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Filed: Hearing Opened: Staff: Staff Report: Hearing Date: **Commission Action:**

July 19, 2001 September 13, 2001 Jim Baskin January 18, 2002 February 13, 2002

STAFF REPORT: APPEAL

DE NOVO HEARING

APPEAL NO .:

A-1-MEN-01-043

County of Mendocino

APN 121-260-10.

Wendy Weikel

APPLICANT: **David and Suzanne Wright**

AGENT(S): Bud Kamb

LOCAL GOVERNMENT:

DECISION: Approval with Conditions

PROJECT LOCATION:

PROJECT DESCRIPTION:

Construction of a 2,550-square-foot, 18-foot-high, singlefamily residence with a 625-square-foot detached garage, onsite sewage disposal system, extension of utilities, and installation of 2,500-square-feet of paving for a driveway.

45501 Headlands Drive, Little River, Mendocino County,

APPELLANTS:

SUBSTANTIVE FILE: 1) Mendocino County CDB No. 17-01; and 2) County of Mendocino Local Coastal Program. DOCUMENTS

STAFF NOTES:

1. <u>Procedure</u>.

On September 13, 2001, the Coastal Commission found that the appeal of the County of Mendocino's approval raised a substantial issue with respect to the grounds on which the appeal had been filed, pursuant to Section 13115 of the Title 14 of the California Code of Regulations. As a result, the County's approval is no longer effective, and the Commission must consider the project *de novo*. The Commission may approve, approve with conditions (including conditions different than those imposed by the County), or deny the application. Since the proposed project is within an area for which the Commission has certified a Local Coastal Program (LCP) and is between the first public road and the sea, the applicable standard of review for the Commission to consider is whether the development is consistent with the County's certified LCP and the public access and public recreation policies of the Coastal Act. Testimony may be taken from all interested persons at the *de novo* hearing.

2. Incorporation of Substantial Issue Findings.

The Commission hereby incorporates by reference the Substantial Issue Findings contained in the Commission staff report dated August 31, 2001. For purposes of *de novo* review by the Commission, the applicant has provided Commission staff with supplemental information including additional geotechnical assessments, stormwater drainage calculations, and a runoff treatment plan. The supplemental information provides clarification of the proposed project and additional information regarding issues raised by the appeal that was not part of the record when the County originally acted to approve the coastal development permit.

SUMMARY OF STAFF RECOMMENDATION DE NOVO: APPROVAL WITH CONDITIONS

The staff recommends that the Commission approve with conditions the coastal development permit for the proposed project on the basis that, as conditioned by the Commission, the project is consistent with the County of Mendocino certified LCP and the access policies of Chapter 3 of the Coastal Act.

Since the September hearing on the Substantial Issue determination, the applicant has provided considerable additional information on the effects of the project on coastal resources. Further geotechnical assessments have been presented. Furthermore, the applicant has provided a drainage plan to offset any impacts of stormwater runoff from the currently proposed development on blufftop stability and coastal resources.

The proposed development site is subject to dynamic coastal erosion and instability associated with the project's ocean headland location and the presence of sea caves underlying the blufftop parcel even though the applicants are proposing structural setbacks of 25-foot from the bluff

edges and five feet from the back of the sea caves. The staff has determined that the proposed project is inconsistent with the geologic hazard policies of the certified LCP requiring that new development 1) minimize risk to life and property, 2) assure stability and structural integrity and neither create nor contribute significantly to geologic instability and 3) not require construction of protective devices that would substantially alter natural landforms along bluffs and cliffs. However, staff believes that four recommended special conditions can eliminate these inconsistencies.

Special Condition No. 1 requires the submittal of revised site plans showing the proposed development setback 25 feet from the bluff edge or from the blufftop projection of the back of all parts of the underlying sea cave walls, whichever is further landward. Special Condition No. 2 requires the submittal of final foundation, construction, and site drainage plans that incorporate all recommendations of the submitted geotechnical report intended to avoid creating or contributing to geologic hazards. Special Condition No. 3 requires recordation of a deed restriction stating that no shoreline protective device shall be constructed on the parcel, that the landowner shall remove the house and its foundation when bluff retreat reaches the point where the structure is threatened, and that the applicant accepts sole responsibility for the removal of any structural debris resulting from landslides, slope failures, subsidence, or erosion of the site. Special Condition No. 4 requires recordation of a deed restriction stating that the applicant accepts and assumes the inherent and extraordinary risk of developing the blufftop property and waives and indemnifies the Commission against any claim of liability.

Staff is recommending other special conditions to ensure the project's consistency with all applicable policies of the County's certified LCP and the Coastal Act. The principal recommended conditions would require the applicant to construct the site drainage improvements consistent with findings and recommendations contained within the approved geotechnical and drainage plans. Restrictions on the choice of exterior building materials, colors, and lighting elements have also been recommended to ensure that the exterior appearance of the development is compatible with the project's surrounding. If the relocation of the residential structures should require redesign of the septic disposal system, the applicants would then be required to provide verification of the appropriateness of the new design from the County's Public Health Department.

Staff recommends that the Commission find the project, as conditioned, is consistent with the policies contained in the County's certified LCP and the Coastal Act public access and recreation policies.

I. MOTION, STAFF RECOMMENDATION DE NOVO, AND RESOLUTION:

Motion:

I move that the Commission approve Coastal Development Permit No. A-1-MEN-01-043 pursuant to the staff recommendation.

Staff Recommendation of Approval:

Staff recommends a <u>YES</u> vote. Passage of this motion will result in approval of the permit as conditioned and adoption of the following resolution and findings. The motion passes only by affirmative vote of a majority of the Commissioners present.

Resolution to Approve Permit:

The Commission hereby approves a coastal development permit for the proposed development and adopts the findings set forth below on grounds that the development, as conditioned will be in conformity with the certified County of Mendocino LCP, is located between the sea and the nearest public road to the sea and is in conformance with the public access and public recreation policies of Chapter 3 of the Coastal Act. Approval of the permit complies with the California Environmental Quality Act because there are no further feasible mitigation measures or alternatives that would substantially lessen any significant adverse impacts of the development on the environment.

II. <u>STANDARD CONDITIONS</u>: See attached.

III. SPECIAL CONDITIONS:

1. <u>Revised Site and Landscaping Plans</u>

A. PRIOR TO ISSUANCE OF COASTAL DEVELOPMENT PERMIT NO. A-1-MEN-01-043, the applicant shall submit revised site, landscaping, and erosion and runoff control plans to the Executive Director for review and approval. The revised plans shall substantially conform with the site plan and landscaping plan submitted to the County of Mendocino Department Planning & Building Services on February 12, 2001 and May 17, 2001, respectively, and received by the Commission on August 2, 2001 as Exhibits C, H, I, and J, respectively, of the June 28, 2001 taff report contained in the County's public record for the project, except that the plans shall also provide for the following changes to the project:

1) Site Plan Revision

a. All structural improvements, including the proposed residence, garage, and leach field for the on-site wastewater treatment system shall be setback at least twenty-five (25) feet from the bluff edge, or from the bluff-top projection of the back of all sea cave walls underlying the site and the existing top of bluff, whichever is further landward. In addition, these improvements shall be set back at least six (6) feet from side property lines, and at least twenty (20) feet from the front property line.

- 2) Landscaping Plan Revisions:
 - a. If all portions of the house and garage to be developed are depicted on the revised site plan required pursuant to Special Condition No. 1(A)(1)(a) in locations outside of the public view area as delineated on the Site Visibility Study Map, attached as Exhibit No. 7 of the Staff Recommendation, no additional landscaping is required to protect visual resources. For any portion of the house and garage to be developed within the public view area, landscaping shall be provided along the eastern side of the development that consists of species native to the area or non-invasive species commonly found in the Little River Headlands Subdivision and include 5-gallon to 15-gallon trees in a number sufficient to plant at least one tree every 10 feet along the portion of the development extending into the public view area.
 - b. The required landscaping shall be situated outside of all bluff edge and sea cave geologic stability setbacks specified in Special Condition No. 1(A)(1)(a).
- 3) Erosion and Runoff Control Plan
 - a. The proposed erosion and control facilities, comprised of the rooftop collection, conveyance, and leachfield treatment system, and the driveway runoff absorption area, shall be reconfigured into those portions on the northernmost 100 feet of the project parcel situated outside of all blufftop edge and sea cave setbacks to accommodate the relocation of residential and accessory structures.
- B. The permittee shall undertake development in accordance with the approved revised site plans. Any proposed changes to the approved site plans shall be reported to the Executive Director. No changes to the approved revised site plans shall occur without a Commission amendment to this coastal development permit unless the Executive Director determines that no amendment is legally required.

2. <u>Conformance of the Design and Construction Plans to the Geotechnical Report</u>

A. All final design and construction plans, including foundations, grading and drainage plans, shall be consistent with the recommendations contained in the geotechnical report dated November 14, 2001 prepared by BACE Geotechnical Consultants. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the applicant shall submit, for the Executive Director's review and approval, evidence that a licensed professional (Certified Engineering Geologist or Geotechnical Engineer) has reviewed and approved all final design, construction, and drainage plans and has certified that each of those plans is consistent with all of the recommendations specified in the above-

referenced geotechnical report approved by the California Coastal Commission for the project site.

B. The permittee shall undertake development in accordance with the approved final plans. Any proposed changes to the approved final plans shall be reported to the Executive Director. No changes to the approved final plans shall occur without a Commission amendment to this coastal development permit unless the Executive Director determines that no amendment is legally required.

3. No Future Bluff or Shoreline Protective Device

- A(1) By acceptance of this permit, the applicants agree, on behalf of themselves and all successors and assigns, that no bluff or shoreline protective device(s) shall ever be constructed to protect the development approved pursuant to Coastal Development Permit No. A-1-MEN-01-043, including, but not limited to, the residence, foundations, garage and driveway in the event that the development is threatened with damage or destruction from waves, erosion, storm conditions, bluff retreat, landslides, ground subsidence or other natural hazards in the future. By acceptance of this permit, the applicants hereby waive, on behalf of himself and all successors and assigns, any rights to construct such devices that may exist under Public Resources Code Section 30235 or under the policies of the Mendocino County Land Use Plan and Coastal Zoning Code Chapter 20.532.
- A(2) By acceptance of this permit, the applicants further agrees, on behalf of themselves and all successors and assigns, that the landowner shall remove the development authorized by this permit, including the residence, garage, foundations, and driveway, if any government agency has ordered that the structures are not to be occupied due to any of the hazards identified above. In the event that portions of the development fall to the beach before they are removed, the landowner shall remove all recoverable debris associated with the development from the beach and ocean and lawfully dispose of the material in an approved disposal site. Such removal shall require a coastal development permit.
- A(3) In the event the edge of the bluff recedes to within 10 feet of the principal residence but no government agency has ordered that the structures not be occupied, a geotechnical investigation shall be prepared by a licensed geologist or civil engineer with coastal experience retained by the applicant, that addresses whether any portions of the residence are threatened by wave, erosion, storm conditions, or other natural hazards. The report shall identify all those immediate or potential future measures that could stabilize the principal residence without shore or bluff protection, including but not limited to removal or relocation of portions of the residence. The report shall be submitted to the Executive Director and the appropriate local government official. If the geotechnical report concludes that the residence or any portion of the residence is unsafe for occupancy, the permittee shall, within 90 days of submitting the report, apply for a coastal development

permit amendment to remedy the hazard which shall include removal of the threatened portion of the structure.

B. PRIOR TO THE ISSUANCE OF COASTAL DEVELOPMENT PERMIT NO. A-1-MEN-01-043, the applicant shall execute and record a deed restriction, in a form and content acceptable to the Executive Director, which reflects the above restrictions on development. The deed restriction shall include a legal description of the applicants' entire parcel. The deed restriction shall run with the land binding all successors and assigns, and shall be recorded free of prior liens that the Executive Director determines may affect the enforceability of the restriction. This deed restriction shall not be removed or changed without a Commission amendment to this coastal development permit.

4. Assumption of Risk, Waiver of Liability and Indemnity Agreement

- A. By acceptance of this permit, the applicants acknowledge and agree: (i) that the site may be subject to hazards from landslide, bluff retreat, erosion, subsidence, and earth movement; (ii) to assume the risks to the applicants and the property that is the subject of this permit of injury and damage from such hazards in connection with this permitted development; (iii) to unconditionally waive any claim of damage or liability against the Commission, its officers, agents, and employees for injury or damage from such hazards; and (iv) to indemnify and hold harmless the Commission, its officers, agents, and employees with respect to the Commission's approval of the project against any and all liability, claims, demands, damages, costs (including costs and fees incurred in defense of such claims), expenses, and amounts paid in settlement arising from any injury or damage due to such hazards.
- B. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the applicants shall execute and record a deed restriction, in a form and content acceptable to the Executive Director incorporating all of the above terms of this condition. The deed restriction shall include a legal description of the applicant's entire parcel. The deed restriction shall run with the land, binding all successors and assigns, and shall be recorded free of prior liens that the Executive Director determines may affect the enforceability of the restriction. This deed restriction shall not be removed or changed without a Commission amendment to this coastal development permit.

5. Design Restrictions

A(1) All exterior siding of the proposed structures shall be composed of natural or natural appearing materials, and all siding and roofing of the proposed structures shall be composed of materials of dark earthtone colors only. The current owner or any future owner shall not repaint or stain the house with products that will lighten the color the house as approved. In addition, all exterior materials, including roofs and windows, shall be non-reflective to minimize glare; and

- A(2) All exterior lights, including any lights attached to the outside of the buildings, shall be the minimum necessary for the safe ingress and egress of the structures, and shall be lowwattage, non-reflective, shielded, and have a directional cast downward such that no light will shine beyond the boundaries of the subject parcel.
- B. PRIOR TO THE ISSUANCE OF COASTAL DEVELOPMENT PERMIT NO. A-1-MEN-01-043, the applicant shall execute and record a deed restriction, in a form and content acceptable to the Executive Director, which reflects the above restrictions on development. The deed restriction shall include a legal description of the applicants' entire parcel. The deed restriction shall run with the land binding all successors and assigns, and shall be recorded free of prior liens that the Executive Director determines may affect the enforceability of the restriction. This deed restriction shall not be removed or changed without a Commission amendment to this coastal development permit.

6. Replacement of Landscaping

All required landscaping trees and shrubs shall be replaced in-kind consistent with the revised landscaping plan required by Special Condition No. 1 as they die or are in substantial decline throughout the 75-year economic life of the residential structures.

7. Approved Design for Relocated Septic Disposal System

In the event the permittee reconfigures the proposed development pursuant to Special Condition No. 1 in a manner that requires relocating the proposed septic disposal system, **PRIOR TO THE ISSUANCE OF COASTAL DEVELOPMENT PERMIT NO. A-1-MEN-01-043**, the permittee shall submit evidence for the review and approval of the Executive Director that the Mendocino County Department of Public Health's Division of Environmental Health has made a preliminary determination that the relocated septic system will be adequate to serve the approved development.

8. Conditions Imposed By Local Government.

This action has no effect on conditions imposed by a local government pursuant to an authority other than the Coastal Act.

IV. FINDINGS AND DECLARATIONS:

The Commission hereby finds and declares as follows:

A. **Project History / Background.**

The subject parcel is Lot 10 of the Little River Headlands Subdivision, created by parcel map in 1965. The site is one of fifteen blufftop lots located west of Highway One on Headlands Drive, a private road located at the western terminus of Peterson Lane, approximately ½ mile northwest

of the unincorporated town of Little River and just north of the beach at Van Damme State Park (see Exhibit No. 2).

On February 7, 2001, Bud Kamb, agent-of-record for David and Suzanne Wright, submitted Coastal Development Permit Application No. 17-01 (CDP #17-01 to the Mendocino County Planning and Building Services Department for a coastal development permit seeking authorization to construct a single-family residence, detached garage, onsite sewage disposal system, extension of utilities, and a paved driveway on an approximately one-acre parcel.

On June 28, 2001, the Coastal Permit Administrator for the County of Mendocino approved Coastal Development Permit No. #17-01 (CDP #17-01) for the subject development. The Coastal Permit Administrator attached a number of special conditions, including requirements that: (1) final paint color be submitted, reviewed and approved by the Coastal Permit Administrator prior to issuance of the coastal development permit; (2) building materials and finishes match those specified in the permit application; (3) site landscaping be installed and maintained consistent with the approved landscaping plan; and (4) a deed restriction be recorded stating that the landowner shall not construct shoreline protective devices and shall remove the house and foundation when bluff retreat reaches the point when the structure is threatened. The Coastal Permit Administrator did not attach conditions expressly requiring the house to be built in conformance with the recommendations of the geotechnical report.

The decision of the Coastal Permit Administrator was <u>not</u> appealed at the local level to the County Board of Supervisors. The County then issued a Notice of Final Action on July 9, 2001, which was received by Commission staff on July 10, 2001.

On June 19, 2001, the project was appealed by Wendy Weikel. The appeal cited numerous inconsistencies between the project as approved by the County and the policies of the County's certified LCP. On September 13, 2001, the Commission found that a Substantial Issue had been raised with regard to the consistency of the project as approved and the applicable policies of the LCP concerning: (1) geologic stability of the building sites; and (2) conformance with stormwater runoff and drainage standards.

The Commission continued the *de novo* portion of the appeal hearing so that the applicant could provide additional information relating to the substantial issues. Additional geotechnical and drainage assessments were subsequently provided to the Commission.

B. <u>Project and Site Description</u>.

1. Project Setting

The roughly triangular-shaped property is approximately one acre in size and consists of a generally flat, grass-covered blufftop lot with scattered tree cover along its margins. Plant cover on the blufftop portions of the parcel is comprised of upland grasses, forbs, and shrubs, including coyotebrush (<u>Baccharis pilularis</u>) and bracken fern (<u>Pteridium aquilinum</u>). The property is

bordered by thickets of shore pine (<u>Pinus contorta</u> ssp. <u>contorta</u>) on its eastern and western sides. The site does not contain any known environmentally sensitive habitat areas.

The project site lies within the LCP's Russian Gulch and Van Damme State Park. Planning Area. The subject property is a vacant, legal non-conforming (to current minimum lot size standards) parcel designated in the Land Use Plan and on the Coastal Zoning Map as Rural Residential – 5-acre Minimum Lot Area (RR:L-5). The subject property is within a highly scenic area as designated on the Land Use Map (see Exhibit Nos. 2, 3 and 4). Due to the property's location within a gated community on a private road, public views to and along the ocean across the property are limited. Additionally, given the distance to the highway and the presence of other bluff headlands lying between the highway and project parcel, views of the site from Highway One and other public recreational areas are limited to a relatively brief gap in the roadside vegetation along northbound Highway One as it descends the slope to the mouth of Little River, and from the beachfront at the southwestern corner of Van Damme State Park.

2. Project Description

The development entails the construction of a 2,550-square-foot, 18-foot-height, one-story residence and 625-square-foot detached garage with a 2,500-square-foot asphalt driveway and septic system (see Exhibit No. 3). The house and detached garage are proposed to be built in the mid-center of the approximately one-acre parcel with the closest point of the house located 25 feet back from the bluff edge. Water service would be provided to the residence by the Little River Headlands Mutual Water Company. The development would be screened by the presence of existing vegetation such that views to and along the coast from most public areas would not be significantly adversely impacted by construction of the house at the approved location and height. To further screen site improvements visible from those public vantage points, the applicants have proposed that additional landscaping be installed along the eastern side of the parcel consisting of one Japanese black pine (Pinus thunbergiana), two shore pines (Pinus contorta), and three coast silk-tassel trees (Garrya elliptica) (see Exhibit No. 3).

C. <u>Planning and Locating New Development</u>.

1. <u>LCP Provisions</u>

LUP Policy 3.9-1 of the Mendocino County Land Use Plan states that new development shall be located within or near existing developed areas able to accommodate it or in other areas with adequate public services and where it will not have significant adverse effects, either individually or cumulatively, on coastal resources. The intent of this policy is to channel development toward more urbanized areas where services are provided and potential impacts to resources are minimized.

LUP Policy 3.8-1 states that Highway 1 capacity, availability of water and sewage disposal system and other know planning factors shall be considered when considering applications for development permits.

The subject property is zoned in the County's LCP as Rural Residential, 5-Acre Minimum Parcel Size [Rural Residential, 1-Acre Minimum Parcel Size, Conditional with Proof of Water] (RR:L-5 [RR-1]), meaning that there may be one parcel for every five acres, or one parcel per acre with proof of water. Coastal Zoning Code Chapter 20.376 establishes the prescriptive standards for development within Rural Residential (RR) zoning districts. Single family residences are a principally permitted use in the RR zoning district. Setbacks for the subject parcel are twenty feet to the front and rear yards, and six feet on the side yards, pursuant to CZC Sections 20.376.030 and 20.376.035, respectively. Unless a further increase in height were found to not affect public views or be out of character with surround development, the maximum building height is 18 feet above natural grade. CZC Section 20.376.065 sets a maximum of 20% structural coverage on RR lots of less than two acres in size.

2. <u>Discussion</u>

The proposed residence would be constructed within an existing developed residential subdivision known as Little River Headlands. The proposed use is consistent with the Rural Residential zoning for the site. The subject parcel, created in 1965 before adoption of the County's coastal zoning regulations, is a legal, non-conforming parcel of approximately 0.99 acre in size. The applicants propose to construct a total of 5,675 square feet of single-family residential structural improvements, representing approximately 13% lot coverage. The proposed maximum building height is 18 feet. The proposed lot coverage and building height are consistent with the standards for the zoning district. Therefore, the proposed development is consistent with the LUP and Zoning designations for the site and would be constructed within an exiting developed area consistent with applicable provisions of LUP Policy 3.9-1.

The proposed development would be served by off-site community water supply system operated by the Little River Headlands Mutual Water Company. Sewage would be processed by a proposed septic system that has been approved by the Mendocino County Department of Public Health's Division of Environmental Health. As discussed further below, to provide an adequate setback from geologically unstable areas, Special Condition No. 1 requires the house to be moved, and the applicants may choose to relocate the septic system under the new site plan to be prepared to satisfy Special Condition No. 1. To ensure that any new location that might be proposed for the septic system is adequate to serve the development, Special Condition No. 7 requires that prior to issuance of the permit, the applicants submit evidence that the County Department of Environmental Health has determined that the septic system as relocated will be adequate to serve the approved development.

Use of the site as a single-family residence is envisioned under the certified LCP. The cumulative impacts on traffic capacity of development approved pursuant to the certified LCP on lots recognized in the certified LCP were addressed at the time the LCP was certified. Therefore, as conditioned, the proposed development is located in an area able to accommodate the proposed development, consistent with the applicable provisions of LUP Policy 3.9-1.

As discussed below, the proposed development has been conditioned to include mitigation measures which will minimize all adverse environmental impacts.

Therefore, the Commission finds that as conditioned, the proposed development is consistent with LUP Policies 3.9-1 3.8-1, and with Zoning Code Sections 20.376 as the development will be located in a developed area, there will be adequate services on the site to serve the proposed development, and the project will not contribute to adverse cumulative impacts on highway capacity, scenic values, or other coastal resources.

D. <u>Geologic Hazards and Site Stability</u>.

1. <u>Summary of LCP Provisions</u>

LUP Policy 3.4-7 states that:

The County shall require that new structures be set back a sufficient distance from the edges of bluffs to ensure their safety from bluff erosion and cliff retreat during their economic life spans (75 years). Setbacks shall be of sufficient distance to eliminate the need for shoreline protective works. Adequate setback distances will be determined from information derived from the required geologic investigation and from the following setback formula:

Setback (meters) = Structure life (years) x Retreat rate (meters/year)

The retreat rate shall be determined from historical observation (e.g., aerial photographs) and/or from a complete geotechnical investigation.

All grading specifications and techniques will follow the recommendations cited in the Uniform Building Code or the engineering geologist's report. Note: This language is reiterated in Zoning Code Section 20.500.020(B).

LUP Section 3.4-8 states that:

Property owners should maintain drought-tolerant vegetation within the required blufftop setback. The County shall permit grading necessary to establish proper drainage or to install landscaping and minor improvements in the blufftop setback.

LUP Section 3.4-9 states that:

Any development landward of the blufftop setback shall be constructed so as to ensure that surface and subsurface drainage does not contribute to the erosion of the bluff face or to the instability of the bluff itself.

LUP Section 3.4-12 states that:

Seawalls, breakwaters, revetments, groins, harbor channels and other structures altering natural shoreline processes or retaining walls shall not be permitted unless judged necessary for the protection of existing development or public beaches or coastal dependent uses. Allowed developments shall be processed as conditional uses, following full environmental, geologic and engineering review. This review shall include site specific information pertaining to seasonal storms, tidal surges, tsunami runups, littoral drift, sand accretion and beach and bluff face erosion. In each case, a determination shall be made that no feasible less environmentally damaging alternative is available and that the structure has been designed to eliminate or mitigate adverse impacts upon local shoreline sand supply and to minimize other adverse environmental effects. The design and construction of allowed protective structures shall respect natural landforms, shall provide for lateral beach access, and shall minimize visual impacts through all available means. [emphasis added]

Zoning Code Section 20.500.010 states that development shall:

- (1) Minimize risk to life and property in areas of high geologic, flood and fire hazard;
- (2) Assure structural integrity and stability; and
- (3) Neither create nor contribute significantly to erosion, geologic instability or destruction of the site or surrounding areas, nor in any way require the construction of protective devices that would substantially alter natural landforms along bluffs and cliffs.

Zoning Code Section 20.500.020(B) states that:

Construction landward of the setback shall not contribute to erosion of the bluff face or to instability of the bluff.

2. <u>Discussion</u>

The parcel involved in the approved residential development contains approximately 400 lineal feet of shoreline bluff atop the Little River Headlands along the north side of the mouth of Little River in west-central Mendocino County. The subject site occupies the eastern side of a rocky promontory that forms a dramatic southeast-facing cliff that drops roughly 65 feet to the ocean. Portions of the cliff face are pocked by surficial rock falls of apparent recent origin. At the base of the bluff, a series of sea caves or tunnels have formed beneath the southeastern portion of the parcel, with four openings appearing on the south and east sides of the headland. Approximately 30 feet of overlying bedrock and marine terrace deposits are between the roof of the caves and the top of the bluff.

The geotechnical information initially submitted with the project application to the County in March, 2001 (Earth Mechanics Consulting Engineers, August 23, 1993), was prepared as a preliminary assessment of stable building sites for generic residential development at the site (see Exhibit No. 5). The report concluded that structures could be placed as close as 20 feet from the bluff edge and constructed above the area of the sea tunnels, provided that the structures were supported on reinforced concrete grade beams and drilled piers extending into bedrock in conformance with the report recommendations.

In response to the Commission's request for additional geologic information, the applicants submitted two supplemental geo-technical analyses. The first, prepared by Earth Mechanics, revisited their 1993 recommendations and provided additional substantiation for the 20-foot bluff top setback. A second geotechnical investigation (BACE Geotechnical, November 14, 2001) concluded that the site was suitable for development of single-family-residential "critical structures" (i.e., human-occupied dwellings) with a bluff setback of 25 feet and spread-footing foundations, and "non-critical structures" (i.e., decks, spas, gazebos, etc.) with a 12½-foot setback. The geotechnical report goes on to state that the 25-foot setback is based on an erosion rate of one inch per year for 75 years, multiplied by a safety factor of four. The proposed residence is sited 25 feet from the bluff edge, five feet further landward than the recommendation of the Earth Mechanics report and at the minimum distance recommended by the BACE Geotechnical report.

Dr. Mark Johnsson, the Commission's staff geologist, has reviewed all of the submitted reports (see Exhibit No. 8) and states with regard to the proposed bluff edge setbacks:

The relatively strong sandstone opf the Franciscan formation have, in my experience, been observed to erode at long-term rates of between one and four inches per year, figures widely quoted in the literature (see, for example, Griggs and Savoy, 1985). In fact, little detailed work has been done in northern California and actual bluff retreat rates are poorly constrained. At the subject site, as for much of the Franciscan bluffs in Sonoma and Mendocino Counties, grainby-grain erosion tends to be very slow. Erosion along fractures is more rapid, however, and results in the formation of fissures and sea caves. Bluff retreat occurs through sudden rock topples and failure of sea caves, arches, and other erosional features.

Given the slow grain-by-grain erosion that such strong sandstone exhibit, relatively small setbacks from erosional features such as bluff edges, eroding fissures, and sea caves is probably adequate. From the data presented, I cannot concur, however, that a long-term average bluff retreat rate of one inch per year is well-documented. Nevertheless, given the "factor of safety" of four that the applicant's geologist applies when recommending a 25 foot setback, he effectively is guarding against bluff

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retreat rates as high as 4 inches per year, a value that is probably higher than the long-term average for this area. Even allowing for a 10-foot buffer to ensure that foundation elements are not actually undermined at the end of their economic life, a 25 foot setback is adequate given long-term bluff retreat rates of up to 2.4 inches per year. Given the nature of coastal erosion at this site, such a setback is probably adequate.

Accordingly, the staff geologist concurs that the recommended 25-foot setback prescribed within the BACE Geotechnical report is appropriate and prudent given the dearth of reliable long-term data on which to base setbacks of lesser width, such as that recommended by the Earth Mechanics reports.

With respect to development in proximity to areas above the underlying sea caves, the BACE Geotechnical report first addresses the findings of previously prepared geotechnical analyses, stating in applicable part:

According to the Ballerino report, 'a small area above the tunnel exits was noted to have undergone a degree of settling. There appears to be a direct relationship between the tunnel and this slight settlement of the soil mantle. The indication is that fractures extend from the back of the tunnel up to the surface and constitute a zone of instability which is considered unsafe for building purposes. The block is not likely to slump suddenly, nor is it likely to undergo accelerated erosion of fall suddenly into the ocean, as there is still 30 feet of bedrock between the back of the tunnel and the surface above.'

According to the Ballerino report, the south portal of the sea cave ('tunnel') is the 'entrance' and the two portals facing the easterly inlet are the sea cave 'exits.' Therefore, the 'small area above one of the tunnel exits' must be above or between the east and northeast portals. Other than the rockfall area between the two portals, no ground surface depressions or other evidence of 'settling' was observed within the sea cave roof during our marine reconnaissance. Therefore, it appears the 'settling' observed by Ballerino was incipient movement of the terrace soils at the rock fall location. We conclude that the settling soils must have dropped away prior to BACE's investigation.

The BACE Geotechnical report goes on to conclude:

The 'A'-shaped cave roof has formed by erosion along an ancient, inactive fault trace. Since continued erosion along the this fault trace could lead to partial roof collapse, possibly prior to 75 years from now, an additional cave setback of five feet from the cave wall, is recommended. The cave setback need not apply to non-critical structures, as per above.

Notwithstanding the variety of data on which the geotechnical report's recommendations were founded (i.e., photogrammetric comparisons, *in situ* examination of cave conditions, exploratory

borings), an issue of conformance with the standards of the LCP for assuring that adequate setbacks are provided from unstable areas would continue to exist should the development be constructed consistent with the recommendations of the geotechnical reports. At its closest point, the proposed house would be five feet from the blufftop projection of the back of the sea cave, in conformance with the minimum setback recommended in the BACE Geotechnical report. Although the five-foot setback has been recommended to presumably keep the structures out of the areas most prone to ground subsidence related to cave instability for the full economic life of the structures, the efficacy of the five-foot width was not addressed. This five-foot-width is especially of concern given that the setback is less than the $6\frac{1}{4}$ -foot setback (1" per year bluff retreat rate x 75 years = 75") prescribed for the bluff edge with no margin of safety having been included.

Dr. Johnsson confirms that the presence of the fault-formed sea caves is an important aspect of geologic stability at the subject site, stating:

Given the history of the subject site and adjacent areas, episodic bluff retreat in the form of rock fall is to be expected. In particular, the collapse of erosional features such as the sea cave on the site is to be expected. Sea caves are well recognized as erosional hazards to bluff top development, and the Commission has seen many applications for the construction of seawalls, revetments, and infilling of sea caves as a response to the threat posed by sea cave collapse (see, for example, permits granted in San Diego County for the infill of sea caves in dense sandstones similar to the subject site, such as F8915 [Phillips], F9143 [Seascape Shores], 6-96-102 [Solana Beach and Tennis Club Homeowners Association], 6-98-027 [O'Neal], 6-98-021 [Blackburn], 6-00-066 [Monroe and Pierce] and A-42-79-A1 [22-240 Associates]).

Indeed, the slumping of surface material from above the cave may be a manifestation of just such instability. Sinkholes commonly develop above underground cavities. At the subject site, it appears that soil is filtering through the fracture (variously described as a shear zone or an inactive fault) along which the cave is developed. This process in itself can create a hazard. In Cayucos, the County of San Luis Obispo issued an emergency permit when such a sinkhole (above a fracture zone rather than a sea cave) threatened a house. The response was a massive revetment, which is now under appeal by the Coastal Commission (Appeal A-3-SLO-01-046 [Brett]). Closer at hand (e.g., Little River, and Jug Handle State Reserve) large sinkholes or blowholes have developed as a natural enlargement of sea caves in the lower portion of the bluff. Thus a setback from the erosional feature itself, not from the bluff edge is appropriate.

With respect to the five-foot sea cave setback recommended within the BACE Geotechnical report, Dr. Johnsson states:

Since the sea cave may be expected to fail within the project life, a five-foot setback from the rear wall of the cave was recommended. The resulting "cave setback," although apparently intended to yield a conservative setback from the cave, varies from 0 to only about 8 feet landward of a 25-foot setback line from the edge of the bluff [Exhibit No. 8]. No explanation was provided for why five feet was considered an appropriate setback from the cave.

As regards an appropriate setback from the areas on the lot underlain by sea caves, Dr. Johnsson concludes:

Accordingly, I recommend that the 25 foot setback recommended above [in the BACE Geotechnical report from blufftop margins] be measured from the most landward part of all portions of the sea cave. Because of the large size of this cave, such a setback will result in a setback from one part of the bluff edge of as much as 54 feet. It is my opinion that such a setback is appropriate. It is impossible to predict when the cave will fail, but when it does, the most landward portion of the cave will be the new bluff edge. If the cave were to collapse early in the lifetime of the development, it is important that a 25 foot setback be maintained to provide assurance that no seawall or other shoreline protective devices would be needed over the lifetime of the development.

RR-1 zone minimum front and side yard standards require that structures not be constructed within 6 feet and 20 feet from the property's west and north boundaries, respectively. Although the lot's available building area is constrained by the need to maintain the yard setbacks, additional area exists along the parcel's north side in which the proposed structures could be placed such that a larger sea cave setback could be provided. An area of approximately 80 feet longitudinally and 14 feet laterally is available on the lot for building placement without encroaching into the front and side yard setbacks. For example, to attain the recommended 25-foot setback while maintaining minimum front and side yard standards, the main residence could be relocated approximately 14 feet westerly and 30 feet to the north.

The garage would also need to be relocated approximately 25 feet to the northeast to clear area for the relocated residence and provide a ten-foot separation between the structures, consistent with uniform building and fire codes adopted by the County. Similar repositioning would also be necessary for the proposed driveway. However, as shown in Exhibit 3, much of the available space into which the structures could be further set back has been proposed as the locations for wastewater disposal and stormwater infiltration systems. Notwithstanding the need to develop required wastewater and drainage facilities, there appears to be adequate area on the parcel to reconfigure the improvements to provide a 25-foot setback between proposed structures, the bluff edge, and the blufftop projection of the back of the sea caves, comply with zoning district

yard standards, and accommodate development of requisite wastewater and drainage facilities. For example, it would be feasible to move the house and garage to meet the setback requirements in a manner that would not require moving the proposed primary and reserve septic system areas should the applicants choose to do so. In such a case, the house and garage could be relocated to north-central portion of the lot. This would also have the added benefit reducing the amount of impervious surface by shortening the required length of the driveway needed for accessing the garage.

The Commission must determine whether the proposed development would assure stability and structural integrity for the economic lifespan of the development. Due to the unpredictable nature of the overburden above the sea caves and their significance in influencing the rate of bluff retreat and subsidence at the site, the Commission must first consider the "worst case scenario" to determine consistency with the policies of the LCP. As observed within the findings of the BACE geotechnical report, it is likely that portions of the sea caves may collapse within the 75-year economic design life of the structures.

Assuming such a collapse were to be vertical in nature and included the entire cave area, the residence as proposed would be only five feet from the edge of the collapsed cave. Under this scenario, an economic lifespan less than the standard 75 years typically required by the Commission could result if a sea cave collapse were to unexpectedly occur. If so threatened by catastrophic sea cave collapse or incremental subsidence, the property owners may seek bluff protection that may indirectly benefit the subject site and potentially further the economic lifespan of the residence. Therefore, the Commission finds that repositioning the buildings to more landward locations to provide a minimum 25-foot setback from both bluff edge and sea cave underlain areas is necessary for the project to conform to the requirements of Coastal Zoning Code Section 20.500.010 that development "minimize risk to life and property in areas of high geologic, flood and fire hazard" and "assure structural integrity and stability." Therefore, the Commission attaches Special Condition No. 1. Special Condition No. 1 requires submittal of revised site plans showing the proposed residence and garage set back a minimum of 25 feet from blufftop and sea cave walls, thereby increasing the assurance of structural stability and integrity. Special Condition No. 1 also requires the permittee to construct the development consistent with the approved final plans.

In addition to the recommendations relating to setbacks, the BACE Geotechnical report also provides recommendations regarding site preparation, the construction of foundations, slabs, grading, and drainage facilities to accommodate the geologic characteristics and hazards of the site. Special Condition No. 2 requires submittal of final foundation, construction, and site drainage plans that incorporate all recommendations of the initial geotechnical report intended to avoid creating a geologic hazard. Special Condition No. 2 also requires development to proceed consistent with the approved plans.

The Commission notes that Section 30610(a) of the Coastal Act and Chapter 20.532 of the County's Coastal Zoning Code exempt certain additions to existing single family residential structures from coastal development permit requirements. Pursuant to this exemption, once a house has been constructed, certain additions and accessory buildings that the applicant might

propose in the future are normally exempt from the need for a permit or permit amendment. However, depending on its nature, extent, and location, certain additions or accessory structures could contribute to geologic hazards at the site.

For example, installing a landscape irrigation system on a blufftop property in a manner that leads to saturation of the bluff could increase the potential for landslides or catastrophic bluff failure. Another example would be installing a sizable accessory structure for additional parking, storage, or other uses normally associated with a single family home in a manner that does not provide for the collection, conveyance, and discharge of roof runoff to areas away from the bluff edge. Such runoff to the bluff edge could potentially exacerbate bluff erosion at the subject site.

However, in this case because the project site is located within a highly scenic area, future improvements to the approved project will not be exempt from permit requirements pursuant to Section 30610(a). Section 30610(a) requires the Commission to specify by regulation those classes of development which involve a risk of adverse environmental effects and require that a permit be obtained for such improvements. Pursuant to Section 30610(a) of the Coastal Act, the Commission adopted Section 13250 of Title 14 of the California Code of regulations. Section 13250 specifically authorizes the Commission to require a permit for additions to existing single family residences that could involve a risk of adverse environmental effect. Section 13250(b)(1) indicates that improvements to a single-family structure in an area designated as highly scenic in a certified land use plan involve a risk of adverse environmental effect and therefore are not exempt. As discussed previously, the entire subject property is within an area designated in the certified Mendocino Land Use Plan as highly scenic. Therefore, pursuant to Section 13250(b)(1) of the Commission's regulations, future improvements to the approved development would not be exempt from coastal development permit requirements and the County and the Commission would have the ability to review all future development on the site to ensure that future improvements will not be sited or designed in a manner that would result in a geologic hazard.

The Commission also attaches Special Condition No. 3, which prohibits the construction of shoreline protective devices on the parcel and requires that the landowner provide a geotechnical investigation and remove the house and its foundation if bluff retreat reaches the point where the structure is threatened, and that the applicant accepts sole responsibility for the removal of any structural debris resulting from landslides, slope failures, or erosion of the site.

These requirements are consistent with LUP Policy 3.4-7 and Section 20.500.010 of the Mendocino County Coastal Zoning Ordinance, which state that new development shall minimize risk to life and property in areas of high geologic, flood, and fire hazard, assure structural integrity and stability, and neither create nor contribute significantly to erosion, geologic instability, or destruction of the site or surrounding areas, nor in any way require the construction of protective devices that would substantially alter natural landforms along bluffs and cliffs. The Commission finds that the proposed development could not be approved as being consistent with Zoning Code Section 20.500.010 if projected bluff retreat would affect the proposed house and necessitate construction of a seawall to protect it.

In addition, LUP Policy 3.4-12 and Zoning Code Section 20.500.020(E)(1) allow the construction of shoreline protective devices only for the protection of existing development. The construction of a shoreline protective device to protect new residential development is not permitted by the LCP. Furthermore, as discussed below, the construction of a protective device to protect new residential development would also conflict with the visual policies of the certified LCP.

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The applicant is proposing to construct a new house. The house will be located on a ± 65 -foothigh bluff top that is eroding and underlain by sea caves. Thus, the house would be located in an area of high geologic hazard. The new development can only be found consistent with the above-referenced provisions if the risks to life and property from the geologic hazards are minimized and if a protective device would not be needed in the future. The applicant has submitted information from a geologist which states that if the new development is set back 25 feet from the bluff edge, the development would be safe from erosion and would not require any devices to protect the proposed development during its useful economic life. Similarly, the Commission's staff geologist has recommended the bluff edge setback also be applied to the areas on the parcel underlain by sea caves so structures would be further safe-guarded from geologic hazards associated with catastrophic or incremental collapse of the materials above the sea caves.

Although a comprehensive geotechnical evaluation is a necessary and useful tool that the Commission relies on to determine if proposed development is appropriate at all on any given blufftop site, the Commission finds that a geotechnical evaluation alone is not a guarantee that a development will be safe from bluff retreat. It has been the experience of the Commission that in some instances, even when a thorough professional geotechnical analysis of a site has concluded that a proposed development will be safe from bluff retreat hazards, unexpected bluff retreat episodes that threaten development during the life of the structure sometimes still do occur. Examples of this situation include:

- <u>The Kavich Home at 176 Roundhouse Creek Road in the Big Lagoon Area north of Trinidad</u> (<u>Humboldt County</u>). In 1989 the Commission approved the construction of a new house on a vacant blufftop parcel (Permit 1-87-230). Based on the geotechnical report prepared for the project it was estimated that bluff retreat would jeopardize the approved structure in about 40 to 50 years. In 1999 the owners applied for a coastal development permit to move the approved house from the blufftop parcel to a landward parcel because the house was threatened by 40 to 60 feet of unexpected bluff retreat that occurred during a 1998 *El Niño* storm event. The Executive Director issued a waiver of coastal development permit (1-99-066-W) to authorize moving the house in September of 1999.
- <u>The Denver/Canter home at 164/172 Neptune Avenue in Encinitas (San Diego County)</u>. In 1984 the Commission approved construction of new house on a vacant blufftop lot (Permit 6-84-461) based on a positive geotechnical report. In 1993, the owners applied for a seawall to protect the home (Permit Application 6-93-135). The Commission denied the request. In 1996 (Permit Application 6-96-138), and again in 1997 (Permit Application 6-97-90) the owners again applied for a seawall to protect the home. The Commission denied the

requests. In 1998, the owners again requested a seawall (Permit Application 6-98-39) and submitted a geotechnical report that documented the extent of the threat to the home. The Commission approved the request on November 5, 1998.

- <u>The Bennett home at 265 Pacific Avenue, Solana Beach (San Diego County)</u>. In 1995, the Commission approved a request to construct a substantial addition to an existing blufftop home (Permit 6-95-23). The minimum setback for the area is normally 40 feet. However, the applicants agreed to waive future rights to shore/bluff protection if they were allowed to construct 25 feet from bluff edge based on a favorable geotechnical report. The Commission approved the request on May 11, 1995. In 1998, a substantial bluff failure occurred, and an emergency permit was issued for a seawall. The follow-up regular permit (#6-99-56) was approved by Commission on May 12, 1999. On August 18, 1999, the Commission approved additional seawall and upper bluff work on this and several other properties (Permit #6-99-100).
- <u>The McAllister duplex at 574 Neptune Avenue, Encinitas (San Diego County)</u>. In 1988, the Commission approved a request to construct a duplex on a vacant blufftop lot (Permit #6-88-515) based on a favorable geotechnical report. By October 1999, failure of the bluff on the adjoining property to the south had spread to the bluff fronting 574 Neptune. An application is pending for upper bluff protection (Permit #6-99-114-G).
- <u>The Arnold project at 3820 Vista Blanca in San Clemente (Orange County)</u>. Coastal development permit (Permit # 5-88-177) for a blufftop project required protection from bluff top erosion, despite geotechnical information submitted with the permit application that suggested no such protection would be required if the project conformed to 25-foot blufftop setback. An emergency coastal development permit (Permit #5-93-254-G) was later issued to authorize blufftop protective works.

The Commission notes that the examples above are not intended to be absolute indicators of bluff erosion on the subject parcel, as coastal geology can vary significantly from location to location. However, these examples do illustrate that site specific geotechnical evaluations cannot always accurately account for the spatial and temporal variability associated with coastal processes and therefore cannot always absolutely predict bluff erosion rates. Collectively, these examples have helped the Commission form it's opinion on the vagaries of geotechnical evaluations with regard to predicting bluff erosion rates.

The BACE geotechnical report states that their geological and engineering services and review of the proposed development was performed in accordance with the usual and current standards of the profession, as they relate to this and similar localities, stating, "No other warranty, expressed or implied, is provided as to the conclusions and professional advice presented in the report." This language in the report itself is indicative of the underlying uncertainties of this and any geotechnical evaluation and supports the notion that no guarantees can be made regarding the safety of the proposed development with respect to bluff retreat.

Geologic hazards are episodic, and bluffs that may seem stable now may not be so in the future. Therefore, the Commission finds that the subject lot is an inherently hazardous piece of property, that the bluffs are clearly eroding both at its margins and underneath the landform, and that the proposed new development will be subject to geologic hazard and may someday require a bluff or shoreline protective device, inconsistent with Zoning Code Section 20.500.010. Based upon the geologic report prepared by the applicant and the evaluation of the project by the Commission's staff geologist, the Commission finds that the risks of geologic hazard are minimized if the residence is set back 25 feet from the bluff edge and the back wall of the sea caves.

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However, given that the risk cannot be eliminated and the geologic report does not assure that shoreline protection will never be needed to protect the residence, the Commission finds that the proposed residence is consistent with the certified LCP only if it is conditioned to provide that shoreline protection will not be constructed. Thus, the Commission further finds that due to the inherently hazardous nature of this lot, the fact that no geology report can conclude with any degree of certainty that a geologic hazard does not exist, the fact that the approved development and its maintenance may cause future problems that were not anticipated, and because new development shall not engender the need for shoreline protective devices, it is necessary to attach Special Condition No. 3 requiring a deed restriction prohibiting the construction of seawalls and Special Condition No. 4 requiring a deed restriction waiving liability.

As noted above, some risks of an unforeseen natural disaster, such as an unexpected landslide, massive slope failure, erosion, etc. could result in destruction or partial destruction of the house or other development approved by the Commission. In addition, the development itself and its maintenance may cause future problems that were not anticipated. When such an event takes place, public funds are often sought for the clean up of structural debris that winds up on the beach or on an adjacent property. As a precaution, in case such an unexpected event occurs on the subject property, the Commission attaches Special Condition No. 3(A)(2), which requires the landowner to accept sole responsibility for the removal of any structural debris resulting from landslides, slope failures, or erosion on the site, and agree to remove the house should the bluff retreat reach the point where a government agency has ordered that the structure not be occupied.

The Commission finds that Special Condition No. 3 is required to ensure that the proposed development is consistent with the LCP and that recordation of the deed restriction will provide notice of potential hazards of the property and help eliminate false expectations on the part of potential buyers of the property, lending institutions, and insurance agencies that the property is safe for an indefinite period of time and for further development indefinitely into the future, or that a seawall could be constructed to protect the development.

Additionally, the Commission attaches Special Condition No. 4, which requires the landowner to assume the risks of extraordinary erosion and geologic hazards of the property and waive any claim of liability on the part of the Commission. Given that the applicants have chosen to implement the project despite these risks, the applicant must assume the risks. In this way, the applicant is notified that the Commission is not liable for damage as a result of approving the permit for development. The condition also requires the applicant to indemnify the Commission

in the event that third parties bring an action against the Commission as a result of the failure of the development to withstand hazards. In addition, the condition ensures that future owners of the property will be informed of the risks, the Commission's immunity from liability, and the indemnity afforded the Commission.

Finally, as regards the provisions of LUP Policy 3.4-8 that property owners should maintain drought-tolerant vegetation within the required blufftop setback, no site development, including grubbing or clearing for building sites has been proposed within the 25-foot-wide blufftop setback areas (or within the required 25-foot-wide sea cave setback in which proposed building sites are to be relocated) for which revegetation would be necessary. These areas are currently covered with grass and sod that should continue to provide protection to the blufftop edge from the erosive forces of rainfall and runoff.

The applicants have proposed landscaping to screen the residential structures from public viewing areas within a portion of the setback area associated with the underlying sea caves. This location is inappropriate as it would involve the introduction of irrigation water into a geologically unstable area and may not provide adequate screening of the relocated site improvements. To assure that landscaping for visual resource screening is placed in a location that is geologically stable and would not instigate instability, the Commission includes within attached Special Condition No. 1 a provision that a revised landscaping plan be prepared and submitted to the Executive Director's approval. The revised plan must show that landscaping areas would be placed outside of all geologic stability setbacks. Alternately, if above-grade site improvements are developed northerly of the area on the parcel visible from public vantage points, installation of additional landscaping would not be required.

The Commission thus finds that the proposed development, as conditioned, is consistent with the policies of the certified LCP regarding geologic hazards, including LUP Policies 3.4-7, 3.4-8, 3.4-9, 3.4-12, and Zoning Code Sections 20.500.010 and 20.500.020, as the development will not result in the creation of any geologic hazards, will not have adverse impacts on the stability of the coastal bluff or on erosion, and the Commission will be able to review any future additions to ensure that development will not be located where it might result in the creation of a geologic hazard. Only as conditioned is the proposed development consistent with the LCP policies on geologic hazards.

E. Stormwater and Drainage.

1. <u>LCP Provisions</u>

LUP Section 3.4-9 states that:

Any development landward of the blufftop setback shall be constructed so as to ensure that surface and subsurface drainage does not contribute to the erosion of the bluff face or to the instability of the bluff itself.



Coastal Zoning Code Section 20.500.020(B)(3) states that:

Construction landward of the setback shall not contribute to erosion of the bluff face or to instability of the bluff.

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2. <u>Discussion</u>

On September 13, 2001, the Commission found that the filed appeal raised a substantial issue of the County-approved project's conformance with the geologic stability and drainage standards of the certified LCP as relate to the treatment of stormwater runoff. As revised by the applicants for purposes of the *de novo* hearing, the proposed development includes the construction of stormwater runoff treatment facilities comprised of a leachfield-based infiltration basin for building rooftop rainfall drainage, and a percolation drain field for sheetflow runoff from the proposed paved driveway. These drainage facilities are intended to intercept stormwater runoff that would flow toward the erosion-prone blufftop edge and direct it where the runoff can be absorbed into the ground underlying the more stable areas on the northern portion of the parcel. Preventing drainage from flowing over the bluff edge where it could contribute to erosion of the bluff face is consistent with the requirements of LUP Policy 3.4-9 and CZC Section 20.500.020(B)(3).

After reviewing all of the evidence pertaining to drainage and geologic hazards contained in the local record, the Commission finds that, as conditioned, the proposed development with the inclusion of stormwater drainage treatment facilities will not contribute to the erosion of the bluff face or to the instability of the bluff itself. Further, the proposed drainage facilities were evaluated in a supplemental geotechnical review prepared by BACE geotechnical, dated November 14, 2001. BACE Geotechnical concluded that the proposed drainage improvements to collect, divert and discharge the runoff over the more stable portions of the lot would reduce potential bluff edge erosion while having minimal adverse impact on the site stability. The report bases this conclusion on the site conditions, the geologist's observations, and the relatively low bluff retreat rate on the site.

As discussed further in Findings Section IV.C.2 above, the project permit has been conditioned upon providing a greater geologic setback between the proposed structures and the blufftop projection of the underlying sea caves. This requirement will necessitate relocation of the residence and garage into areas proposed for the drainage treatment works. Notwithstanding this intrusion, there is adequate remaining space within the northern portion of the parcel for developing the rooftop runoff leachfield and driveway infiltration areas.

Given the assurances of the geotechnical evaluation that: (a) development of the proposed drainage improvements within the northern portion of the project parcel would have minimal adverse impact on the bluff stability; and (b) adequate geologically stable area exists within this portion of the lot to accommodate relocation of the facilities in association with reconfiguration of the building sites, the Commission finds that development of the drainage treatment facilities,

and the resulting rerouting of the drainage from the parcel is consistent with the provisions of LUP Policy 3.4-9 and Zoning Code Section 20.500.020(B)(3) that proposed development shall be constructed so as to ensure that surface and subsurface drainage does not contribute to the erosion of the bluff face or to instability of the bluff.

Therefore, the Commission finds that as conditioned the proposed development is consistent with LUP Policy 3.4-9, and with Zoning Code Section 20.500.020(B)(3), because Special Condition Nos. 1 and 2 of this permit will ensure that the approved site drainage modifications are installed and will not contribute to the erosion of the bluff face or the instability of the bluff.

F. <u>Public Access and Recreation</u>.

1. <u>Coastal Act Access Policies</u>

Projects located between the first public road and the sea and within the coastal development permit jurisdiction of a local government are subject to the coastal access policies of both the Coastal Act and the LCP. Coastal Act Sections 30210, 30211, and 30212 require the provision of maximum public access opportunities, with limited exceptions. Section 30210 states that maximum access and recreational opportunities shall be provided consistent with public safety needs and the need to protect public rights, rights of private property owners, and natural resource areas from overuse. Section 30211 states that development shall not interfere with the public's right of access to the sea where acquired through use or legislative authorization, including, but not limited to, the use of dry sand and rocky coastal beaches to the first line of terrestrial vegetation. Section 30212 states that public access from the nearest public roadway to the shoreline and along the coast shall be provided in new development projects except where it is inconsistent with public safety, military security needs, or the protection of fragile coastal resources, adequate access exists nearby, or agriculture would be adversely affected.

2. <u>LCP Provisions</u>

The Mendocino County LUP includes a number of policies regarding standards for providing and maintaining public access. Policy 3.6-9 states that offers to dedicate an easement shall be required in connection with new development for all areas designated on the land use plan maps. Policy 3.6-28 states that new development on parcels containing the accessways identified on the land use maps shall include an irrevocable offer to dedicate an easement.

LUP Policy 3.6-27 states:

No development shall be approved on a site which will conflict with easements acquired by the public at large by court decree. Where evidence of historic public use indicates the potential for the existence of prescriptive rights, but such rights have not been judicially determined, the County shall apply research methods described in the Attorney General's 'Manual on Implied Dedication and Prescriptive Rights.' Where such research indicates the potential existence of prescriptive rights, an access easement shall be required as a condition of permit

approval. Development may be sited on the area of historic public use only if: (1) no development of the parcel would otherwise be possible, or (2) proposed development could not otherwise be sited in a manner that minimizes risks to life and property, or (3) such siting is necessary for consistent with the policies of this plan concerning visual resources, special communities, and archaeological resources. When development must be sited on the area of historic public use an equivalent easement providing access to the same area shall be provided on the site.

Note: This policy is implemented verbatim in Section 20.528.030 of the Coastal Zoning Code

3. <u>Discussion</u>

In its application of the above policies, the Commission is limited by the need to show that any denial of a permit application based on this section, or any decision to grant a permit subject to special conditions requiring public access is necessary to avoid or offset a project's adverse impact on existing or potential access.

The subject site is located within a locked-gate subdivision west of the first public road and sits atop a steep coastal bluff. The County's land use maps do not designate the subject parcel for public access, and there does not appear to be any safe vertical access to the rocky shore down the steep bluffs. According to the County, there is no evidence of public prescriptive use of the subject site, and so the County did not instigate a prescriptive rights survey. Since the proposed development would not increase significantly the demand for public access to the shoreline and would have no other impacts on existing or potential public access, the Commission finds that the proposed project, which does not include provision of public access, is consistent with the public access policies of the Coastal Act and the County's LCP.

G. Visual Resources.

1. <u>Summary of LCP Provisions</u>

LUP Policy 3.5-1 states in applicable part:

The scenic and visual qualities of Mendocino county coastal areas shall be considered and protected as a resource of public importance. Permitted development shall be sited and designed to protect views to and along the ocean and scenic coastal areas, to minimize the alteration of natural land forms, to be visually compatible with the character of surrounding areas, and, where feasible, to restore and enhance visual quality in visually degraded areas. New development in highly scenic areas designated by the County of Mendocino Coastal Element shall be subordinate to the character of its setting.

LUP Policy 3.5-3 states in applicable part:

The visual resource areas listed below are those which have been identified on the land use maps and shall be designated as 'highly scenic areas,' within which new development shall be subordinate to the character of its setting. Any development permitted in these areas shall provide for the protection of ocean and coastal views from public areas including highways, roads, coastal trails, vista points, beaches, parks, coastal streams, and waters used for recreational purposes.

• Portions of the coastal zone within the Highly Scenic Area west of Highway 1 between the Ten Mile River estuary south to Navarro River as mapped with noted exceptions and inclusions of certain areas east of Highway 1...

In addition to other visual policy requirements, new development west of Highway One in designated 'highly scenic areas' is limited to one story (above natural grade) unless an increase in height would affect public views to the ocean or be out of character with surrounding structures... New development should be with visual resource policies and shall not be allowed if new development should be subordinate to natural setting and minimize reflective surfaces...

LUP Policy 3.5-4 states:

Buildings and building groups that must be sited within the highly scenic area shall be sited near the toe of a slope, below rather than on a ridge, or in or near the edge of a wooded area. Except for farm buildings, development in the middle of large open area shall be avoided if an alternative site exists... Minimize visual impacts of development on terraces by (1) avoiding development in large open areas if alternative site exists; (2) minimize the number of structures and cluster them near existing vegetation, natural landforms or artificial berms.

Coastal Zoning Ordinance Section 20.504.015 states, in applicable part:

- (C) Development Criteria.
- (1) Any development permitted in highly scenic areas shall provide for the protection of coastal views from public areas including highways, roads, coastal trails, vista points, beaches, parks, coastal streams, and waters used for recreational purposes...
- (2) In highly scenic areas west of Highway 1 as identified on the Coastal Element land use plan maps, new development shall be limited to eighteen feet (18) feet above natural grade, unless an increase in height would not affect public views to the ocean or be out of character with surrounding structures.

(3) New development shall be subordinate to the natural setting and minimize reflective surfaces. In highly scenic areas, building materials shall be selected to blend in hue and brightness with their surroundings...

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- (5) Buildings and building groups that must be sited in highly scenic areas shall be sited: (a) Near the toe of a slope; (b) Below rather than on a ridge; and (c) In or near a wooded area...
- (7) Minimize visual impacts of development on terraces by the following criteria: (a) avoiding development in large open areas if alternative site exists; (b) Minimize the number of structures and cluster them near existing vegetation, natural landforms or artificial berms...
- (10) Tree planting to screen buildings shall be encouraged, however new development shall not allow trees to interfere with coastal/ocean views from public areas...

2. <u>Discussion.</u>

The proposed development includes an 18-foot-high, 2,550-square-foot single-family residence, with a detached, 625-square-foot garage. The development is located in the Little River Headlands Subdivision, a gated residential community situated north of the unincorporated town of Little River. The property lies within a designated highly scenic area along the western side of Highway One. The subject site lies in a grassy opening on an uplifted coastal terrace headland with scattered tree and shrub cover that slopes gently toward the blufftops.

Due to its location on a private road closed to non-residents, no views to and along the ocean from the project site are available to the public. Further, due to intervening development and landforms, and the presence of roadside vegetation, the site is visible to motorists traveling northbound on Highway 1 for an approximate one-second duration at the posted speed limit along the stretch of highway descending to Little River Beach south of the entrance to Van Damme State Park. Consequently, there are only limited views through the site from Highway One as it passes to the east of the subject site. Portions of the site are, however, visible from the southerly portions of public beach south of the Little River mouth within Van Damme State Park.

As a one-story structure at the proposed 18-foot maximum height, the development would be consistent with the visual resource protection policies and maximum height standards of LUP Policy 3.5-3, and CZO 20.504.015(C)(2). Furthermore, as required to be relocated to provide adequate setbacks from geologically unstable areas, the building sites for the proposed developments would: (a) avoid placement within open areas on the terrace; (b) be situated both near the edge of a wooded area; and (c) be clustered near existing vegetation consistent with CZC Sections 20.505.015(C)(5) and (7).

With respect to the protection of views to and along the coast, as illustrated on the site public visibility study map (see Exhibit No. 7), development of the proposed above-grade structures within the designated building sites has the potential to adversely affect such views. To mitigate these potential impacts, the applicants have proposed to install landscaping along the eastern side of the parcel, consisting of one Japanese black pine (Pinus thunbergiana), two shore pines (Pinus contorta), and three coast silk-tassel trees (Garrya elliptica) (see Exhibit No. 3).

Although the project has included landscaping to screen those portions of the site improvements visible from public beach within Van Damme State Park areas, to ensure that the proposed landscaping adequately screens the project improvements in their required relocated building sites necessitated by geologic stability setbacks (see Findings Section IV.C.2), the Commission has required within attached Special Condition 1 that a revised landscaping plan be prepared and approved by the Executive Director. Special Condition No. 1 sets minimum standards for the landscaping to assure that site improvements are adequately screened and installed in geologically stable areas. Conversely, Special Condition 1 provides that if the house and garage are relocated completely outside of the portions of the parcel visible from public viewing areas, the landscaping requirement may be waived. Accordingly, as conditioned to include the proposed landscaping and/or relocate the structure to locations where landscaped screening would not be necessary, the project would protects views to and along the coast consistent with LUP Policies 3.5-1. 3.5-3, and CZC Section 20.504.015.

As regards the new development being subordinate to the character of its setting, intervening development, landforms, and existing roadside vegetation would reduce the appearance of the residence as viewed from Highway One. In addition, the landscaping required pursuant to Special Condition No. 1 as discussed above would further mute the appearance of the development. As the headland where the project is located is interspersed with tress and as Special Condition No. 1 requires the landscaping to consist of native species or other non-invasive species found within the subdivision, the development with the required landscaping would blend into the visual setting of the project. Furthermore, the portions of the development that would be visible from the highway would be similar to existing one- and two-story single-family residential development within both the Little River Headlands Subdivision and along the Highway One corridor between the towns of Mendocino and Little River. Therefore, for all of the above reasons the development would be both compatible with the surrounding area subordinate to the character of its setting consistent with LUP Policies 3.5-1. 3.5-3, and CZC Section 20.504.015.

Finally, the development's building materials must be found to blend in hue and brightness with its surroundings. The applicants' agent has indicated that the exterior of the residence and garage will be horizontal wood siding painted with Sherwin-Williams[™] "Canoe" (SW 2043), a dark tan hue. The roofs would be covered with asphalt-fiberglass singles of a charcoal-gray color. To ensure that the colors of the exterior surfaces of the proposed house will be compatible with the character of the area, the Commission attaches Special Condition No. 5. This condition imposes design restrictions, including a requirement that all exterior siding and roofing of the proposed structure shall be of natural or natural-appearing materials of dark earthtone colors only, such as that chosen by the applicants; that all exterior materials, including the roof and the

windows, shall be non-reflective to minimize glare; and that all exterior lights, including any lights attached to the outside of the house, shall be low-wattage, non-reflective, and have a directional cast downward.

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The condition further requires that a deed restriction be recorded to ensure that future buyers of the property will be notified that the choice of permissible colors of the structure is limited to better ensure that the development is not painted an inappropriate color in the future that would not be consistent in brightness and hue with its surroundings. These requirements will ensure the project is consistent with the provisions of Coastal Zoning Code Sections 20.504.010 and 20.504.035(A)(2).

The Commission also attaches Special Condition No. 3, which requires recordation of a deed restriction stating that the landowner shall not construct any bluff or shoreline protective devices to protect the residence, garage, septic system, or other improvements in the event that these structures are subject to damage, or other natural hazards in the future. This condition will ensure that in the future, no seawall will be constructed that would have significant adverse impacts on visual resources.

In conclusion, the visual resource impacts of the development have been minimized by a combination of existing site conditions, the design of the structures, the inclusion of landscaping within the project, and by the attachment of special conditions to the project approval: The project site is inherently visually obscured by the location within a gated community and the presence of interposed vegetation and landforms that conceal it from most public vantages. The proposed height for the structures will not exceed the maximum height established in the LCP for highly scenic areas. Requirements for landscape screening or relocating the structures to areas completely outside of public view, and setting lighting restrictions will further protect views to and along the coast, ensure compatibility with surrounding areas, and assure that the development would be subordinate to the character of its setting. In addition, by requiring relocation of the structures outside of geologically hazardous areas on the parcel into the more vegetated and wooded portions of the lot, impacts to open terrace areas will be avoided. Further, in requiring dark earthtone colors for the structure, the development's building materials will blend in hue and color with those of its surroundings. Additionally, the special condition requiring waiver of rights to construct shoreline protection structures will ensure that a seawall that would dominate the appearance of the bluff will not be constructed in the future.

The Commission thus finds that the proposed development, as conditioned, is consistent with LUP Policies 3.5-1, and with Zoning Code Sections 20.376.045, 20.504.010, and 20.504.035, as the project has been sited and designed to minimize visual impacts, will be visually compatible with the character of surrounding areas, and will provide for the protection of coastal views.

H. California Environmental Quality Act (CEQA).

Section 13096 of the Commission's administrative regulations requires Commission approval of Coastal Development Permit applications to be supported by a finding showing the application, as modified by any conditions of approval, to be consistent with any applicable requirements of

the California Environmental Quality Act (CEQA). Section 21080.5(d)(2)(A) of CEQA prohibits a proposed development from being approved if there are feasible alternatives or feasible mitigation measures available which would substantially lessen any significant adverse effect which the activity may have on the environment.

The Commission incorporates its findings on conformity with LCP policies at this point as if set forth in full. These findings address and respond to all public comments regarding potential significant adverse environmental effects of the project that were received prior to preparation of the staff report. As discussed herein, in the findings addressing the consistency of the proposed project with the certified LCP, the proposed project has been conditioned to be found consistent with the County of Mendocino LCP and the access and recreation policies of the Coastal Act. Mitigation measures which will minimize all adverse environmental impacts have been made requirements of project approval. As conditioned, there are no feasible alternatives or feasible mitigation measures available, beyond those required, which would substantially lessen any significant adverse impact that the activity may have on the environment. Therefore, the Commission finds that the proposed project can be found to be consistent with the requirements of the Coastal Act to conform to CEQA.

V. <u>EXHIBITS</u>:

- 1. Regional Location Map
- 2. Vicinity Map
- 3. Excerpt, Land Use Plan Map No. 17 "Mendocino"
- 4. Site Plan, House and Garage Elevations, Floor Plans, Landscaping Plan
- 5. Notice of Final Local Action
- 6. Appeal, filed July 19, 2001 (Weikel)
- 7. Excerpts, Geotechnical Assessments
- 8. Reviewing Geologist's Memo
- 9. Stormwater Drainage Calculations and Plan (Excerpts)
- 10. Site Visibility Study Map

ATTACHMENT A:

STANDARD CONDITIONS

- 1. <u>Notice of Receipt and Acknowledgment</u>. The permit is not valid and development shall not commence until a copy of the permit, signed by the permittee or authorized agent, acknowledging receipt of the permit and acceptance of the terms and conditions, is returned to the Commission office.
- 2. <u>Expiration.</u> If development has not commenced, the permit will expire two years from the date on which the Commission voted on the application. Development shall be pursued in a diligent manner and completed in a reasonable period of time. Application for extension of the permit must be made prior to the expiration date.
- 3. <u>Interpretation</u>. Any questions of intent or interpretation of any condition will be resolved by the Executive Director of the Commission.
- 4. <u>Assignment.</u> The permit may be assigned to any qualified person, provided assignee files with the Commission an affidavit accepting all terms and conditions of the permit.
- 5. <u>Terms and Conditions Run with the Land.</u> These terms and conditions shall be perpetual, and it is the intention of the Commission and the permittee to bind all future owners and possessors of the subject property to the terms and conditions.
















CDP #17-01 June 28, 2001 CPA-15 $\langle \nabla \rangle$ 25: 0 BAS' SEC. LOOD PODES 3:6" 8:0 2'0 8'.0' ۰. 1 FLOOR PLAN 6 49 EXHIBIT G FLOOR PLAN (GARAGE)



CDP #17-01 June 28, 2001 CPA-17







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EXHIBIT I

LANDSCAPE LEGEND & TREE PLANTING DETAIL

LANUSCAPE NOTES:

I. GENERAL CONDITIONS: ALL WORK SHALL BE DONE IN A PROFESSIONAL MANNER AND BE OF THE HIGHEST QUALITY STANCARDS

2. PLANT MATERIAL:

A. ALL PLANTS SHALL BE TOP QUALITY NURSERY STOCK, FREE OF DISEASE AND FESTS

B. ALL PLANTS SHALL BE NORMAL SIZE FOR CONTAINER, VIGOROUS, AND TRUE TO NAME AND VARIETY

TRUE TO NAME AND VARIETT. C. TREES AND SHRUBS SPECIFIED ON THIS PLAN SMALL BE OBTAINED FROM LOCAL TREE NURSERIES THAT GROW SPECIFIC NATIVE SPECIES. D. PLANT STOCK TO BE USED.

- (2) PINUS CONTORTA 5 GALLON OR 15 GALLON SIZE. (1) PINUS THUNGERGIANA 5 GALLON OR 15 GALLON SIZE.
 - GARRYA ELLIPTICA
- 5 GALLON SIZE.

3. SOIL PREPARATION:

(4)

A. NO ADDITIONAL TOP SOIL NEEDS TO BE IMPORTED INTO THE SITE. THE EXISTING TOPSOIL HORIZON IS SANDY LOAM WITH AN APPROXIMATE DEPTH OF THREE (3) FEET.

B. PLANT HOLES SHALL BE TWICE THE DIAMETER AND DEPTH OF THE ROOT BALL SEE DETAIL 3 / LIFOR FLANTING INSTRUCTIONS. C. EACH TREE SHALL HAVE 7.5 GALLONS OR 1 CU. FT. OF HUMUS

BUILDER OR EQUAL AND 2 TABLESPOONS (2 TBSP.) WATER CRYSTALS ADDED AND MIKED WELL INTO THE BACKFILL MIX TO GIVE THE TREES A BOOST OF NUTRIENTS AND THE SOIL WATER RETENTION. BACKFILL MIX IS 1/3 HUMUS BUILDER, 2/3 NATIVE TOP SOIL.

D. AGRIFORM (20-10-5) SLOW RELEASE 21 GRAM FERTILIZER TABLETS OR EQUAL SHALL BE PLACED EVENLY ARCUND THE PLANT CIRCUMPERENCE, HAUF WAY DOWN ROOT BALL AND 4" AWAY.

- USE 3 TABLETS PER 5 GALLON TREE AND 5 PER 15 GALLON TREE.
- 4. PLANTING:

A. WHEN PLANTED, CROWN OF PLANT SHALL BE I 1/2" ABOVE GRADE. PREPARE A WATER BASIN BY FORMING A SOLL RING AT LEAST 3" HIGH AND WIDE AROUND THE OUTER EDGE OF THE NEW PLANT HOLE. WATER PLANTS IN CONTAINER THOROUGHLY PRIOR TO PLANTING AND DIRECTLY AFTER TO ELIMINATE AIR POCKETS AND REDUCE PLANT STRESS. B. ALL PLANTS SHALL RECEIVE 3" MINIMUM OF 44" WALK ON FIR BARK.

MULCH OR EQUAL. EXISTING VEGETATION IN A 3' RADIUS FROM TREE CROWN SHALL BE REMOVED AND MULCH APPLIED. C. PLANTS SHALL BE REPT MOIST FOR TWO WEEKS FOLLOWING PLANTING

AND THEN WATERED WELL, ONCE PER WEEK UNTIL RAINY SEASON BEGINS.

5. STAKING AND WIND PROTECTION:

A. SET THREE (3) 2" DIAMETER X & TALL PRESSURE TREATED DOUGLAS FIR (F.T.D.F.), REDWOOD OR LODGEPOLE TREE STARES FORMING A 90 DEGREE ANGLE ON THE WINDWARD SIDE OF THE TREE, OPENING AWAY FROM THE DIRECTION OF PREVAILING WINDS. SET ALL STAKES 20" FROM THE ROOT CROWN, PLUMB AND 12" MIN. SECURELY INTO UNDISTURBED GRADE BELOW THE TREE ROOT BALL. B. HIGH QUALITY WOVEN LANDSCAPE PABRIC, 4' TALL, SHALL BE STAPLED

SECURELY TO THE POLES IN ANTICIPATION OF HEAVY WINDS.

C. SECURE FOUR (4) RUBBER OR POLY. TREE TIES FASTENED IN A FIGURE "6" AROUND TREE PER DETAIL 3 /L1. TIES SHALL BE FLACED ON THE TWO STAKES THAT ARE PERPENDICULAR TO THE DIRECTION OF THE PREVAILING WINDS. SECURE TIES TO TREE STAKES WITH 1 12" GALV. ROOFING NAILS. D. STAKING AND WIND PROTECTION SHALL REMAIN FOR A MINIMUM OF TWO YEARS OR UNTIL TREE IS WELL ESTABLISHED.

6. IRRIGATION:

AN AUTOMATED IRRIGATION SYSTEM SHALL BE PROFESSIONALLY INSTALLED AND FUNCTION FOR A MINIMUM OF TWO YEARS. IT SHALL BE MAINTAINED AND RETAINED TO IRRIGATE REPLACEMENT TREES. AS NEEDED, FOR THE LIFE OF THE STRUCTURE. B. SYSTEM SHALL BE INSTALLED IN THE FOLLOWING MANNER.

I WATER WILL FLOW FROM A STORAGE TANK THROUGH A 1 14" BALL VALVE, 1 14" COMMERCIAL AGRICULTURIAL FILTER AND A 1 14" WILKINS 950 XL DOUBLE CHECK VALVE ASSEMBLY FOR BACK FLOW PREVENTION OR EQUAL

2. A HARDIE RAINDIAL & STATION CONTROLLOR AND IRRITROL I ULTRA FLOW 700 SERIES AUTOMATIC IN UNE VALVES OR EQUAL SHALL BE USED IN CONJUNCTION WITH 34" POLY, DRIF TUBING LAID NOT TO EACH TREE CROWN. A ONE GALLON PER HOUR PRESSURE COMPENSATING DRIP EMITTER WILL BE PLACED AT THE CROWN OF EACH TREE AND (2) ONE GALLON PER HOUR PRESSURE COMPENSATING DRIP EMITTERS WILL BE PLACED 14" FROM CROWN EACH SIDE ALONG DRIF LINE TO ENSURE BALANCED WATERING

3. THIS SYSTEM WILL PROVIDE 12 TO 15 YEARS OF SERVICE.

7. MAINTENANCE AND REPLACEMENT:

A. PROVIDE A MONTHLY MAINTENANCE CHECK ON IRRIGATION AND TREE CONDITIONS TO ENSURE SUCCESS OF THE PLANTING AND IRRIGATION STSTEM ...

TREES AND SHRUBS SHALL BE REPLACED IN-KIND PER THE LANDSCAPE PLAN AND WRITTEN INSTRUCTIONS AS THEY DIE OR ARE SUBSTANTIALLY DECLINING. THESE CONDITIONS APPLY TO THE LIFE OF THE STRUCTURE.

8. PROTECTION OF EXISTING VEGETATION:

9 29 9

A. FRIOR TO ANY SITE DEVELOPMENT ACTIVITIES, TEMPORARY 3 FEET TALL MUCH 1° SO MESH FENCING SHALL BE PLACED I FT. OUTSIDE OF THE DRIP LINE OF ALL VEGETATION WHICH IS IDENTIFIED FOR RETENTION. B. SPECIFICALLY THE SHORE PINES TO THE IMMEDIATE SOUTH-WEST OF THE PROPOSED RESIDENCE WHICH ACT AS VISUAL SCREENING FROM VIEWPOINTS ALONG HIGHWAY ONE.

C NO CONSTRUCTION ACTIVITES VEGETATION REMOVAL EXCAVATION. MATERIALS OR EQUIPTMENT STORAGE SHALL BE PERMITTED WITHIN THE DRIFLINE OF THESE TREES.

LANDSCAPING SPECIFICATIONS

CDP #17-01 June 28, 2001 **CPA-18**



RAYMOND HALL DIRECTOR

COUNTY OF MENDOCINO

TELEPHONE (707) 964-5379

DEPARTMENT OF PLANNING AND BUILDING SERVICES

MAILING ADDRESS: 790 SO. FRANKLIN FORT BRAGG, CA 95437

July 9, 2001

NOTICE OF FINAL ACTION

CALIFORNIA COASTAL COMMISSION

Action has been completed by the County of Mendocino on the below described project located within the Coastal Zone.

CASE#:	CDP #17-01
OWNER.	David & Suzanne Wright

AGENT: Bud Kamb

REQUEST: Construct a 2,550 square foot. 18' high single-family residence with a 625 square foot detached garage. Install septic system, underground utilities; install approximately 2,500 square feet of asphalt paving for the driveway.

LOCATION: W side of Highway One approximately ½ mile SW of its intersection with Peterson Lane at 45501 Headlands Drive (APN 121-260-10).

PROJECT COORDINATOR: Robert Dostalek

HEARING DATE: June 28, 2001

APPROVING AUTHORITY: Coastal Permit Administrator

ACTION: Approved with Conditions.

See staff report for the findings and conditions in support of this decision.

The project was not appealed at the local level.

The project is appealable to the Coastal Commission pursuant to Public Resources Code, Section 30603. An aggrieved person may appeal this decision to the Coastal Commission within 10 working days following Coastal Commission receipt of this notice. Appeals must be in writing to the appropriate Coastal Commission district office.

ſ	EXHIBIT NO. 5
	APPLICATION NO. A-1-MEN-01-043
	NOTICE OF FINAL
	LOCAL ACTON
	(1 of 10)

	COASTAL PERMIT ADMINIST	'RATOR ACTIO	DN SHEET	
CASE#:	<u>CDP 17-01</u> HEAR	UNG DATE: _	c/28/0	/
OWNER:	Wright	·		
ENVIRONME	NTAL CONSIDERATIONS:			
X	Categorically Exempt			
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FINDINGS:			•	
· <u> </u>	Per staff report			
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ACTION:		*****		
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OWNER:	David & Suzanne Wright 1483 Sutter Street #1501 San Francisco, CA 94109
AGENT:	Bud Kamb P.O. Box 616 Little River, CA 95456
REQUEST:	Construct a 2,550 square foot, 18' high single family residence with a 625 square foot detached garage. Install septic system, underground utilities (propane, water, electric, telephone and cable TV) and approximately 2,500 square feet of asphalt paving for the driveway.
LOCATION:	On the west side of Highway One, approximately ½ mile southwest of its intersection with Peterson Lane at 45501 Headlands Drive (APN: 121-260-10).
APPEALABLE AREA:	Yes (Highly Scenic Area)
PERMIT TYPE:	Standard
TOTAL ACREAGE:	0.99 acres
ZONING:	RR: L-5 [RR]
GENERAL PLAN:	RR5(1)
EXISTING USES:	Vacant
SUPERVISORIAL DISTRICT:	5
ENVIRONMENTAL DETERMINATION:	Categorically Exempt, Class 3(a)
OTHER RELATED APPLICATIONS:	1242-F Septic

PROJECT DESCRIPTION: The applicant proposes to construct a 2,550 square foot, 18' high (measured from natural grade) single family residence with a 625 square foot detached garage. The project also includes the installation of a septic system, underground utilities (propane, water, electric, telephone and cable TV) and approximately 2,500 square feet of asphalt paving for the driveway.

LOCAL COASTAL PROGRAM CONSISTENCY RECOMMENDATION: The proposed project is consistent with the applicable goals and policies of the Local Coastal Program as described below. A \square indicates that the statement regarding policy consistency applies to the proposed project.

Land Use

The proposed residence is compatible with the Rural Residential zoning district and is designated as a principal permitted use. The proposed detached garage is a permitted accessory use pursuant to Section 20.456.015 of the Coastal Zoning Code.

The proposed structures comply with the 20-foot front and rear yard and 6-foot side yard setback required in the Rural Residential zoning district. The proposed structures also comply with the 18' maximum height limit for development in "highly scenic areas" west of Highway One.

Public Access

☑ The project site is located west of Highway 1 and is a blufftop site. However, the parcel is not designated as a potential public access trail location on the LUP maps. There is no evidence of prescriptive access on the site.

<u>Hazards</u>

☑ The project site is less than one acre in size and is exempt from CDF's fire safety regulations. Fire safety issues are addressed as part of the building permit process.

The proposed development is within 100' of a coastal bluff which requires a geotechnical investigation in accordance with Section 20.500.020(B) of the Coastal Zoning Code to determine the rate at which the blufftop is retreating. A geologic reconnaissance report, dated August 23, 1993, was prepared by Earth Mechanics to determine a blufftop setback for the subject parcel. A follow-up letter dated April 14, 1999 confirmed the conclusions contained in the original report.

On February 27, 2001, staff requested an additional letter to clarify the method or formula in which they derived their recommended blufftop setback. Section 20.500.020(B) of the Coastal Zoning Code states:

"New structures shall be setback a sufficient distance from the edges of bluffs to ensure their safety from bluff erosion and cliff retreat during their economic life spans (seventy-five (75) years). New development shall be setback from the edge of bluffs a distance determined from information derived from the required geologic investigation and the setback formula as follows:

Setback (meters) = structure life (75 years) x retreat rate (meters/year)."

A letter dated March 13, 2001 from Earth Mechanics states:

"Based on our work and review of available data, we conclude that a retreat rate of 0.08 meters/year would provide an adequate setback to protect the planned residence from cliff retreat. Using the above referenced formula, 75 years x 0.08 meters/years = 6 meters which is approximately equivalent to the 20 foot setback recommended in the project geotechnical report."

The proposed blufftop setback for the residence is 32 feet at its closest point. Therefore, the project complies with Section 20.500.020(B) of the Zoning Code.

The Coastal Commission and Mendocino County have been applying a deed restriction for blufftop parcels where the development is within 100 feet of the bluff prohibiting the construction of seawalls with the requirement that the structures be removed from the property if threatened by bluff retreat. The restriction also requires that the landowner be responsible for any clean up associated with portions of the development, which might fall onto a beach. It is anticipated that the Coastal Commission will continue to apply this deed restriction for any blufftop development. Staff recommends Special Condition #1 to require, prior to issuance of a Coastal Development Permit, the recordation of a deed restriction on the subject parcel.

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Visual Resources

Coastal Element Policy 3.5-1 provides general guidelines for all development in the coastal zone, requiring that:

"The scenic and visual qualities shall be considered and protected as a resource of public importance. Permitted development shall be sited and designed to protect views to and along the ocean and scenic coastal areas, to minimize the alteration of natural land forms, to be visually compatible with the character of surrounding areas and, where feasible, to restore and enhance visual quality in visually degraded areas. New development in highly scenic areas designated by the County of Mendocino Coastal Element shall be subordinate to the character of its setting."

Policy 3.5-3 of the Coastal Element states:

"Any development permitted in [highly scenic] areas shall provide for the protection of ocean and coastal views from public areas including highways, roads, coastal trails, vista points, beaches, parks, coastal streams, and waters used for recreational purposes.

Section 20.504.015(C)(2) of the Coastal Zoning Code requires:

"In highly scenic areas west of Highway 1 as identified on the Coastal Element land use plan maps, new development shall be limited to eighteen (18) feet above natural grade unless an increase in height would not affect public views to the ocean or be out of character with surrounding structures."

Section 20.504.015(C)(3) also requires:

"New development shall be subordinate to the natural setting and minimize reflective surfaces. In highly scenic areas, building materials including siding and roof material shall be selected to blend in hue and brightness with their surroundings."

The subject parcel is located in a designated "highly scenic area" west of Highway One. When viewed from Highway One, it appears a majority of the structure would be screened by existing vegetation on the adjacent parcel to the east. A portion of the residence would be visible briefly to northbound motorists on Highway One through a gap in the trees at 7700 N. Highway One and also near the Little River Market at 7746 N. Highway One.

The proposed exterior materials and colors consist of horizontal wood painted dark tan (Sherwin Williams color A-sw2043 "canoe") for the main portion of the structure. The roofing material would be charcoal colored asphalt fiberglass shingles and the chimney would be tan colored stucco. The "canoe" color proposed for the exterior of the residence appears too light to sufficiently blend with the backdrop of the natural landscape (dark green evergreens) and existing development. Additionally, although a color sample was not submitted for the stucco chimney, tan hues are typically too light to blend well with the landscape. Further, the existing development in the vicinity is mostly dark brown which substantially reduces visibility and softens linear silhouettes. Special Condition #2 is recommended to require the applicant to submit, prior to issuance of the chimney. The revised samples shall be selected to blend in hue and brightness with the surroundings (i.e. dark brown or dark green) and shall be subject to the review and approval of the Coastal Permit Administrator. Special Condition #3 is recommended to ensure the colors/materials are not changed without further review.

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Section 20.504.015(C)(10) states:

"Tree planting to screen buildings shall be encouraged, however, new development shall not allow trees to interfere with coastal/ocean views from public areas."

A revised landscape plan was submitted on June 14, 2001. It appears as though it would provide sufficient screening of the visible portion (from Highway One) of the residence. The landscape plan does not specifically identify the location of an irrigation system, but does provide detailed specifications in #6 of the landscaping notes. Special Condition #4 is recommended to require the applicant to adhere to the specifications contained on the landscape plan to ensure the plantings will be established and maintained in perpetuity. The landscape plan recommends the trees be planted a minimum of 20 feet from the bluff edge and the shrubs be planted a minimum of 15 feet from the bluff edge. The geotechnical investigation discussed in the "Hazards" section of this report concludes that the bluff should retreat approximately 20 feet over the course of 75 years. Therefore, the required landscape trees should provide screening of the residence from public view over its required minimum 75-year economic lifespan.

The lighting details received on March 18, 2001 comply with the exterior lighting regulations contained in Section 20.504.035 of the Zoning Code.

Natural Resources

- ☑ There are no known rare or endangered plant or animal species located on or in close proximity to the project site.
- ☑ There are no environmentally sensitive habitat areas located within 100' of the proposed development.

Archaeological/Cultural Resources

On March 30, 2001, the project was referred to the Northwest Information Center of the California Historical Resources Inventory at Sonoma State University (SSU) for an archaeological records search. On April 9, 2001, SSU responded that the site has the possibility of containing unrecorded archaeological resources and further investigation was recommended. The development proposal and SSU recommendation were reviewed by the Mendocino County Archaeological Commission at the May 9, 2001 hearing where it was determined that a survey of the subject parcel would be required. A survey was conducted and a report was prepared by Max A. Neri (consulting archaeologist with North Coast Resource Management) dated May 7, 2001 in which no evidence of any cultural resources were found within the subject parcel. The survey was reviewed and accepted at the June 13, 2001 Mendocino County Archaeological Commission Hearing.

The applicant is advised by Standard Condition #8 of the County's "discovery clause" which establishes procedures to follow should archaeological materials be unearthed during project construction.

Groundwater Resources

- The proposed development would be served by the Little River Headlands Association community water system and would not adversely affect groundwater resources.
- \square The proposed development would be served by a proposed septic system and would not adversely affect groundwater resources.

Transportation/Circulation

☑ The project would contribute incrementally to traffic on local and regional roadways. The cumulative effects of traffic due to development on this site were considered when the Coastal Element land use designations were assigned. No adverse impacts would occur.

Zoning Requirements

☑ The project complies with all of the zoning requirements of Division II of Title 20 of the Mendocino County Code.

PROJECT FINDINGS AND CONDITIONS: Pursuant to the provisions of Chapter 20.532 and Chapter 20.536 of the Mendocino County Code, staff recommends that the Coastal Permit Administrator approve the proposed project, and adopt the following findings and conditions.

FINDINGS:

- 1. The proposed development is in conformity with the certified Local Coastal Program; and
- 2. The proposed development will be provided with adequate utilities, access roads, drainage and other necessary facilities; and
- 3. The proposed development is consistent with the purpose and intent of the applicable zoning district, as well as all other provisions of Division II, and preserves the integrity of the zoning district; and
- 4. The proposed development, if constructed in compliance with the conditions of approval, will not have any significant adverse impacts on the environment within the meaning of the California Environmental Quality Act; and
- 5. The proposed development will not have any adverse impacts on any known archaeological or paleontological resource; and
- 6. Other public services, including but not limited to, solid waste and public roadway capacity have been considered and are adequate to serve the proposed development; and
- 7. The proposed development is in conformity with the public access and public recreation policies of Chapter 3 of the California Coastal Act and Coastal Element of the General Plan.

STANDARD CONDITIONS:

1. This action shall become final on the 11th day following the decision unless an appeal is filed pursuant to Section 20.544.015 of the Mendocino County Code. The permit shall become effective after the ten (10) working day appeal period to the Coastal Commission has expired and no appeal has been filed with the Coastal Commission. The permit shall expire and become null and void at the expiration of two years after the effective date except where construction and use of the property in reliance on such permit has been initiated prior to its expiration.

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To remain valid, progress towards completion of the project must be continuous. The applicant has sole responsibility for renewing this application before the expiration date. The County will not provide a notice prior to the expiration date.

- 2. The use and occupancy of the premises shall be established and maintained in conformance with the provisions of Division II of Title 20 of the Mendocino County Code.
- 3. The application, along with supplemental exhibits and related material, shall be considered elements of this permit, and that compliance therewith is mandatory, unless an amendment has been approved by the Coastal Permit Administrator.
- 4. That this permit be subject to the securing of all necessary permits for the proposed development from County, State and Federal agencies having jurisdiction.
- 5. The applicant shall secure all required building permits for the proposed project as required by the Building Inspection Division of the Department of Planning and Building Services.
- 6. This permit shall be subject to revocation or modification upon a finding of any one (1) or more of the following:
 - a. That such permit was obtained or extended by fraud.
 - b. That one or more of the conditions upon which such permit was granted have been violated.
 - c. That the use for which the permit was granted is so conducted as to be detrimental to the public health, welfare or safety or as to be a nuisance.
 - d. A final judgment of a court of competent jurisdiction has declared one (1) or more conditions to be void or ineffective, or has enjoined or otherwise prohibited the enforcement or operation of one (1) or more such conditions.
- 7. This permit is issued without a legal determination having been made upon the number, size or shape of parcels encompassed within the permit described boundaries. Should, at any time, a legal determination be made that the number, size or shape of parcels within the permit described boundaries are different than that which is legally required by this permit, this permit shall become null and void.
- 8. If any archaeological sites or artifacts are discovered during site excavation or construction activities, the applicant shall cease and desist from all further excavation and disturbances within one hundred (100) feet of the discovery, and make notification of the discovery to the Director of the Department of Planning and Building Services. The Director will coordinate further actions for the protection of the archaeological resources in accordance with Section 22.12.090 of the Mendocino County Code.

SPECIAL CONDITIONS:

- 1. Prior to the issuance of the Coastal Development Permit, the applicant as landowner shall execute and record a deed restriction, in a form and content acceptable to the Coastal Permit Administrator which shall provide that:
 - a) The landowner understands that the site my be subject to extraordinary geologic and erosion hazard and landowner assumes the risk from such hazards;
 - b) The landowner agrees to indemnify and hold harmless the County of Mendocino, it successors in interest, advisors, officers, agents and employees against any and all claims, demands, damages, costs, and expenses of liability (including without limitation attorneys' fees and costs of the suit) arising out of the design, construction, operation, maintenance, existence or failure of the permitted project. Including, without limitation, all claims made by any individual or entity or arising out of any work performed in connection with the permitted project;
 - c) The landowner agrees that any adverse impacts to the property caused by the permitted project shall be fully the responsibility of the applicant;
 - d) The landowner shall not construct any bluff or shoreline protective devices to protect the subject single-family residence, garage, septic system, or other improvements in the event that these structures are subject to damage, or other erosional hazards in the future;
 - e) The landowner shall remove the house and its foundation when bluff retreat reaches the point where the structure is threatened. In the event that portions of the house, garage, foundations, leach field, septic tank, or other improvements associated with the residence fall to the beach before they can be removed from the blufftop, the landowner shall remove all recoverable debris associated with these structures from the beach and ocean and lawfully dispose of the material in an approved disposal site. The landowners shall bear all costs associated with such removal;
 - f) The document shall run with the land, bind all successors and assigns, and shall be recorded free of all prior liens and encumbrances, except for tax liens.
- 2. Prior to issuance of a Coastal Development Permit, the applicant shall submit, for the review and approval of the Coastal Permit Administrator, exterior color samples for the residence and chimney stucco selected to blend in hue <u>and</u> brightness with the surroundings (i.e. dark brown or dark green).
- 3. All exterior building materials and finishes shall match those specified in the coastal development permit application. Windows shall be made of non-reflective glass. Any change in approved colors or materials shall be subject to the review and approval of the Coastal Permit Administrator for the life of the project.
- 4. The revised landscaping plan submitted June 14, 2001 shall be implemented and maintained in full accordance with the notes/specifications provided with the plan (i.e. soil preparation, planting, staking and wind protection, irrigation, maintenance and replacement and protection of existing vegetation). The new trees shall be planted prior to

the final building inspection. All required landscaping shall be replaced, as necessary, to ensure the screening of the residence shall be maintained in perpetuity.

Staff Report Prepared By:

Robert Dostalek

Coastal Planner

Attachments: Exhibit A: Location Map

Exhibit B: Site Plan

Exhibit C: East & West Elevation (Residence)

Exhibit D: North & South Elevation (Residence)

Exhibit E: Floor Plan (Residence)

Exhibit F: West Elevation (Garage)

Exhibit G: Floor Plan (Garage)

Exhibit H: Landscaping Site Plan

Exhibit I: Landscape Legend & Tree Planting Detail

Exhibit J: Landscaping Specifications

Appeal Period: 10 days Appeal Fee: \$555

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CALIFORNIA	COASTAL	COMMISSION
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45 FREMONT, SUITE 2000 SAN FRANCISCO, CA 94105-2219 VOICE AND TDD (415) 904-5200 (X (415) 904-5400

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CALIFORNIA COASTAL COMMISSION

APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT

Please Review Attached Appeal Information Sheet Prior To Completing This Form.

SECTION I. <u>Appellant(s)</u>

Name, mailing address and telephone number of appellant(s):

Nend rra St. 1015 710 526-230 4707-2526 (510) Berke Zip Area Code Phone No.

SECTION II. Decision Being Appealed

1. Name of local/port government: Fort Bragg, Ca.

2. Brief description of development being appealed: <u>2550 square foot residence with 625 square feet</u>. For detached garage and 2500 square feet of asphalt driveway Septic system and underground utililies

3. Development's location (street address, assessor's parcel cross street, etc.): 4550(Headlands Drive, Little River, CA APN 121-260-10; CDP17-01

4. Description of decision being appealed:

a. Approval; no special conditions:_____

b. Approval with special conditions:_____

c. Denial:____

Note: For jurisdictions with a total LCP, denial decisions by a local government cannot be appealed unless the development is a major energy or public works project. Denial decisions by port governments are not appealable.

TO BE COMPLETED BY COMMISSION:

APPEAL NO: A	-1-MEN-01-043
DATE FILED:	7/19/01

DISTRICT:

H5: 4/88

EXHIBIT NO. 6
APPLICATION NO. A-1-MEN-01-043
APPEAL, FILED JULY
19, 2001 (WEIKEL) (1 of 17)

APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT (Page 2)

- 5. Decision being appealed was made by (check one):
- a. √_Planning Director/Zoning c. __Planning Commission Administrator
- b. __City Council/Board of d. __Other_____ Supervisors
- 6. Date of local government's decision: 7/9/01
- 7. Local government's file number (if any): CDP 17-01 APN 121-260-10

SECTION III. Identification of Other Interested Persons

Give the names and addresses of the following parties. (Use additional paper as necessary.)

a. Name and mailing address of permit applicant: David and Suzanne: Wright 1483 Sutter St #1501 San Francisco, CA 94109

b. Names and mailing addresses as available of those who testified (either verbally or in writing) at the city/county/port hearing(s). Include other parties which you know to be interested and should receive notice of this appeal.

(1) _			 	
(2)		94	 	
(3)	 		 	
(4)	 			 _

Reasons Supporting This Appeal SECTION IV.

Note: Appeals of local government coastal permit decisions are limited by a variety of factors and requirements of the Coastal Act. Please review the appeal information sheet for assistance in completing this section, which continues on the next page.

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APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT (Page 3)

State briefly <u>your reasons for this appeal</u>. Include a summary description of Local Coastal Program, Land Use Plan, or Port Master Plan policies and requirements in which you believe the project is inconsistent and the reasons the decision warrants a new hearing. (Use additional paper as necessary.)

See attache	d
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Note: The above description need not be a complete or exhaustive statement of your reasons of appeal; however, there must be sufficient discussion for staff to determine that the appeal is allowed by law. The appellant, subsequent to filing the appeal, may submit additional information to the staff and/or Commission to support the appeal request.

SECTION V. <u>Certification</u>

The information and facts stated above are correct to the best of my/our knowledge.

Signature of Appellant(s) or

Authorized Agent 19 01 Date

NOTE: If signed by agent, appellant(s) must also sign below.

Section VI. Agent Authorization

I/We hereby authorize _______ to act as my/our representative and to bind me/us in all matters concerning this appeal.

Signature of Appellant(s)

Date 04 1-1

I am appealing this coastal project primarily because it has 2 negative impacts which have not been adequately considered. Accelerated bluff retreat from 5,675 square feet of impermeable surfaces is one. Caves below the property (a geological hazard) is the other. According to the Local Coastal Plan they are supposed to be considered.

Of the 6 existing bluff residences in this development of 10 homes so far, 3 have had serious recent bluff retreat problems that I know about (Glen Ricard's, Ted and Marsha Graves' and Richard Towers' bluffs).

In the Land Use Element of the County Plan Chapter 3.9 Section 32253 states, "New development shall: minimize risks to life and property in areas of high geologic, flood and fire **hazard**; assure **stability** and structural integrity, and neither create nor contribute significantly to erosion, geologic instability or destruction of the site or surrounding area...along bluffs and cliffs...."

Under "issues" the county plan states that the Coastal Act mandates that new development emphasize: "avoidance of adverse cumulative impacts on coastal resources..."

In chapter 3, Section 30231, coastal requirements include, "minimizing adverse effects of waste water, controlling run-off..."

Section 30231 states, "...biological productivity and the quality of coastal waters,...wetlands...appropriate to maintain optimum populations of marine organisms...shall be maintained...through minimizing adverse effects of...discharges and entrainment, controlling runoff...'

In the Policies portion of Chapter 3 it is stated that the LCP shall maintain performance standards, that, "these

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7/10/01 Weikel

standards and measures shall **minimize** potential development **impacts** such as increased **run-off**, sedimentation, biochemical degradation...."

In Appendix 3 the issue of landsliding is addressed. "Because of the high potential for landsliding in almost all of the coastal zone, all development plans should undergo a preliminary evaluation of landsliding potential. The effect of development on the landslide potential must be taken into account, because slides can result from excavation, drainage changes, and deforestation. If landslide conditions exist and cannot be avoided positive stabilization measures should be taken to mitigate the hazard."

None of the properties on Headlands Drive has an **asphalt driveway**, except **the recently built** one which has **caused landslides** on 2 other downhill properties.

The **perimeter** of 45501 Headlands Drive has a high ratio of bluff. **Perhaps 50% is bluff.** Some of this bluff property also **wraps around the Weikel property. 2,500 square feet of impermeable asphalt will accelerate bluff retreat and /or a landslide.**

Chapter 3 also states the "Local Coastal Plan represents commitment of the County of Mendocino to provide continuing **protection** and **enhancement** of its coastal resources. It is recognized that certain resource areas in this jurisdiction will require public **attention** to ensure their protection and enhancement, such as;...sensitive coastal resource areas which are suffering some form of deterioration or **development pressures...**"

45501 Headlands Drive land has changed hands recently in this development process. At this moment the property is in escrow, being sold again. Developers want to put 2550 square feet of asphalt on this bluff side area which will accelerate run-off over the abundant bluff periphery.

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7/10/01 Weikel

It was developers who made the same mistake on Headlands Drive hill with a large curving asphalt driveway. These cement contractors lavished asphalt on a hill which harbored large migrant cranes last winter (I have pictures) and then moved away leaving their 2 downhill neighbors to grumble about the bluff disappearing due to the new asphalt waterfall. To deter bluff retreat the downhill neighbors put curbs (**more** asphalt) on the street to keep the water flow out of their backyard bluffs.

In this Wright development **permit** at 45501 Headlands Drive **deflecting their accelerated run-off is forbidden by the Permit**. "Special Conditions": "The landowner shall not construct any bluff...protective devices ...in the event that these structures are subject to damage, or other erosional hazards in the future..." And yet 2500 square feet of disastrous asphalt driveway paving was approved to cause a run-off problem. This is not wise planning for an naturally eroding bluff top. This endangers this property and the **next door property** of my parents.

The Coastal Zoning Code Sec. 20.492.005 states the approving authority shall review all permit applications for coastal developments, **"to determine the extent of project related impacts due to grading, erosion and runoff"** This does **not** appear to have been **done.** I saw nothing about the adequacy of run-off or grading in the permit. Only disclaimers for the imminent run-off damage were put into the permit!

The permit report also did not consider or mention the hazard of the caves below the property. Since these are a potential hazard I think they must be mentioned in the Development Permit as evidence for making the findings which approve this project.

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Section 20.492.010 states of the Coastal Zoning Code states, "Grading shall not significantly disrupt natural drainage patterns and shall not significantly increase volumes of surface runoff..."

The proposed **driveway shall do** precisely what the Mendocino Zoning **Code says it shall not do.**

The same section states, "Adjoining property shall be protected from...potential soil erosion."

Section 20.492.015 states, "The Erosion rate shall not exceed the natural or existing level before development."

This section says, "where possible, use natural topography and natural vegetation."

A well designed <u>gravel driveway</u> seems sensible. All other homes on Headlands Drive have gravel or dirt driveways except for the new asphalt waterfall driveway on the hill that causes heavy run-off each rainy season.

I am very concerned about development in this beautiful and fragile area that is being developed and damaged with seeming abandon. I am attaching the letter I sent to the County permit hearing expressing further concerns. None of these were addressed. They are still concerns. The property has not had a **botanical survey**, nor a **hydric soil** test by <u>qualified persons</u> at the <u>proper time of year</u>. The adjacent state park property across the Headlands Drive is wet and impassible in the winter. The wetlands issue is in question. <u>A wetlands delineation was not done</u> for this project.

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7/10/01 Weikel

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Rushing this approval through in the driest time of year with a cursory look at the area seems to ignore the intent of the Coastal Act. Frogs are very much active in the area and have been since 1979 when I became acquainted with it. In the driveway next to 45501 Headlands they used to jump into my car! The frogs still sing much of the year next to 45501 Headlands Drive.

My main concern is the **accelerated bluff run-off** from a total of 5,675 square feet of impermeable surface, almost half of which comes from this **asphalt driveway**. I would also like assurance by a qualified geologist that is referenced by the permit findings that the **caves** underneath 45501 Headlands and construction grading and proposed surface run-off and septic leaching pose no geological danger to the proposed construction and subsequently to neighboring property. These issues appear to pose a danger to both my parents and to the unsuspecting buyers of this development.

The **purpose for making findings** is to provide evidence to support such findings and thus make a rational decision. I see an **analytical gap.** The staff permit report has not given reasoning to justify the permitted setback distance. The report contains **no data** for (or mention of) the effects of water run-off and drainage as it affects the cliff/bluff of this property and neighboring property. There is lack of findings and data to support the approval of the 32 to 33 foot bluff setback.

The staff report for the permit lists the following as **findings** and yet does not give **evidence** as to how these findings were arrived at:

"There are no known rare or endangered plant or animal species located in or in close proximity to the project site."

"There are no environmentally sensitive habitat areas

7/10/01 Weikel

located within 100' of the proposed development." and

"The proposed development will be provided with adequate utilities, access roads, **drainage**, and other...."

Attached are more **Coastal Commission Guidelines** (p. 7 and 8) applied to the **most recently constructed house on** the **bluffs** of this Headlands Drive are. The "adequate" setback recommended is 50 to 85 feet.

3 attachments:

1-Questions re discrepancies of 2 geological reports and Coastal Land Planning Guidelines and findings on this bluff area.(p. 7 and 8)

2-Documents (partial) pertaining to setback and drainage on Headlands Drive's most recently built bluff residence. 3-my letter for the Mendocino County Planning hearing.

7/10/01 Weikel

Information received July 11, 2001 Graves' lot #7 at 455365 Headlands , Little River, CA- most recently built home (1986) on Headlands Drive bluffs. Geologist was J. R. Bovyer, registered geologist #1463, professional engineer #0412 then at PO Box Mendocino, CA 95460

He found:

"The closest to the approximate residence area to the edge is 50 feet to 85 feet which is considered an adequate setback."

The California Coastal Commission statewide Interpretive Guideline of Dec. 16, 1981, superseding the one of May 5, 1981, p. 2 says, "The report should indicate the **location of the cliff or bluff edge, the toe of the cliff or bluff and other significant geologic features by distance from readily identified fixed monuments such as the centerline of the road** nearest the bluff or cliff."

It continues, "The applicant for a permit for a blufftop development should be required to **demonstrate that the area of demonstration is stable for the development and that the development will not create a geologic hazard or diminish the stability of the area**."

The Coastal Commission staff report to the Coastal Commission for the meeting of the Coastal Commission (then located in San Francisco) to approve the Graves' permit stated under Geological Hazards Section 30253 affirmed the above registered geologists findings and states that the development **,"assure stability and not contribute to significant erosion**". The Coastal Commission report states, "the proposed building setback of **50 feet to 85 feet** (an irregular bluff line) is **adequate since** the **rock bluff is stable**, eroding less than one foot per year."

Furthermore the Coastal Guidelines stated concerns about

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Registered Geologist #1463 Professional Engineer #0412 P. O. Box 56 Mendocino, CA 95460 18 April 1985

GEOLOGIC REPORT

Mr. & Mrs. T. Graves

Lot #7, Little River Highlands Subdivision Mendocino County (A.P. # 121-260-07) SE%; Sec. 6; T16N; R17W; M.D.B. & M.

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with wild grasses, weeds, flowers, vines and bushes under several pine trees. There is no gullying even though the lot is generally flat and slopes easterly at four percent toward the bluff. (Please refer to topo and plot plan map.)

GEOLOGIC FACTORS

The bluffs on this property have a slope angle, from the horizontal, as high as 75°. The steep part of the cliffs is composed of the Franciscan complex which is up to 70' above sea level on top of which lies the flat marine terrace. It is unconformable so can vary widely in thickness having been deposited on and around islands, hills, washes, etc. of the old bedrock surface. The edge of the bluffs is the most fragile part of the environment as can be seen in the slumping observed all along the cliffs. The part of the site wherein the residence is wished to be located is fairly flat with an easterly drainage slope of about four percent and has no erosional features.

Since the Franciscan is so highly-indurated, it is thought erosion will be minimal. The cliffs here show high angles of formation dips because of the usual contortions and shears due to the metamorphism. Numerous small islands, peninsulas and reefs afford considerable protection. An article in <u>California Geology</u> (October, 1975) states that bluffline retreat may average one foot per year, but it is thought that this varies widely within short distances and in this particular case, is less. The closest to the approximate

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CALIFORNIA COASTAL COMMISSION

STATEWIDE INTERPRETIVE GUIDELINES

These Statewide Interpretive Guidelines were adopted by the California Coastal Commission pursuant to Public Resources Code Section 30620 (b) and are "designed to assist local governments, the commission, and persons subject to the provisions of this chapter in determining how the policies of this division shall be applied in the coastal zone prior to certification of local coastal programs."

The guidelines should assist in applying various Coastal Act policies to permit decisions; they in no case supersede the provisions of the Coastal Act nor enlarge or diminish the powers or authority of the Commission or other public agencies.

Interpretive guidelines for the six districts are published separately.

AS OF DECEMBER 16, 1981 (SUPERSEDES MAY 5, 1981 EDITION)

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(2) to protect principle structures in existing developments that are in danger from erosion; or

(3) in Los Angeles, Orange, and San Diego Counties, to infill small sections of wall in subdivisions where a predominant portion of a wall is already in place, provided that such infilling would have no substantial adverse environmental effects. t

A geologic investigation and report will be required when a development is proposed to be sited within the area of demonstration as defined below.

As a general rule, the area of demonstration of stability (Illustration A) includes the base, face and top of all bluffs and cliffs. The extent of the bluff top considered should include the area between the face of the bluff and a line described on the bluff top by the intersection of a plane inclined at a 20° angle from horizontal passing through the toe of the bluff or cliff, or 50 feet inland from the edge of the cliff or bluff, whichever is greater. However, the Commission may designate a lesser area of demonstration in specific areas of known geologic statility (as determined by adequate geologic evaluation and historic evidence) or where adequate protective works already exist. The Commission may designate a greater area of demonstration or exclude development entirely in areas of known high instability.

The report should indicate the location of the cliff or bluff edge, the toe of the cliff or bluff and other significant geologic features by distance from readily identified fixed monuments such as the centerline of the road nearest the bluff or cliff.



The report should evaluate the off-site impacts of development (e.g. development contributing to geological instability on access roads) and the additional impacts that might occur due to the proposed development (e.g. increased erosion along a footpath). The report should also detail mitigation measures for any potential impacts and should outline alternative solutions. The report should express a professional opinion as to whether the project can be designed so that it will neither be subject to nor contribute to significant geologic instability throughout the lifespan of the project. The report should use a currently acceptable engineering stability analysis method and should also describe the degree of uncertainty of analytical results due to assumptions and unknowns. The degree of analysis required should be appropriate to the degree of potential risk presented by the site and the proposed project.

In areas of geologic hazard, the Commission may require that a development permit not be issued until an applicant has signed a waiver of all claim against the public for future liability or damage resulting from permission to build. All such waivers should be recorded with the County Recorder's Office.

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Adopted May 3, 1977

1015 Sierra St. Berkeley, CA 94707

June 18, 2001

Project Coordinator Department of Planning and Building Services 790 South Franklin Fort Bragg, CA 95437

Dear Robert Dostalek;

I wish to express my concern about the development plans for David and Suzanne Wright at 45501 Headlands Drive (APN 121-260-10), case # 17-01. Since I cannot be present at the hearing on June 28th this letter is my comment for the hearing.

My biggest concern is that the planned asphalt **paving** will cover too much of the coastal property .

This headlands neighborhood recently had another developer build a home on the hill by the water tank which caused bluff landslides on the two downhill properties. Asphalt curbs and mounds had to be added to compensate for the thoughtless and bad design of this developer's **asphalt driveway.**

Another occasional resident manages the area's water while residing in Ohio and remains unaware of California land and weather patterns. Last winter he emptied one of the 2 water tanks in the heaviest of winter rains and precipitated a **landslide** on state park property.

Again, the proposed 5,675 square feet of paving will drastically accelerate run-off and ocean bluff collapse. The 20 foot bluff setback will be gone more quickly than in 75 years, cited by Earth Mechanics for this delicate area. Across the road (Headlands Drive) is a seasonal wetlands (wet and mushy in winter) and possibly habitat for endangered species. The next door Weikel property has had tree frogs croaking into Summer for the last 22 years. This delicate land and soil needs proper assessment which has not been done. The current proposal states "There are no environmentally sensitive habitat areas located within 100' of the proposed development." This is not true.

The roof area and pavement will accelerate and funnel water run-off while eliminating probable frog habitat. Ideal **grading** would funnel

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water back into across the street seasonal wetlands instead of onto the bluff of this property and neighboring property(my parents' property). The driveway should not be asphalt, an impermeable surface, but perhaps gravel.

I know of no hydric soil test having been done on the proposed development. Besides a hydric soil test I would like a botannical survey done of the property and I would like to receive a copy of the report.

Furthermore there are caves which friends and kayakers have explored under the proposed development. I want to see the geotechnical report to ascertain how they evaluate these caves.

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Sincerely,

Wendy Weikel

GEOTECHNICAL INVESTIGATION

PROPOSED ROOST RESIDENCE 45501 HEADLANDS DRIVE LITTLE RIVER, CALIFORNIA

11654.1

Prepared for

Ken and Jill Roost 2151 Oaks Drive Hillsborough, CA 94010

Prepared by

BACE GEOTECHNICAL A Division of Brunsing Associates, Inc. P.O. Box 749 Windsor, CA 95492 (707) 838-0780

November 14, 2001

EXHIBIT NO. 7
APPLICATION NO.
WRIGHT
GEOTECHNICAL
ASSESSMENTS (1 OI 24



Erik E. Olsborg Engineering Geologist - 1072



Peter R. Dodsworth Geotechnical Engineer - 278


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1.0 INTRODUCTION

This report presents the results of our Geotechnical Investigation for your planned residence at 45501 Headlands Drive in Little River, California. The property, A. P. No. 121-260-10, is located on the south side of Headlands Drive, approximately 1,400 feet west of the Little River mouth, as shown on the Vicinity Map, Plate 1.

No building plans have been prepared yet, but according to your plan sketches, the proposed one- or two-story house will be located back of the bluff setback lines shown on the Site Geologic Map, Plate 2. The attached garage will be at the north end of the structure. The leach field will be on the west side of the structure. We understand that site grading will be limited to minor, if any, cuts or fills for drainage around the structure, and reprocessing of weak soils for support of slab-on-grade floors in the garage and/or elsewhere within the structure.

Our approach to providing the geotechnical guidelines for the design of the project utilized our knowledge of the soil/geologic conditions in the site vicinity, and experience with similar projects. Field exploration and laboratory testing for this investigation were directed toward confirming anticipated soil/geologic conditions, in order to provide the basis for our conclusions and recommendations.

As outlined in our Service Agreement dated July 31, 2001, the scope of our geotechnical investigation included geologic map and literature research, study of 1981 and 1963 aerial photographs, geologic reconnaissance, subsurface exploration, laboratory testing, and engineering and geologic analyses in order to provide conclusions and recommendations regarding:

- Geologic suitability of the site, including a discussion of geologic hazards;
- Historic, current, and anticipated bluff retreat rate;
- Sea cave stability;
- Building and leach field setback criteria from bluff edges and weak or fractured areas of the cave roof;

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- The potential effects of seismicity and fault rupture;
- Foundation design criteria;
- Site drainage;
- The need for additional geotechnical engineering services.

2.0 INVESTIGATION

2.1 Research

As part of our study, we reviewed the following published geologic references:

- Ukiah Sheet, Geologic Map of California, 1960, California Division of Mines and Geologic (CDMG);
- Geologic Factors in Coastal Zone Planning: Russian Gulch to Buckhorn Cove, Mendocino County, California, 1976, Open File Report 76-4, CDMG;
- Geology and Geomorphic Features Related to Landsliding, Mendocino 7.5 Minute Quadrangle, Mendocino County, California, 1983 Open File Report 83-15, CDMG.

We also reviewed the following previous consultants' geotechnical reports:

- Geologic Report for Assessor's Parcel No. 121-260-10, dated August 1986, prepared by James Ballerino, Registered Geologist;
- Geotechnical Investigation Report, 45501 Headlands Drive, Little River, dated August 23, 1993, prepared by Earth Mechanics Consulting Engineers;
- Consultation Letters dated April 14, 1999, and March 13, 2001, prepared by Earth Mechanics Consulting Engineers.

2.2 Reconnaissance

Our Principal Engineering Geologist and Project Engineer performed a surface reconnaissance and a marine reconnaissance on August 9, 2001. The marine reconnaissance consisted of kayaking to the site from Van Damme Beach during a tide level of approximately plus one foot, according to published tide tables. The geologic conditions of the exterior bluff faces and the sea cave interior were examined and photographed from the kayaks. The sea cave interior dimensions were visually estimated from inside the cave.

The surface reconnaissance consisted of close examination of the soil and rock materials exposed on the upper bluffs. As part of our reconnaissance, we also examined aerial photographs, dated June 30, 1963 and June 23, 1981, both enlarged to a scale of one-inch equals approximately 200 feet. The bluff lines in both photographs were compared with existing bluff conditions in order to

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determine the relative bluff retreat rate. The results of our aerial photograph study are incorporated into the Site Geology and Soils and the Conclusions sections of this report.

2.3 Subsurface Exploration

On August 9, 2001, three exploratory test borings were drilled adjacent to the planned building areas using an all-terrain drill rig, to depths ranging from about 9.0 feet to 15.7 feet below the ground surface. The approximate locations of the borings are shown on the Site Geologic Map, Plate 2. Our Project Geologist made a descriptive log of each test boring. Samples of the soil and rock materials encountered were obtained using a split-barrel sampler, driven by a 140-pound drop hammer falling 30 inches per blow. Blows required to drive the sampler were converted to equivalent "Standard Penetration" blow counts for correlation with empirical test data. Sampler penetration resistance (blow counts) provides a relative measure of soil/rock consistency and strength.

Logs of the test borings, showing the various soil and rock types encountered and the depths at which samples were obtained, are presented on Plates 3 through 5. The soils are classified in accordance with the Unified Soil Classification System outlined on Plate 6. The various physical properties used to describe the soils are outlined on Plate 7. The bedrock materials are described using the criteria shown on Plate 8.

2.4 Laboratory Testing

Selected samples were tested in our laboratory to determine their pertinent geotechnical engineering characteristics. Laboratory testing consisted of moisture content/dry density and triaxial shear strength tests. The test results are summarized opposite the samples tested on the boring logs; see the Key to Test Data presented on Plate 6, for an explanation of test data.

3.0 SITE CONDITIONS

The property is situated on the south side of Headlands Drive approximately two and one-half miles south of the town of Mendocino. The site is on the west side of a small, north trending, ocean inlet within Van Damme Cove. The property consists of a near-level marine terrace bordered on the east and south by steep ocean bluffs.

The south bluff is approximately 55 to 61 feet in vertical height with slope gradients that vary from about one-half horizontal to one vertical (1/2H:1V) to near vertical. The upper approximately one-quarter of the south bluff has a slope

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gradient of about 1-1/2H to 2H:1V. The east bluff is approximately 61 to 65 feet in vertical height with slope gradients that vary from about 1/2H to 1/4H:1V.

The upper terrace level and south bluff face are shown in Photographs A and B, respectively, Plate 9. As can be seen in Photograph B, there are two sea cave portals (entrances) within the south bluff.

There are also two sea cave portals in the east bluff within the north-trending inlet, as shown in Photograph C, Plate 10. Photograph C also shows a portion of the beach at the north end of the inlet.

The four sea cave portals are joined into one large cave, as shown on Plate 2. The sea cave interior is shown in Photographs D, E, F, and G, on Plate 11. The cave roof rises in the shape of an "A", as presented on Cross Section A-A', Plate 12. The apex of the roof is estimated to be approximately 35 feet above the water; therefore, the cave roof is within 25 to 30 feet from the ground surface.

One branch of the cave continues to the north, where it ends with a small beach. This branch of the cave gradually diminishes in size to approximately 5 to 7 feet wide by about 8 to 10 feet high. Several large rocks, 3 to 4 feet across, were observed just below the water surface on the floor of the northeast cave portal. These rocks appear to have been deposited there from a relatively recent (last 5 to 10 years) rock fall.

The upper terrace level of the property is covered with grasses and weeds with stands of pine trees along the westerly property line and in the northeast corner of the property.

No surface water was observed on the upper terrace at the time of our August 2001 field exploration. No ground water was encountered in our borings. Only one small area of ground water seepage was observed on the lower bluff face, as evidenced by a patch of green algae approximately five feet across, as shown on Plate 2.

4.0 SITE GEOLOGY AND SOILS

The site bedrock consists of dark gray sandstone and yellow-orange silty sandstone of the Cretaceous-Tertiary Franciscan Complex coastal belt. As encountered in our borings, the upper 2 to 3 feet of the bedrock is generally crushed to intensely fractured, friable to low in hardness, and deeply weathered. In the lower portions of our borings, and where exposed on the bluff face, these rocks are closely to little fractured, moderately hard to hard, and little weathered.

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The orientation of the rock bedding at this site, as is typical of the Franciscan Complex, is somewhat chaotic. Locally, however, the bedrock has a northerly strike with a moderately steep dip to the east (dipping 35 to 40 degrees from horizontal out of the easterly bluff). Drill rig practical refusal was encountered in hard bedrock at 15.5, 11.5, and 9.0 feet below the ground surface in Test Borings B-1, B-2, and B-3, respectively.

Five to eight feet of Pleistocene terrace deposits and topsoils overlie the bedrock at the site. The lower three feet of the terrace deposits in Borings B-1 and B-2 consist of dark brown to dark yellow-orange clean (little or no clay or silt content) sand that is medium dense to very dense. No clean sand was encountered in Boring B-3.

Overlying the clean sands in Borings B-1 and B-2 and the bedrock in Boring B-3, is one to two feet of dark brown silty sand that is medium dense to dense. The upper 2 to 3 feet of the terrace deposits are dark brown silty sand topsoils. The silty sands are loose to medium dense. The upper one to one and one-half feet of the silty sands are porous and contain fine roots.

Minor to moderate caving occurred within the terrace sands below 7, 4.5, and 3.5 feet in Borings B-1, B-2, and B-3, respectively. The terrace deposits appear low in expansion potential (tendency for volume change with changes in moisture content). Portions of the lower terrace deposits are locally cemented, as observed in upper bluff exposures at the south end of the property and northeast of the property.

One landslide (rock fall) on the upper bluff face was observed at the property, as shown on Plate 2. This landslide is shown between the east and northeast sea cave portals in Photograph C, Plate 10. Several bedrock slabs (sandstone beds) and the overlying terrace deposits, have dropped into the adjacent inlet. The rockfall is visible in the 1981 aerial photograph, but appears to be a few feet less in width in the 1963 aerial photograph.

There is also a shallow erosion area on the upper bluff edge above the sea cave south portal shown on Plate 2 and Photograph B, Plate 9. The terrace deposits and deeply weathered bedrock in this area have been eroded back to a slope angle of about 2H:1V.

One main fault and several sub-parallel and/or intersecting fault traces were observed within the property bluffs. Wave erosion along the main fault appears to be responsible for formation of the sea cave, including the large, south portal. The fault is shown within the cave roof in Photograph D on Plate 11. Wave erosion along the secondary faults has created the other sea cave portals, as

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shown in Photographs B and C, Plates 9 and 10. None of the faults observed within the bedrock appeared to offset the overlying Pleistocene terrace deposits and are, therefore, not considered active. The active San Andreas Fault is located offshore, approximately 4 ½ miles (7 kilometers) to the west.

5.0 CONCLUSIONS

Based upon the results of our investigation and review of the available geologic data, we conclude that the site is suitable for the proposed residential development. The main geotechnical considerations affecting the design and construction of the project are potential settlement, cave stability, bluff retreat rate, and the potential for strong ground shaking due to earthquakes.

5.1 Potential Settlement

The topsoils consist of silty sands that are loose to medium dense, and porous. Foundations placed within these soils have a potential for settlement. We conclude that the house can be satisfactorily supported on spread footings that extend through the weak surface soils. The footings can be bottomed in the silty sands at depths in the range of $3\frac{1}{2}$ to 4 feet below existing ground surface.

Assuming footings are designed and constructed in accordance with our recommendations, we estimate that the post-construction settlement due to foundation loads will be less than 1/2 inch. We judge that post-construction differential settlement will be less than 1/4 inch between adjacent footings.

5.2 Bluff Stability/Setback Criteria

The referenced 1986 Ballerino and 1993 Earth Mechanics geologic/geotechnical reports recommended bluff setbacks of 50 feet and 20 feet, respectively. However, very little supporting data for these setbacks were provided in either of those reports.

We examined the ocean bluffs at the site during our geologic reconnaissance, including the sea cave interior and exterior. The main concerns regarding bluff stability/setback criteria are the rock fall on the east bluff, the erosion area on the upper south bluff, and the sea cave within the bluff itself.

The ocean bluffs at the property are mostly comprised of hard rock. The rock fall on the east bluff is a result of slippage along dipping bedding planes. The wellbedded rock strata that failed are bounded on two sides by minor, ancient faults. Sea cave portals have developed from erosion along these ancient fault traces. The cave portal formation has ultimately led to the undermining of the rock

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strata that failed. Since the failed, well-bedded rock strata does not extend beyond the faults on either side, the potential for lateral enlargement of the rock fall area is low. Additional setback criteria for headward enlargement of the rock fall area is unnecessary, since the sea cave setback will be the controlling factor for the project location.

The erosion area on the upper south bluff has removed the shallow, weak soils and exposed the underlying hard rock and partially cemented terrace materials. Further enlargement of this erosion area can be mitigated by re-directing surface water runoff away from this area.

According to the Ballerino report, "a small area above one of the tunnel exits was noted to have undergone a degree of settling. There appears to be a direct relationship between the tunnel and this slight settlement of the soil mantle. The indication is that fractures extend from the back of the tunnel up to the surface and constitute a zone of instability which is considered unsafe for building purposes. The block of rock affected is not likely to slump suddenly, nor is it likely to undergo accelerated erosion or fall suddenly into the ocean, as there is still 30 feet of bedrock between the back of the tunnel and the surface above."

According to the Ballerino report, the south portal of the sea cave ("tunnel") is the "entrance" and the two portals facing the easterly inlet are the sea cave "exits". Therefore, the "small area above one of the tunnel exits" must be above or between the east and northeast portals. Other than the rockfall area between the two portals, no ground surface depressions or other evidence of "settling" was observed on the upper bluff. Further, no open fractures or "daylight" were observed within the sea cave roof during our marine reconnaissance. Therefore, it appears that the "settling" observed by Ballerino was incipient movement of the terrace soils at the rock fall location. We conclude that the settling soils must have dropped away prior to BACE's investigation.

Based upon the results of our investigation, including comparisons of the bluff today with the aerial photographs from 1981 and 1963, we conclude that the bluff is eroding at varying, non-uniform rates due to periodic rock falls or infrequent, shallow landslides. The bluff has not significantly changed in the last 38 years.

Therefore, we estimate that a relatively conservative bluff retreat rate of about one inch per year (<u>average</u>) should be used for setback determination. Based upon a period of 75 years, considered by the California Coastal Commission to be the economic lifespan of a house, and a safety factor of four, this retreat rate would result in a setback of 25 feet. For non-critical structures (that can be dismantled and moved), such as decks, spas, gazebos, etc., a factor of safety of two, for a setback of 12-1/2 feet, would be appropriate. The above safety factors

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are intended to provide for potential changes in future erosion rates due to possible climate changes and predictable rise in sea level.

The "A"-shaped cave roof has formed by erosion along an ancient, inactive fault trace. Since continued erosion along this fault trace could lead to partial roof collapse, possibly prior to 75 years from now, an additional cave setback of five feet from the cave wall, is recommended. The cave setback need not apply to non-critical structures, as per above.

5.3 Seismicity and Faulting

As is typical of the Mendocino County area, the site will be subject to strong ground shaking during future, nearby, large magnitude earthquakes. The intensity of ground shaking at the site will depend on the distance to the causative earthquake epicenter, the magnitude of the shock, and the response characteristics of the underlying earth materials. Generally, wood-frame structures founded in firm materials, and designed in accordance with current building codes are well suited to resist the effects of ground shaking.

Since the active San Andreas Fault is about 7 kilometers from the site, and no other active faults were observed by us or are shown on published maps in the site vicinity, it is our opinion that the potential for surface fault rupture at this site is very low.

5.4 **Erosion Control**

The planned residence will be intercepting the natural sheet flow drainage across the site. Concentrated runoff (including water from roof gutter downspouts) should be dispersed onto the ground surface on the inland side of the residence. Drain water should be outletted to the north end of the property away from the bluff and the leach field area as described in the Site Drainage Section of this report.

5.5 Construction Impact

In general, the proposed residence, constructed in accordance with our recommendations, should have little effect upon bluff stability. The necessary surface (including roofs) drainage facilities, emptying at the north end of the property away from the bluff and leach field, should adequately mitigate increased erosion concerns.

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6.0 **RECOMMENDATIONS**

6.1 Site Grading

Areas to be graded should be cleared of existing vegetation, rubbish, and debris. After clearing, surface soils that contain organic matter should be stripped. In general, the depth of required stripping will be about 1 to 2 inches; deeper stripping and grubbing may be required to remove isolated concentrations of organic matter. The cleared materials should be removed from the site; however, strippings can be stockpiled for later use in future landscape areas.

Weak, porous, near-surface soils (1 to 1-1/2 feet in depth at our boring locations) should then be removed to expose firm soils. A BACE representative should observe soils exposed by the recommended excavations. These exposed soils should then be scarified to about six inches deep, moisture conditioned to at least optimum moisture content and compacted to at least 90 percent relative compaction as determined by the ASTM D 1557 test procedure, latest edition. These moisture conditioning and compaction procedures should be observed by BACE.

Fill material, either imported or on-site, should be free of perishable matter and rocks greater than six inches in largest dimension, and have an Expansion Index of less than 40, and should be approved by BACE before being used on site as structural fill. We anticipate most of the on-site soils will be suitable for use as fill. Only select material should be used within select fill zones (upper 30 inches of structural areas).

Fill should be placed in thin lifts (six to eight inches depending on compaction equipment), conditioned to near optimum moisture content, and compacted to at least 90 percent relative compaction as determined by the ASTM D 1557 test procedure, latest edition, to achieve planned grades.

6.2 Foundation Support

The residence can be supported on spread footings founded in firm silty sand beneath the upper, porous silty sand topsoils. The footings should extend at least 12 inches into firm supporting soils, which we anticipate will result in the footings being about 3-½ to 4 feet in depth. Footings can be assigned a soil bearing pressure of 2,000 pounds per square foot (psf) for dead plus long-termlive loads. A 25 percent increase in bearing pressure is allowable for dead plus all live loads, and a 50 percent increase in bearing pressure is allowable for total loads, including wind or seismic loads. Footings should be no less than 12 inches wide, regardless of load.

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Resistance to lateral loads can be obtained using a combination of passive earth pressure against the face of foundations, and frictional resistance along the base of foundations. An allowable passive pressure of 500 psf plus 100 psf per foot of depth below soil subgrade (trapezoidal distribution), and frictional resistance of 0.35 times the net vertical dead load, are appropriate for footing elements poured neat against approved supporting soils. Passive pressure should be neglected within the upper 12 inches of soil subgrade.

6.3 Seismic Design Criteria

The proposed structures should be designed and constructed to resist the effects of strong ground shaking (on the order of Modified Mercalli Intensity IX) in accordance with current building codes. The Uniform Building Code (UBC), 1997 edition, indicates that the following seismic design criteria are appropriate for this site:

Seismic Zone Factor, Z = 0.40Soil Profile Type $= S_d$ Seismic Coefficients, $C_a = 0.44 N_a$ $C_v = 0.64 N_v$ Near Source Factors, $N_a = 1.1$ $N_v = 1.4$ Seismic Source Type = A (San Andreas Fault) Distance to Fault = 7.0 km

6.4 Concrete Slabs-On-Grade

If concrete floor slabs are not designed to span between foundation elements (gaining no support from the underlying soil), then the slab should be placed on at least 18 inches of compacted fill. The fill should be placed and compacted as described in Section 6.1 of this report.

The slab-on-grade floor should be underlain by at least four-inches of clean, free draining gravel or crushed rock, graded in size from 1-1/2 or 3/4 inches maximum to 1/4 inches minimum, to function as a capillary moisture break. In areas where movement of moisture vapor through the slab would be detrimental to its intended use, the designer should consider installation of a vapor barrier membrane.

6.5 Site Drainage

Because surface and/or subsurface water is often the cause of foundation and bluff stability problems, care should be taken to intercept and divert

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concentrated surface flows and subsurface seepage away from the bluff edges and building foundations. Concentrated flows, such as from roof downspouts, area drains and the like, should be collected in a closed pipe and discharged into a functioning road drainage system or into a series of level, leach (dispersion) lines at the north end of the property. The leach lines should consist of a 4-inch diameter perforated pipe, near the top of a gravel-filled trench. The trench should be 12 inches wide by 36 inches deep, minimum. The trench bottom and the perforated pipe should be constructed level. Trench lengths and locations should be determined by a qualified civil engineer. Cave and bluff setbacks should apply, as this system should be considered a "critical" structure.

6.6 Additional Services

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Prior to construction, BACE should review the final grading and building plans and geotechnical-related specifications for conformance with our recommendations.

During construction, BACE should be retained to provide periodic observations, together with field and laboratory testing, during site preparation, placement and compaction of fills and backfills, and foundation construction. Foundation excavations should be reviewed by BACE while the excavation operations are being performed. Our reviews and testing would allow us to verify conformance of the work to project guidelines, determine that the soil conditions are as anticipated, and to modify our recommendations, if necessary. In addition, BACE can also provide construction materials testing and inspection services, if required by the project plans or the permit. These services may include, but are not limited to, observation and/or testing of reinforced concrete, structural masonry, structural steel, welding, and high strength bolting.

7.0 LIMITATIONS

This geotechnical investigation and review of the proposed development was performed in accordance with the usual and current standards of the profession, as they relate to this and similar localities. No other warranty, either expressed or implied, is provided as to the conclusions and professional advice presented in this report. Our conclusions are based upon reasonable geologic and engineering interpretation of available data. A soil corrosion study was not included in our scope of services for this project.

The samples taken and tested, and the observations made, are considered to be representative of the site; however, soil and geologic conditions may vary significantly between borings. As in most projects, conditions revealed during construction excavation may be at variance with preliminary findings. If this

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occurs, the changed conditions must be evaluated by BACE Geotechnical (BACE), and revised recommendations be provided as required.

This report is issued with the understanding that it is the responsibility of the Owner, or of his/her representative, to ensure that the information and recommendations contained herein are brought to the attention of all other design professionals for the project, and incorporated into the plans, and that the Contractor and Subcontractors implement such recommendations in the field. The safety of others is the responsibility of the Contractor. The Contractor should notify the Owner and BACE if he/she considers any of the recommended actions presented herein to be unsafe or otherwise impractical.

Changes in the conditions of a site can occur with the passage of time, whether they are due to natural events or to human activities on this, or adjacent sites. In addition, changes in applicable or appropriate codes and standards may occur, whether they result from legislation or the broadening of knowledge. Accordingly, this report may become invalidated wholly or partially by changes outside our control. Therefore, this report is subject to review and revision as changed conditions are identified.

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The recommendations contained in this report are based on certain specific project information regarding type of construction and building location, which has been made available to us. If any conceptual changes are undertaken during final project design, we should be allowed to review them in light of this report to determine if our recommendations are still applicable.

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EARTH MECHANICS CONSULTING ENGINEERS

Geotechnical Engineering

360 Grand Avenue • Suite 262 Oakland, CA 94610 Phone (510) 839-0765 Fax (510) 839-0716

October 16, 2001 Project Number: 01-1684

Jill and Ken Roost 2151 Oaks Drive Hillsborough, CA 94010

Subject:

Geotechnical Consultation Regarding Site Drainage Proposed Residence Assessor's Parcel 121-260-10 45501 Headlands Drive Little River, California

Dear Mr. and Mrs. Roost:

Earth Mechanics Consulting Engineers is pleased to present this letter containing geotechnical consultation regarding site drainage for the proposed residence at 45501 Headlands Drive in Little River, California. We previously provided geotechnical services for the proposed residence at the site and issued a report dated August 23, 1993. Following the issuance of our report, the California Coastal Commission raised issues regarding site drainage in their letter dated July 19, 2001, which are addressed in this letter.

The following drainage recommendations were presented in our geotechnical report for the project dated August 23, 1993.

The site should be graded to provide positive drainage away from building areas as well as the sea cliff and finished cut and fill slopes. Roofs should be provided with gutters and downspouts that discharge into closed conduits, or onto concrete slabs or asphalt pavements that drain away from the foundations and into the site storm drain system. Energy dissipaters, such as riprapped stilling basins, may be required to reduce erosion where drains or culverts discharge into drainage ways.

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We will provide geotechnical services during construction to confirm that drainage improvements are in general conformance with our recommendations and the County's LCP policies. By diverting runoff away from the bluff and properly locating septic systems, the proposed development would not contribute to the erosion of the bluff face or to instability of the bluff itself. It is our understanding that grading will be minimal and not significantly disrupt natural drainage patterns, except where natural drainage patterns direct runoff over the bluff face. The increase surface runoff from roofs and paved areas will be directed into the site, away from the bluff, for infiltration.

The potential for erosion may be reduced by planting and maintaining vegetation on bare or denuded slopes. If construction occurs during the rainy season, temporary erosion control measures such as silt fences or straw bales will be required. Earth Mechanics Consulting Engineers is available to provide geotechnical design criteria to the contractor regarding erosion control during construction of the planned improvements.

We appreciate the opportunity to be of continued service and trust this letter provides the information required. Please call if you have questions or we can provide additional information.

Sincerely, EARTH MECHANICS CONSULTING ENGINEERS

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H. Allen Gruen, C.E., G.E. Principal Engineer



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EARTH MECHANICS CONSULTING ENGINEERS

Geotechnical Engineering

360 Grand Avenue • Suite 262 Oakland, CA 94610 Phone (510) 839-0765 Fax (510) 839-0716

October 12, 2001 Project Number: 01-1684

Jill and Ken Roost 2151 Oaks Drive Hillsborough, CA 94010

Subject:

Geologic and Geotechnical Consultation Proposed Residence Assessor's Parcel 121-260-10 45501 Headlands Drive Little River, California

Dear Mr. and Mrs. Roost:

Earth Mechanics Consulting Engineers is pleased to present this letter containing geologic and geotechnical consultation regarding the proposed residence at 45501 Headlands Drive in Little River, California. We previously provided geotechnical services for the proposed residence at the site and issued a report dated August 23, 1993. Following the issuance of our report, the California Coastal Commission raised issues in their letter dated July 19, 2001, which are addressed in this letter.

Background

The property is on the Mendocino County coast, west of Highway 1 and on the south side of Headlands Drive, as shown on the Vicinity Geologic Map, Plate 1. The lot is currently undeveloped. We understand that the proposed project is to construct a 2,550-square foot residence and 625 square foot detached garage on the property. In addition, an onsite sewage disposal system will be installed, as well as utility service into the lot. We understand the residence will be located about 25 feet from the edge of the blufftop. In our 1993 report, we concluded that the proposed residence could be constructed over the sea tunnels and recommended the residence be setback a minimum of 20 feet from the blufftop. We subsequently submitted a March 13, 2001 Geotechnical Consultation letter providing additional clarifications regarding the recommended blufftop setback. We understand that the County of Mendocino and California Coastal Commission are requesting additional documentation to substantiate the recommended 20-foot setback.

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Scope

Our current evaluation was prepared to following the guidelines of the California Coastal Commission, adopted in a May 5, 1977 *Statewide Interpretive Guidelines Concerning Geologic Stability of Blufftop Development*, Attachment H. In addition, the general requirements of the Mendocino County Local Coastal Program were incorporated into our evaluation to develop an estimate of the bluff erosion and cliff retreat for a 75-year period.

Our scope of services consisted of reviewing geologic/seismic reports and aerial photographs for the site and vicinity; performing a site reconnaissance by a California-certified engineering geologist to observe the exposed geologic conditions; analyzing the data collected; and preparing this letter report.

FINDINGS

Local Geologic Setting

The oldest geologic units in the project vicinity consist of deformed sedimentary and volcanic rocks of the Jurassic- to Tertiary-age Franciscan Complex (Kilbourne, 1983). In the site vicinity, the Franciscan Complex consists of a western, Coastal Belt unit, which is made up of deformed sandstone, shale, and conglomerate of Cretaceous to Tertiary age. In the site vicinity, the published mapping shows bedrock striking north-northeast and dipping moderately to the east (Kilbourne, 1983).

The coastal region of California is one of varying, but generally high rates of tectonic uplift. Studies of uplift rates on the southern Mendocino Coast, using elevations and widespread preservation of marine terrace deposits, suggest that rates of uplift in the past 500,000 years in the range of about 2 to 3 centimeters per century (0.2 to 0.3 millimeters per year; Fox, 1976). Regional uplift, combined with episodic changes of sea level, have created a series of wave-cut platforms or terraces which are nearly level to very gently sloping toward the Pacific Ocean. Locally, the terraces were cut into the Franciscan bedrock strata and were subsequently blanketed by poorly consolidated marine sands, which become progressively older inland and with increasing elevation.

Published studies of cliff stability for the vicinity classify the site within a "moderate risk" hazard zone, but note that little information on shoreline erosion is available south of Mendocino (Griggs and Savoy, 1985).

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Site Reconnaissance

Our certified engineering geologist performed a reconnaissance of the property on October 9, 2001 to review the site conditions. The property is situated on a small point that extends southward into the cove at the mouth of Little River and is bounded on the south and east by sea cliffs. The lot is undeveloped and grass-covered. Pine trees are present at the west edge of the property, and a single, mature pine tree is present at the edge of the blufftop at the southern tip. This position of this tree was used a one of our references for assessing the position of the blufftop in the subsequent aerial photo analysis (see next section). The sea cliff face was measured to slope about 65 to 82 degrees down to the ocean.

Our previous studies, as well as those of others (Ballarino, 1986) identified a sea tunnel beneath the property. The top of the tunnel is described as being about 30 feet below the bedrock surface. Our estimates indicate this is little changed from the prior studies.

The site reconnaissance confirms that bedrock in the cliff face consists of highly fractured, moderately hard sandstone of the Franciscan Complex. Our field measurements indicate bedding strikes about 10 to 20 degrees east of north, and dips 60 to 80 degrees east. We also noted a zone of shearing and quartz veining in the bedrock near the southeastern corner of the site that follows bedding. The shear zone appears to follow the orientation of the bedrock, striking 10 degrees west of north and dipping about 70 degrees southeast. We observed that the tunnel beneath the site corresponds closely to the position and orientation of this shear zone.

Where exposed in the blufftop, the terrace deposits consist of porous silty and gravelly sands three to six feet thick. Prior test pit explorations by others indicate the terrace deposits are locally up to 15 feet thick on the property.

Review of Historic Blufftop Retreat

To assess possible changes in the sea cliff face over time, aerial photographs taken in 1972, 1988, and 1996 were reviewed stereoscopically at the Mendocino County Assessors Office. The U.S. Geological Survey topographic map of the vicinity was also reviewed for evidence of changes in shoreline morphology.

In the 1972 photos, the property is open and grass covered, with no trees. The only residence in the vicinity is on the adjacent parcel to the west. In 1988, numerous pine trees are growing in the area, and the pine at the south tip of the property is visible.

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The position of the tree with respect to the blufftop appears unchanged from our 2001 site visit. We noted in the aerial photos that the development of inlets, sea tunnels, and facets in the shoreline have a north-northeast orientation, very similar to the orientation of bedrock strata (see Plate 1).

In the 1996 photos, an area at the bluff top on the east side of the property appears to have retreated about four to six feet with respect to the shape of the bluff in the 1972 aerials. Other areas of the sea cliff and blufftop on the property appeared little changed over the period of aerial photos reviewed. Along the southern edge of the property, the terrace deposits sands are highly reflective on the black and white photographs, and detail within the deposits is difficult to see. Therefore, we assume that up to about 5 or 6 feet of localized erosion of the terrace deposits could have occurred since 1972 that would not be evident in the photos.

DISCUSSION AND CONCLUSIONS

Estimates of Blufftop Retreat

Our review indicates that blufftop retreat in this section of the coast is not uniform, but most likely occurs as localized failures of bedrock. Based on our observations over a 24 year period (1972 to 1996 aerials), a bedrock failure in the cliff face may have led to a localized area of 5 to 6 feet of blufftop retreat along the east side of the lot. Projected over a 75 year period would give a total blufftop retreat of about 15 to 18 feet.

Blufftop Setback

Based on the current evaluation, our previously recommended minimum setback of 20 feet (6 meters) from the blufftop appears appropriate. The planned building footprint is 25 feet from the blufftop, which lies well inland of the estimated zone of 75-year bluff retreat. Based on the general shoreline pattern in this section of the coast, it appears that inlet/cove and tunnel development occurs primarily in a north-northeast orientation, parallel to the orientation of bedrock strata and shear zones. Within the site, the tunnel development appears to follow a northeast-oriented zone of shearing. Therefore, future erosion or localized settlement/collapse of the tunnel would also be expected to follow this northwest-oriented shear zone.

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Page 4

We appreciate the opportunity to be of service and trust this letter provides the information required. Please call if you have questions or if we can provide additional information.

2147 Exp. 12/31/01

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Sincerely, EARTH MECHANICS CONSULTING ENGINEERS

N. allen ber

H. Allen Gruen, C.E., G.E. Principal Engineer

David H. Petr

David H. Peterson, C.E.G. Engineering Geologist

Attachments: References Vicinity Geologic Map, Plate 1 Site Geologic Map, Plate 2

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Page 5

REFERENCES

- Aerial Photographs (stereo-paired), obtained from Mendocino County Assessors Office: July 9,1972, Scale 1:20,000, Photos MEND 6-120 and 6-121. <u>August 19, 1988</u>, Scale 1:31,680, Photos WAC-88CA 27-174 and 27-175. <u>March 24, 1996</u>, Scale 1:13,750, Photos WAC MENDOCINO-96 9-208 and 9-209.
- 2. Balarino. J., 1986, Geologic Report for Assessor's Parcel No. 121-266-10, Mendocino County, California: unpublished consultant's report to Robert Steele, dated August 1986, 7p. with illustrations.
- Earth Mechanics Consulting Engineers, 1993, Report, Geotechnical Investigation, Proposed Single Family Dwelling, 45501 Headlands Drive, Little River, California: unpublished consultant's report to Robert Steele, dated August 23, 1993, 10p.
- 4. Fox, W. W., 1976, Pygmy Forest, An Ecological Staircase: California Geology, v.29, No. 1, p.3-7.
- 5. Griggs, G. and Savoy, L. editors, 1985, Living With the California Coast: Sponsored by the National Audubon Society, Duke University Press, Durham, North Carolina, 394p.
- Kilbourne, R.T., 1983, Geology and Geomorphic Features Related to Landsliding, Mendocino 7.5' Quadrangle, Mendocino County, California: California Division of Mines and Geology, DMG Open File Report 83-15, Scale 1:24,000 (also reproduced on DMG CD 99-002).

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45 FREMONT, SUITE 2000 SAN FRANCISCO, CA 94105-2219 VOICE AND TDD (415) 904-5200 FAX (415) 904-5400



17 January 2002

GEOTECHNICAL REVIEW MEMORANDUM

- To: Jim Baskin, Coastal Program Analyst
- From: Mark Johnsson, Staff Geologist

Re: Appeal A-1-MEN-01-043 (Wright)

In reference to the above appeal, I have reviewed the following documents:

- J.R. Bovyer 1985, "Geologic report, Mr. and Mrs. T. Graves, Lot#7, Little River Highlands Subdivision, Mendocino County (A.P. # 121-260-07), SE 1/4; Sec 6; T16N; R17W; M.D.B.&M." 6 p. geologic report dated 18 April 1985 and signed by J. R. Bovyer (RG 1463 PE 0412).
- James Ballerino 1986, "Geologic report for Assessor's Parcel No. 121-260-10", 7 p. geologic report dated August 1986 and signed by J. Ballerino (RG 3401).
- Earth Mechanics Consulting Engineers 1993, "Report, geotechnical investigation, proposed single family dwelling, 45501 Headlands Drive, Little River, California", 9 p. geotechnical report dated 23 August 1993 and signed by H. A. Gruen (GE 2147).
- 4) Earth Mechanics Consulting Engineers 1999, "Geotechnical report for proposed residence at 45501 Headlands Drive, Little River, California", 1 p. geotechnical letter report dated 14 April 1999 and signed by H. A. Gruen (GE 2147).
- 5) Earth Mechanics Consulting Engineers 2001, "Geotechnical consultation, proposed residence at 45501 Headlands Drive, APN 121-260-10, Little River, California", 2 p. geotechnical letter report dated 13 March 2001 and signed by H. A. Gruen (GE 2147).
- 6) Earth Mechanics Consulting Engineers 2001, "Geologic and Geotechnical consultation, proposed residence, Assessor's Parcel 121-260-10, 45501 Headlands Drive, Little River, California", 6 p. geotechnical letter report dated 12 October 2001 and signed by H. A. Gruen (GE 2147) and D. H. Peterson (CEG 1186).
- 7) Earth Mechanics Consulting Engineers 2001, "Geotechnical consultation regarding site drainage, proposed residence, Assessor's Parcel 121-260-10, 45501 Headlands Drive, Little River, California", 2 p. geotechnical letter report dated 16 October 2001 and signed by H. A. Gruen (GE 2147).
- Bace Geotechnical 2001, "Geotechnical investigation, proposed Roost residence, 45501 Headlands Drive, Little River, California", 12 p. geotechnical report dated 14 November 2001 and signed by E. E. Olsborg (CEG 1072) and P. R. Dodsworth (GE 278).
- 9) I.L. Weity and Associates 2001, "Drainage calculations, property of the proposed Wright Residence, 45501 Headlands Drive, Little River, California 95432", 4 p. dated 16 November 2001 and signed by I. L. Welty (PE 19461).

EXHIBIT NO.	8		
APPLICATION NO. A-1-MEN-01-043			
WRIGHT REVIEWING			
GEOLOGIST'S ME (1 of 6)	MO		

I have not had the opportunity to visit the parcel in question, but am familiar with the general area, its geology, and the coastal erosion issues of this part of the California coast.

References (1) and (2), submitted by the appellant, are for a nearby lot and the subject lot, respectively. Both reports identify the basic geologic conditions at the site (wellcemented, relatively resistant Cretaceous-age sandstones of the Franciscan Formation, overlain by marine terrace deposits), and state that, although bluff retreat rates in the area are poorly constrained, they may be as great as one foot to one meter per year. Reference (2) identifies the large sea cave beneath the subject site, and describes an area of settling on the land surface above the sea cave. This report recommends a fifty-foot bluff edge setback for any development on the site. Although the report states that "the on-site disposal drainfield should be located inside the blufftop setback," it appears to mean that the drainfield should be landward (outside) of the setback. Little quantitative justification for the fifty foot setback is provided.

Reference (3) is a new geotechnical report prepared for the property, largely confirming the geologic observations of the previous reports. It indicates that "the average rate of sea cliff retreat in this region has been reported as one foot per year (Tinsley, 1972), but when the roof of a cave collapses, local sea cliff retreat can be as much as several feet in one moment." The report goes on to recommend a 20 foot setback from the bluff edge for structural development. References (4) and (5) merely confirm that the material in the 1993 report (reference 3) remains valid in 1999 and 2001, respectively.

In order to consider the application de novo, Commission staff asked the applicant to address four principal geological concerns:

- 1) An updated quantitative assessment of the bluff retreat rate
- 2) An updated assessment of the site stability, taking into account all pertinent geologic factors, especially the presence of the sea cave beneath the property. A quantitative slope stability analysis was recommended, but not required.
- 3) A description and map showing the extent of the sea cave beneath the property
- 4) A drainage plan identifying the potential erosion and stability impacts that would result from grading, construction, and stormwater runoff at the project site.

References 6-9 were responses to this request.

Reference (6) includes a review of historic bluff retreat at the site, using aerial photographs taken in 1972, 1988, and 1996. Using an easily identified tree as an erosional reference feature, the review found no detectable shoreline change. Because of limitations in the photographs, the report indicated that up to 5-6 feet of localized erosion of the terrace deposits could have occurred between 1972 and 2001, and that this may, indeed, have resulted from a failure of the Franciscan sandstone beneath. Projected over a

2016

75-year period this would yield a blufftop retreat of 15 to 18 feet, and the report concluded that the 20 foot setback remained adequate.

Reference (8) contains a further evaluation of bluff retreat rate at the site. Noting, as in the previous reports, that retreat is largely episodic through block fall, and after examining additional aerial photographs, the report concludes that the bluff has not significantly changed in the last 38 years. The report then goes on to assign a retreat rate of one inch per year, which would yield erosion of less than 6.5 feet in 75 years. Assigning a "factor of safety" of four, the report recommends a 25 foot setback from the bluff edge. Since the sea cave may be expected to fail within the project life, a five-foot setback from the rear wall of the cave was recommended. The resulting "cave setback," although apparently intended to yield a conservative setback from the cave, varies from 0 to only about 8 feet landward of a 25-foot setback line from the edge of the bluff (see attached exhibit). No explanation was provided for why five feet was considered an appropriate setback from the cave.

From this wide range of estimates of bluff retreat and recommended setbacks, what follows is my analysis of the mechanism and nature of bluff retreat at the subject site. The relatively strong sandstone of the Franciscan formation have, in my experience, been observed to erode at long-term average rates of between one and four inches per year, figures widely quoted in the literature (see, for example, Griggs and Savoy, 1985). In fact, little detailed work has been done in northern California and actual bluff retreat rates are poorly constrained. At the subject site, as for much of the Franciscan bluffs in Sonoma and Mendocino Counties, grain-by-grain erosion tends to be very slow. Erosion along fractures is more rapid, however, and results in the formation of fissures and sea caves. Bluff retreat occurs through sudden rock topples and failure of sea caves, arches, and other erosional features. The result is some of the most spectacular coastal scenery in the world.

Slumping of terrace deposits above these bedrock failures results in shallow landslides, which at many sites may constrain development. At least one such small, shallow landslide has been documented on the subject site (reference 8).

The establishment of an appropriate building setback must take into account a long-term retreat rate given site-specific evaluation of erosional features such as fissures and sea caves. Any setback should apply to all structural development and the leach field for the on-site wastewater disposal system. Ancillary structures not requiring deep foundation systems can be located within the building setback, as they can be easily moved if threatened by erosion.

Given the slow grain-by-grain erosion that such strong sandstone exhibit, relatively small setbacks from erosional features such as bluff edges, eroding fissures, and sea caves is probably adequate. From the data presented, I cannot concur, however, that a long-term average bluff retreat rate of one inch per year is well-documented. Nevertheless, given the "factor of safety" of four that the applicant's geologist applies when recommending a 25 foot setback, he effectively is guarding against bluff retreat rates as high as 4 inches

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per year, a value that is probably higher than the long-term average for this area. Even allowing for a 10-foot buffer to ensure that foundation elements are not actually undermined at the end of their economic life, a 25 foot setback is adequate given longterm bluff retreat rates of up to 2.4 inches per year. Given the nature of coastal erosion at this site, such a setback is probably adequate.

Given the history of the subject site and adjacent areas, episodic bluff retreat in the form of rock fall is to be expected. In particular, the collapse of erosional features such as the sea cave on the site is to be expected. Sea caves are well recognized as erosional hazards to bluff top development, and the Commission has seen many applications for the construction of seawalls, revetments, and infilling of sea caves as a response to the threat posed by sea cave collapse (see, for example, permits granted in San Diego County for the infill of sea caves in dense sandstones similar to the subject site, such as F8915 [Phillips], F9143 [Seascape Shores], 6-96-102 [Solana Beach and Tennis Club Homeowners Association], 6-98-027 [O'Neal], 6-98-021 [Blackburn], 6-00-066 [Monroe and Pierce] and A-42-79-A1 [22-240 Associates]).

Indeed, the slumping of surface material from above the cave may be a manifestation of just such instability. Sinkholes commonly develop above underground cavities. At the subject site, it appears that soil is filtering through the fracture (variously described as a shear zone or an inactive fault) along which the cave is developed. This process in itself can create a hazard. In Cayucos, the County of San Luis Obispo issued an emergency permit when such a sinkhole (above a fracture zone rather than a sea cave) threatened a house. The response was a massive revetment, which is now under appeal by the Coastal Commission (Appeal A-3-SLO-01-046 [Brett]). Closer at hand (e.g., Little River, and Jug Handle State Reserve) large sinkholes or blowholes have developed as a natural enlargement of sea caves in the lower portion of the bluff. Thus a setback from the erosional feature itself, not from the bluff edge is appropriate.

Accordingly, I recommend that the 25 foot setback recommended above be measured from the most landward part of all portions of the sea cave. Because of the large size of this cave, such a setback will result in a setback from one part of the bluff edge of as much as 54 feet. It is my opinion that such a setback is appropriate. It is impossible to predict when the cave will fail, but when it does, the most landward portion of the cave will be the new bluff edge. If the cave were to collapse early in the lifetime of the development, it is important that a 25 foot setback be maintained to provide assurance that no seawall or other shoreline protective devices would be needed over the lifetime of the development.

I note that there is precedence for using the most landward portion of an erosional feature such as sea cave as the reference point from which to establish setbacks. Indeed, such criteria have even been codified in the San Diego Municipal Code (see Land Development Code/Coastal Bluffs and Beaches/ Section III (Bluff Measurement Guidelines) Section A (Determination of Coastal Bluff Edge for sensitive coastal bluffs) Section 5. (Sea Caves)):

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"Where a sea cave (a natural cavity or recess beneath the surface of the earth that is formed by or as a result of marine erosion) or overhang exists, the coastal bluff edge shall be either the simple bluff edge (See Diagram III-5(A)) or a line following the landward most point of the sea cave projected to the ground surface above (See Diagram III-5(B)), whichever is more landward."

I note that on this particular lot, a 25 foot setback from the most landward parts of the sea cave still leaves a very useable lot.

Finally, reference (7) and (9) address drainage concerns at the site. Although the increase in runoff due to the development may be small, as indicated in reference (9), it remains critical that drainage be directed away from the sea cliff, and be conveyed into either natural or artificial drainage channels and be disposed of in a way that will not lead to further erosion of the bluff. References (3, 7, and 9) contains specific recommendations, and these should be imposed on the permit as special conditions.

I hope that this review is helpful. Please do not hesitate to contact me if you have any questions.

Sincerely,

Monte for

Mark Johnsson, Ph.D., CEG



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AND LAND SURVEYORS

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DRAINAGE CALCULATIONS

PROPERTY OF THE PROPOSED WRIGHT RESIDENCE 45501 Headlands Drive Little River, CA 95432

November 16, 2001



Drainage Area Maps



30/12

Total Site Area: 0.793 Acres



Pervious Area: 0.655 Acres

Impervious Area: Building Area: 0.067 Acres Driveway Area: 0.071 Acres Total: 0.138 Acres

POSTDEVELOPED CONDITION

WRIGHT RESIDENCE NOT TO SCALE

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RUNOFF CALCULATIONS

PreDeveloped Condition (Entire Site)

Q = CIA (Rational Method)

Q = peak runoff discharge (cfs)	
C = runoff coefficient	C = 0.1*
A = area (acres)	Area A = 0.793 **
I = rainfall intensity (for Tc = 10 min.)	\dots $I(10 \text{ year storm}) = 2.4^{\text{#}}$

Q = (0.1)(0.793)(2.4)=0.19cfs

PostDeveloped Condition (Entire Site)

Q = CIA (Rational Method)

Q = peak runoff discharge (cfs) C = runoff coefficient.....C = 0.1*

To determine weighted C:

	<u>C</u>	Area **	C x Area
Grass:	0.1	0.655Ac**	0.066
Impervious:	<u>0.95</u>	0.138Ac**	0.131
-		0.793Ac**	0.197

weighted C:
$$0.197 = 0.25$$

0.793

A = area (acres)..... $Area A = 0.793^{**}$ I = rainfall intensity (for Tc = 10 min.)... $I_{(10 year storm)} = 2.4^{*}$

Q = (0.25)(0.793)(2.4)=0.47cfs

Total Increase in Runoff from the Site for a Ten-Year Storm (PreDevelopment vs. PostDevelopment):

$$0.47 \text{cfs} - 0.19 \text{cfs} = 0.28 \text{cfs}$$

* See appendix for contributing information

* *See Drainage Area Maps

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Runoff from Driveway

 $Q = CIA \qquad (Rational Method)$ Q = peak runoff discharge (cfs) C = runoff coefficient.....C = 0.95* A = area (acres)....Area A = 0.071** I = rainfall intensity (for Tc = 10 min.)...I(10 year storm) = 2.4*

Q = (0.95)(0.071)(2.4)=0.16cfs

Runoff from Buildings

Q = CIA (Rational Method)

Q = peak runoff discharge (cfs)	
C = runoff coefficient	<i>C</i> = 0.95*
A = area (acres)	Area $A = 0.067 * *$
I = rainfall intensity (for Tc = 10 min)	I(10 year storm) = 2.4*

Q = (0.95)(0.067)(2.4)=0.15cfs

NARRATIVE

The drainage calculations included indicate that the amount of runoff generated on the property of the proposed Wright Residence is minimal. The property slopes to the southeast, and it is our suggestion that the property including the proposed driveway be permitted to continue to sheet flow in that direction. If it is required that the runoff from the buildings be captured and infiltrated, the geotechnical report of the site should be utilized to determine if the soils in this location are of a permeability to allow for the amount of runoff indicated above.

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*See appendix for contributing information

**See Drainage Area Maps

Appendix

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(REEVENITION, I JENTIFICATION, and MANAGEMENT...) Hydrologic Considerations 146

WATER QUALITY

500PE OF: 5 %.

TABLE 3.13 Runoff Coefficients for the Rational Formula

BY V. NOVOTILY

Description of the Area	
Urban Areas b	Runoff Coefficient
Busines	
Downtown	0.7-0.95
Neighborhood	0.5 - 0.7
Residential	
Single family	0.3-0.5
Multiunits—detached	0.4 - 0.6
Multiunits—attached	0.6-0.75
Residential—suburban	0.25-0.4
Apartments	0.5-0.7
Industrial	
Light	0.5 - 0.8
Heavy	0.6 - 0.9
Pavements	
>Asphalt and concrete	0.7-0.95
Bricks	0.7-0.95
Kools	0.75-0.95
Lawns—sandy soils	
Flat, slope 2% or less	0.05-0.10
Average, slope 2%-7%	0.10-0.15
Steep, greater than 7%	0.15-0.20
Lawns-tight soils	
Flat, slope 2% or less	0.15-0.17
Average, 2% - 7%	0.18 - 0.22
Steep, greater than 7%	0.25-0.33
-Rural areas	Value of C [*]
Topography	
Flat land with slopes less than 1%	0.3
Rolling land with average slopes 1%-	3% 0.2
Hilly land with average slopes of 3%-	6% <u>0.1</u>
Soil	
Tight, impervious clay	0,1
Medium, combination of clay and loar	n 0.2
Open, sandy loam	0.4
Cover	
Cultivated land	0.1
Woodland	0.2

Data for urban areas from American Society of Civil Source: Engineers (1982) and for rural areas from Gray (1972).

"The magnitude of the runoff coefficient, C, is obtained by adding values of Cs for each of the three factors (topography, soil, and cover) and subtracting the sum from unity. For example, for flat cultivated watershed with medium soils C = 1 - (0.3 + 0.2 + 0.1) =0.4.

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GENERAL SPECS:

CATCH BASINS, GRATES, ADAPTERS SHALL BE ONE PIECE INJECTION MOLDED BY NDS (NATIONAL DIVERSIFIED SALES): THEY SHALL BE UNIFORM IN QUALITY, FREE FROM FLASHING, SHRINKAGE, DISTORTION, AND OTHER DEFECTS. COMPONENT PARTS SHALL FIT TOGETHER IN A SATISFACTORY MANNER.

RAINWATER DRAINAGE SYSTEM NO SCALE

110/12

SITEWORK NOTES

L SITE GRADING:

AREAG TO BE GRADED SHOLLD BE CLEARED OF EXEMINA VEGETATION, RUBBEN, AND DEBRE, AFTER CLEARING, SURFACE SCILLE THAT CONTINN ORGANIC HATTER SHOLLD BE STREPPED, N GENERAL THE DEPTH OF RECLARED STREPARS MULL BE ACCUTTED 2 NOTES, DEBREN STREPARS AND GRUBBAG HAY BE RECLARED STREPARS MULL BE ACCUTED CONCERTRATIONS OF ORGANIC HATTER, FLL HATERAL, STHER FROMED OR ON STE, SHOLLD BE FREE OF PRESIMABLE MATTER AND ROCKS GREATER THAN SKINGHED OR ON STE, SHOLLD BE FREE OF PRESIMABLE MATTER AND ROCKS GREATER THAN SKINGHED OR ON STE, SHOLLD BE FREE OF PRESIMABLE MATTER AND ROCKS GREATER THAN SKINGHED OR ON STE, SHOLLD BE FREE OF PRESIMABLE MATTER AND ROCKS GREATER THAN SKINGHED OR ON STE, SHOLLD BE FREE OF PRESIME OF PRESIME NO COMPACTED TO AT LEAST SO FRACTIONED TO NEAR OFTING THE ACTION OF COMPACTED TO AT LEAST SO FRACTATIONED TO NEAR OFTING AN ADD BY THE ACTION SOT TEST FROCEDURE, LATEST EDITION, TO ACHEVE FRAMED GRACES,

AL GRACING AND ROMOVICK SHALL CONFORM TO THE LATEST EDITION OF THE STANDARD SPECIFICATIONS OF THE CALIFORNA DEPARTMENT OF TRANSPORTATION. (CALIRANS)

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CARE SHOLD BE T, XAN TO MIBORAT AND DART CONCENTRATED SURFACE FLOWS AND SUBSURFACE SEEDARE WAVEY FROM THE BLUF EDDES, AND THE BLURG FOUNDATIONS CONCENTRATED FLOWS SUCH AS FROM FROOD DOMAGEOUTS, AREA DRAVES AND THE LUC, SHOLD BE COLLECTED IN A CLOSED FRE AND DESCHARGED NTO A FLAVORING STORF DRAV SHOLD BE COLLECTED IN A CLOSED FRE AND DESCHARGED NTO A FLAVORING STORF DRAV SHOLD BE COLLECTED IN A CLOSED FRE AND DESCHARGED NTO A FLAVORING STORF DRAV SHOLD BE COLLECTED IN A CLOSED FRE AND DESCHARGED NTO A FLAVORING STORF DRAV AREA, THE STRUCTURE IS TO BE EQUIPPED WITH FROM FROM THE BLUP TOP AND THE BLUDNG AREAS, THE STRUCTURE IS TO BE EQUIPPED WITH FROM FROM THE BLUDNG DESCHARGED NOT HE AREA STORF DRAVINGE WATERS SHOLD BE DESCHARGED AND VIEL DESCHARGED NO SHOLD FOR A VOINCE WATERS SHOLD BE DESCHARGED AND VIEL DESCHARGED ON DOMASLOFE OR ACUACIENT FROMERIES, SITE DRAVINGE WATERS SHOLD BE DESCHARGED ON DOMASLOFE OR ACUACIENT FROMERIES, SITE DRAVINGE WATERS SHOLD BE VIEL DESPERED N AS WITHRAL A HAVER AS POSSIBLE.

Dreat all surface drawage away from structures toward the dreation of Natural Fall away from the structure or nto drawage swales, all drawage Swales shall suche at 1/2 for fit (PAL) away from structures toward the dreation of Natural Fall or as shown on the drawings.

WHERE UNDERGROUND DRANNGE DEPERSIAL SYSTEMS ARE SPECTED, PROVIDE DRANNGE PRES FOR CUTLETS OF ALL DOWNERGUTS FROM GUTTES OR BOOF DRANG NOCATED ON PLANE, WHERE DRANNGE SYSTEM NLETS COOR FRONDE OR BOOF DRANG NOCATED ON DOWNERGUT LOCATION IT SHALL BETTENED J AGONE GRADE, ALLOW AT GAP BETWEEN T AND DOWNERGUT. T SHALL BE TLANGER THAN THE WIDEST DATE SHOW AT GAP BETWEEN T AND DOWNERGUT. T SHALL BE TLANGER THAN THE WIDEST DATE SHOW AT GAP DRANGS OF JAF ALL DRANNGE FIPES TO DATLIGHT AT REMOTE SUMPS FILLED WITH 2 CUBC Y ARDS OF JAF GRAVEL (FNL) AT LOCATION SHOWN ON PLANE.

3 BIOROACHTENTS

ALL ROADWAY BACROADHEANTS ONTO COUNTY OR SUBDAVISON ROADS SHALL COMPLY WITH THE CURRENT REQUIREMENTS OF THE MENDOCIAD COUNTY DEPARTMENT OF PUBLIC WORKS.

4 SYSTEME

FOR WATER STETES SEPTIC STSTEPS AND HOORIPS TO UTLITY SYSTEMS, COMPLY WITH ALL REQUESTING OF UTLITY SUPPLIES AND ALL REQUESTENTS OF GOVERNMENTAL AGENCIES HAVING JUZEOCTION OVER THE WORK.

5 VESETATION AND LANDSCAFE PRESERVATION

STE CLEARNE SHOULD SE PERFORTED ONLY WHERE THE ACTUM, STRUCTURE WILL SE LOCATED, AND CURSOR OF THE ACTUM, STRUCTURE BULDNE AREA ALL OF THE BOSTNE STE VEGETATION RE LIFT MITS NATURAL CONDITION PROVIDE THE PORMEY FENCINE FOR ALL UNDETURED AREAS.

HOSON CONTROL:

IT IS RECOTTENDED THAT FLANTAGIAN VEGETATION RESTORATION OF BARREN AND DESTURBED AREAS OCCUR AFTER CONSTRUCTION, IN THE INTRA PRODUCE REVIEWEN PLANTAGI AND VEGETATION GROWTH RE-ESTABLISHEDRT, SUPPLY 5 TRAVIA OF OF AUTOR OF BAR REVIEWING TO HELP LATE BROBEN AS SPECIFED IN THE YANUAL OF STANDARDS FOR BROBEN AND SECHENT CONTROL HEAGURES PURISHED BY THE AGEOCATION OF BAY AREA GOVERNMENTS (ABAG).

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New Single Family residence for: DAVID VVV FR C C I	GRADING / DRAINAGE PLAN	LEVENTHAL, SCHLOSSER, ARCHITECTS MCHAELLEVENTHAL, and HOBERT SCHLOSSER 435 NORTH MAN STREET FORT BRACQ. Ca Sekir Phone (707) 961-081 Fax (707)/961-0912 www.daddeskin.com
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