

CALIFORNIA COASTAL COMMISSION

CENTRAL COAST DISTRICT OFFICE 725 FRONT STREET, SUITE 300 SANTA CRUZ, CA 95060) 427-4863 RING IMPAIRED: (415) 904-5200



F 3a

August 21, 2001

RECORD PACKET COPY

TO:

Commissioners and Interested Parties

FROM:

Steve Scholl, Deputy Director

Chris Kern, North Central Coast District Supervisor

Susan Craig, Coastal Planner

SUBJECT:

SAN MATEO COUNTY LCP AMENDMENT NO. SMC-MAJ-3-00 (PART A) CERTIFICATION REVIEW: Concurrence with the Executive Director's determination that the action of the County of San Mateo accepting the Commission's certification of LCP Amendment No. SMC-MAJ-3-00 (Part A) is

Commission's certification of LCP Amendment No. SMC-MAJ-3-00 (Part A) is legally adequate. For Commission review at the meeting of September 14, 2001

in Eureka.

A. BACKGROUND

The Commission acted on San Mateo County LCP Amendment No. SMC-MAJ-3-00 (Part A) on July 13, 2001. The proposed amendment includes changes to the Implementation Plan (consisting of the Zoning Regulations) and associated zoning maps of the San Mateo County Local Coastal Program.

The Commission rejected the amendment as submitted but certified the proposed amendment to the LCP if modified with one suggested modification as follows: clarify Sections 6133, 6137, and 6503 of the Coastal Zoning Ordinance such that floor area limits, height, and parcel coverage may not be exceeded on non-conforming parcels.

B. EFFECTIVE CERTIFICATION

On August 21, 2001 the Board of Supervisors held a public hearing and adopted Resolution No. 64685 and Ordinance No. 04062, which acknowledged receipt of the Commission's resolution of certification, accepted and agreed to the Coastal Commission's modification, agreed to issue permits in conformance with the modified LCP, and formally approved the necessary changes to the County's Implementation Program (see Attachments B and C).

As provided in Sections 13544 and 13544.5 of the California Code of Regulations, for the amendment to become effective, the Executive Director must determine that San Mateo

County's actions are legally adequate and report that determination to the Commission. Unless the Commission objects to the determination, the certification of San Mateo County LCP Amendment No. SMC-MAJ-3-00 (Part A) shall become effective upon the filing of a Notice of Certification for the LCP amendment with the Secretary of Resources, as provided in Public Resources Code Section 2180.5(2)(V).

C. STAFF RECOMMENDATION

Staff recommends that the Commission concur with the determination of the Executive Director that the action of the County of San Mateo accepting the Commission's certification of San Mateo County LCP Amendment No. SMC-MAJ-3-00 (Part A) is legally adequate, as noted in the attached letter (Attachment A), to be sent after Commission concurrence.

CALIFORNIA COASTAL COMMISSION

NORTH CENTRAL COAST DISTRICT OFFICE 45 FREMONT STREET, SUITE 2000 SAN FRANCISCO, CA 94105 904-5260

IO.: (415) 904-5400



September ___, 2001

George Bergman, Senior Planner County of San Mateo Mail Drop PLN 122 455 County Center, 2nd Floor Redwood City, CA 94063

Subject: Effective Certification of San Mateo County Local Coastal Program Amendment No. SMC-MAJ-3-00 (Part A)

Dear George,

The Executive Director of the Coastal Commission has reviewed Board of Supervisors Resolution No. 64685 and Ordinance No. 04062 for effective certification of San Mateo County LCP Amendment SMC-MAJ-3-00 (Part A). The County's resolution and ordinance indicate that the County acknowledges receipt of and accepts the Commission's resolution for certification with suggested modifications and that the County agrees to issue permits in conformance with the modified Implementation Program.

The Executive Director has found that the County's resolution and ordinance fulfill the requirements of Section 13544.5(a) of the California Code of Regulations. In accordance with Sections 13544(b) and 13544.5(b) of the regulations, the Executive Director has determined that the County's actions are legally adequate.

The Coastal Commission concurred with this determination at its meeting of September 14, 2001 in Eureka. Commission approval and the amendment process are now complete. If you have any questions, please contact Susan Craig in our Santa Cruz office.

Sincerely,

Steven F. Scholl
Deputy Director
North Central Coast District Office

Attachment A

RESOLUTION NO. 64685

BOARD OF SUPERVISORS, COUNTY OF SAN MATEO, STATE OF CALIFORNIA

A RESOLUTION ACCEPTING COASTAL COMMISSION SUGGESTED MODIFICATIONS TO LOCAL COASTAL PROGRAM (LCP)

AMENDMENTS ESTABLISHING MORE RESTRICTIVE

MID-COAST HOUSE SIZE LIMITS

RESOLVED, by the Board of Supervisors of the County of San Mateo, State of California, that:

WHEREAS, on May 24, June 28, and July 12, 2000, the San Mateo County Planning Commission held public hearings to consider a set of LCP zoning amendments to regulate house size, shape and design in the Mid-Coast; and

WHEREAS, on August 8, 2000, the San Mateo County Board of Supervisors held a public hearing to consider the Planning Commission's recommendation on the LCP zoning amendments; and

WHEREAS, on August 8, 2000, the San Mateo County Board of Supervisors approved such LCP zoning amendments by adopting Ordinances 03978 – 03985; and

WHEREAS, on August 8, 2000, the San Mateo County Board of Supervisors directed staff to submit the Local Coastal Program zoning amendments to the Coastal Commission for certification of conformity with the California Coastal Act; and

WHEREAS, maximum opportunity for public participation at the Board of Supervisors' hearing was provided through: (1) publication of the meeting announcement in the San Mateo County Times newspaper, and (2) direct mailing of meeting announcements to all project participants; and

Attachment B

WHEREAS, at all public hearings, all interested parties were afforded the opportunity to be heard; and

WHEREAS, on July 13, 2001, the Coastal Commission certified the amendments subject to a modification that would preclude granting a use permit exception to exceed the floor area, height and parcel coverage zoning standards, particularly for non-conforming parcels. Specifically, the suggested modification states that notwithstanding the use permit exception provisions of Zoning Regulations Sections 6133.3.b, 6137.1, and 6503, "no permit may be granted to exceed maximum floor area, height and parcel coverage for parcels located in the Mid-Coast."

NOW, THEREFORE, BE IT RESOLVED, the San Mateo County Board of Supervisors:

- 1. Acknowledges receipt of the Coastal Commission's suggested modification.
- Accepts and agrees to the modification, and has adopted, by ordinance, Zoning Regulations amendments to implement the modification.
- Agrees to issue Coastal Development Permits in San Mateo County subject to the certified LCP, as amended.
- 4. Submits this resolution and said adopted ordinance to the Coastal Commission.

GDB:kcd - GDBL2237 WKS.DOC

Regularly passed and adopted the 21st day of August, 2001.

Supervisors:	MARK CHURCH	
	JERRY HILL	-
	RICHARD S. GORDON	
	ROSE JACOBS GIBSON	
	MICHAEL D. NEVIN	
NOES and against said re	esolution:	
Supervisors:	NONE	
Absent Supervisors:	NONE	
	MICHAEL D. NEVIN President, Board of Supervisors	
	County of San Mateo State of California	

<u>Certificate of Delivery</u> (Government Code section 25103)

I certify that a copy of the original resolution filed in the Office of the Clerk of the Board of Supervisors of San Mateo County has been delivered to the President of the Board of Supervisors.

ASHNITA NARAYAN, Deputy

Clerk of the Board of Supervisors

04062

ORDINANCE NO. BOARD OF SUPERVISORS, COUNTY OF SAN MATEO, STATE OF CALIFORNIA

AN ORDÍNANCE AMENDING SAN MATEO COUNTY ORDINANCE CODE (ZONING ANNEX) CHAPTER 4 (SECTIONS 6133 AND 6137) AND CHAPTER 24 (SECTION 6503) TO PRECLUDE GRANTING A USE PERMIT TO EXCEED MAXIMUM FLOOR AREA, HEIGHT AND PARCEL COVERAGE FOR PARCELS IN THE MID-COAST

The Board of Supervisors of the County of San Mateo, State of California, ordains as follows:

SECTION 1. Division 6, Part 1, Chapter 4, Section 6133.3.b, of the San Mateo County Ordinance Code (Zoning Annex) is hereby amended to read as follows:

b. Development Requiring a Use Permit.

Notwithstanding the provisions of this subsection b, no use permit may be granted to exceed maximum floor area, height, and parcel coverage for parcels located in the Mid-Coast.

(1) <u>Unimproved Non-Conforming Parcel</u>.

(a) Development of an unimproved non-conforming parcel shall require the issuance of a use permit when any of the following circumstances ((a), (b), (c), or (d)) exist:

Required Minimum Parcel Size		Actual Non-Conforming Parcel Size
(a)	5,000 sq. ft. (area)	<3,500 sq. ft. (area)
(b)	50 feet (width)	<35 feet (width)
(c)	>5,000 sq. ft. (area)	<5,000 sq. ft. (area)
(d)	≥50 feet (width)	<50 feet (width)

Sec. 184.

- (b) Proposed development on <u>any</u> unimproved non-conforming parcel that does <u>not</u> conform with the zoning regulations in effect shall require the issuance of a use permit.
- (2) <u>Improved Non-Conforming Parcel</u>. Proposed development on an improved non-conforming parcel, that does <u>not</u> conform with the zoning regulations currently in effect, shall require the issuance of a use permit.
- (3) <u>Use Permit Findings</u>. As required by Section 6503, a use permit for development of a non-conforming parcel may only be issued upon making the following findings:
 - (a) The proposed development is proportioned to the size of the parcel on which it is being built,
 - (b) All opportunities to acquire additional contiguous land in order to achieve conformity with the zoning regulations currently in effect have been investigated and proven to be infeasible,
 - (c) The proposed development is as <u>nearly</u> in conformance with the zoning regulations currently in effect as is <u>reasonably</u> possible,
 - (d) The establishment, maintenance, and/or conducting of the proposed use will not, under the circumstances of the particular case, result in a significant adverse impact to coastal resources, or be detrimental to the public welfare or injurious to property or improvements in the said neighborhood, and
 - (e) Use permit approval does not constitute a granting of special privileges.

SECTION 2. Division 6, Part 1, Chapter 4, Section 6137, of the San Mateo County

Ordinance Code (Zoning Annex) is hereby amended to read as follows:

SECTION 6137. EXCEPTIONS.

1. The Planning Commission, at a public hearing, may grant a use permit to except any provision in this Chapter which restricts the continuation, enlargement, re-establishment or replacement of a non-conforming use, structure or situation. The use permit shall be processed in accordance with the procedures and requirements of Section 6503.

Notwithstanding the provisions of this subsection 1, no use permit may be granted to exceed maximum floor area, height, and parcel coverage for parcels located in the Mid-Coast.

The Planning Director may grant an administrative exception to any provision of this
 Chapter when it conflicts with another government mandated requirement.

SECTION 3. Division 6, Part 1, Chapter 24, Section 6503, of the San Mateo County Ordinance Code (Zoning Annex) is hereby amended to read as follows:

SECTION 6503. PROCEDURE. Applications for any use permit permissible under the provisions of this Chapter, except as otherwise provided for quarry and topsoil sites, shall be made in writing to the Planning Commission on forms provided by said Commission.

Applications shall be signed and verified by the owner of the land involved or by his authorized agent and shall be accompanied by a plan of the proposed development. If application is made by a person other than the owner, written authorization to act on behalf of the owner shall be submitted with such application. Applications may also be made on behalf of one who is or will be plaintiff in an action in eminent domain to acquire the premises involved.

Upon receipt of any such application, the Planning Commission may hold a public hearing or public hearings thereon, if it deems such hearings necessary. If a hearing or hearings are held, notice shall be given by:

(a) One (1) publication in a newspaper of general circulation in the County, within ten (10) days next preceding the date of said hearing; and

- (b) Posting notices in the same manner as set forth in Chapter 27 for a proposed amendment; or
- (c) Mailing a postal card notice not less than ten (10) days prior to the date of the hearing to the owners of property, as shown on the last equalized assessment roll, within three hundred (300) feet of the exterior limits of the property or properties which is the subject of the application for the use permit.

At such hearings, the applicant may present testimony and other evidence in support of his application, and other interested persons may be heard and/or present evidence on the matter.

In order to grant the use permit as applied for or conditioned, the findings of the Planning Commission must include that the establishment, maintenance and/or conducting of the use will not, under the circumstances of the particular case, result in a significant adverse impact to coastal resources, or be detrimental to the public welfare or injurious to property or improvements in said neighborhood.

In order to grant a use permit for development of a non-conforming parcel (as defined in Section 6132.10), the following findings must also be made:

- (a) The proposed development is proportioned to the size of the parcel on which it is being built,
- (b) All opportunities to acquire additional contiguous land in order to achieve conformity with the zoning regulations currently in effect have been investigated and proven to be infeasible,
- (c) The proposed development is as nearly in conformance with the zoning regulations currently in effect as is reasonably possible, and
- (d) Use permit approval does not constitute a granting of special privileges.

Notwithstanding the provisions of this Section 6503, no use permit may be granted to exceed maximum floor area, height, and parcel coverage for parcels located in the Mid-Coast.

In approving the granting of any use permit, the Planning Commission shall designate such conditions in connection therewith, as will, in its opinion, secure substantially the objectives of this Part as to light, air, and the public health, safety, morals, convenience and general welfare. Such Commission shall require such evidence and guarantees, including bonds, as it may deem to be necessary to obtain compliance with the conditions designated in connection therewith.

In any case where a bond to secure the faithful performance of conditions designated by the Planning Commission has been posted, and the Commission has reasonable grounds for believing that the conditions of said bond have not been complied with, the Commission may hold a hearing to determine whether there has been a non-compliance with the conditions or any part of them. Notice of the time and place of such hearing shall be served upon the person posting said bond by registered mail or by personal service at least ten (10) days prior to the date set for said hearing. If at said hearing the Commission finds that the conditions of the bond or any part of them have not been complied with, it may declare all or part of said bond forfeited. In the event the determination is to declare all or part of said bond forfeited, the person posting said bond may appeal said decision to the Board of Supervisors in the same manner as provided for appeals taken on the application or revocation of use permits. When such forfeiture has been declared and the determination has become final by failure to file an appeal within the time prescribed or otherwise, the Planning Commission may request that the County Counsel take the steps necessary to make such forfeiture effective.

SECTION 4. The provisions of this ordinance shall not apply to development that has fulfilled either of the following requirements before the effective date of this ordinance:

A permit application for each development permit required by the County Zoning
Regulations applicable to the proposed development, including a Coastal Development
Permit application, has been submitted to the County, or

2. A building permit application has been submitted to the County, if no development permit is required by the County Zoning Regulations.

SECTION 5. This ordinance shall be in full force and effect thirty (30) days after its passage.

GB:fc-GDBL2207_WFQ.DOC (07/25/01)

Regularly passed and adopted this 21st day of August, 2001.

AYES and in favor of said a Supervisors:	orainance: MARK CHURCH	
	JERRY HILL	
	RICHARD S. GORDON	
	ROSE JACOBS GIBSON	, d
	MICHAEL D. NEVIN	
NOES and against said or	dinance:	
Supervisors:	NONE	
	-	
Absent Supervisors:	NONE	

MICHAEL D. NEVIN
President, Board of Supervisors
County of San Mateo
State of California

Certificate of Delivery
(Government Code section 25103)

I certify that a copy of the original ordinance filed in the Office of the Clerk of the Board of Supervisors of San Mateo County has been delivered to the President of the Board of Supervisors.

ASHNITA NARAYAN, Deputy Clerk of the Board of Supervisors