Under no circumstances, whether through conditions beyond the control of the permittee, lack of actual notice of expiration, reliance on an error of public officials, or for any other reason shall the expiration date of a permit be automatically extended, except as may be provided by relevant provisions of State law, or give rise to an estoppel against the County. Requests for renewal of a development permit for a Biomedical Livestock Use shall be evaluated based on compliance with original permit conditions and inspection by the County Planning Department; inspection of the site by the County Health Officer for compliance with Chapters 7.22, 7.30, and 7.100 and the research, testing,

September 29, 1997

(f)

experimentation or biomedical (or pharmaceutical) product manufacturing program; review by the County Planning Department of all applicable federal, state and/or local laws and the applicant's compliance with them as documented by the respective agencies; and a review of all applicable County ordinances and policies.

- (2) The Public Health Officer, the Director of Animal Control and/or Planning staff shall have the right to make random, unannounced inspections and/or investigations of any Biomedical Livestock Operation, including access to all databases containing information on the livestock which is part of the biomedical livestock operation, as necessary to determine compliance with the research, testing, experimentation or biomedical (or pharmaceutical) product manufacturing program and/or Chapters 7.22, 7.30, and 7.100.
- (h) <u>Violations of Conditions of Development Permit</u>. It shall be unlawful for any person to exercise any Development Permit which authorizes a Biomedical Livestock Operation without complying with all of the conditions of such permit. Any violation of permit requirements shall be subject to enforcement action as set forth in County Code Chapter 19.01.

(i) <u>Review of Ordinance.</u> Upon the earlier of the filing with the County of (1) a total of five (5) applications (including applications to amend Master Plans and/or Development Permits to encompass additional land under an existing Master Plan and/or Development permit; but, excluding applications solely for renewal under subsection (h) above), or (2) applications totaling five (5) parcels of land, this Ordinance shall be reviewed by the Planning Commission, and public hearing(s) conducted before it, regarding the impact (including potential impact) of biomedical livestock operations on agriculturally zoned land. The Planning Commission, following public hearing(s), shall make recommendations to the Board of Supervisors regarding any amendments to this Ordinance, the County Code and the General Plan that the Planning Commission believes is in the best interest of the County in order to maintain and protect prime agricultural crop land and range land in the County. The Board of Supervisors shall hold public hearing(s) and act on the Planning Commission's recommendations.

SECTION IV

If any section, subsection, division, sentence, clause, phrase or portion of this ordinance is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors of this County hereby declares that it would have adopted this Ordinance and each section, subsection, division, sentence, clause, phrase, or portion thereof, irrespective of any such decision.

SECTION V

This Ordinance shall take effect on the 31st day after final passage, or upon certification by the California Coastal Commission, whichever is later.

September 29, 1997

SANTA CRUZ COUNTY LCP MAJOR AMENDMENT #3-97: BIOMEDICAL

SANTA CRUZ COUNTY LOCAL COASTAL PROGRAM MAJOR AMENDMENT # 3-97

ATTACHMENT B

TEXT OF PROPOSED AMENDMENT ADDING ORDINANCE SECTION 13.10.647 SHOWING RECOMMENDED MODIFICATIONS in cross-outs (recommended deletions) and underlines (recommended additions)

ORDINANCE

ORDINANCE AMENDING COUNTY CODE SECTIONS 13.10.312 RELATING TO AGRICULTURAL USES, SECTION 13.10.700-L, RELATING TO DEFINITIONS, AND ADDING SECTION 13.10.647 RELATING TO BIOMEDICAL LIVESTOCK OPERATIONS

SECTION I

Section 13.10.312 of the County Code is hereby amended to add the following agricultural use to read as follows:

USE	CA	A	AP
Agricultural activities: crops and livestock			
Biomedical Livestock Operations (subject to Section 13.10.647)	5	5	

SECTION II

Section 13.10.700-L of the County Code is hereby amended to add the following definitions to read as follows:

<u>Laboratory</u>, <u>Biomedical</u>. Any facility that is specially equipped for medical or pharmaceutical experimentation, testing, procedures, research, development, or production, excluding any equipment that is used exclusively for the injection of biological agents, the drawing of blood from animals, or the separation of animal blood into serum and plasma.

<u>Livestock</u>. Any grazing, browsing or similar equine, porcine, bovine, ovine, or other ruminant, including but not limited to any horse, pony, mule, donkey, pig, hog, cow, ox, sheep, goat, or llama, excepting those prohibited by County Code Chapter 6.12.

<u>Livestock Operation, Biomedical</u>. An agricultural livestock management operation that uses livestock for research, experimentation, or testing, or for the production of any biomedical or pharmaceutical product or by-product. A Biomedical Research Facility, as defined by federal or state law, and when physically separated from any biomedical laboratory, may be considered a Biomedical Livestock Operation under this definition.

SECTION III

Chapter 13.10 of the County Code is hereby amended to add Section 13.10.647 to read as follows:

13.10.647 Biomedical Livestock Operations

- (a) <u>Purpose</u>. It is the purpose of this section to provide for and regulate Biomedical Livestock Operations, as defined in Section 13.10.700-L, which may be established in zone districts where it is an allowed use on the relevant uses chart. It is a further purpose of this Section to define and regulate a new and evolving land use type while protecting the public health, safety and welfare; to provide notice to adjacent land owners; to implement the policies of the Santa Cruz County General Plan and Local Coastal Program; and to preserve and protect agricultural land in the County.
- (b) <u>Only Livestock Permitted on Agricultural Land</u>. On agriculturally zoned land, the animals used in the Biomedical Livestock Operation shall be limited to Livestock as defined in Section 13.10.700-L
- (c) <u>Application Requirements.</u> Approval of all Biomedical Livestock Operations shall be processed in accordance with the provisions in Chapter 18.10, and shall require a public hearing and action by the Zoning Administrator (Level V). <u>Barns, storage, equipment, and other buildings, associated paving, fences, and water pollution control facilities which are part of the Biomedical Livestock Operations are not excluded from coastal permit requirements provided in Section 13.20.073. The applicant for a Biomedical Livestock Operation shall submit to the County Planning Department a master plan of the proposed facility. The master plan shall be considered part of the permit for the use and shall include the following documentation.</u>
 - (1) The documentation prescribed in Section 18.10.210(b) of this Code. The Planning Director may, however, waive some of the prescribed requirements of Subsections 18.10.210(a)(8), (9) and (11), upon a determination that specific items are not relevant due to project characteristics.
 - (2) A site plan for all property and parcels on which the Biomedical Livestock Operation is proposed to be located, which includes: the location and a description of the <u>historic</u>, current and proposed structures <u>and their uses</u>, including any structures to be demolished; delineation of property lines, adjacent streets, and existing and proposed on-site access roads; a description of the <u>parcel(s)</u>' and contiguous <u>parcels</u>' land uses, <u>including areas used for manure management</u>; delineation of sensitive habitats as defined in Section 16.32.040; and information regarding potential environmental impacts. Proposed structures shall meet the following requirements:
 - (i) Structures shall be clustered in groups and sited so as to remove no land from agricultural production or potential agricultural production, or, if this is not feasible, to remove as little land as possible from agricultural production to the extent there is a demonstrated need consistent with all other constraints contained in this Ordinance. Structures for housing livestock shall be open to permit free air flow through the structure.

- (ii) On agriculturally-designated land, tThe maximum land coverage by all structures and impervious surfaces that are part of the Biomedical Livestock Operation shall not exceed 1% of the total gross parcel size(s). This limit may be extended to 5% on parcels less than 20 acres, with a Level VI approval. One rResidential structures pursuant to Section 13.10.314(b), driveways and accessory uses; structures associated with other allowed or conditional agricultural uses; access roads utilized for other parcels and/or uses; and driveways not covered with impervious surfacing (as defined in County Code Chapter 16.32) shall not count towards the 1% coverage maximum.
- (iii) Flooring and impervious surfaces, within or surrounding barns or other structures to house livestock, which would impair long-term soil capabilities, shall be limited to the minimum area needed for pens, roadways, loading and storage.
- (3) A description of the species and the maximum number of animals of each species proposed for the Biomedical Livestock Operation, the amount of land to be occupied by animals, and the location of all existing and proposed fencing, including but not limited to perimeter, pasture and pens. This description shall be supported by a report from a Certified Range Manager as to a recommended number of animals that the site can support, consistent with the requirements of Section 13.10.647(e)(2).
- (4) A manure management and erosion control plan prepared pursuant to Section 16.22.060, that:

(i) precludes any impairment of long-term soil capabilities for growing plants or forage;

(ii) precludes any impairment of surface and groundwater quality or quantity;

(iii) includes provisions for fly control, as required by Chapter 7.36; and

(iv) includes provision for the control of objectionable odors; and

(v). locates manure management operations either: within the project's allowable impervious surface area; or, on other lands not suitable for cultivation or used for forage, unless for soil or plant enrichment purposes within or by the next growing season.

(5) A plan for disposal of laboratory animals which are euthanized or otherwise culled from the animals continuing to be used for the Biomedical Livestock Operation's program. Any incineration or disposal shall comply with all requirements of state and federal law.

- (6) Documentary proof that all required permits, licenses, registrations, approvals, and similar requirements of local, state and federal regulatory agencies have been obtained including, without limitation, those of the Regional Water Quality Control Board, Monterey Bay Air Pollution Control District. US Department of Agriculture, California Department of Food and Agriculture, US Food and Drug Administration, and Centers for Disease Control and the National Institutes of Health. The County Planning Department shall be notified within 60 days of any change in the status of such permits, licenses, approvals and registrations.
- (7) A written description of the proposed research, testing, experimentation and/or biomedical (or pharmaceutical) product manufacturing program that will utilize the livestock. If the proposed use includes injections or introduction into and/or extractions from livestock (collectively, "Injections"), the description shall include identification of the substances involved in the Injections.
- (d) <u>Required Findings.</u> Prior to Issuance of a development permit for a Biomedical Livestock Operation, the general findings for development permits set forth in Subsection 18.10.230(a) and Coastal Permit findings of Section 13.20.110, if applicable, shall be made. The following additional findings shall also be made:
 - (1) <u>On agriculturally-designated land, nNo biomedical Laboratory</u>, as defined in Section 13.10.700-L, will be located on the site.
 - (2) The Biomedical Livestock Operation complies with the requirements of Chapters 7.22, 7.30 and 7.100 of the County Code, and any other applicable federal, state and/or local law, regulation or standard, including the County Animal Control Ordinance, regarding medical or biohazardous waste, recombinant DNA technology, hazardous substances, and care and treatment of animals
 - (3) The Biomedical Livestock Operation complies with all provisions of the General Plan and Local Coastal Program Land Use Plan and the County Code regarding uses on agricultural land. The land area devoted to the Biomedical Livestock Operation shown on the required site plan complies with all Plan and Code siting requirements, is commensurate with the needs of the Biomedical Livestock Operation, and is configured in a manner to avoid conflicts, and to be compatible with any other existing or potential agricultural uses of the subject parcel. For purposes of applying these provisions, non-soil dependent operations shall not be considered as the principal agricultural use of a parcel. No other conditional uses, defined as uses shown to require Level V or higher review on the Section 13.10.312 Agricultural Use Chart, shall be allowed on a parcel with a Biomedical Livestock Operation and only one Biomedical Livestock Operation shall be permitted per parcel.
 - (4) Livestock will be securely confined to the site. The use minimizes fencing or other structures, equipment or devices which restrict the natural movement of wildlife in their existing habitat and corridors based on the latest habitat and biodiversity information available. All fencing complies with County Code

Section 13.10.525 unless an approval is granted to exceed the six foot maximum height limit pursuant to County Code Section 13.10.525(c)(2).

- (5) On agriculturally zoned land, any research, testing, experimentation or product manufacturing at the Biomedical Livestock Operation shall be limited to the injection, or introduction, of those reagents which are inert, non-viable, non-infectious and non-hazardous and shall specifically exclude any live microorganisms, live viruses (whether wild-type or attenuated), live bacteria, live fungus, live mycoplasma, or live parasites; or recombinant polynucleotides (such as DNA or RNA, expression vectors, knock-out vectors or gene therapy vectors); or radioactive compounds or isotopes. This requirement shall not be construed to prohibit any standard and well-established practice of veterinary medicine.
- (6) The Biomedical Livestock Operation complies with or is conditioned to comply with all of the recommendations generated by the reviews required by Section 13.10.647(e).
- (e) <u>Additional Review</u>. Prior to any action by the Zoning Administrator, the following additional review shall take place:
 - (1) The adoption or amendment of a master plan for a Biomedical Livestock Operation is a "project" within the meaning of CEQA and the County Environmental Review Guidelines, and is subject to environmental review. <u>Thus,</u> any Biomedical Livestock Operation project must comply with the provisions of Chapters 16.30, Riparian Corridor and Wetlands Protection and 16.32, Sensitive Habitat Protection, as well as other applicable provisions.
 - (2) The master plan shall be reviewed by the Agricultural Policy Advisory Commission (APAC), including consultation with the Agricultural Commissioner, the United States Department of Agriculture Natural Resources Conservation Service, and the University of California Extension Service, as applicable, for a recommendation to the Zoning Administrator on the following:
 - (i) the size (including square footage) and location of support structures, and
 - (ii) appropriate animal density for the site in question.

With respect to the foregoing, APAC shall make its recommendation based on (a) determination of whether the proposed operation is soil-dependent (e.g., involves grazing) and (b) the number of animals which could be feasibly and economically grazed on the site assuming a minimum 40% of feed will be from grazing on-site and which would not generate excessive manure that would adversely affect soil productivity or water quality.

(3) The application shall be referred to the County Public Health Officer who shall review the application and the written description of the proposed research,

testing, experimentation or biomedical (or pharmaceutical) product manufacturing program. Review by the County Public Health Officer shall include the following:

- (i) A written summary report of the proposed program, which shall be made available to the public and to the Zoning Administrator prior to any public hearing, including recommendations to the Zoning Administrator as to whether to approve, conditionally approve or deny the application. The Public Health Officer shall base the summary report and recommendations on all information available to him/her. In investigating and preparing his/her report and recommendation, the Public Health Officer may consult with and obtain information from experts in the biomedical research field, with fees and costs for such consultations and information to be paid for by the Applicant. Any interested person may also submit written comments on the proposed program to the Zoning Administrator at or prior to the Level V Hearing.
- (ii) A recommendation as to permit conditions for the Biotechnology Livestock Operation that are necessary to ensure that the public health, safety, and welfare are protected at all times.
- (4) If the Public Health Officer determines that the proposed Biomedical Livestock Operation presents a human health hazard, the Zoning Administrator shall not approve or conditionally approve the Biotechnology Livestock Operation. If the recommendation is to approve or conditionally approve the Biomedical Livestock Operation, the Zoning Administrator shall proceed to make a final decision on the application in accordance with all applicable criteria. In any case, the recommendations of the Public Health Officer shall be incorporated into the conditions, findings and decision of the Zoning Administrator.
- (5) If the Planning Commission or Board of Supervisors acts on the application on appeal, that body shall also incorporate the recommendations of the Public Health Officer into its decision. If the Planning Commission or Board of Supervisors acts to approve the proposed Biomedical Livestock Operation despite an unfavorable recommendation by the Public Health Officer to the Zoning Administrator, the Officer shall be further consulted as to appropriate conditions to place on the Operation.
- (f) <u>Amendments to Approved Master Plan</u>. Any changes to the approved master plan, including any material changes to the approved research, testing, experimentation or biomedical (or pharmaceutical) product manufacturing program that will utilize the livestock, shall require an amendment to the Master Plan or Development Permit in accordance with the procedures for obtaining a Major Amendment set forth in County Code Section 18.10.134. A material change to the approved research, testing, experimentation or product manufacturing program shall include any change that could have an effect on public health, safety, welfare or the environment. Any request for an

amendment to the Master Plan or Development Permit shall be summarized and reviewed by the County Public Health Officer, using the same procedure as required for an initial application. No material change in the program shall occur until after the proposed change receives final approval following a Level V review. A change from injections involving non-hazardous substances such as reagents which are inert, non-viable, and non-infectious to injections involving any potentially hazardous agents such as live microorganisms, live viruses (whether wild-type or attenuated), live fungi, live parasites, live mycoplasma, live bacteria; or recombinant polynucleotides (such as DNA or RNA, expression vectors, knock-out vectors or gene therapy vectors); and/or radioactive compounds or isotopes shall be prohibited.

- (g) <u>Permit Expiration and Renewal</u>. A Biomedical Livestock Operation shall be subject to the following review following approval of a development permit
 - (1)Any development permit approved for a Biomedical Livestock Use shall be valid for five years or a lesser time as established by the Zoning Administrator. The permit holder shall be required to submit an application for renewal prior to the expiration of the development permit. The permit shall also be conditioned to require the permit holder to submit a closure plan prior to terminating a biomedical livestock operation or prior to permit expiration if a renewal application is not sought or is denied. The closure plan shall provide for the removal of any facilities inappropriate for future non-biomedical agricultural use of the site. Continued operation of the Biomedical Livestock use shall be subject to permit renewal processed at Level IV, or Level V, if a coastal permit is involved, according to procedures set forth in County Code Chapter 18.10. Under no circumstances, whether through conditions beyond the control of the permittee, lack of actual notice of expiration, reliance on an error of public officials, or for any other reason shall the expiration date of a permit be automatically extended, except as may be provided by relevant provisions of State law, or give rise to an estoppel against the County. Requests for renewal of a development permit for a Biomedical Livestock Use shall be evaluated based on compliance with original permit conditions and inspection by the County Planning Department; inspection of the site by the County Health Officer for compliance with Chapters 7.22, 7.30, and 7.100 and the research, testing, experimentation or biomedical (or pharmaceutical) product manufacturing program; review by the County Planning Department of all applicable federal, state and/or local laws and the applicant's compliance with them as documented by the respective agencies; and a review of all applicable County ordinances and policies.
 - (2) The Public Health Officer, the Director of Animal Control and/or Planning staff shall have the right to make random, unannounced inspections and/or investigations of any Biomedical Livestock Operation, including access to all databases containing information on the livestock which is part of the biomedical livestock operation, as necessary to determine compliance with the research, testing, experimentation or biomedical (or pharmaceutical) product manufacturing program and/or Chapters 7.22, 7.30, and 7.100.

- (h) <u>Violations of Conditions of Development Permit</u>. It shall be unlawful for any person to exercise any Development Permit which authorizes a Biomedical Livestock Operation without complying with all of the conditions of such permit. Any violation of permit requirements shall be subject to enforcement action as set forth in County Code Chapter 19.01.
- (i) <u>Review of Ordinance.</u> Upon the earlier of the filing with the County of (1) a total of five (5) applications (including applications to amend Master Plans and/or Development Permits to encompass additional land under an existing Master Plan and/or Development permit; but, excluding applications solely for renewal under subsection (h) above), or (2) applications totaling five (5) parcels of land, this Ordinance shall be reviewed by the Planning Commission, and public hearing(s) conducted before it, regarding the impact (including potential impact) of biomedical livestock operations on agriculturally zoned land. The Planning Commission, following public hearing(s), shall make recommendations to the Board of Supervisors regarding any amendments to this Ordinance, the County Code and the General Plan that the Planning Commission believes is in the best interest of the County. The Board of Supervisors shall hold public hearing(s) and act on the Planning Commission's recommendations.

SECTION IV

If any section, subsection, division, sentence, clause, phrase or portion of this ordinance is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors of this County hereby declares that it would have adopted this Ordinance and each section, subsection, division, sentence, clause, phrase, or portion thereof, irrespective of any such decision.

SECTION V

This Ordinance shall take effect on the 31st day after final passage, or upon certification by the California Coastal Commission, whichever is later.

SANTA CRUZ COUNTY LCP MAJOR AMENDMENT #3-97: BIOMEDICAL

SANTA CRUZ COUNTY LOCAL COASTAL PROGRAM MAJOR AMENDMENT # 3-97

ATTACHMENT C

TEXT OF SELECTED REFERENCED PROVISIONS

FROM THE LAND USE PLAN:

- 2.17 Light Industrial Designation
- 2.19 Heavy Industrial Designation
- 2.21 Public Facility Designation
- 5.13 Agricultural Policies
- **Glossary Agricultural Definitions**

FROM THE COUNTY CODE (IMPLEMENTING ZONING):

13.10.311 & .312	Agricultural Districts
13.10.314	Special Agricultural Findings
13.10.321b	Residential Agricultural District
13.20.073	Agricultural Exclusion
16.30.050	Riparian Corridor/Wetlands Exemption
16.32.060 & .105	Biotic Report Exemption



Objective 2.17 Service Commercial and Light Industrial Designation (C-S)

(LCP) To meet the service and employment needs of the community by providing for commercial services and light industrial activities in areas having adequate access and public services and where the impacts of noise, traffic, and other nuisances and hazards associated with such uses will not adversely affect other land uses.

Policies

- 2.17.1 Location of Service Commercial/Light Industrial Uses
- (LCP) Designate on the General Plan and LCP Land Use Maps areas appropriate for Commercial Services or Light Industrial use based on proximity to major streets and rail transportation, provision of adequate services, and compatibility with adjacent land uses and the environment.

2.17.2 Location of Light Industry within the Coastal Zone

- (LCP) Permit light industry to locate within the Coastal Zone only on sites currently designated Service Commercial/ Light Industry. Designation of additional sites for light industry shall require an amendment to the General Plan and LCP Land Use Plan. Designate new sites only when:
 - (a) No other feasible alternatives exist,
 - (b) There is a demonstrated need for new sites,
 - (c) The site is not suitable for or designated for a coastal priority use,
 - (d) A compelling public need is demonstrated, and
 - (e) Development of the site would be consistent with all General Plan and LCP Land Use Plan resource protection policies.

2.17.3 Allowed Uses in Service Commercial and Light Industrial Designations

(LCP) Allow light industrial facilities such as assembly and manufacturing; commercial services facilities such as autorepair, contractors' yards, and warehousing; and outdoor sales facilities, such as nurseries, lumber yards, and boat and auto sales in the Commercial Services/Light Industry land use designation. Limit the permitted uses in this category to those without major pollution or nuisance factors. Limit general retail uses in this designation to those which require large showrooms or outside sales area, or those which are ancillary to a manufacturing use and market items produced on site. Allow child care facilities intended to serve the employees of the light industrial development. Allow limited office uses and those which are accessory to the approved service commercial or light industrial use.

2.17.4 Design of Service Commercial/Light Industrial Uses

Ensure compatibility with adjacent uses through the Commercial Development Permit procedures with careful attention to landscaping, signage, access, site and building design, drainage, on-site parking and circulation, fencing, and mitigation of nuisance factors.

2.17.5 Service Commercial Uses on Small Parcels

Encourage assembly of existing small parcels and restrict intensity of use on small parcels to minimize impacts on traffic and adjacent properties.

Objective 2.19a Heavy Industry Designation (I)

(LCP) To provide for limited heavy industrial activities such as lumber mills and major manufacturing plants, to encourage the productive utilization of the County's natural resources and provide employment for County residents, while ensuring compatibility with the environment, available infrastructure, and adjacent land uses.

Santa Cruz County General Plan

Objective 2.21 Public Facility/Institutional Designation (P)

(LCP) To ensure adequate present and future availability of land for both public and quasi-public facility uses including schools and University facilities, fire stations, churches, hospitals, cemeteries, sanitary landfills, and water supply and treatment facilities.

Policies.

- 2.21.1 Public Facility/Institutional Land Use Designation
- (LCP) Utilize a Public Facility land use designation on the General Plan and LCP Land Use Maps to designate public and quasi-public facilities uses and integrally related public facility support facilities. Recognize an intensity of use for existing public and private institutions at existing levels of development:
 - (a) Permit new development or increases in intensity of use for public institutions and private non-residential public facilities uses where consistent with infrastructure constraints, and scenic, natural and agricultural resource protection.
 - (b) Permit new development or increases in intensity of use for private public facility residential uses, (1) in urban areas equivalent to medium density residential, and (2) in rural areas equivalent to the rural residential density range: 2-1/2 to 20 acres/dwelling unit (or equivalent), as determined by application of the Rural Density Matrix.

2.21.2 Location of Public Facility/Institutional Land Uses

Allow public facility uses in all urban residential land use designation and zoning districts as well as limited public facility uses in commercial designations and districts as regulated in Volume II of the County Code. (See section 2.12.2 for information regarding public facility uses in commercial designations.)

2.21.3 Allowed Uses in Public Facility/Institutional Designations

Utilize Public Facility land use designations exclusively for the public or quasi-public facility activity at the site, and prohibit private uses more appropriately found under other General Plan and LCP Land Use Plan designations.

2.21.4 Location of Public Utility Transmission Facilities

Public utility transmission and distribution facilities, including substations, shall be allowed in all land use districts, provided, however, that the routes or site plans of all proposed gas and electric transmission lines and substations shall be submitted to the Planning Department for review and recommendations prior to the acquisition of necessary land rights. No discretionary permit shall be required for a proposed land use which is subject to the jurisdiction of the California Public Utilities Commission or the California Energy Commission.

2.21.5 Master Plans for Public Facility/Intitutional Uses

Require long-term Master Plans for public facilities prior to establishing new facilities or expanding existing facilities. Master Plans should be coordinated with adjacent uses and include neighboring development when the public facility use affects adjacent uses or encourages related support service development. Master Plans should also demonstrate that the proposed use and projected expansion area is compatible with County population growth goals.



AGRICULTURE

Objective 5.13 Commercial Agricultural Land

(LCP) To maintain for exclusive agricultural use those lands identified on the County Agricultural Resources Map as best suited to the commercial production of food, fiber and ornamental crops and livestock and to prevent conversion of commercial agricultural land to non-agricultural uses. To recognize that agriculture is a priority land use and to resolve policy conflicts in favor of preserving and promoting agriculture on designated commercial agricultural lands.

Policies

5.13.1 Designation of Commercial Agriculture Land

(LCP) Designate on the General Plan and LCP Resources and Constraints Maps as Agricultural Resource all land which meets the criteria (as defined in the General Plan Glossary) for commercial agricultural land.

5.13.2 Types of Agriculture Lands

- (LCP) Maintain by County ordinance specific agricultural land type designations for parcels identified as commercial agricultural land based on the criteria set forth in the General Plan and LCP Land Use Plan* and maintain Agricultural Resources Maps, by County ordinance to identify the distribution of the following types of Commercial Agricultural Land in the County:
 - Type 1A Viable Agricultural Land
 - Type 1B ---- Viable Agricultural Land in Utility Assessment Districts
 - Type 2A Limited Agricultural Land
 - Type 2B Limited Agricultural Land Geographically Isolated
 - Type 2C Limited Agricultural Land in Utility Assessment Districts
 - Type 2D Limited Agricultural Land Experiencing Use Conflicts
 - Type 3 Viable Agricultural Land Within the Coastal Zone
 - *See Glossary for detailed definition of Agricultural Land, Commercial.

5.13.3 Land Use Designations for Agricultural Resource Lands

(LCP) All lands designated as Agricultural Resource shall be maintained in an Agricultural Land Use designation, unless the property is included in a public park or biotic reserve and assigned as Parks, Recreation and Open Space (O-R), Resource Conservation (O-C), or Public Facility (P) land use designations.

5.13.4 Zoning of Agricultural Resource Land

(LCP) Maintain all lands designated as Agricultural Resource in the "CA", Commercial Agricultural Zone District, except for land in agricultural preserves zoned to the "AP", Agricultural Preserve Zone District or the "A-P", Agriculture Zone District and Agriculture Preserve Combining Zone District; timber resource land zoned to the "TP", Timber Production Zone District; or public parks and biotic conservation areas zoned to the "PR", Parks, Recreation and Open Space Zone District.

5.13.5 Principal Permitted Uses on Commercial Agricultural (CA) Zoned Land

(LCP) Maintain a Commercial Agricultural (CA) Zone District for application to commercial agricultural lands that are intended to be maintained exclusively for long-term commercial agricultural use. Allow principal permitted uses in the CA Zone District to include only agricultural pursuits for the commercial cultivation of plant crops, including food, flower, and fiber crops and raising of animals including grazing and livestock production.

5.13.6 Conditional Uses on Commercial Agricultural (CA) Zoned Lands

- (LCP) All conditional uses shall be subject to standards which specify siting and development criteria; including size, location and density. Allow conditional uses on CA zoned lands based upon the following conditions:
 - (a) The use constitutes the principal agricultural use of the parcel; or
 - (b) The use is ancillary incidental, or accessory to the principal agricultural use of the parcel; or
 - (c) The use consists of an interim public use which does not impair long term agricultural viability; and
 - (d) The use is sited to avoid conflicts with principal agricultural activities in the area; and
 - (e) The use is sited to avoid, where possible, or otherwise minimize the removal of land from agricultural production.

5.13.7 Agriculturally Oriented Structures

Allow only agriculturally oriented structures or dwellings on Commercial Agricultural Land; prohibit nonagricultural residential land use when in conflict with the fundamental objective of preserving agriculture.

5.13.8 Location of Agricultural Support Facilities

Require agricultural support facilities, where permitted on designated Agricultural lands, to locate either off good agricultural soils, or when this is not feasible, on the perimeter of good agricultural soils.

5.13.9 Utility District Expansion

(LCP) Prohibit the expansion of County-controlled sewer district boundaries, and oppose the expansion (through annexation) of special district, or municipal, sewer or water boundaries, onto Types 1 and 3 Commercial Agricultural Land.

5.13.10 Water and Sewer Lines in the Coastal Zone

- (LCP) Prohibit the placement of water or sewer lines on commercial agricultural lands in the Coastal Zone. Allow exceptions to this policy only under the following circumstances and require safeguards (See 5.13.11) to be adopted which ensure that such facilities will not result in the conversion of commercial agricultural lands to non-agricultural uses:
 - (a) Allow water transmission lines from the North Coast to the City of Santa Cruz and allow service lines to be placed on commercial agricultural lands for the purpose of irrigation and related agricultural uses.
 - (b) Allow sewer transmission lines to and from the City of Watsonville sewage treatment plant to cross commercial agricultural lands without service to the affected parcels.
 - (c) Allow water and sewer lines to be placed on commercial agricultural lands to serve existing development which has failing wells and/or sewage disposal systems.

5.13.11 Protection for Water and Sewer Lines

- (LCP) For the purposes of policy 5.13.10, safeguards shall include, but not be limited to:
 - (a) Prohibiting hookups to trunk lines through commercial agricultural lands, and
 - (b) Prohibiting the levying of assessment fees against commercial agricultural land for the construction of sewage transmission lines running through them.

(See Wastewater policies, section 7.21)

5.13.12 Energy Efficiency and Resource Protection

Encourage energy-efficient and resource protection agricultural practices such as organic farming, integrated pest management, biodynamic cultivation and utilization of agricultural wastes for on-site energy production. (See program e.)

5.13.13 Composting Agricultural Wastes

(LCP) Encourage the composting of agricultural wastes and the use of composts in agriculture production, as a means of reducing irrigation water demand and reducing solid waste disposal requirements. Allow the commercial composting of source separated organic material such as yard waste on agricultural land with an approved development permit, including coastal development permits, subject to health and water quality requirements.

LAND DIVISIONS ON COMMERCIAL AGRICULTURAL LAND

5.13.14 Type 1A and Type 3 (Viable Agriculture) Land Division Criteria

- (LCP) Maintain existing parcel sizes of Type 1A and Type 3 Agricultural Lands and allow land divisions only for exclusive agricultural purposes under the following conditions:
 - (a) When documented to be necessary for continued commercial agricultural use of the parcels,
 - (b) When determined not to be detrimental to the economic viability of said parcels, adjoining or nearby parcels,
 - (c) Where all parcels involved will be of sufficient size to allow for economic farming of the parcels. In no case shall the minimum parcel size in new land divisions be smaller than 10 arable acres for Type 1 lands, nor smaller than 20 arable acres for Type 3 lands, and
 - (d) Where no conflicts with adjacent agricultural operations result from the land division.

5.13.15 Agricultural Preserve Contracts

(LCP) Agricultural Preserve (Williamson Act) contracts and a covenant enforceable by the County to prohibit the use of the subject parcel for non-agricultural purposes shall be recorded on the property title prior to filing Final Maps, for all parcels created by land divisions.

5.13.16 Dividing Off Non-Farmable Land

(LCP) Land divisions for the purpose of using the new parcel(s) for non-agricultural uses or for the purpose of dividing off land not usable for agriculture shall not be permitted, except as provided in policy 5.13.18.

5.13.17 Division Must Not Hamper Long Term Agriculture

(LCP) No proposed division shall be approved except where it is shown that such division will not hamper or discourage long-term commercial agricultural operations.

5.13.18 Dividing Off Non-Designated Land For Public Purposes

- (LCP) Property with a minimum parcel size of 40 gross acres may have that portion of the land without a commercial agricultural zone district designation divided from that portion with such a designation only under the following circumstances:
 - (a) The division is for a public purpose on land in public ownership;
 - (b) Potential use of the divided-off parcel will not adversely impact the agricultural activities of the commercial agricultural area;
 - (c) There is little likelihood for subsequent intrusion of non-agricultural development into larger, exclusively agricultural area; and
 - (d) The divided-off property is at the edge of an agricultural area and is physically separated from the adjacent agriculture by topographic features, extensive vegetation, or physical structures; or the non-agricultural land is part of an agricultural parcel which exists separately from other agricultural areas.

5.13.19 Type 2 (Limited Agriculture) Land Division Criteria

Allow division of Type 2 Agricultural Land only for agricultural purposes, but in no case to smaller than a 20 arable acre minimum parcel size for new land divisions.

RESOLVING OPERATIONAL AND LAND USE CONFLICTS

5.13.23 Agricultural Buffers Required

(LCP) Require a 200 foot buffer area between commercial agricultural and non-agricultural land uses to prevent or minimize potential land use conflicts, between either existing or future commercial agricultural and non-agricultural land uses.

5.13.24 Agricultural Buffer Findings Required for Reduced Setbacks

(LCP) A 200 foot buffer setback is required between habitable development and commercial agricultural land (including residential development, farm laborhousing, commercial or industrial establishments on commercial agricultural land), unlesss a lesser distance is established as set forth in the Agricultural Land Preservation and Protection ordinance. Any amendments to the language of the agricultural buffer ordinance shall require a finding demonstrating that agricultural lands shall be afforded equal or greater protection with the amended language.

5.13.25 Agricultural Policy Advisory Commission Review

- (LCP) Require the following projects to be reviewed by the Agricultural Policy Advisory Commission for the purpose of recommending an appropriate setback and/or buffer area of non-developable land adjacent to commercial agriculture lands, consistent with the Agriculture Preservation and Protection ordinance:
 - (a) Habitable structures within 200 feet of commercial agricultural lands, and

(b) Land divisions within 200 feet of commercial agricultural lands.

Density Credit shall be given for the buffer area.

5.13.26 Windbreaks

(LCP) Buffers shall include windbreaks designed to reduce or eliminate the hazard of pesticide drift or other use conflicts based on the prevailing wind direction.

5.13.27 Siting to Minimize Conflicts

(LCP) Structures shall be sited to minimize possible conflicts with agriculture in the area. Where structures are located on agricultural land, the structures shall be sited in such a manner to remove as little land as possible from production.

5.13.28 Residential Uses on Commercial Agricultural Land

- (LCP) Issue residential building permits pursuant to policy 5.13.32 in areas designated as commercial agricultural land, only upon documentation that:
 - (a) The residential use will be ancillary to commercial agricultural use of the parcel (See criteria in policy 5.13.29); or
 - (b) The parcel is less than one net acre in size or has physical constraints other than size which preclude commercial agricultural use.

In either case, residential development shall be allowed only if the residential use does not conflict with on-site or adjacent agricultural activities and the building site has approved agricultural buffer setbacks.

GLOSSARY OF TERMS

Accessory/Ancillary/Appurtenant/Incidental Use

Any use which is secondary or subordinate to the principal or main use of a property and which clearly does not change the character of the main use. For example, a restaurant or gift shop in a resort (which caters primarily to patrons of the resort).

Adjacent Parcel

A parcel near or close to the subject parcel.

Adjoining/contiguous parcel

Abutting, lying next to, or touching a parcel.

Affordable

(LCP) Capable of purchase or rental by a household with moderate or lower income, based on their capacity to make initial monthly payments necessary to obtain housing. Housing is affordable when a household pays 25 to 30 percent or less of their gross income for housing. (See the Housing Element for more explanation of the term "affordable".)

Agricultural Land, Commercial

Commercial agricultural land includes all land which meets the criteria specified below, including all land enforceably restricted with a Land Conservation Act (Williamson Act) contract for Agricultural Preserve.

Type 1 — Commercial Agricultural Land. This type is for viable agricultural lands outside the Coastal Zone which have been in, or have a history of, commercial agricultural use over a long period of time, and are likely to continue to be capable of commercial agricultural use in the foresceable future.

Type 1A — Viable Agricultural Land. Type 1A agricultural lands comprise areas of known high productivity which are not located in any utility assessment district for which bonded indebtedness has been incurred. These lands essentially meet the U.S. Department of Agriculture Soil Conservation Service and the California Department of Food and Agriculture criteria for "prime" and "unique" farmland and "prime" rangeland,

Type 1B — Viable Agricultural Land in Utility Assessment Districts. This type includes viable agricultural lands, as defined above, which are within a utility assessment district for which bonded indebtedness has been incurred, except Agricultural Preserves.

Type 2 — Commercial Agricultural Land. This category is for agricultural lands outside the Coastal Zone which would be considered as Type 1A, except for one or more limiting factors such as parcel size, topographic conditions, soil characteristics or water availability or quality, which adversely affect continued productivity or which restrict productivity to a narrow range of crops. Despite such limitations, these lands are considered suitable for commercial agricultural use. Type 2 agricultural lands are currently in agricultural use (on a full-time or part-time basis), or have a history of commercial agricultural use in the last ten years and are likely to continue to be capable of agricultural use for a relatively long period. In evaluating amendments to Type 2 designations the preceding factors, along with adjacent parcel sizes, degree of nonagricultural development in the area and proximity to other agricultural uses, shall be considered in addition to the criteria listed under each individual type below.

Type 2A — Limited Agricultural Lands in Large Blocks. These lands are in fairly large blocks, are not in any indebtedness, and are not subject to agriculturalresidential use conflicts.

Type 2B — Geographically Isolated Agricultural Land with Limiting Factors. This category includes agricultural lands with limiting factors which are geographically isolated from other agricultural areas. These lands are not in a utility assessment district which has incurred bonded indebtedness and are not subject to agricultural-residential use conflicts.

Type 2C — Limited Agricultural Lands in Utility Assessment Districts. This type includes agricultural lands with limiting factors which are in a utility assessment district, as of 1979, which has incurred bonded indebtedness.

Type 2D—Limited Agricultural Lands Experiencing Use Conflicts. These are agricultural lands with limiting factors which are experiencing extreme pressure from agricultural-residential land use conflicts such as pesticide application, noise, odor or dust complaints, trespass or vandalism.

Type 2E - Vineyard Lands.

Type 3 — Viable Agricultural Land within the Coastal Zone. This category includes all of the following lands outside the Urban Services Line and the Urban Rural Boundary, within the Coastal Zone in Santa Cruz County:

- 1. Land which meets the U.S. Department of Agriculture Soil Conservation Service criteria of prime farmland soils and which are physically available (i.e., open lands not forested or built on) for agricultural use.
- Land which meets the California Department of Food and Agriculture criteria for prime rangeland soils and which are physically available (i.e., open lands not forested or built on) for agricultural use.
- Land which meets the California Department of Food and Agriculture criteria for unique farmland of statewide importance and which is physically available (i.e., open lands not forested or built on) for agricultural use.

The criteria for "prime farmland soils," "prime rangeland soils," and "unique farmland of statewide importance" are further defined in the glossary.

Agriculture Uses, Commercial

Agricultural operations conducted as a commercial venture for the purpose of achieving a return on investment.

Agriculture Uses, Non-commercial

Agricultural operations conducted for subsistence purposes, as a hobby or as part of a rural lifestyle where sale of the product is not the primary goal.

Agricultural Policy Advisory Commission

(LCP) A County commission, appointed by the County Board of Supervisors, whose role is to advise the Board on agricultural matters and to review development applications affecting agricultural land.

Agricultural Preserve

A contract between a landowner and Santa Cruz County establishing that a certain amount of land will be used for agricultural purposes only for a minimum of ten years. The ten year period is renewed every year. In recognition of this land use restriction, the landowner may receive preferential taxation on that land. AMBAG — Association of Monterey Bay Area Governments AMBAG is a voluntary association of 15 cities and Santa Cruz and Monterey counties in California's Central Coast region formed by a Joint Powers Agreement to serve as a forum for discussion of regional issues. The Association has been designated as an Areawide Planning Organization (APO) by the U.S. Department of Housing and Urban Development; as a Metropolitan Planning Organization (MPO) by the U.S. Department of Transportation; and as a Water Quality Planning Agency by the U.S. Environmental Protection Agency.

Anadromous

(LCP) Species of fish which migrate from the ocean to fresh water streams to spawn.

Ancillary

(LCP) See Accessory.

Approach Zone

The air space at each end of a landing strip that defines the glide path or approach path of an aircraft and which should be free from obstruction, the lower boundary being a plane at a specified slope, beginning at the end of the runway overrun strip.

Appurtenant

(LCP) See Accessory.

Aquaculture

(LCP) A form of agriculture that is devoted to the controlled growing and harvesting of fish, shellfish, and plants in marine, brackish, and fresh water. Aquaculture products are agricultural products, and aquaculture facilities and land uses shall be treated as agricultural facilities and land uses.

Aquifer

(LCP) The underground layer of water-bearing rock, sand or gravel through which water can seep or be held in natural storage. Such waterholding rock layers hold sufficient water to be used as water supply.

Arable (land)

Land which is suitable for the cultivation of crops. Such land usually contains soils with a U.S. Soil Conservation Service agricultural capability rating of I-IV and slopes less than 25%. 7/19/77; 3335, 11/23/82; 4346, 12/13/94)

16.30.050 EXEMPTIONS. The following activities shall be exempt from the provisions of this chapter.

(a) The continuance of any preexisting nonagricultural use, provided such use has not lapsed for a period of one year or more. This shall include change of uses which do not significantly increase the degree of encroachment into or impact on the riparian corridor as determined by the Planning Director.

(b) The continuance of any preexisting agricultural use, provided such use has been exercised within the last five years.

(c) All activities done pursuant to a valid County timber harvest permit.

(d) All activities listed in the California Food and Agricul-

tural Code pursuant to the control or eradication of a pest as defined in Section 5006, Food and Agriculture Code, as required or authorized by the County Agricultural Commissioner.

(e) Drainage, erosion control, or habitat restoration measures required as a condition of County approval of a permitted project. Plans for such measures shall be reviewed and approved by the Planning Director. (Ord. 2460, 7/19/77; 2537, 2/21/78; 3335, 11/23/82)

(f) The Pajaro River Sediment Removal Project, under the Army Corps of Engineers Permit No. 21212S37, issued May, 1995, or as amended. (Ord. 4374, 6/6/95)

16.30.060 EXCEPTIONS. Exceptions and conditioned exceptions to the provisions of this Chapter may be authorized in accordance with the following procedures:

(a) Application. Application for an exception granted pursuant

to this chapter shall be made in accordance with the requirements of Chapter 18.10, Level III or V, and shall include the following:

1. Applicant's name, address, and telephone number.

2. Property description: The assessor's parcel number, the location of the property and the street address if any.

- 3. Project description: A full statement of the activities to be undertaken, mitigation measures which shall be taken, the reasons for granting such an exception, and any other information pertinent to the findings prerequisite to the granting of an exception pursuant to this section.
- 4. Two sets of plans indicating the nature and extent of the work proposed. The plans shall depict property lines, landmarks and distance to existing watercourse; proposed development activities, alterations to topography and drainage channels; mitigation measures, including details of erosion control or drainage structures, and the extent of

PART III

13.10.300 BASIC ZONE DISTRICTS (Ord. 3344, 11/23/82; 3432, 8/23/83)

13.10.310 AGRICULTURAL DISTRICTS (Ord. 3344, 11/23/82; 3432, 8/23/83)

Sections:

1.1

13.10.311 Purposes 13.10.312 Uses 13.10.313 Development Standards 13.10.314 Required Special Findings for "CA" and "AP" Uses 13.10.315 "CA" and "AP" Zone District

13.10.311 PURPOSES OF AGRICULTURAL DISTRICTS.

(a) <u>"CA" Commercial Agriculture</u>. The purposes of the "CA" Commercial Agriculture Zone District are to preserve the commercial agricultural lands within Santa Cruz County which are a limited and irreplaceable natural resource, to maintain the economic integrity of the economic farm units comprising the commercial agricultural areas of the County, to implement the agricultural preservation policy of Section 16.50.010 of the Santa Cruz County Code, and to maintain and enhance the general welfare of the county as a whole by preserving and protecting agriculture, one of the County's major industries. Within the "CA" Commercial Agriculture Zone District, commercial agriculture shall be encouraged to the exclusion of other land uses which may conflict with it. (Ord. 2622, 1/23/79; 3186, 1/12/82; 3344, 11/23/82; 3432, 8/23/83)

(b) <u>"A" Agriculture</u>. The purposes of the "A" Agriculture Zone District are to encourage and provide for noncommercial agricultural uses, such as family farming and animal raising, and to allow limited commercial agricultural activities, on the small amounts of agricultural land remaining in the County which are not designated as commercially suitable, but which still constitute a productive natural resource; to provide for agricultural uses of a higher intensity in rural areas than those allowed in the "RA" Residential Agricultural Zone District where such use is compatible with the surrounding land uses and the environmental constraints of the land; to maintain options for a diversity of farm operations; to implement the agricultural preservation policy of Section 16.50 of the County Code; and to maintain productive open space and rural character in the county. (Ord. 1639, 9/21/71; 2450, 6/21/77; 3186, 1/12/82; 3344, 11/23/82; 3432, 8/23/83)

(c) <u>"AP Agricultural Preserve</u>. The purposes of the "CA" Zone District shall apply to the "AP" Agricultural Preserve Zone District. The "AP" regulations are designated to apply only to lands located within an agricultural preserve established in accordance with the provisions of the California Land Conservation Act of 1965 as now enacted or as hereafter amended, and which are within the "AP" Zone District as of July 27, 1982. (Ord. 1283, 1/2/68; 3186, 1/12/82; 3344, 11/23/82; 3432, 8/23/83)

(d) <u>Interpretation of Provisions</u>. The provisions of this Chapter shall be liberally interpreted insofar as they apply to agricultural pursuits and services and shall not be deemed or construed to interfere with any normal accessory use conducted in conjunction therewith. It is the intention of the county to retain for commercial agricultural production, and to encourage the commercial agricultural use of, lands designated by the Board of Supervisors as Type 1, Type 2, or Type 3 Agricultural Lands on the map entitled "Agricultural Resources" on file with the Planning Department; to provide maximum protection to existing and future agricultural enterprises from restrictions which may be instituted later at the request of future residents; to restrict incompatible development on or adjacent to agricultural land; and to maintain the existing parcel sizes for parcels zoned "CA" and "AP", except where it is clearly demonstrated that any division of such parcels shall not diminish the productivity or in any way hamper or discourage longterm commercial agricultural operations on said parcels or adjoining or nearby parcels.

(Ord. 1283, 1/2/68; 1639, 9/21/71; 2450, 6/21/77; 2622, 1/23/79; 3186, 1/12/82; 3344, 11/23/82; 3432, 8/23/83

13.10.312 USES IN AGRICULTURAL DISTRICTS.

ž

- (a) <u>Principal Permitted Uses</u>.
 - 1. The principal permitted use in the Coastal Zone shall be as follows: "CA" and "AP" agricultural pursuits for the commercial cultivation of plant crops, including food, fiber, flower or other ornamental crops and the commercial raising of animals, including grazing and livestock production, and agriculture and accessory uses and structures; "A": agricultural pursuits, including the noncommercial or commercial cultivation of plant crops or raising of animals, including apiculture, single-family residential and accessory uses and structures, excepting those agricultural activities listed as Discretionary Uses. (Ord. 1283, 1/2/68; 1703, 5/18/72; 1806, 12/12/72; 2769, 9/11/79; 2622, 1/23/79; 2771, 9/11/79; 3015, 12/2/80)

(b) Allowed Uses. The uses allowed in the agricultural districts shall be as provided in the Agricultural Uses Chart below. A discretionary approval for an allowed use is known as a "Use Approval" and is given as part of a "Development Permit" for a particular use. The type of permit processing review, or "Approval Level", required for each use in each of the agricultural zone districts is indicated in the chart. The processing proce-dures for Development Permits and for the various Approval Levels are detailed in Chapter 18.10 PERMIT AND APPROVAL PROCE-DURES. The Approval Levels given in this chart for structures incorporate the Approval Levels necessary for processing a building permit for the structure. Higher Approval Levels than those listed in this chart for a particular use may be required if a project requires other concurrent Approvals, according to Section 18.10.123. All Level V or higher Approvals in the "CA" and "AP" zone districts are subject to the special findings required by Section 13.10.314(a) in addition to those required in Section 18.10.230.

(Ord. 3632, 3/26/85; 4346, 12/13/94; 4406, 2/27/96; 4416, 6/11/96)

2

(a) All Uses. For parcels within the "CA" Commercial Agri-

culture and "AP" Agricultural Preserve Zone Districts, the following special findings must be made in addition to the findings required by Chapter 18.10 in order to approve any discretionary use listed under Section 13.10.312 which requires a Level V or higher Approval except Agricultural Buffer Determinations:

1. That the establishment or maintenance of this use will enhance or support the continued operation of commercial agriculture on the parcel and will not reduce, restrict or adversely affect agricultural resources, or the economic viability of commercial agricultural operations, of the area.

2. That the use or structure is ancillary, incidental or accessory to the principal agricultural use of the parcel or that no other agricultural use is feasible for the parcel.

3. That single-family residential uses will be sited to minimize conflicts, and that all other uses will not conflict with commercial agricultural activities on site, where applicable, or in the area.

4. That the use will be sited to remove no land from production (or potential production) if any nonfarmable potential building site is available, or if this is not possible, to remove as little land as possible from production. (Ord. 4094, 12/11/90)

(b) Residential Uses in the Coastal Zone. For parcels within

the "CA" Commercial Agricultural and "AP" Agricultural Preserve Zone Districts in the Coastal Zone, the following special findings shall be made in addition to those required by Chapter 18.10 and paragraph (a) above in order to approve any discre-tionary residential use including a single family residence, a permanent caretaker's residence, or habit-

able accessory structure. These findings shall be based upon a review and determination by the Agricultural Policy Advisory Commission.

1. That the parcel is less than one acre in size; or that the parcel has physical constraints (such as adverse topographic, geologic, hydrologic or vegetative conditions) other than size which preclude commercial agricultural use; or that the residential use will be ancillary to commercial agricultural use of the parcel based upon the fact that either:

(i) The farmable portion of the parcel, exclusive of the building site, is large enough in itself to constitute a minimum economic farm unit for three crops, other than greenhouses, suited to the soils, topography and climate of the area; or

(ii) The owners of the subject parcel have a long-term binding arrangement for commercial agricultural use of the remainder of the parcel, such as an agricultural easement.

2. That the residential use will meet all the requirements of Section 16.50.095 pertaining to agricultural buffer setbacks. (Ord. 3646, 5/7/85)

3. That the owners of the parcel have executed binding holdharmless covenants with the owners and agricultural operators of adjacent agricultural parcels. Such covenants shall run with the land and shall be recorded prior to issuance of the Development permit. (Ord. 2622, 1/23/79; 2771, 9/11/79; 3015, 12/2/80; 3186, 1/12/82; 3344, 11/23/82; 3432, 8/23/83)

13.10.321 PURPOSES OF RESIDENTIAL DISTRICTS.

ŧ.

÷

- (a) <u>General Purposes</u>. In addition to the general objectives of this Chapter (13.10.120) the residential districts are included in the Zoning Ordinance in order to achieve the following purposes:
 - 1. To provide areas of residential use in locations and at densities consistent with the County General Plan.
 - To preserve areas for primarily residential uses in locations protected from the incompatible effects of nonresidential land uses.
 - 3. To establish a variety of residential land use categories and dwelling unit densities which provide a choice of diversified housing opportunities consistent with public health and safe-ty.
 - 4. To achieve patterns of residential settlement that are compatible with the physical limitations of the land and the natural resources of the County and that do not impair the natural environment.
 - 5. To ensure adequate light, air, privacy, solar access, and open space for each dwelling unit.
 - 6. To maximize efficient energy use and energy conservation in residential districts, and to encourage the use of locally available renewable energy resources.
 - 7. To provide adequate space for off-street parking of automobiles.
 - 8. To provide areas of residential use consistent with the capacity of public services, the Urban Services Line and Rural Services Line and the reserve capacity policy of the Local Coastal Program Land Use Plan for tourist services. To minimize traffic congestion and avoid the overloading of utilities by preventing the construction of buildings of excessive size in relation to the land around them.
 - 9. To protect residential properties from nuisances, such as noise, vibration, illumination, glare, heat, unsightliness, odors, dust, dirt, smoke, traffic congestion, and hazards such as fire, explosion, or noxious fumes. (Ord. 560, 7/14/58; 1092, 6/8/65; 3186, 1/12/82; 3344, 11/23/82; 3432, 8/23/83; 3501, 3/6/84; 4406, 2/27/96; 4416, 6/11/96)
- (b) Specific "RA" Residential Agricultural DistrictPurposes. To provide areas of residential use where development is limited to a range of non-urban densities of single-family dwellings in areas outside the Urban Services Line and Rural Services Line; on lands suitable for development with adequate water, septic system suitability, vehicular access, and fire protection; with adequate pro-

tection of natural resources; with adequate protection from natural hazards; and where small- scale commercial agriculture, such as animal-keeping, truck farming and specialty crops, can take place in conjunction with the primary use of the property as residential.

Ł

(Ord. 560, 7/14/78; 839, 11/28/62; 3186, 1/12/82; 3344, 11/23/82; 3432, 8/23/83; 4346, 12/13/94)

13.20.073 AGRICULTURALLY-RELATED DEVELOPMENT EXCLUSION

ł

2

Agriculturally-related development as listed below is excluded, on all lands designated agriculture on the General Plan and Local Coastal Program Land Use Plan maps, except within one hundred feet of any coastal body of water, stream, wetland, estuary, or lake; within areas between the sea and the first public through road paralleling the sea; or on parcels less than 10 acres in size (Ord. 4346, 12/13/94):

(a) The construction, improvement, or expansion of barns, storage buildings, equipment buildings and other buildings necessary for agricultural support purposes, provided that such buildings will not exceed 40 feet in height; will not cover buildings will not exceed 40 feet of ground area including paving; more than 10,000 square feet of ground area including paving; and will not include agricultural processing plants, greenhousand will not include agricultural processing plants, greenhousof more than 2000 square feet of ground area in rural scenic corridors shall comply with 13.20.130(c)4.

(b) Improvement and expansion of existing agriculturally-related processing plants, mushroom farms or greenhouses provided that such improvements will not exceed 40 feet in height, and will not increase ground coverage by more than 25 percent or 10,000 square feet, whichever is less. Building expansions of more than 2000 square feet in rural scenic corridors shall comply with 13.20.130(c)4. This type of development may be excluded only one time per record parcel of land. If improvement or expansion is proposed after such development pursuant to this exclusion has been carried out, then a Coastal Zone Approval must be obtained for the subsequent development.

(c) Paving in association with development listed in paragraphs (a) and (b), above, provided it will not exceed ten percent of the ground area covered by the development.

(d) Fences for farm or ranch purposes, except any fences which would block existing equestrian and/or pedestrian trails.

(e) Water wells, well covers, pump houses, water storage tanks of less than 10,000 gallons capacity and water distribution lines, including up to 50 cubic yards of associated grading, provided that such water facilities are not in a water shortage area as designated pursuant to Section 11.90.130 of the County Code pertaining to a Water Shortage Emergency will be used for on-site agriculturally-related purposes only.

l

(f) Water impoundments in conformance with the Grading Ordinance, (Chapter 16.20 of Santa Cruz County Code) provided that no portion of the body of water will inundate either temporarily or permanently any drainage areas defined as riparian corridors in Chapter 16.30 (Riparian Corridor Protection), provided that such impoundments will not exceed 25 acre feet in capacity and will not be in a designate water shortage area.

(g) Water Pollution control facilities for agricultural purposes if constructed to comply with waste discharge requirements or other orders of the Regional Water Quality Control Board.

13.20.074 SIGNIFICANT TREE REMOVAL EXCLUSION. Significant tree removal in conformance with the provisions of Chapter 16.34 (Significant Trees Protection) is excluded. 16.32.060 APPROVAL REQUIRED.

۲

- (a) Except as provided in Subsection (b) below, no person shall commence any development activity within an area of biotic concern until a biotic approval has been issued unless such activity has been reviewed for biotic concerns concurrently with the review of a development or land-division application pursuant to Chapter 18.10, Level III. (Ord. 3342, 11/23/82; 3442, 8/23/83; 4030, 11/21/89)
- (b) A biotic assessment shall not be required for repair or reconstruction of a structure damaged or destroyed as a result of a natural disaster for which a local emergency has been declared by the Board of Supervisors, when:
 - (1) the structure, after repair or reconstruction, will not exceed the floor area, height or bulk of the damaged or destroyed structure by 10%, and
 - (2) the new structure will be located in substantially the same location. (Ord. 4030, 11/21/89; 4160, 12/10/91)

16.32.070 - ASSESSMENTS AND REPORTS REQUIRED. A biotic assessment

shall be required for all development activities and applications in areas of biotic concern, as identified on maps on file in the Planning Department or as identified during inspection of the site by Planning Department staff. A biotic report shall be required if the Environmental Coordinator determines on the basis of the biotic assessment that further information is required to ensure protection of the sensitive habitat consistent with General Plan and Local Coastal Program Land Use Plan policies. If the Environmental Coordinator determines that the project will have a significant effect on the environment under the provisions of the Environmental Review Guidelines, the biotic report shall be part of the Environmental Impact Report. (Ord. 3342, 11/23; 3442, 8/23/83)

<u>16.32.105 EXEMPTION</u>. Existing commercial agricultural operations and related activities shall be exempted from the provisions of Section 16.32.060. Any development activity which has received a riparian exception approved according to the provisions of Chapter 16.30 (Riparian Corridors and Wetlands Protection) may be exempted from the provisions of this chapter if the Planning Director determines that such development activity has received a review, in connection with the granting of the riparian exception, equivalent to the review that would be required by this chapter. (Ord. 3342, 11/23/82; 3442, 8/23/83)