CALIFORNIA COASTAL COMMISSION

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Consistency Determination Number:	CD-021-03
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Staff:	D.Carl
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FEDERAL CONSISTENCY DETERMINATION

Federal Agency	United States Army Corps of Engineers (Local Project Sponsor: Santa Cruz County Redevelopment Agency)
Project location	Bluff and beach area fronting East Cliff Drive between 32 nd and 36 th Avenues in the Pleasure Point portion of the Live Oak beach area of Santa Cruz County.
Project description	Construction of full-bluff (extending from the beach/Monterey Bay to East Cliff Drive above) 1,100 linear foot sculpted concrete seawall, construction of one new and one replacement public access stairway, demolition of an abandoned restroom, removal of concrete rubble previously placed on the beach, and relocation of rip-rap boulders.
File documents	Santa Cruz County certified Local Coastal Program (LCP); California Coastal Commission Monterey Bay ReCAP.

Staff recommendation ... Conditionally Concur with Consistency Determination

Summary of Staff Recommendation: The U.S. Army Corps of Engineers (ACOE) proposes to construct an 1,100 linear foot sculpted concrete seawall fronting the bluff seaward of East Cliff Drive in the Pleasure Point portion of the Live Oak beach area of Santa Cruz County (Pleasure Point seawall). The seawall is meant to protect East Cliff Drive (including preservation of the vehicular travel lane as well as the pedestrian/bicyclist recreational trail area) and the public utilities embedded below it. This section of East Cliff Drive is a very popular recreational use area that attracts a significant number of users. The seawall is functionally related to Santa Cruz County's proposal to subsequently reconstruct the East Cliff Drive right-of-way with an improved recreational trail and other related amenities (East Cliff Drive parkway). The Santa Cruz County Redevelopment Agency is the local project sponsor for the ACOE seawall proposal as well as the applicant for the parkway. These future parkway improvements are not an ACOE project and are not a part of the consistency determination before the Commission. Likewise, although ACOE has evaluated constructing another smaller seawall downcoast at the intersection of East Cliff Drive with 41st Avenue (at the "Hook") that is also related to the County's parkway project, the Hook seawall is not before the Commission at this time.

Portions of East Cliff Drive already have been impacted by coastal erosion, resulting in the loss of one



travel lane to date. Utilities beneath the road are, in places, within 11 feet of the blufftop edge. The longterm average bluff retreat rate has been estimated to be approximately 1 foot per year, and discrete episodic erosion events are estimated to result in up to 10 feet of bluff loss at a time. The Commission's geologist has evaluated the project and the project's underlying threat evaluation, and determined that the remaining portion of East Cliff Drive and its underlying utilities are "in danger" as that term is understood in a Coastal Act context.

The types of negative resource impacts, such as the loss of beach and viewshed degradation, due to armoring are well known to the Commission. In this case these types of impacts are magnified due to the fact that the seawall is located in an extremely important recreational use area, with a world-renowned surfing area located directly offshore (i.e., "Pleasure Point"). In part due to the sensitivity of the site, and the negative impacts expected from the project, Staff requested that ACOE thoroughly evaluate non-armoring alternatives including: (a) evaluation of a planned retreat strategy for this section of coast; (b) regional beach nourishment programs; (c) corrective measures to improve the transport of sand around the Santa Cruz Harbor jetties, and potential modifications to the jetties themselves; (d) enhanced management of blufftop terrace deposits through vegetation and drainage controls and relocation of threatened structures to the inland extent of right-of-way, with pathway improvements installed along the inland extent of right-of-way, and road prism reduced in width to the extent feasible and either relocated as far inland as possible or removed in its entirety (i.e., closed to through traffic); and (e) combinations and permutations of all of these.

In its final Environmental Impact Statement (EIS), and thus in its final consistency determination (because the final EIS is incorporated by reference), ACOE did not thoroughly evaluate such project alternatives, making it more difficult to completely evaluate non-armoring alternatives to address the danger from erosion at the East Cliff Drive project area.

Staff continues to believe that there are alternatives, or more appropriately a combination of alternatives, that could help to lessen the short-run danger to existing structures at this location without shoreline armoring. These include such relatively minor actions such as installing better drainage control structures and planting vegetation on exposed bluff soils, and more major actions such as immediate relocation of portions of the road and the underlying utilities. Without a complete analysis, though, it is not clear to what degree such alternatives would be able to increase the effective life of the setback established, and it is also not clear to what degree these projects would fall under the scope of ACOE's authorities and funding. It may also be that regional programs to promote beach formation (through beach nourishment, sand bypass/corrective measures at the Harbor, etc.) could reduce both the rate of erosion and the need for armoring. However, thorough information has not been developed on these measures (and permutations of them) and there remains a certain amount of uncertainty in the evaluation of these options.

Based on the information available, Staff has concluded that the ACOE seawall proposal generally is the most appropriate response to erosion danger at East Cliff Drive at the current time. This is partially in acknowledgement of the significance of the East Cliff Drive blufftop recreational area, and the fact that "buying time" through the use of soft alternatives to increase the effective life of the setback also means



that this recreational area will be correspondingly reduced in size as the bluff continues to erode. At some point, assuming current California law regarding existing structures, and lacking a substantial social and financial commitment to planned retreat, armoring would be installed to protect the row of houses directly inland of East Cliff Drive. To the extent that space still existed in the right-of-way seaward of these houses, there would still be some through recreational access, but its value would be diminished because the amount of space would be significantly less. The larger the right-of-way, the more space for public recreational enhancements such as trails, overlooks, benches, picnic areas, restrooms, et cetera. The amount of space, and the stability of it over the long-term, is also directly related to the amount of improvements that may be pursued for it.

Allowing the seawall is also in acknowledgement of the fact that, at the current time, the option of planned retreat is not feasible in this individual project context, particularly given the lack of a more comprehensive statewide commitment to such a policy. Although this concept is certainly valid and worthy of ongoing discussion, there is no implementing mechanism at the current time, and a project-by-project application is not likely to prove successful here. If planned retreat as a statewide or larger regional policy were on the near horizon, then it may make sense to wait and "buy time" here (by increasing the effective lifetime of setbacks). Because it isn't, buying time will only serve to reduce public space; space that will represent lost opportunity costs should rolling setbacks and planned retreat not come to fruition. If, in the future, planned retreat becomes an actual regional or statewide program, undoing the seawall here (to allow for planned retreat) will be a very small part of a much larger program and thus not irreversible.

That said, as with all armoring that "fixes" the bluff location on an eroding shoreline, and where sea level continues to rise, it is expected that this seawall will eventually result in the loss of the beach and offshore surfing area. It is unknown how long this process will take (and ACOE did not evaluate such long-term impact). Sea level rose approximately one foot over the past one hundred years in the Monterey Bay area. At that rate, or at a higher rate (that could result from global warming), the beach area will disappear relatively quickly (as it is not very large to begin with), but the length of time until the surf break will be impacted is less clear. As seen with daily tidal fluctuations, a foot or two difference in sea level can have a tremendous impact in surfing wave quality. The surf may disappear within a hundred years, or it may be longer, or it may be shorter. Again, ACOE did not evaluate these long-term surfing and beach impacts.

Staff has recommended a series of conditions to be applied to the project. These include a series of seawall design changes (to limit seaward encroachment, to reduce the extent of the armoring, to camouflage stairways and railings, to ensure proper surface treatment, to limit and camouflage drain outlets) and mitigations (including monitoring of the surf break, an evaluation of sand budget improvement mechanisms, and enhanced filtration and treatment of runoff) to better address Chapter 3 coastal resource impacts.

In sum, the project presents a difficult decision. If the seawall is constructed, then the East Cliff Drive blufftop recreational area will be protected, but beach and surfing access will be incrementally diminished over some amount of time. If the seawall is not constructed, the East Cliff Drive parkway



area will be incrementally lost in the near-term, but beach and surfing access will be unaffected by a seawall here during that time. At some point, the existing regulatory framework is such that armoring would be allowed to protect either what remains of East Cliff Drive and/or the inland residences, as required by the Coastal Act. At that point, the same beach and surfing impacts would occur (and continue from that point on into the long-term). Whether the wall would be constructed now or a decade or so from now, would appear to have very little difference on the surf. This is because the limited additional horizontal space that would be created by allowing erosion of East Cliff Drive over the short time has much less impact on the surf break than does the vertical component of sea-level rise. Viewshed impacts would exist in all cases.

The project sponsor (i.e., the Santa Cruz County Redevelopment Agency) has committed to the alternative being pursued by the ACOE and that is before the Commission as a consistency determination. Given the existing erosion danger to East Cliff Drive, and the lack of non-structural alternatives to address this danger over the longer run, Staff is recommending that the Commission conditionally concur that the proposed project is in conformance with Chapter Three of the Coastal Act. If ACOE objects to the conditions (and doesn't incorporate them into the project) it will be the equivalent of the Commission objecting to the consistency determination

As so conditioned, Staff recommends that the Commission concur with the consistency determination.

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Exhibit A: Project Location and Photos



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1. Federal Agency's Consistency Determination

ACOE Determination

ACOE (San Francisco District) has determined that the seawall project is consistent to the maximum extent practicable with the California Coastal Management Program (CCMP), and has submitted this determination to the Commission, requesting the Commission's concurrence (see exhibit F).¹ The Commission can either concur with ACOE's determination, conditionally concur with it, or object to it.²

Project Procedural History

The Commission has been tracking the Pleasure Point seawall project for many years, and Commission staff have provided directive comments on it (and its predecessors) through letters, meetings with the County and ACOE, and participation at community forums for almost a decade. These comments were first distilled in Notice of Preparation (NOP) comments in early 2001 (see exhibit I), at which time it was anticipated that the project would require a typical CDP process.³ Subsequently, Commission staff was informed that this was an ACOE project subject to federal consistency regulations, and in late March 2003, ACOE submitted its consistency determination at the same time as the draft EIS/EIR was distributed for public review. Based upon the submittal date of March 13, 2003, the Commission was originally required to review ACOE's determination by May 17, 2003.

However, the Pleasure Point seawall presents complicated planning issues, and has been the subject of tremendous interest and controversy for years. At Commission staff request (see exhibit G), ACOE

³ Note that the NOP was the first official opportunity to provide written feedback on the current seawall project. At that time, the project was not an ACOE project. Rather, it was a Santa Cruz County proposal and it was anticipated that it would proceed through normal CDP processes.



¹ Note that ACOE's consistency determination incorporates by reference their environmental impact statement (EIS) and their detailed project report (DPR) for the project. The EIS and DPR are together about 2,000 pages of text and graphics, and are not reproduced here.

² In coastal development permit (CDP) review terms, "concurrence" is akin to approval, "conditional concurrence" is like approval with conditions, and "objection" is similar to denial of a CDP.

extended the deadline for the Commission to review this matter in order to allow for public comment on the draft EIS/EIR (and ACOE's responses) to be available for the Commission's deliberations.⁴ Commission staff again provided detailed comments on the draft EIS/EIR (see exhibit J). The final EIS/EIR was received by Commission staff on October 8, 2003. Despite requests that ACOE allow this matter to be scheduled for a December hearing to allow maximum public participation,⁵ and to allow Commission staff adequate time to review the roughly 1,500 page final EIS/EIR, the Corps declined to allow the matter to be scheduled for December.⁶

2. Applicable Legal Authorities

Section 307 of the Coastal Zone Management Act (CZMA) provides in part:

(c)(1)(A) Each Federal agency activity within or outside the coastal zone that affects any land or water use or natural resource of the coastal zone shall be carried out in a manner which is consistent to the maximum extent practicable with the enforceable policies of approved State management programs.

In addition, 15 CFR § 930.4 provides, in part, that:

(a) Federal agencies, ... should cooperate with State agencies to develop conditions that, if agreed to during the State agency's consistency review period and included in a Federal agency's final decision under Subpart C ... would allow the State agency to concur with the federal action. If instead a State agency issues a conditional concurrence:

(1) The State agency shall include in its concurrence letter the conditions which must be satisfied, an explanation of why the conditions are necessary to ensure consistency with specific enforceable policies of the management program, and an identification of the specific enforceable policies. The State agency's concurrence letter shall also inform the parties that if the requirements of paragraphs (a)(1) through (3) of the section are not met, then all parties shall treat the State agency's conditional concurrence letter as an objection pursuant to the applicable Subpart...; and

(2) The Federal agency (for Subpart C) ... shall modify the applicable plan [or] project proposal, ... pursuant to the State agency's conditions. The Federal agency ... shall immediately notify the State agency if the State agency's conditions are not acceptable; and

⁶ Commission staff requested the matter be postponed multiple times, and, at the Corps' request, ultimately put the request in writing (see exhibit H). The Corps declined to grant the extension.



⁴ Otherwise, the Commission would have been forced to act on the consistency determination before any public comments on the DEIS/DEIR were received or reviewed/addressed.

⁵ The Commission's December meeting is in San Francisco, which is as close to the Pleasure Point area as the Commission is scheduled to meet until March 2004 in Monterey.

(b) If the requirements of paragraphs (a)(1) through (3) of this section are not met, then all parties shall treat the State agency's conditional concurrence as an objection pursuant to the applicable Subpart.

3. Standard of Review

...

The standard of review for federal consistency determinations is Chapter 3 of the Coastal Act, and not the Local Coastal Program (LCP) of the affected area. If an LCP that the Commission has certified and incorporated into the CCMP provides development standards that are applicable to the project site, the LCP can provide guidance in applying Chapter 3 policies in light of local circumstances. If the Commission has not incorporated a certified LCP into the CCMP, it cannot guide the Commission's decision, but it can provide background information. In this case, the Commission has certified Santa Cruz County's LCP but has not incorporated it into the CCMP. Thus, to the extent relevant, the County's certified LCP can provide background context for the decision being made.

4. Consistent to the Maximum Extent Practicable

Section 930.32 of the federal consistency regulations provides, in part, that:

(a)(1) The term 'consistent to the maximum extent practicable' means fully consistent with the enforceable policies of management programs unless full consistency is prohibited by existing law applicable to the Federal agency.

The Commission recognizes that the standard for approval of Federal projects is that the activity must be "consistent to the maximum extent practicable" (Coastal Zone Management Act Section 307(c)(1)). This standard allows a federal activity that is not fully consistent with the CCMP to proceed, if compliance with the CCMP is "prohibited [by] existing Federal law applicable to the Federal agency's operations" (15 C.F.R. § 930.32). The Army Corps of Engineers did not provide any documentation to support a maximum extent practicable argument in its consistency determination or in any subsequent documents. Therefore, there is no basis to conclude that existing law applicable to the Federal agency prohibits full consistency.

5. Staff Recommendation

Staff recommends that the Commission, after public hearing, **conditionally concur** with the with the Army Corps of Engineers' consistency determination.

Motion. I move that the Commission conditionally concur with consistency determination CD-021-03.



Staff Recommendation of Conditionally Concurrence. Staff recommends a yes vote on this motion. Passage of this motion will result in a conditional concurrence with the Army Corps of Engineers' determination and adoption of the following resolution and findings. An affirmative vote of a majority of the Commissioners present is required to pass the motion.

Resolution To Conditionally Concur With Consistency Determination. The Commission hereby conditionally concurs with the consistency determination made by the Army Corps of Engineers on the grounds that the project would be consistent with the enforceable policies of the CCMP, provided the Army Corps of Engineers agrees to modify the project consistent with the condition specified below, as provided for in 15 CFR §930.4.

6. Conditions

- 1. **Rip-Rap Prohibited.** Rip-rap seaward of the seawall and its stairways shall be prohibited. The seawall and stairway base shall be embedded to a depth sufficient to avoid the need for rip-rap, and the downcoast end shall incorporate an adequate end wall so that rip-rap is confined on the O'Neill property within its permitted configuration. PRIOR TO THE COMMENCEMENT OF CONSTRUCTION, the Army Corps of Engineers shall submit revised project plans that show these changes for the review and approval of the Executive Director.
- 2. Scour Apron. The 5-foot scour apron at the base of the seawall shall be constructed flush with the top of the Purisima platform, and its surface shall be colored, contoured, and textured to match the Purisima Formation in which it is embedded. PRIOR TO THE COMMENCEMENT OF CONSTRUCTION, the Army Corps of Engineers shall submit revised project plans that show these changes for the review and approval of the Executive Director.
- 3. Upper Limits of Seawall. The top portion of the seawall shall be reduced in height by a minimum of 3 feet (i.e., its upper elevation shall be 3 feet below the East Cliff Drive paved recreational path elevation) and the pedestrian path area shall be incorporated into the lowered bench between the seawall and the paved recreational path. PRIOR TO THE COMMENCEMENT OF CONSTRUCTION, the Army Corps of Engineers shall submit revised project plans that show these changes for the review and approval of the Executive Director.
- 4. Stairways. The stairways shall be constructed so that the stair treads are inset approximately 3 feet below the seaward-most wall element of the stairway, and so that any stairway railings are not visible from the beach or offshore but rather are attached below the elevation of the seaward-most wall element. Any component of the stairways' exterior that protrudes seaward from the main seawall face shall be contoured in a non-linear manner designed to evoke natural bluff undulations. PRIOR TO THE COMMENCEMENT OF CONSTRUCTION, the Army Corps of Engineers shall submit revised project plans that show these changes for the review and approval of the Executive Director.
- 5. Seawall Surfacing. PRIOR TO SURFACING THE SEAWALL, the Corps shall provide a sample of



the expected color and texture of the seawall surface, and color photos of a similar completed project, for the review and approval of the Executive Director of the Coastal Commission. The final surface treatment shall mimic naturally occurring bluff undulations, protrusions, color, and texture.

- 6. Drain pipes. All drain pipe outlets in the seawall, including weep holes, shall be placed at the intersection of the Purisima Formation with the terrace deposits (i.e., at the sculpted concrete bench), shall be spaced unequally (and not equidistant from one another), and shall be camouflaged with overhanging or otherwise protruding sculpted concrete so that the drain pipe outlet is not visible from East Cliff Drive above and is not visible from the beach and/or from the ocean. Where energy dissipation is necessary due to flow volume, such energy dissipation devices shall themselves be hidden behind and/or in the sculpted concrete in the same manner as the drain pipe outlets. PRIOR TO THE COMMENCEMENT OF CONSTRUCTION, the Army Corps of Engineers shall submit revised project plans that show these changes for the review and approval of the Executive Director.
- 7. Water Quality. All existing drainage outlets shall be consolidated into the fewest number feasible. Prior to the commencement of construction, the Corps shall submit an evaluation of drain pipe consolidation feasibility to the Executive Director for review and approval. All drainage shall be filtered and treated (to remove typical urban runoff pollutants)⁷ by an engineered "finishing" system equivalent to a Stormwater Management Inc. *StormFilter* system sized for the volume of runoff produced from irrigation and from each and every storm and/or precipitation event up to and including the 85th percentile 24-hour runoff event for volume-based BMPs and/or the 85th percentile, 1-hour runoff event (with an appropriate safety factor) for flow-based BMPs, prior to its use for on-site landscape irrigation and/or discharge offsite. PRIOR TO THE COMMENCEMENT OF CONSTRUCTION, the Army Corps of Engineers shall submit revised project plans that show these changes for the review and approval of the Executive Director, and provide all supporting technical information (e.g., brochures, technical specifications, etc.).
- 8. Surf Monitoring. PRIOR TO THE COMMENCEMENT OF CONSTRUCTION, the Corps shall submit, for Executive Director review and approval, a plan for monitoring impacts of the seawall on the Pleasure Point surfing area, extending from Rockview Drive to 41st Avenue, for as long as a seawall remains in existence. The monitoring plan shall specify methods for evaluating the seawall's influence on the quality of surfing waves, among other ways, by recording changes in the patterns of wave energy within the study area. Data collection, observation, and survey methods shall address, at a minimum, general quality of surfing waves, water depth, beach profile, shoreline configuration, and sand deposition patterns. The plan shall also identify methods for observing and measuring the influence of any documented changes in shoreline characteristics, including the constructed seawall, on the location, duration, and shape of breaking waves, during different swell conditions. At a

⁷ Typical urban runoff pollutants describes constituents commonly present in runoff associated with precipitation and irrigation. Typical runoff pollutants include, but are not limited to: paints, varnishes, and solvents; hydrocarbons and metals; non-hazardous solid wastes and yard wastes; sediment from construction activities (including silts, clays, slurries, concrete rinsates, etc.); ongoing sedimentation due to changes in land cover/land use; nutrients, pesticides, herbicides, and fertilizers (e.g., from landscape maintenance); hazardous substances and wastes; sewage, fecal coliforms, animal wastes, and pathogens; dissolved and particulate metals; and other sediments and floatables.



minimum, such observations shall be made at least one time per year, during tides of 4.5 to 5.5 feet, for each of the following conditions, as reported by the National Weather Service: northwest swell of 6 feet, with a minimum period of 17 seconds; west swell of 6 feet, with a minimum period of 17 seconds; and, southwest swell of 3 feet, with a minimum period of 17 seconds.

All monitoring observations shall be recorded, and photo documentation provided. Reports that clearly detail the results of the monitoring shall be submitted every five years, for the review and approval of the Executive Director. The reports shall evaluate the monitoring data, identify any adverse impact to the quality of surfing waves attributed to the seawall, and provide recommendations for feasible responses to address identified impacts.

- **9.** Sand Supply Study. WITHIN THREE YEARS OF COMPLETION OF THE SEAWALL, the Corps shall submit to the Commission a study of the feasibility of implementing a regional sand supply program in the Santa Cruz Littoral Cell to promote beach formation in the Live Oak beach area. At a minimum, such study shall identify mechanisms (including structural, programmatic, and funding requirements) to increase the amount of sand in the shoreline sand supply system through sand import, and shall evaluate corrective measures to improve the transport of sand around the Santa Cruz Harbor jetties, and potential modifications to the jetties themselves. The report shall make recommendations for implementation actions that would address sand supply to beaches in the Live Oak area.
- **10. Project Sponsor.** PRIOR TO THE COMMENCEMENT OF CONSTRUCTION, the Corps shall submit written confirmation to the Executive Director of the Commission that the Project Sponsor agrees to Conditions 1-9 of this Consistency Determination (CD-021-03).

Findings and Declarations

The Commission finds and declares as follows:

7. Project Location

The proposed project is located on the bluff and beach area fronting East Cliff Drive between 32nd and 36th Avenues in the Pleasure Point portion of the unincorporated Live Oak beach area of Santa Cruz County.

Santa Cruz County Regional Setting

Santa Cruz County is located on California's central coast and is bordered to the north and south by San Mateo and Monterey Counties (see exhibit A). The County's shoreline includes the northern half of the Monterey Bay and the rugged north coast extending to San Mateo County along the Pacific Ocean. The County's coastal zone resources are varied and oftentimes spectacular, including the Santa Cruz Mountains coastal range and its vast forests and streams; an eclectic collection of shoreline



environments ranging from craggy outcrops to vast sandy beaches (in both urban and more rural locations); numerous coastal wetland, lagoon and slough systems; habitats for an amazing variety and number of endangered species; water and shore oriented recreational and commercial pursuits, including world class surfing areas; internationally renowned marine research facilities and programs; special coastal communities; vast State Park lands; and the Monterey Bay itself. The unique grandeur of the region and its national significance was formally recognized in 1992 when the area offshore of the County became part of the Monterey Bay National Marine Sanctuary – the largest of the 12 such federally protected marine sanctuaries in the nation.

Santa Cruz County's rugged mountain and coastal setting, its generally mild climate, and its well-honed cultural identity combine to make the area a desirable place to both live and visit. As a result, the County has seen extensive development and regional growth over the years that the California Coastal Management Program has been in place. In fact, Santa Cruz County's population has more than doubled since 1970 alone with current census estimates indicating that the County is home to over one-quarter of a million persons.⁸ This level of growth not only increases the regional need for housing, jobs, roads, urban services, infrastructure, and community services, but also the need for park areas, recreational facilities, and visitor serving amenities. For coastal counties such as Santa Cruz where the vast majority of residents live within a half-hour of the coast, and most significantly closer than that, coastal zone resources are a critical element in helping to meet these needs. Furthermore, with coastal parks and beaches themselves attracting visitors into the region, an even greater pressure is felt at coastal recreational systems and destinations like Pleasure Point. With the Santa Cruz County shoreline and beaches providing arguably the warmest and most accessible ocean waters in all of Northern California, and with the large population centers of the San Francisco Bay area and the Silicon Valley nearby, this type of resource pressure is particularly evident in coastal Santa Cruz County.

Live Oak is part of a larger area including the Cities of Santa Cruz and Capitola that is home to some of the best recreational beaches in the Monterey Bay area. Not only are north Monterey Bay weather patterns more conducive to beach recreation than the rest of the Monterey Bay area, but north bay beaches are generally the first beaches accessed by visitors coming from the north of Santa Cruz. With Highway 17 providing the primary access point from the north (including from San Francisco and the Silicon Valley) into the Monterey Bay area, Santa Cruz, Live Oak, and Capitola are the first coastal areas that visitors encounter upon traversing the Santa Cruz Mountains (see exhibit A). As such, the Live Oak beach area is an important coastal access asset for not only Santa Cruz County, but also the entire central and northern California region.

Live Oak Beach Area

Live Oak is the name for the unincorporated segment of Santa Cruz County located between the City of Santa Cruz (upcoast) and the City of Capitola (downcoast). The Live Oak coastal area is well known for excellent public access opportunities for beach area residents, other Live Oak residents, other Santa Cruz

⁸ Census data from 1970 shows Santa Cruz County with 123,790 persons; California Department of Finance estimates for the 2000 census indicate that over 255,000 persons reside in Santa Cruz County.



County residents, and visitors to the area. Walking, biking, skating, viewing, surfing, fishing, sunbathing, and more are all among the range of recreational activities possible along the Live Oak shoreline. In addition, Live Oak also provides a number of different coastal environments including sandy beaches, rocky tidal areas, blufftop terraces, and coastal lagoons (such as Moran Lake). Live Oak includes a number of defined neighborhood and special communities within it, including the larger Pleasure Point area, for which this site is located at the entry way of sorts as one travels downcoast towards Capitola. These varied coastal characteristics make the Live Oak shoreline unique in that a relatively small area can provide different recreational users a diverse range of alternatives for enjoying the coast. By not being limited to one large, long beach, or solely an extended stretch of rocky shoreline, the Live Oak shoreline accommodates recreational users in a manner that is typical of a much larger access system.

Primarily residential with some concentrated commercial and industrial areas, Live Oak is a substantially urbanized area with few major undeveloped parcels remaining. Development pressure has been disproportionately intense for this section of Santa Cruz County. Because Live Oak is projected to absorb the majority of the unincorporated growth in Santa Cruz County, development pressure will likely continue to tax Live Oak's public infrastructure (e.g., streets, parks, beaches, etc.).⁹ Given that the beaches are the largest public facility in Live Oak, this pressure will be particularly evident in the beach area.

Pleasure Point

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Pleasure Point is the name of the predominantly residential area located roughly between upcoast Moran Lake and downcoast 41st Avenue (at the "Hook" where it transitions to the Opal Cliffs area). Pleasure Point is also the name of the offshore surfing area between Soquel Point (aka "Pleasure Point") and the Hook.¹⁰ This area has an informal, beach community aesthetic and ambiance that clearly distinguishes it from inland commercial areas as well as the downcoast Opal Cliffs neighborhood towards Capitola. Housing stock is eclectic, and densely crowded together. Though certainly in the midst of a gentrification that has intensified over the last decade or so, the Pleasure Point area retains its informal charm and appeal, much of it rooted in the intrinsic relationship between the built environment – and its inhabitants – and the surfing area offshore.

Pleasure Point is an extremely popular recreational surfing destination that is well known around the world. It is not uncommon to see more than 150 surfers in the water, and small crowds lining East Cliff Drive both enjoying the shoreline view and watching the surfing below.

There are two general areas within Pleasure Point where there are not houses between the public road and the sea. One of these is at the Rockview coastal accessway (at Soquel Point proper) and the other is

¹⁰ Of course, there are a number of individually named breaks within this area (like Sewer Peak, First peak, Second Peak, 38th, etc.), but the overall surf area is known as Pleasure Point.



⁹ The LCP identifies Live Oak at buildout with a population of approximately 29,850 persons; based on the County's recreational formulas, this corresponds to a park acreage of 150-180 acres. Though Live Oak accounts for less than 1% of Santa Cruz County's total acreage, this projected park acreage represents nearly 20% of the County's total projected park acreage.

the main Pleasure Point panorama that opens up when one travels along East Cliff between about 32nd and 41st Avenues.¹¹ These areas are extremely popular recreational use areas for immediate Pleasure Point residents as well as visitors from other parts of Live Oak, other parts of the County, and from further away. East Cliff Drive is a component of the California Coastal Trail, and a component of the Monterey Bay Sanctuary Scenic Trail, and is used by a significant number of people (i.e., joggers, bicyclists, walkers, etc.). East Cliff Drive was changed to one-way vehicular access in 1995 (in response to erosion of portions of it) with the area nearest the bluffs marked out as a multi-use recreational trail by a series of plastic bollards. The East Cliff Drive corridor from 32nd through 41st Avenues provides an amazing coastal vista, and many persons also enjoy this view by parking in the limited number of parking bays and/or by simply driving through and taking in the view.

Proposed Seawall Location

The seawall will extend along the bluffs from roughly 32nd Avenue through to 36th Avenue. The seawall will start at the County's Pleasure Point Park (at the corner of East Cliff Drive and 32nd Avenues) and extend through to a pile of rip-rap boulders fronting an existing residential structure (O'Neill residence) clinging to the bluffs seaward of East Cliff. The bluffs in the project area are approximately 30 feet tall, with the lower 10 feet or so made up of Purisima Formation sandstone and the upper portion terrace deposits. This bluff area includes two cribwalls (i.e., retaining walls) in the upper bluff, several wooden protective barriers at the blufftop edge (where portions of the road have been lost), and is fronted by approximately 2,800 to 4,800 cubic yards of concrete rubble that appears strewn along the beach throughout the project area.¹² There is an abandoned restroom and an existing stairway at the foot of 35th Avenue and it is fronted with an estimated 1,200 cubic yards of rip-rap.¹³ There is an informal "stairway" of sorts consisting of a series of retaining walls nearest to 32nd Avenue that is a primary entrance point for surfers. The bluff is irregular, showing evidence of significant rilling and uneven erosion, with a slope ranging generally from 45 to 60 degrees.

See exhibit A for location maps and project area photos.

8. Project Description

Pleasure Point Seawall

ACOE proposes to remove the existing restroom and coastal access stairway near 35th Avenue, and to construct a concrete seawall covering all of the bluff area between Pleasure Point Park and the residence at the foot of 36th Avenue, a linear distance of roughly 1,100 feet. Existing crib walls would be concealed behind the seawall. Existing concrete rubble would be removed, with some of it incorporated



¹¹ There are three intervening residential structures seaward of East Cliff Drive interspersed along this stretch, each blocking through views and access in different ways.

¹² The Commission has been unable to establish a history, permit or otherwise, for these materials, and ACOE declined to provide any information when requested.

¹³ Ibid.

into seacave fills and concealed behind the seawall, and the remainder disposed of off site. Existing riprap would be relocated within the project area (i.e., not removed).

The seawall will be keyed into the underlying Purisima Formation to -3 NGVD, and will extend to the top of the bluff (to approximately +34 NGVD). A five-foot wide (extending seaward) concrete scour apron will be incorporated into the keyway. The plan for the proposed seawall includes a series of horizontal steel tieback rods (i.e., "soil nails"¹⁴) that will be drilled about 21 feet into the bluffs at 6 foot on-center (both horizontal and vertical) spacing. The steel rods will be fastened at the bluff face with wire mesh onto which concrete will sprayed, about 2 feet thick, and sculpted and colored to approximate a natural bluff landform (see photo simulation of the proposed seawall in exhibit C, and see photos of examples of completed "soil nail" wall projects in exhibit E). Two concrete stairways incorporated into the seawall will be constructed; a new stairway near Pleasure Point Park and a replacement stairway (for the one removed) near 36th Avenue. Existing storm drain outlets would be retained, with the exception that two drainage pipes near 35th Avenue would be replaced by a single outlet pipe. Some additional blufftop space would be created by backfilling behind the seawall structure in limited areas. See project plans in exhibit B.

Construction would require heavy equipment be lowered to the beach by a crane to excavate the seawall keyway and footing and to move concrete and rip-rap in the project area. Excavated materials would be removed offsite. The project would be constructed on State Lands and would require a State Lands lease, and would result in fill of the Sanctuary, thereby requiring Sanctuary approval as well.

ACOE estimates that the seawall project will cost \$7 million, and take about half a year to construct.

Related Development

There are two other related projects that are not a part of this consistency determination, but are intimately related to the Pleasure Point seawall.¹⁵

The first is a Santa Cruz County proposal to reconstruct the East Cliff Drive right-of-way between 32nd and 41st Avenues with an improved recreational trail and other related amenities (park and restroom improvements at Pleasure Point Park, increased parking spaces, landscaping, benches, etc.). This East Cliff Drive project is called the "East Cliff Drive Parkway" project, and it is dependent upon ACOE's seawall project to proceed. The East Cliff Drive Parkway is not an ACOE project and it is <u>not</u> a part of this consistency determination. The parkway project would require a CDP from the County. See exhibit D for conceptual plans of the parkway project that show how it physically relates to the seawall.

The second project is a seawall fronting the Hook public access overlook (the Hook seawall) at the foot of 41st Avenue. ACOE estimates that the Hook seawall would be about 300 feet in length, and that it

¹⁵ Note that the ACOE EIS was actually a combined EIS/EIR that covered the 3 related projects.



¹⁴ Soil nails are structural, high-strength rebars, grouted into drilled holes and inclined slightly downward into the soil. The soil nails stabilize a bluff by improving the continuity of the overall mass and providing anchorage into the more stable soil zone behind the active mass.

would be the same type of seawall design/construction as proposed here. It is not clear at this time whether the Hook seawall would be an ACOE project or a County project or something else. The Hook seawall is <u>not</u> a part of this consistency determination. The Hook seawall project would require a separate Commission consistency determination and/or a CDP, depending upon ACOE's level of involvement in it.

9. Concurrence Determination

A.Geologic Conditions and Hazards

1. Applicable Policies

5

Coastal Act Section 30235 addresses the use of shoreline protective devices such as that proposed:

30235. Revetments, breakwaters, groins, harbor channels, seawalls, cliff retaining walls, and other such construction that alters natural shoreline processes shall be permitted when required to serve coastal-dependent uses or to protect existing structures or public beaches in danger from erosion, and when designed to eliminate or mitigate adverse impacts on local shoreline sand supply. Existing marine structures causing water stagnation contributing to pollution problems and fish kills should be phased out or upgraded where feasible.

Coastal Act Section 30253 addresses the need to ensure long-term structural integrity, minimize future risk, and to avoid landform altering protective measures in the future. Section 30253 provides, in applicable part:

Section 30253. New development shall:

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

Among other things, Coastal Act Section 30233(a) lists the type of development that is allowed to fill open coastal waters (as is proposed here). Section 30233(a) states:

Section 30233(a). The diking, filling, or dredging of open coastal waters, wetlands, estuaries, and lakes shall be permitted in accordance with other applicable provisions of this division, where there is no feasible less environmentally damaging alternative, and where feasible mitigation measures have been provided to minimize adverse environmental effects, and shall be limited to the following:

(1) New or expanded port, energy, and coastal-dependent industrial facilities, including



commercial fishing facilities.

(2) Maintaining existing, or restoring previously dredged, depths in existing navigational channels, turning basins, vessel berthing and mooring areas, and boat launching ramps.

3

- (3) In wetland areas only, entrance channels for new or expanded boating facilities; and in a degraded wetland, identified by the Department of Fish and Game pursuant to subdivision (b) of Section 30411, for boating facilities if, in conjunction with such boating facilities, a substantial portion of the degraded wetland is restored and maintained as a biologically productive wetland. The size of the wetland area used for boating facilities, including berthing space, turning basins, necessary navigation channels, and any necessary support service facilities, shall not exceed 25 percent of the degraded wetland.
- (4) In open coastal waters, other than wetlands, including streams, estuaries, and lakes, new or expanded boating facilities and the placement of structural pilings for public recreational piers that provide public access and recreational opportunities.
- (5) Incidental public service purposes, including but not limited to, burying cables and pipes or inspection of piers and maintenance of existing intake and outfall lines.
- (6) Mineral extraction, including sand for restoring beaches, except in environmentally sensitive areas.
- (7) Restoration purposes.
- (8) Nature study, aquaculture, or similar resource dependent activities.

2. Analysis of Consistency with Applicable Policies

A. Filling Coastal Waters

The ACOE seawall requires fill below the mean high tide line (i.e., fill of coastal waters). Section 30233 of the Coastal Act identifies eight allowable uses for the dredging, diking, and filling of coastal waters; seawalls are not one of the listed uses. As a result, a seawall is prohibited in coastal waters by Section 30233(a). However, Section 30235 of the Coastal Act requires the Commission to approve a seawall if it is necessary to protect an existing structure and if it meets the other requirements of that section. Section 30235 clearly anticipates dredging, diking, and filling of coastal waters for seawalls and is a more specific policy than Section 30233(a) in this regard. In other words, Section 30235 of the Coastal Act requires the Commission to approve seawalls in certain circumstances, even though such activities may not comply with the allowable-use test of Section 30233(a) of the Coastal Act. Thus, to the extent Section 30235 requires that the Commission approve this project, the more specific direction of Section 30235 would override in this case.¹⁶

¹⁶ Note that other coastal resource issues associated with such fill are addressed in subsequent findings. Note too that the requirements of Section 30233(a) as regards mitigating impacts and identifying the last environmentally damaging feasible alternative would still apply. The intent of this finding is to explain the distinction between Sections 30233(a) and 30235 as it relates to seawalls occupying coastal waters. Giving precedence to the more particular provisions of Section 30235 over the more general provisions of sections 30233(a) and



B. Section 30235 – Allowing Shoreline Armoring

Coastal Act Section 30235 acknowledges that seawalls, revetments, cliff retaining walls, groins and other such structural or "hard" methods designed to forestall erosion also alter natural landforms and natural shoreline processes. Accordingly, with the exception of new coastal-dependent uses, Section 30235 limits the construction of shoreline protective works to those required to protect existing structures or public beaches in danger from erosion. The Coastal Act provides these limitations because shoreline structures can have a variety of negative impacts on coastal resources including adverse affects on sand supply, public access, coastal views, natural landforms, and overall shoreline beach dynamics on and off site, ultimately resulting in the loss of beach.

Under Coastal Act Section 30235, a shoreline structure must be approved if: (1) there is an existing structure; (2) the existing structure is in danger from erosion; (3) shoreline-altering construction is required to protect the existing threatened structure; and (4) the required protection is designed to eliminate or mitigate its adverse impacts on shoreline sand supply. The first three questions relate to whether the proposed armoring is necessary, while the fourth question applies to mitigating some of the impacts from it.

1. Existing Structure to be Protected

For the purposes of shoreline protective structures, the Coastal Act distinguishes between development that is allowed shoreline armoring, and development that is not. Under Section 30253, new development is to be designed, sited, and built to allow the natural process of erosion to occur without creating a need for a shoreline protective device. Coastal development permittees for new shorefront development are thus making a commitment to the public (through the approved action of the Commission, and its local government counterparts) that, in return for building their project, the public will not lose public beach access, offshore recreational access, sand supply, visual resources, and natural landforms, and that the public will not be held responsible for any future stability problems. In other words, coastal zone development approved and constructed since the Coastal Act should not require shoreline protection in order to "assure stability and structural integrity" because it was constructed with adequate setbacks and/or other measures in order to negate the need for future armoring.

Coastal Act 30235 allows for shoreline protection in certain circumstances (if warranted and otherwise consistent with Coastal Act policies) for "existing" structures. One class of "existing structures" refers to those structures in place prior to the effective date of the Coastal Act. Coastal zone development approved and constructed prior to the Coastal Act went into effect was not subject to Section 30253 requirements. Although some local hazard policies may have been in effect prior to the Coastal Act, these pre-Coastal Act structures have not necessarily been built in such a way as to avoid the future need for shoreline protection (in contrast to those evaluated pursuant to Section 30253). Accordingly, Coastal Act 30235 allows for shoreline protection to be considered for these types of existing structures, where "existing" means it was permitted development prior to the Coastal Act.

is in accord with generally applicable principles of California law. See, for example, Civil Code §3534 ("Particular expressions qualify those which are general").



A second class of existing structures refers to those structures that have been permitted since the effective date of the Coastal Act. There has long been discussion that these structures should not constitute "existing structures" for purposes of Section 30235 because they were developed pursuant to 30253 (and/or similar LCP) standards so as not to require shoreline armoring in the future. However, the Commission has generally interpreted "existing" to mean structures existing at the time the armoring proposal is being considered, whether these structures were originally constructed before or after the Coastal Act, and has not limited consideration of armoring only to those structures constructed prior to the Coastal Act.

And finally, in a limited number of cases, the Commission has required applicants for blufftop structures to waive any right to a seawall pursuant to Section 30235; in other words to stipulate that they are not existing structures for 30235 purposes because the structures have been sited and designed to not need shoreline armoring in the future (pursuant to Section 30253 and LCP counterpart policies).¹⁷

In the East Cliff Drive case, the structures for which protective armoring is being considered are East Cliff Drive, including the recreational component of it nearest the bluff edge, and the subsurface utilities. These structures pre-date the Coastal Act, and they exist today. These structures can be described by both the first and second class of existing structure described above, and constitute existing structures for purposes of Section 30235.

2. Danger from Erosion

The Coastal Act allows shoreline armoring to protect existing structures in danger from erosion, but it does not define the term "in danger." There is a certain amount of risk in maintaining development along a California coastline that is actively eroding and can be directly subject to violent storms, large waves, flooding, earthquakes, and other hazards. These risks can be exacerbated by such factors as sea level rise and localized geography that can focus storm energy at particular stretches of coastline. As a result, some would say that all development along the immediate California coastline is in a certain amount of "danger." It is a matter of the degree of threat that distinguishes between danger that represents an ordinary and acceptable risk, and danger that requires shoreline armoring pursuant to Coastal Act Section 30235. Lacking Coastal Act definition, the Commission's long practice has been to evaluate the immediacy of any threat in order to make determinations as to whether an existing structure is "in danger." While each case is evaluated based upon its own particular set of facts, the Commission has generally interpreted "in danger" to mean that an existing structure would be unsafe to use or otherwise occupy within the next two or three storm season cycles (generally, the next few years) if nothing were to be done (i.e., in the no project alternative).

Portions of East Cliff Drive in the project area have already fallen to the beach below. The road was reduced to one-way vehicular travel in 1995 in response to some such erosion events.¹⁸ Currently, portions of the roadway are cordoned off and are off-limits to access due to the loss of bluff area below

¹⁸ Ultimately, this action was recognized by Santa Cruz County CDP 96-0029 in 1996.



¹⁷ For example, the Swenson residence just downcoast of Opal Cliffs in the City of Capitola (A-3-CAP-99-023, approved in 1999).

them (see photos in exhibit A). The collector sewer line below the East Cliff Drive pavement is approximately 15 to 20 feet from the bluff edge (on average) and as close as 11 feet in places. ACOE estimates long term average annual bluff retreat at approximately 1 foot per year, with the potential for larger bluff failures of up to 10 feet in a single episode. The Corps has concluded, and the Commission's geologist has agreed, that the existing structures are in danger from erosion in this case.

As such, East Cliff Drive and the underground utilities qualify as existing structures in danger from erosion for purposes of Section 30235.

3. Feasible Protection Alternatives to a Shoreline Structure

The next Section 30235 test that must be met before a shoreline protective device can be approved is that the proposed armoring must be "required" to protect the existing threatened structure. In other words, shoreline armoring must be permitted if it is the only feasible alternative capable of protecting the structure.¹⁹ Other alternatives typically considered include: the "no project" alternative; abandonment of threatened structures; relocation of the threatened structures; sand replenishment programs; drainage and vegetation measures on the blufftop itself; and combinations of each. Because the no project alternative does not protect the existing endangered structures, it is not feasible in a 30235 protection sense.

In this case, ACOE's alternatives analysis is limited to options that involve varying degrees of armoring.²⁰ These include armoring only the Purisima Formation bedrock at the base of the bluff, armoring the Purisima as well as portions of the terrace deposits in several locations, and a combination of filling seacaves and constructing three artificial groins in the project area. Each of the Corps' evaluated alternatives share many of the same armoring-related impacts (to varying degrees) as the proposed project. Despite this limited alternatives analysis, it is important to consider whether there is a non-armoring alternative that could be pursued to avoid armoring impacts.

Drainage and landscaping

Although not analyzed by ACOE, a non-shoreline structure alternative typically considered by the Commission to respond to erosion is the use of selected bluff plantings and improved blufftop drainage controls. In this case, it is clear that some uncontrolled drainage over the top of the bluff has resulted in erosion of the bluffs. The bluff slopes are partially vegetated, but are primarily exposed marine terrace deposits. There is little doubt that drainage control and some planting would help reduce erosion at this location. However, the alternative of plantings and bluff drainage controls (in some combination) is not necessarily meant to be considered an equal alternative to a seawall or other more major form of bluff altering armor. In fact, this alternative is not generally seen as the ultimate "fix" or as a replacement for a

²⁰ Note that Commission staff requested a thorough evaluation of non-armoring alternatives in NOP comments dated March 6, 2001 and in draft EIS/EIR comments dated May 12, 2003. On this point the Corps final EIS/EIR indicates that the alternatives reviewed were in response to recommendations received during 2001 and 2002 scoping, and concludes that "the alternatives were selected to fulfill requirements of NEPA and CEQA [that] require evaluating a reasonable range of alternatives, not all possible options and permutations."



¹⁹ Note that Coastal Act Section 30108 defines feasibility as follows: "Feasible" means capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, social, and technological factors.

"hard" armoring project such as that proposed. Rather, these types of "soft" alternatives can serve to extend the design life of setbacks by increasing bluff stability and slowing erosion. Thus, they must be understood as alternatives that can allow for natural processes to continue while simultaneously providing continued stability to the bluff. Given the active forces of erosion taking place unabated along the unarmored California coast, erosion will eventually (over the long-term) result in bluff retreat. At that point, in some cases, plantings and bluff drainage controls may not be adequate to address the erosion problem of themselves (particularly if they have already been implemented previously and their effect on bluff stability already factored into the analysis), and other alternatives could become more feasible (including wholesale relocation out of danger and even armoring of the coast).

Because East Cliff Drive is already being undermined, it does not appear that additional drainage controls and/or additional plantings by themselves would be able to stabilize the bluff to such a degree as to protect against additional loss of East Cliff Drive even from a relatively small bluff failure in one major storm event. This alternative alone would be insufficient to protect the existing threatened structures in this case. That said, aggressive planting and drainage controls have a utility in all other alternative project scenarios and should be included in any project here.

Relocation of Endangered Structures

Approximately 5 to 10 feet of the East Cliff Drive right-of-way between 32nd and 36th Avenue is covered by private landscaping and other development, and in places sidewalk. This space could be used to relocate the road and pedestrian trail component of it inland roughly 5 to 10 feet. It is unclear what this relocation would cost, and ACOE did not provide any requested information on this road relocation alternative. The subsurface utilities could also be moved inland, and ACOE estimates that the utility relocation would cost almost \$1 million.²¹ It is not clear whether the funding allotted to the seawall could be used instead for an alternative relocation project, and it is not clear to what extent that it would still be a ACOE project at that point.²²

In any event, it is physically possible to relocate the road and utilities inland, and the cost would likely be some amount over \$1 million (utilities and road work). Given that the seawall would cost \$7 million on its own, this cost is not unreasonable in comparison.

However, the Commission's geologist has concluded that the 5 to 10 feet of additional setback gained for the road could be removed in one major storm event. Thus, relocation cannot be expected to protect the endangered structures for any significant length of time.

Relocation and Modification of Endangered Structures

In order for relocation inland to provide adequate protection (and setbacks), some portion of the existing

²² Although requested, ACOE declined to evaluate this option or identify how funding could be used. On the latter point, the final EIS/EIR indicates that "providing specific funding details is not necessary for purposes of the environmental review." This response, of course, does not address the analytic question of whether other feasible alternatives are available and the role that project funding requirements and options may play in this alternatives analysis.



²¹ Estimated by the Corps to cost \$963,627.

road/recreational trail would need to be eliminated. In other words, the structures to be protected would need to be reduced in scope. ACOE did not evaluate this option.²³

It is not clear how much of a bluff setback would need to be established in order to protect the endangered structures in this case. The long-term average annual bluff retreat rate of 1-foot per year is informative, but it cannot be used alone to make this determination because the episodic nature of coastal erosion makes it difficult to predict bluff retreat over short time intervals. If a 25-foot setback were used (to allow for continued steady erosion and the maximum estimated large block failure occurring 2 years in a row), it appears unlikely that a reduced scale road and trail could be re-constructed inland.

Note that, technically, reducing and reconstructing a smaller version of the endangered structure does not "protect" it. If the reduced scale road and trail could be shown to provide similar public access and other use value as that that exists, then it may be possible to broadly construe "protect" in this regard. However, it is unclear how well such a project would or could function, and how much time would pass until the re-constructed project itself would be endangered, and ACOE has not provided information to allow thorough evaluation of this alternative. From available information, it appears that such a project would not protect the existing endangered structures.

Beach Formation

Regional programs to promote beach building (through beach nourishment, sand bypass/corrective measures at the Harbor, etc.) can reduce both the rate of erosion and the need for armoring. That said, during the types of episodic storms prevalent in Monterey Bay, such newly formed beach sands are likely to be moved offshore by wave action and not provide adequate protection against large storms. Likewise, this section of coast may have reached a new equilibrium inasmuch as a nearly maximum beach has formed upcoast of the Harbor. Sand appears to generally bypass this upcoast beach and the Harbor, although likely less so in winter when the beach is narrower, and the sand that is trapped in the Harbor channel is routinely dredged and deposited on the downcoast beach for nourishment. Modification of the project to include the use of some upcoast (of the Harbor) beach sand to nourish downcoast beaches and/or to include some form of active beach nourishment (to increase the volume of sand in the littoral system) would likely help build beaches in the project area, but the extent to which this would protect endangered structures here is unclear. This type of alternatives information, although requested, has not been developed by ACOE and thus there is a certain amount of uncertainty in terms of the degree of protection that could be provided in this regard. Based on available information, it does not appear that such options could protect endangered structures at this location.

Planned Retreat

The concept of planned retreat advocates that instead of allowing continued armoring, the shoreline should be allowed to retreat naturally. In this way, as the shoreline naturally erodes and sea level rises, new beaches would form (as bluffs naturally crumble and contribute sand to beaches over time). Beach

²³ Ibid.



formation would partly be assisted by the sand generating material in the "freed" bluffs themselves, but more importantly there would be space for the natural equilibrium between the shoreline and the ocean to establish itself and beaches formed.

The primary difficulty with a planned retreat strategy is that much of the armored shoreline is currently fronting development, residential and otherwise, that would eventually need to be retired (e.g., purchased, with armoring (if any) and development on it removed) if the shoreline were to be allowed to retreat naturally. The cost of retiring such development statewide (or even in identified sub-regions) would be extremely high, particularly in urban areas of the state (such as the project location) where some of the most expensive homes and real estate are located at the shoreline's edge.²⁴ Of course, in areas where planned retreat were formally codified, and where the costs of maintaining development in such high hazard areas were thus internalized, these properties and the developments on them would become less expensive as a result.

There are, of course, multiple permutations of a planned or managed retreat policy. These include using beach nourishment to slow coastal erosion, temporary protection measures during winter storms (e.g., removable walls, sand berms, etc.), and adequate setbacks for new development. On the latter point, it is noted that the Coastal Act requires that new development to be set back a sufficient distance to allow natural erosion to take place without reliance on future armoring. Typically, the setback distance is established based on an estimated economic lifetime of the development (typically 50 to 100 years). However, history has proven that coastal real estate does not have such an economic lifetime. Rather, the development lifetime for shoreline real-estate (given current policies and the lack of internalization of the true "costs" of development in high hazard areas) is essentially infinite with armoring. Over time, even well set back development will require some manner of shoreline protection. This is the case even if these structures were built to a one-hundred year setback, and even if the need does not arise for onehundred years.²⁵ In any case, to date, the Commission and its local government partners have not systematically accounted for the second part of the one-hundred year setback equation - namely, enforcing the identified economic lifetime for such high hazard area development.²⁶ More troubling, the Commission is being faced with applications for extremely well-engineered structures designed to withstand long-term erosion not through the use of setbacks, but rather by using large, deeply embedded piers designed to elevate the useable structural areas higher than expected storm events. If such structures can withstand long term erosion and sea level rise (as they are being designed to do), they will eventually be severed from the shoreline as it continues to retreat - becoming much like small oil

²⁶ That is, requiring such development to be moved or removed after the end of its identified lifetime.



²⁴ Part of the reason that such property and the development on it is so costly is that the true costs of maintaining such development are not entirely internalized by such property owners. For example, the cost to the people of the State (and visitors to it) from a long term loss of beach due to private armoring is not borne by these property owners. Likewise, low- and no-interest government-backed loans (e.g., FEMA), and even disaster replacement grants, are available to property owners in such high hazard areas, where the public bears the cost of providing grants and/or making funds available for free and/or at less than market loan rates. If these true costs were internalized, these properties and the development on them would be less expensive.

²⁵ Note that the Commission and local government is increasingly being confronted with applications for armoring to protect development that was set back for one-hundred years of erosion, but that is already in danger. In some cases, the subsequent armoring application follows within a few years.

drilling platforms dotting the shoreline.

In this case, ACOE did evaluate planned retreat as it relates to the 32^{nd} Avenue through 36^{th} Avenue project area. The idea in this case would be that over the long run the 12 - 14 inland residences would be acquired, demolished, and the public improvements relocated inland as necessary in response to shoreline erosion. Of course, this "rolling setback" would not be a one-time cost, but rather would continue in response to continuing natural erosion. In its evaluation, ACOE dismissed planned retreat based on the high cost of acquiring the directly inland residences at this location and relocating public improvements inland,²⁷ and also dismissed it based on the assertion that such a program "could not be reasonably devised for the project area alone but would need to be addressed on a policy level and implemented on a regional basis, in concert with other land management agencies." Regarding the former, shoreline fronting development's value is artificially inflated due to the lack of internalization of hazardous location costs (as discussed above). Costs can also be spread over time just as with any large-scale public investment. That said, it would take large-scale programmatic change to have these costs internalized appropriately. It is clear that inland acquisition at this location and at this time would be extremely costly.

As asserted by the Corps, a successful planned retreat strategy would involve a much larger geographic region than the project area here. Much of urbanized Santa Cruz County up and downcoast is armored. These areas, too, would likely need to be part of a planned retreat strategy. Although it is unclear at the current juncture whether planned retreat in California will come to fruition, it is worthy of consideration and broader discussion. The beaches of California, including those here in Santa Cruz County, are an irreplaceable resource. If they are going to be lost to an armored shoreline, it should not be allowed to happen incrementally and without public awareness and deliberation. Rather, such a fundamental resource issue for the State requires that conscious decisions be made (legislative, regulatory, judicial), including acknowledging the difficult choices inherent in that decision.

In this case, planned retreat could provide space with which to relocate endangered structures, but its high cost makes it infeasible at the current time. That said, if, in the future, the State or even local governments embrace planned retreat as a strategy, the removal of a hard armoring structure at the project location would be a very small part of that program inasmuch as many miles of hard armoring would need to be removed and other shore-fronting development retired to allow for the strategy to work comprehensively.

Alternatives Conclusion

ACOE has provided only limited information and analysis on non-armoring alternatives. Because of this, the Commission's ability to fully analyze alternatives is limited. Based on the information that is available, and absent a more comprehensive planned retreat policy (or some other form of similar legal measures designed to address such pre-Coastal Act development), a hard armoring project appears necessary in this case.



²⁷ Estimated to cost \$52 to \$70 million.

The project, therefore, meets the third test of Section 30235 of the Coastal Act.²⁸

4. Sand Supply Impacts

The fourth test of Section 30235 (previously cited) that must be met in order to require Commission approval is that shoreline structures must be designed to eliminate or mitigate adverse impacts to local shoreline sand supply.

Shoreline Processes

Beach sand material comes to the shoreline from inland areas, carried by rivers and streams; from offshore deposits, carried by waves; and from coastal dunes and bluffs, becoming beach material when the bluffs or dunes lose material due to wave attack, landslides, surface erosion, gullying, et cetera. Coastal dunes are almost entirely beach sand, and wind and wave action often provide an on-going mix and exchange of material between beaches and dunes. Many coastal bluffs contain marine terrace deposits that may consist, in part, of ancient beach deposits that formed when land and sea levels differed from current conditions. Since some marine terrace deposits consist of ancient beach material, a large proportion of the material in the terraces is often beach quality sand or cobble, and a valuable contribution to the littoral system when it is added to the beach. While beaches can be preserved as marine terrace deposits over geologic time, the normal exchange of material between beaches and bluffs is for bluff erosion to provide material to the beach. Bluff retreat and erosion is a natural process resulting from many different factors such as erosion by wave action that may cause cave formation. enlargement and eventual collapse, saturation of the bluff soil from ground water causing the bluff to slough off and natural bluff deterioration. When the back-beach or bluff is protected by a shoreline protective device, the natural exchange of material either between the beach and dune or from the bluff to the beach will be interrupted and, if the shoreline is eroding, there will be a measurable loss of material to the beach. Since sand and larger grain material is the most important component of most beaches, only the sand portion of the bluff or dune material is quantified as beach material.

These natural shoreline processes affecting the formation and retention of sandy beaches can be significantly altered by the construction of shoreline armoring structures since bluff retreat is one of several ways that beach quality sand is added to the shoreline. Bluff retreat and erosion is a natural process resulting from many different factors; shoreline armoring directly impedes these natural processes.

The subject site is located within the Santa Cruz Littoral Cell. The Santa Cruz Cell is a high volume cell with annual longshore transport estimated between 300,000 and 500,000 cubic yards of beach quality materials annually.²⁹ The dominant direction of longshore transport in this sand supply system is north

²⁹ ACOE, San Francisco District, 1994. Note that ACOE's final EIS/EIR indicates that there have been differing estimates on the amount of littoral drift over the years, and concludes that annual littoral drift ranges from 250,000 to 325,000 cubic yards annually.



²⁸ ACOE has evaluated several armoring options. Each of these provide differing levels of protection for blufftop public structures, but each will lead to similar armoring impacts as the seawall (to lesser and greater degrees), and each will eventually require more substantive armoring measures in the future, possibly the very near future, if the roadway structures are to be protected. These are discussed in the following sections related to armoring impacts.

north-west to south south-east (roughly from up to downcoast in relation to the site).³⁰ Materials in this system have been estimated to come mainly from coastal streams (roughly 75%), with 20% coming from bluffs, and 5% coming from coastal ravines and sand dunes.³¹

Some of the effects of engineered armoring structures on the beach (such as scour, end effects and modification to the beach profile) are temporary or are difficult to distinguish from all the other actions that modify the shoreline. Others are more qualitative (e.g., impacts to the character of the shoreline and visual quality). Some of the effects that a shoreline structure may have on local shoreline sand supply shoreline processes can be quantified,³² however, including: (1) the loss of the beach area on which the structure is located (as described above); (2) the long-term loss of beach which will result when the back beach location is fixed on an eroding shoreline (also known as "passive erosion"); and (3) the amount of material which would have been supplied to the beach if the back beach or bluff were to erode naturally.³³

Fixing the back beach

Experts generally agree that where the shoreline is eroding and armoring is installed, as is the case here, the armoring will eventually define the boundary between the sea and the upland. On an eroding shoreline fronted by a beach, the beach will be present as long as some sand is supplied to the shoreline and the beach is not submerged by sea level rise. As erosion proceeds, the beach also retreats. This process stops, however, when the retreating shoreline comes to a revetment or a seawall. While the shoreline on either side of the armor continues to retreat, shoreline retreat in front of the armor stops. Eventually, the shoreline fronting the armor protrudes into the water, with the mean high tide line fixed at the base of the structure. In the case of an eroding shoreline, this represents the loss of a beach as a direct result of the armor.

In addition, sea level has been rising slightly for many years. In the Monterey Bay area, the trend for sea level rise for the past 25 years has been an increase resulting in a 100 year rate of nearly 1 foot per 100 years.³⁴ Also, there is a growing body of evidence that there has been a slight increase in global temperature and that an acceleration in the rate of sea level can be expected to accompany this increase in temperature. Mean water level affects shoreline erosion several ways and an increase in the average sea level will exacerbate all these conditions. On the California coast the effect of a rise in sea level will



³⁰ Ibid.

³¹ Griggs and Best, 1991.

³² The sand supply impact refers to the way in which the project impacts creation and maintenance of beach sand. Although this ultimately translates into beach access impacts, the discussion here is focused on the first part of the equation and the way in which the seawall would impact sand supply processes.

³³ Note that the proposed seawall project includes removal of existing concrete rubble and relocation of rip-rap. The Commission has been unable to establish a history, permit or otherwise, for these materials, and ACOE declined to provide any information when requested. Although the existing concrete rubble and rip-rap already result in some of the types of impacts described here, the evaluation that follows does not includes their impacts as baseline inasmuch as it is unclear that these materials have been recognized, and the most conservative tact in light of this uncertainty is to not include them as a baseline sand supply condition. In any case the strewn concrete rubble does not have nearly the magnitude of sand supply impact as a seawall.

³⁴ NOAA, National Ocean Service.

be the landward migration of the intersection of the ocean with the shore. On a relatively flat beach (such as that found at the base of the bluffs here), with a slope of 40:1, every inch of sea level rise will result in a 40-inch landward movement of the ocean/beach interface.³⁵ This, too, leads to loss of the beach as a direct result of the armor.

These effects are also known as "passive erosion." ACOE has not quantified this impact. Rather, the Corps indicates that "no substantial passive erosion is likely to occur as a result of the project."

The Commission has established a methodology for calculating the long-term loss of public beach due to fixing the back beach, this impact being equal to the long-term erosion rate multiplied by the width of bluff which has been fixed by a resistant shoreline protective device.³⁶ Using this calculation, the impact would translate in this case to 1,100 square feet per year.³⁷ To convert the 1,100 square foot loss of beach per year into the volume of sand necessary to restore the beach commensurately in cubic yards, coastal engineers use a conversion value representing units of cubic yards per square foot of beach.³⁸ In this case, the Commission has not been able to establish an actual conversion factor for the Pleasure Point vicinity. However, if a 1.0 conversion factor is used (i.e., the low end of the spectrum of values typically assumed by coastal engineers), a conservative estimate of the cubic yard equivalent of 63 square feet per year can be calculated. Using the sand conversion factor of 1.0, the direct loss of beach due to fixing the back beach translates into a yearly impact of 1,100 cubic yards of sand.

Encroachment on the Beach

Shoreline protective devices such as the seawall proposed are all physical structures that occupy space. When a shoreline protective device is placed on a beach area, the underlying beach area cannot be used as beach. This generally results in a loss of public access as well as a loss of sand and/or areas from which sand generating materials can be derived. The area where the structure is placed will be altered from the time the protective device is constructed, and the extent or area occupied by the device will remain the same over time, until the structure is removed or moved from its initial location, or in the case of a revetment, as it spreads seaward over time. The beach area located beneath a shoreline protective device, referred to as the encroachment area, is the area of the structure's footprint.

^{38.} This conversion value is based on the regional beach and nearshore profiles, and overall characteristics. When there is not regional data to better quantify this value, it is often assumed to be between 1 and 1.5, the idea being that to build a beach seaward one foot, there must be enough sand to provide a one-foot wedge of sand through the entire region of onshore-offshore transport. If the range of reversible sediment movement is from -30 feet msl to +10 feet msl, then a one-foot beach addition must be added for the full range from -30 to +10 feet, or 40 feet total. This 40-foot by 1 foot square parallelogram could be built with 1.5 cubic yards of sand (40 cubic feet divided by 27 cubic feet per cubic yard). If the range of reversible sediment transport is less than 40 feet, it will take less than 1.5 cubic yards of sand to rebuild one square foot of beach; if the range of reversible sediment transport is larger than 40 feet, it will take more than 1.5 cubic yards of sand to rebuild one square foot of beach.



³⁵ In other words, a one-inch rise in sea level can result in over 3 landward feet of dry sandy beach loss.

³⁶ The area of beach lost due to long-term erosion (Aw) is equal to the long-term average annual erosion rate (R) times the number of years that the back-beach or bluff will be fixed (L) times the width of the bluff that will be protected (W). This can be expressed by the following equation: $Aw = R \times L \times W$.

³⁷ That is, 1 foot per year multiplied by 1,100 feet equals 1,100 square feet per year.

In this case, the seawall's base would occupy roughly 7,700 square feet of beach space, and the rip-rap fronting the two stairways would occupy an additional 2,000 square feet.³⁹ Using the conversion discussed above, this translates into a one-time impact of 9,700 cubic yards of sand.

Retention of Potential Beach Material

If natural erosion were allowed to continue (absent the proposed armoring), some amount of beach material would be added to the Pleasure Point and larger littoral cell sand supply system from the bluffs. The volume of total material that would have gone into the sand supply system over the lifetime of the shoreline structure would be the volume of material between (a) the likely future bluff face location with shoreline protection; and (b) the likely future bluff location without shoreline protection. Since the main concern is with the sand component of this bluff material, the total material lost must be multiplied by the percentage of bluff material which is beach sand, giving the total amount of sand which would have been supplied to the littoral system for beach deposition if the proposed device were not installed. The Commission has established a methodology for identifying this impact.⁴⁰

ACOE estimates this impact to be 431 cubic yards of sand per year for the seawall between 32nd and 36th Avenues. However, they have used fairly low values for estimating the sand content of the bluff materials, namely 46% for the terrace deposits and 10% for the Purisima. ACOE indicates that other estimates for the project area are up to 60% for the terrace deposits.⁴¹

¹¹ Foxx, Neilsen and Associates estimated that the sand component was 50%, but provided no basis for that estimate (Page 4 (Foxx, Neilsen and Associates, 1998) states, "According to Hicks (1985) and Best (1990), sand grains less than 0.18 mm in diameter move offshore and do not remain on the beach. We estimate that the terrace deposits contain about 50% sand greater than 0.18 mm in diameter."). For a project further downcoast, Benumof and Griggs proposed a similar 0.18 mm diameter cut-off for sand that remains on the beach. Since 0.25 mm to 0.125 mm is the range for fine sand and most of the sand on the Santa Cruz beaches is medium to coarse, the 0.18 mm diameter cut-off seems like a valid size range to consider. Also, for the site further down coast, Benumof and Griggs found that the sand content of the terrace material was 60%. That may be due to the site specific conditions at the Capitola location since that site was adjacent to a stream and the earlier site could have been subject to more over wash and sedimentation than the area of East Cliff from 33rd to 36th. The Corps has not provided its coring or sediment analysis so there is no way to verify or contradict their finding that the terrace material, as tested, is 46% on average. Since they note that the percentage of sand varies widely in grain size, that could explain the difference between their average and the results from Benumof's 1999 work.



³⁹ Note that this is based upon the footprint of the seawall and the rock-rip that would front the two stairways. The seawall footprint area is based on a 7 foot width (5 foot of scour apron and 2 feet of wall thickness) that is assumed to cover an area seaward of the Purisma fingers that is covered at times with sand, and an 1,100 foot length. The two piles of rip-rap would occupy an estimated additional 2,000 square feet (i.e., an estimated 30 foot width based on an estimated 20 foot height at a 1.5:1 slope).

⁴⁰ The equation is $Vb = (S \times W \times L) \times [(R \times hs) + (1/2hu \times (R + (Rcu - Rcs)))]/27$. Where: Vb is the volume of beach material that would have been supplied to the beach if natural erosion continued (this is equivalent to the long-term reduction in the supply of bluff material to the beach resulting from the structure); S is the fraction of beach quality material in the bluff material; W is the width of property to be armored; L is the design life of structure (50 years assumed per ACOE, though its lifetime can also be considered indefinite) or, if assumed a value of 1, an annual amount is calculated; R is the long term average annual erosion rate; hs is the height of the shoreline structure; hu is the height of the unprotected upper bluff; Rcu is the predicted rate of retreat of the crest of the bluff during the period that the shoreline structure would be in place, assuming no seawall were installed (this value can be assumed to be the same as R unless the Applicant provides site-specific geotechnical information supporting a different value); Rcs is the predicted rate of retreat of the crest of the bluff, during the period that the seawall would be in place, assuming the seawall has been installed (this value will be assumed to be zero unless the Applicant provides site-specific geotechnical information supporting a different value); and divide by 27 (since the dimensions and retreat rates are given in feet and volume of sand is usually given in cubic yards, the total volume of sand must be divided by 27 to provide this volume in cubic yards, rather than cubic feet).

Using the Commission's methodology, using the upper limit of 60% sand content for the terrace material and 10% sand content for the Purisima, using a thickness ranging from 20' to 22' for the terrace materials and from 6' to 10' for the Purisima, and using the estimated 1-foot per year average annual bluff retreat rate, the bluffs would provide between 513 and 579 cubic yards per year (or an average of 546 cubic yards per year). This average estimate of 546 cubic yards per year can be considered the upper limit of impacts to sand supply from cutting off this portion of bluff material to the littoral supply. Given the range in composition of the terrace materials and in measured sand content, this can be considered an upper limit, and the Corps' estimate of 46% sand content and 431 cubic yards per year can be considered the lower limit of impact.

Sand Supply Impacts Conclusion

The proposed project would be expected to result in quantifiable sand supply impacts totaling 11,346 cubic yards the first year and 1,646 cubic yards per year thereafter. If ACOE's identified 50 year project life time frame is used, this totals 92,000 cubic yards.⁴² Although relatively small on a yearly basis in comparison to annual littoral drift, these impacts are not eliminated and constitute impacts for purposes of Section 30235. It is also important to acknowledge the potential cumulative impact of this loss given that bluff sediments in this area may provide approximately 20% of the total sand supply to the cell. The Applicant has not proposed any mitigation for these impacts. Without compensating mitigation, the project is thus inconsistent with the fourth test of Section 30235, and Section 30235 does not require Commission approval (or concurrence in this format) of the project. That said, since the Corps can agree to mitigation, this is not a fatal consistency flaw requiring an objection to the consistency determination.⁴³

Note that mitigation typically required by the Commission for such direct sand supply impacts have been in-lieu fees and/or beach nourishment. With regards to beach nourishment, a formal sand replenishment strategy can introduce an equivalent amount of sandy material back into the system to mitigate the loss of sand that would be caused by a protective device. Obviously, such an introduction of sand, if properly planned, can feed into the Santa Cruz Littoral Cell sand system to mitigate the impact of the project. However, there are not currently any existing beach nourishment programs directed at this beach area, and no feasibility analysis of what such a program may entail, including potential benefits of it. Absent a comprehensive program that provides a means to coordinate and maximize the benefits of mitigation efforts in the area now and in the future, the success of such piecemeal mitigation efforts is questionable.

As an alternative mitigation mechanism, an in-lieu fee is oftentimes used by the Commission when inkind mitigation of impacts is not available. In situations where ongoing sand replenishment programs are not yet in place, the in-lieu sand mitigation fee is deposited into an account until such time as an appropriate program is developed and the fees can then be used to offset the designated impacts. Recent

⁴³ For example, if the inconsistency was that the existing development was set back such a distance that it was not in danger, this would constitute a fatal 30235 consistency flaw because there would be no way that the project could address this inconsistency.



⁴² Using the 50 year time frame presupposes that the seawall would be removed in 50 years. There is no proposed mechanism to require such removal in the future. So while 50 years is used for quantification purposes, the impact is likely longer than that.

estimates to deliver beach quality sand to Santa Cruz beaches are roughly \$25 a cubic yard. For the 11,346 cubic yards the first year and the 1,646 cubic yards per year thereafter, such a fee would translate to \$283,650 the first year and \$41,150 per year for the life of the project; if a 50 year design life is presumed (and disregarding inflation if it were to be applied as a lump sum now), this would total a fee of \$2,300,000.

Part of the reason that a sand replenishment program is not in place in this area is that there has not been a comprehensive analysis of the parameters of such a program, nor the methods for implementing it. This is in part because such impact mitigation discussion often arises in the context of individual private applications where the projects lack the degree of impact that would necessitate such analysis, and where applicants lack the wherewithal to evaluate, establish, and implement such a program regionally. In this case, though, the project sand supply impacts are large, it is a public project, and ACOE is an appropriate evaluation entity. Furthermore, the Corps must mitigate the identified sand supply impacts or the project cannot be found consistent with Section 30235 (and thus 30233(a) as to allowing fill).

The Commission therefore concludes that ACOE's proposed seawall is inconsistent with the provisions of Section 30235 of the Coastal Act to protect (and mitigate impacts to) sand supply. Furthermore, in order for the Commission to find the proposed project consistent with Section 30235 and 30233(a) of the Coastal Act as cited in this finding, the Commission is conditioning its concurrence for the Corps to study the feasibility of implementing a regional sand supply program in the Santa Cruz Littoral Cell to promote beach formation in the Live Oak beach area. At a minimum, such study shall identify mechanisms (including structural, programmatic, and funding requirements) to increase the amount of sand in the shoreline sand supply system through sand import, and shall evaluate corrective measures to improve the transport of sand around the Santa Cruz Harbor jetties, and potential modifications to the jetties themselves; recommended implementation actions shall be provided (see condition 9).

5. Long Term Structural Stability and Assumption of Risk

Pursuant to Coastal Act Section 30253 (previously sited), development is to be designed, sited, and built to allow for natural shoreline processes to occur without creating a need for additional more substantive armoring. Coastal development permittees for new shorefront development thus are essentially making a commitment to the public (through the approved action of the Commission, and its local government counterparts) that, in return for building their project, the public will not lose public beach access, sand supply, ESHA, visual resources, and natural landforms, and that the public will not be held responsible for any future stability problems. Coastal Act Section 30253 requires that the proposed project assure structural stability without the need for additional armoring. The project has been designed by engineers with experience in coastal armoring projects to provide protection for 50 years or more, and ACOE indicates that thorough monitoring and maintenance activities will ensure that the seawall is maintained in its design state. The project is consistent with Section 30253.

6. Geologic Conditions and Hazards Conclusion

There exist existing endangered structures for which hard armoring is required. However, the project's sand supply impacts have not been mitigated. Thus, the project is not consistent with Section 30235.



This inconsistency is not irreparable, though. In other words, if the Commission were to identify an appropriate sand supply mitigation, and ACOE were to incorporate it into their project, the project could be found consistent with Section 30235. A condition is applied in this regard as indicated above (see condition 9). It is consistent with Section 30253. Because a hard armoring structure is required, it can be found consistent with Section 30233(a) as regards filling of coastal waters.

The Commission concludes that if modified in accordance with the Commission's conditional concurrence, the proposed seawall project would be consistent with the Coastal Act Sections 30233(a), 30235, and 30253 as discussed in this finding.

B.Public Access and Recreation

1. Applicable Policies

Coastal Act Sections 30210 through 30214 and 30220 through 30224 specifically protect public access and recreation. In particular:

30210. In carrying out the requirement of Section 4 of Article X of the California Constitution, maximum access, which shall be conspicuously posted, and recreational opportunities shall be provided for all the people consistent with public safety needs and the need to protect public rights, rights of private property owners, and natural resource areas from overuse.

30211. 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.

30213. Lower cost visitor and recreational facilities shall be protected, encouraged, and, where feasible, provided. Developments providing public recreational opportunities are preferred. ...

30221. Oceanfront land suitable for recreational use shall be protected for recreational use and development unless present and foreseeable future demand for public or commercial recreational activities that could be accommodated on the property is already adequately provided for in the area.

30223. Upland areas necessary to support coastal recreational uses shall be reserved for such uses, where feasible.

Coastal Act Section 30240(b) also protects parks and recreation areas, such as the East Cliff Drive recreational area as well as the Pleasure Point beach and surf areas that front it. Section 30240(b) states:

30240(b). Development in areas adjacent to environmentally sensitive habitat areas and parks and recreation areas shall be sited and designed to prevent impacts which would significantly degrade those areas, and shall be compatible with the continuance of those habitat and recreation areas.



2. Analysis of Consistency with Applicable Policies

These overlapping Coastal Act policies clearly protect the existing East Cliff Drive recreational area, the beach, and the offshore surfing area for public access and recreation purposes, particularly free and low cost access such as that provided in abundance here.

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2

A. Surfing

1. Surfing Background

Pleasure Point is an internationally known, world-class surfing area. Located on the east side of Santa Cruz, "The Point" includes at least a half-dozen distinct surf breaks, each with its own unique characteristics, that provide a variety of opportunities for both novice and advanced surfers. The high quality of surfing waves, and the consistently favorable surfing conditions found at Pleasure Point, make it a unique and particularly valuable recreational resource that is protected by the Coastal Act Sections cited above.

While surfing at Pleasure Point is popular year-round, the largest and most consistent waves occur during the fall and winter seasons. During these times, winter storms under the Aleutian Islands migrate across the Pacific Ocean into the Alaskan Gulf, creating gale force winds that generate very large ocean-going swells. As these swells travel down the west coast, the raw wave energy is groomed into sets of waves of equal height and traveling at similar speeds. In general, a distance of 1,000 nautical miles is required to groom raw storm energy into good quality surfing waves. The typical pattern of the fall and winter storms puts the Central Coast of California at an optimal distance to receive the energy of these storms in the form of well-organized surfing waves.

Equally important to the high quality surfing conditions at Pleasure Point is the configuration of the shoreline and the underwater topography. A series of points, reefs, and sandbars serve to guide and shape the waves, and cause them to break at predictable peaks that accommodate a wide range of surfing levels. The largest and fastest breaking waves peak at the up-coast portion of the Point, over rocky reef ledges, and are preferred by advanced surfers. The larger waves of the outer break transition to smaller, rolling waves further down-coast, which break over a combination of rocky shelves and sand bars, and are more suitable for beginners. On good days, a surfer can link a single ride across these various peaks for a distance of up to 200 yards.

The southwest facing direction of Pleasure Point, and its location within the northeastern portion of Monterey Bay, also contributes to the high quality surf by providing protection from predominant northwest winds and stormy ocean conditions. During the fall and winter surf season (October – March), average wave heights at Pleasure Point are 5' - 8' with larger swells 8' - 12' in height, common. By contrast, wave heights at the more exposed west facing beaches can be twice that of Pleasure Point, with much rougher conditions that attract only the most experienced surfers. The cleaner, more manageable conditions at Pleasure Point that result from its protected location and the refraction of waves as they travel further into Monterey Bay, make it one of the most popular and consistent surfing breaks in California. When conditions are ideal it is not uncommon to see upwards of 150 or more surfers in the water along Pleasure Point.

Attesting to the significance of surfing at Pleasure Point is the existence of three surf schools, and a large



number of industries, shops, and visitor-serving establishments oriented to surfing located within a few miles. Several surf competitions are held each year at Pleasure Point, and many Santa Cruz surfers, who got their first experiences at the Point, have gone on to become internationally recognized professional surfers. It is a destination for water sports enthusiasts from around the world, as well as a gathering place where local and visiting surfers congregate to check the surf and share surf stories. Pleasure Point is at the hub of the Santa Cruz surfing community, and a unique and valuable recreational asset to the State of California.

2. Impact Analysis

Several relationships have been developed to establish wave characteristics. One relationship (called the Irribarren number, the surf scaling parameter, or surf similarity parameter by different researchers) relates wave characteristics to beach slope and wave steepness. A second relationship compares the wave vortex geometry to the orthogonal seabed gradient.⁴⁴ Both these relationships correlate the shape and energy of the waves to the sea bottom, reflecting the importance of bathymetry on wave conditions. A steep seabed gradient will produce a steep-faced wave. The alignment of the wave relative to the seabed will determine the peel angle. Face steepness and peel angle are key components to the quality of surfing waves.

There are several ways that the proposed shoreline armoring could adversely impact surfing conditions at Pleasure Point.

a. Changes in Bathymetry

Bathymetry is the measurement of water depth at various places in a body of water. As previously described, the underwater reef/rocky ledge at Pleasure Point is one of the most important physical features that result in high quality surfing waves. Sand deposition is also a factor. ACOE's final EIS/EIR used field observations and aerial photographs to identify current surf locations. In general, the reef breaks at Pleasure Point are 400 to 600 feet offshore. Conditions vary somewhat, but since the reef is the primary physical feature controlling the location of the break, the break does not move much beyond the zone of influence of the reef feature, except when sand bars form. The influence of sand bars on the waves at Pleasure Point is most notable at the down-coast peaks, such as in the surfing area between 36th and 38th Avenues.

The affect of bathymetry on the shape of breaking waves at Pleasure Point can currently be observed at different tides. At higher tides, waves break closer to the bluff, with less steep faces. During tides greater than 6 feet, a decrease in the quality and frequency of surfing waves can be noticed at various locations within the Pleasure Point surfing area, particularly when swell size is under 6 feet.

Over the long term, the proposed seawall will influence the bathymetry at Pleasure Point by "fixing" the back beach. That is, the seawall will prevent the natural process of erosion from occurring, and thereby

⁴⁴ The full relationship developed by Mead and Black ("Predicting the Breaking Intensity of Surfing Waves") is: Y = 0.065X + 0.821, where Y is the wave vortex ratio and X is the orthogonal seabed gradient. This quasi-empirical relationship was developed through the study of 48 images from 23 different world-class surfing breaks. No Santa Cruz surf breaks were included in this analysis.



establish a permanent location to the coastal bluff. Under natural conditions, the bluff would be eroded by waves and would move landward over time. Using the estimated long-term erosion rate, the bluff would be expected to retreat landward approximately 50 feet over the next 50 years. This would move landward the point where incoming wave energy interacts with the bluff. Thus, under natural shoreline retreat conditions, the position of wave/bluff interactions would move inland over time. \$

When the bluff location is fixed, the beach and foreshore will experience more frequent inundation either as sea level rises or as the beach profile erodes and deflates. The tide records for Monterey Harbor show a historic rise in mean sea level of almost 1 foot per 100 years (based on a 25 year record) but a drop in both the diurnal and mean tide ranges of 0.632 and 0.499 respectively. If this trend either continues or accelerates, water depths will deepen over time.

When combined with an armored shoreline, this increase in water depth can have an adverse long-term impact on surfing conditions. With or without the proposed seawall, water over the reef will be deeper more of the time. However, without a seawall, other wave-tripping features inland of the current break, such as rocky ledges of higher elevation or sandbars, will continue to result in breaking waves over the shallow waters that form as the bluff naturally erodes. In comparison, the installation of a seawall will prevent the surf break from adapting to increased sea level, because in the absence of the landward migration of the bluff, areas of shallow water will continuously decrease. Under this situation, breaking waves would occur closer and closer to shore, and eventually, over the long-term, become unsurfable.

It is difficult, if not impossible, to predict the time frame under which these impacts will occur. In comparison to normal fluctuation in tidal elevations that change water depths by a range of 2 to 8 feet on a daily basis, the current rate of sea level rise (1 foot per 100 years) may not appear significant. However, given the diminishing wave quality currently observed during extreme high tides, it is possible that even minor changes in sea level will begin to influence the quality surf during high tides exceeding 4 feet in the near term (e.g., within 10 to 20 years), and that more significant impacts will occur over a longer time frame. Any increase in the current rate of sea level rise will cause these impacts to occur more rapidly.

b. Wave Reflection

It can also be anticipated that the proposed seawall will, over the long term, change the interaction between waves and the bluffs, either by changing the reflection location of the wave, or by changing the amount of energy that is reflected. Reflection of wave energy can change the offshore wave patterns and diminish the quality of surfing waves. Often referred to as "backwash," reflected wave energy causes waves to break in unpredictable ways, and disrupts the clean line and peel of waves that make Pleasure Point a particularly high quality surf break.

In the short term, the concrete seawall should reflect and dissipate waves in a similar fashion to the existing sandstone bluffs; waves will respond similarly when striking either a concrete face or a sandstone face. Over time, however, the seawall will have an influence on wave reflection, because, as discussed above, it will prevent erosion of the bluff face. Halting the process of erosion will prevent the



bluff from retreating away from areas of high wave energy. Since the amount of reflected wave energy is proportional to the amount of wave energy that hits the bluff, more wave energy will be reflected off a bluff that is fixed in a particular location than a bluff that is allowed to erode away from areas of high wave energy. The reflection of wave energy off the seawall would reduce the overall length of a ride and reduce the zone where it is safe and enjoyable to surf.

In addition, the protective device may, over time, alter the alignment of the shoreline, by causing accelerated erosion at the up-coast and down-coast endpoints of the seawall. These changes in shoreline configuration could also affect the orientation and direction of reflected wave energy, resulting in the adverse impacts to surfing discussed above.

c. Hazards

The fixing of the back beach, and the resulting long-term reduction in beach area, will also pose hazards to surfers and beach goers. In particular, the increase in water depth and wave reflection discussed above will make it more difficult to enter and exit the beach and surfing areas, particularly during higher tides. It is challenging to safely exit the water during high tides and large swells at the present time. While the project will improve this situation in the short term by adjusting the location of the existing stairways and removing rubble, the problem will be exacerbated over the long term as a result of increased wave energy in the nearshore environment.

D. Surfing Conclusion

In the short term, surfing impacts are unlikely to be significant. The seawall may result in the loss of some sand that provides unknown sand bar formation and reef-filling (and that causes waves to break), but this impact is difficult to model and its effect equally difficult to isolate and quantify.

However, ACOE's conclusion that the proposed seawall will have a minimal effect on surfing over the long-term is not supported by substantial evidence. There is little technical support for this conclusion, and, unfortunately, no mathematical, physical or other model that could be used to correct it. It can be expected that fixing the existing bluff in its current location, rather than allowing it to naturally erode, will have an adverse long-term impact on surfing, for the specific reasons detailed in this finding.

As with all armoring that "fixes" the bluff location on an eroding shoreline, and where sea level continues to rise, it is expected that this seawall will eventually result in the loss of the beach and a reduction in quality or elimination of the offshore surfing area. It is unknown as to how long this process will take (and ACOE did not evaluate such long-term impact). Sea level rose approximately one foot over the past one hundred years in the Monterey Bay area. At that rate, or at a higher rate (that could result from global warming), the beach area will disappear relatively quickly, as it is not large to begin with, but the length of time until the surf break is noticeably impacted is less clear. As seen with daily tidal fluctuations, a foot or two difference in sea level can have a tremendous impact in surfing wave quality. By installing the seawall, the space available for the beach to move landward, and for substitute wave "tripping" areas to be established, is reduced. At some point in the future, the water level is expected to be at such a depth that waves do not break until very close to shore, significantly



diminishing, and potentially eliminating, the high quality surfing opportunities currently available. ACOE did not evaluate this long-term impact, and it is difficult to predict with certainty when this would occur.

While the extent and time frame of these impacts cannot be predicted, the importance of the Pleasure Point surf break as a water oriented recreation area of international significance necessitates that every effort be made to prevent and mitigate any adverse impacts that may occur.

The Commission therefore concludes that ACOE's proposed seawall is inconsistent with the provisions of Section 30210, 30211, 30213, 30220, and 30240(b) of the Coastal Act to protect (and mitigate impacts to) surfing. Furthermore, in order for the Commission to find the proposed project consistent with these sections of the Coastal Act as cited in this finding, the Commission is conditioning its concurrence for the Corps to monitor the effect of the seawall on surfing. Should the monitoring indicate that surfing quality has decreased, reasonable remediation and/or compensatory mitigation measures shall be identified (see condition 8). The monitoring also has additional utility inasmuch as it will also support future analyses of the impacts of proposed shoreline stabilization projects in the Pleasure Point area.

B. Beach Access

As described in the preceding finding, the seawall and related rip-rap would occupy roughly 9,700 square feet of beach area. Of this, approximately 4,200 square feet (the rip-rap area and the 2 foot thick wall area itself) would not be available for recreational access at any time, long or short term. The remainder, 5,500 square feet, is the area where the 5 foot scour apron would be constructed.

1. Scour Apron

The five-foot scour apron would be expected to be covered with beach sand during summer elevations, and scoured during the winter. Because this beach area is primarily a through access area (at least during lower tides, and at other tides after the rubble and rip-rap are removed) as opposed to a "sitting" beach, the impact of the scour apron on through lateral access would be expected to be minimal because it would be constructed flush with the bedrock platform. The apron would introduce a decidedly unnatural concrete finish into the natural walkway area – an area that otherwise would be naturally undulating Purisima Formation outcrops. This impact would degrade the beach recreational experience, contrary to the access policies cited above, and would degrade visual resources when exposed (see also visual resource findings that follow). There are two ways of addressing this issue to achieve Coastal Act consistency.

The first is to remove the scour apron from the project. The apron has been designed so the reflected wave energy will scour the concrete base and not the more erodible Purisima Formation. The apron in not necessary in this regard, but there will likely be more scour-based destruction of the Purisima (at the base of the seawall) if the apron is not provided at the base. Absent the apron, the seawall footing itself might need to be extended deeper into the Purisima to account for the added scour at its base (i.e., without the apron, there may be up to a foot or more of additional scour into the Purisima, requiring



another foot or more of footing depth). The scour at this location is an estimate inasmuch as the rubble has been keeping this Purisima covered for a long time. It may be chopped up and ready to scour with the first few storms, or it may be strong and competent and able to withstand wave forces for a few years before exhibiting a scour trench. If the beach recovers regularly, the scour trench would fill in with sand, but there would remain a depression in the Purisima once the sand moved offshore. The depression/scour hole would deepen in successive years and with successive wave action and abrasion.

The second option is to allow the scour apron, but require it to be sculpted, textured, and colored to mimic the Purisima platform into which it would be embedded (flush at the top).

In this case, it seems prudent to retain the scour apron and require its surface treatment to be modified to mimic the remainder of the wall. This conclusion makes particular sense in light of the use of the beach here for lateral as opposed to beach going access. See condition 2.

2. Rip-Rap

ACOE proposes to include approximately 1,200 cubic yards of rip-rap fronting the two stairways in the seawall, and fronting the seawall's downcoast end (nearest the private O'Neill residence). The rip-rap will occupy approximately 2,000 square feet of beach and lateral recreational space, blocking through access at higher tides, particularly to and from the stairway itself, and degrade the beach recreational experience contrary to the access policies cited above, and degrade visual resources when exposed (see also visual resource findings that follow).

Ostensibly, the rip-rap fronting the stairways is proposed to protect against scour. However, the stairways are integral to the seawall and also include the aforementioned scour apron for this purpose. It is unclear as to why the rip-rap is necessary. If additional strength were required, the stairways could be embedded deeper and/or could incorporate subsurface caissons for this purpose without the need for rip-rap. In any case, to achieve Coastal Act consistency, the rip-rap fronting the stairways must be removed from the project (see condition 1).

Similarly, at the downcoast end, the configuration of the seawall in relation to the existing rip-rap fronting the subject residence is such that end effects are not anticipated. ACOE proposes to pull the armoring back, install the seawall, and then reinstall the rip-rap. This rip-rap, like the rip-rap above, presents the same coastal resource inconsistencies. There is no reason that if the seawall is constructed to the downcoast property line (as proposed by the Corps), that a small end wall cannot be incorporated into the rip-rap and then the end wall feathered with rip-rap where the rip-rap is all kept on the downcoast property on which the residence sits, and not located seaward of the seawall on public tideland property. In this way, the rip-rap is confined on the property where it was permitted (i.e., the O'Neill property), excess rip-rap leading to access and scenic impacts is removed, and the seawall end is adequately protected against flanking. In any case, to achieve Coastal Act consistency, the rip-rap seaward of the seawall at its end must be removed from the project (see condition 1).



3. Long-Term Loss of Beach

As previously indicated, the beach fronting the seawall is expected to disappear over time due to lack of sand supply, fixing the back beach, and rising sea levels. ACOE indicates that "the distance between the bluff and the mean low low water line (MLLW) would decrease between ten and twenty feet during the fifty-year project period." The previously described sand supply mitigation, the proposed removal of the rubble,⁴⁵ and the required removal of the rip-rap can offset this impact, but that does not respond to the fact that this beach will be unavailable for public access at some point in the future. This is inconsistent with the Coastal Act access and recreational policies.

One option considered to address the loss of lateral beach area was to include some type of platform into the base of seawall at a height above typical tides that would provide base of bluff lateral pedestrian access. However, although this could provide a new type of lateral access, it may appear unnatural, particularly if there had to be railings for safety purposes, and it would come at the expense of additional beach/intertidal coverage to provide adequate platform width. Ultimately, this design option was dismissed because blufftop recreational trail access is available at this location instead.

Ultimately, if the County parkway project on the blufftop goes forward, this loss of beach area would be traded off for the recreational areas created atop the bluffs at its expense. Provided this occurs, and public recreational access is maximized in the Parkway project as directed by the Act, this impact can be mitigated by the access improvements of the Parkway project (see Parkway finding below).

4. Beach Access Conclusion

The Commission therefore concludes that ACOE's proposed seawall is inconsistent with the provisions of Sections 30210, 30211, 30212, 30213, 30220, 30221, 30222.5, 30223 and 30240(b) of the Coastal Act to protect (and mitigate impacts to) beach access. Furthermore, in order for the Commission to find the proposed project consistent with these sections of the Coastal Act as cited in this finding, the Commission is conditioning its concurrence for the Corps to modify the scour apron and eliminate riprap seaward of the wall as discussed above (see conditions 1 and 2). Offsetting benefits can also be provided by maximizing public recreational access improvements in the East Cliff Drive Parkway project (as detailed in the Parkway finding below).

C. Access Impacts During Construction

The project would involve the use of large equipment that would occupy East Cliff Drive and the beach and water area fronting the bluffs between 32nd and 36th Avenues, and generally intrude and negatively impact the aesthetics, ambiance, serenity, and safety of the recreational experience during the expected half year of construction. Any future maintenance episodes would lead to similar construction impacts, but to less expected degrees. Although construction impact can be minimized by appropriate construction controls as proposed by ACOE, they cannot be eliminated. As indicated, the Pleasure Point area is an extremely popular beach, bluff, and surfing recreational area and project construction will not only remove beach area from being potentially used, but it will negatively impact the beach recreational

⁴⁵ On this point, and as previously referenced, it is not clear that such rip-rap and rubble enjoys any permit status.



experience by introducing construction (including large equipment, noise, etc), into the recreational use area. ACOE will restore all disturbed recreational areas following construction, but cleaning up one's construction mess does not compensate for the negative public access impacts over the duration of construction. In recent cases, the Commission has required compensatory mitigation for this impact.⁴⁶

Construction impacts will add to the same types of beach and surfing impacts identified above, and will also lead to loss of blufftop access during construction inconsistent with the provisions of Sections 30210, 30211, 30212, 30213, 30220, 30221, 30222.5, 30223 and 30240(b) of the Coastal Act to protect (and mitigate impacts to) recreational blufftop access. Provided the parkway project occurs, and public recreational access is maximized in the Parkway project as directed by the Act, this impact can be mitigated by the access improvements of the Parkway project (see Parkway finding below).

D. East Cliff Drive Recreational Access

The East Cliff Drive Parkway project, although <u>not</u> a part of this consistency determination, is critical to understanding the case for allowing the seawall with its attendant impacts. As opposed to typical armoring applications in front of the Commission, where the impacts from the armoring are all borne by the public with all benefits to private landowners, the benefits and burdens in this case are both to the public. The Corps has evaluated the Parkway benefits as offsetting impacts that are due to the seawall. Although not part of the consistency determination, the Commission agrees that it is appropriate to do so in this case. The East Cliff Drive Cliff corridor is heavily used by the public for physical and visual coastal access, but it clearly is in need of improvements to enhance the public coastal recreational experience. This portion of East Cliff Drive is currently dangerous for pedestrians and bicyclists, offers little in the way of formal amenities, and is aesthetically cluttered. Notwithstanding these shortcomings, the East Cliff Drive corridor remains an important coastal resource primarily because of significant amount of public use, and the significant coastal vista and neighborhood ambiance afforded the public here.

That said, the seawall and the parkway projects are not connected in a regulatory sense, although the County is the local project sponsor for the seawall (and sharing the costs) and is also the applicant (and cost-sharer) for the parkway improvements as well. In this case, it is reasonable to presume that the parkway project will occur if the seawall is constructed. Because the parkway improvements are conceptual at the current juncture, it is not clear to what degree they can offset adverse impacts from the seawall. It will not be until they have completely been reviewed through a normal regulatory process, including a CDP process, that their ultimate configuration will be established. The Commission has previously been involved with such County streetscape improvement projects in Pleasure Point,⁴⁷ and Commission staff have provided detailed feedback on the parkway project (see exhibits I and J). Provided the parkway project occurs, and public recreational access and coastal resource improvements

⁴⁷ See, for example, Coastal Commission CDP A-3-SCO-00-076 (Pleasure Point Road Improvements).



⁴⁶ For example, in the Podesto seawall case (3-02-107, approved August 6, 2003), a 250 foot long seawall about half the height of this one Manresa State Beach, the permittee was required to fund \$20,000 worth of public access repairs to offset construction impacts. In that case, the construction time frame was half that expected here.

are maximized in the parkway project as directed by the LCP and the Coastal Act, the offsetting mitigation from the parkway project is reasonable to use to mitigate for some of the impacts from the seawall (as described above).

E. Access and Recreation Conclusion

The project presents a difficult decision, for which there are clearly access trade-offs. If the seawall is constructed, then the East Cliff Drive recreational area will be protected, but beach and surfing access will be incrementally diminished over some amount of time. If the seawall is not constructed, the East Cliff Drive parkway area will be incrementally lost in the near-term, but beach and surfing access will be unaffected by a seawall here during that time. At some point, the existing regulatory framework is such that armoring would be allowed to protect either what remains of East Cliff Drive and/or the inland residences, as required by the Coastal Act. At that point, the same beach and surfing impacts would occur (and continue from that point on into the long-term). Whether the wall would be constructed now or a decade or so from now, would appear to have very little difference on the surf. This is because the limited additional horizontal space that would be created by allowing erosion of East Cliff Drive over that short time has much less impact on the surf break than does the vertical component of sea-level rise.

Provided that surfing conditions are monitored over the life of the project, rip-rap is removed from the project, the scour apron is modified to match the Purisima Formation bench, and the East Cliff Drive Parkway project occurs and maximizes public recreational access and coastal resource enhancements, project impacts can be reduced and mitigated to the degree feasible. The Commission concludes that if modified in accordance with the Commission's conditional concurrence, the proposed seawall project would be consistent with the Coastal Act's access and recreation policies cited in this finding.

C.Visual Resources, Landform Alteration, & Community Character

1. Applicable Policies

Coastal Act Section 30251 states:

Section 30251. The scenic and visual qualities of 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 such as those designated in the California Coastline Preservation and Recreation Plan prepared by the Department of Parks and Recreation and by local government shall be subordinate to the character of its setting.

Coastal Act Section 30240(b), previously cited, also protects the aesthetics of recreation areas such as



those involved in this application. Section 30240(b) states:

Section 30240(b). Development in areas adjacent to environmentally sensitive habitat areas and parks and recreation areas shall be sited and designed to prevent impacts which would significantly degrade those areas, and shall be compatible with the continuance of those habitat and recreation areas.

Finally, Coastal Act Section 30253(5) protects community character. Section 30253(5) states:

New development shall where appropriate, protect special communities and neighborhoods which, because of their unique characteristics, are popular visitor destination points for recreational uses.

2. Analysis of Consistency with Applicable Policies

As previously described, the Pleasure Point project area is in a special coastal community that is a popular visitor destination point, and it is also in a significant public viewshed. The Coastal Act clearly protects these resources.

A. Background

The existing public viewshed and landform at the project site is currently degraded and aesthetically cluttered. This is due to the piles of rip-rap and rubble on the beach, the existing cribwalls in the upper bluff in two locations, the abandoned concrete restroom along the bluffs, the exposed and cantilevered drain pipes, the temporary safety barriers at the blufftop edge, and the configuration of East Cliff Drive atop the bluff where portions of it have eroded away, plastic bollards define recreational areas, bare soils and erosion rills the edge of the bluff, and traffic barriers extending along the bluff (and indeed hanging over it in some locations).

In spite of this, the blufftop area provides spectacular views of the ocean and, despite the many unnatural features, the majority of the bluff area remains in its natural form and contributes to the character of the area.

B. Impacts

The ACOE project will remove the abandoned restroom, cover the existing bluff (and the cribwalls) with concrete, and remove the rubble and rip-rap strewn across the beach (see also preceding finding). Although this will help improve the viewshed in part (e.g., removal of rip-rap and rubble), and although the project would be made to mimic natural bluffs, it would still introduce a concrete and artificial structure into the significant public recreational viewshed, replacing the natural landform with an artificial one. Public views from the beach, from offshore, and from East Cliff Drive would be negatively affected as discussed below.



Rip-Rap

The rip-rap proposed to front the seawall is not necessary for stability, and it adversely affect access (see previous findings). The presence of these piles of large rock will also detract from the viewshed. This viewshed impact can be reduced by requiring removal of rip-rap fronting the seawall, as previously described (i.e., as also discussed in the preceding access finding – see condition 1.)

Surface Treatment

ACOE will sculpt, color, and texture the concrete facing to approximate natural bluffs (see photosimulations of the seawall in exhibit C, and example of completed "soil nail" walls in exhibit E). If done correctly, such sculpting can help to camouflage large slabs of concrete; when done poorly, however, it just reinforces the unnatural element present in the back beach area. In order to ensure that this is done correctly to offset viewshed impacts, ACOE will need to coordinate with the Executive Director regarding the surface treatment before it is applied (see condition 5). Such surface treatment should attempt to mimic naturally occurring bluff undulations, protrusions, color, and texture. In addition, to ensure viewshed compatibility, the scour apron shall be similarly faced (as also discussed in the preceding access finding – see condition 2.)

Stairways

As seen from ACOE's visual simulations, the project would include very straight-line edges for the protruding stairway structures incorporated into the seawall, and would include very linear and visually prominent railings for them.

The stairways are meant to be integral to the seawall, and to mimic the natural bluff. However, as seen from the visual simulations, these projections include very linear edges that diminish from the intended bluff-like illusion (see exhibit C). This impact can be reduced by ensuring that the edges of these protruding stairways (as seen from offshore and the beach) appear more natural (i.e., non-linear and random), and are meant to approximate natural bluff forms (see condition 4).

For the stairway railings, the prominence of the railings is antithetical to the intent of camouflaging the seawall structure within the seawall that itself is meant to mimic a bluff inasmuch as natural bluffs do not typically include such linear components. To do so will detract from what illusion will be provided (see elevations of stairways in exhibit B, and photo simulations in exhibit C). These railings need to be hidden to reduce this impact. This can readily be accomplished by hiding the railings behind seawall facing that rises above the stairs themselves. In other words, instead of a railing extending 3 feet above the stairs that is visible from the beach and offshore, the stairs themselves shall be recessed below a three foot structural element on the seaward side of the stairs into which railings can be attached (see condition 4).⁴⁸ The upper edge of this structural element (as seen from the beach and offshore) must not

⁴⁸ Note that ACOE indicates that this inset stairway design "was not selected because of the possibility of driftwood, kelp, and other beach debris becoming trapped behind such a solid feature and making the stairs inaccessible without frequent maintenance." However, there is no data to support such a conclusion. Whether it is a metal railing or an inset stairway would have little difference on debris accumulation. Water would flow through regardless, and while small items (less than 3½ inches) would fit through the metal railings (and would not move through solid concrete), such smaller objects would wash down the stairs regardless. In addition, with vertical



be straight-line linear, but rather must better approximate natural bluff forms (as also described above – see condition 4).

Blufftop Railing

As seen from ACOE's visual simulations, the project would include a very straight-line railing atop the bluff. ACOE indicates that these will be wood where possible, and that low-growing vegetation or setbacks should be used in place of railings where possible (i.e., where it wouldn't compromise safety). The Commission agrees that these types of measures are appropriate. However, such measures do not compensate for the straight-line unnatural look of the blufftop rail itself (see visual simulation, exhibit C). The prominence of the railings as seen from East Cliff Drive and from the beach/surfing area is antithetical to the intent of camouflaging the seawall structure to mimic a bluff inasmuch as natural bluffs do not typically include such linear components. The Commission believes that this railing viewshed impact can be reduced by dropping the height of the seawall by about 3 feet (below the paved recreational trail height) to allow for a bi-level pathway system with the paved recreational trail at the higher elevation, and the decomposed granite pedestrian trail at the lower elevation (nearest the bluff edge) separated by vegetation (see exhibit K for cross-section example, and see condition 3).

This bi-level path modification accomplishes several coastal resource objectives. First, the railing's prominence in the beach and offshore viewshed is reduced because it will be seen against the backdrop of the grade separation and vegetation that would be located between the two components of the recreational trails. Second, the view of the ocean from the paved recreational trail as well as from East Cliff Drive itself will be enhanced because the railing will be lowered out of it, thus reducing view blockage and clutter. Third, the overall extent of seawall will be reduced by 3 feet along the top of the seawall – eliminating 3,300 square feet artificial concrete "bluff" from the overall viewshed beach and offshore viewshed, and reducing its impact. Fourth, the grade separated pathway would provide better user separation to help avoid conflicts between faster moving wheeled users (in the paved portion above) and slower moving pedestrians (in the lower portion below). Finally, the grade separation would provide a more interesting character and aesthetic (than would a relatively flat Parkway area) that would be more in keeping with the Pleasure Point's community character.

Note that ACOE has indicated that this project permutation would result in drainage problems because the lower level path would require separate drainage, and would create pockets where water would collect requiring "more elaborate and costly engineering of the wall." However, there is no reason that drainage of the lower level path could not be connected into the project area drainage system. In addition, the lower level path would not create any "water pockets" that would not be created if it were not grade separated. In any case, this alternative was evaluated by the Commission's coastal engineer who did not find any compelling engineering reasons to not do it.

railings rising above the concrete, some additional debris may accumulate due to its ends being caught between the railing's vertical members and getting wedged. In any case, ACOE indicates that to change to the inset stairs "is a relatively minor design option that would not appreciably change the proposed project."



Storm Drain Outlet Pipes

The bluff viewshed is currently degraded by the presence of six storm drain outlets extending out of the bluffs at varying angles and with varying degrees of cantilever. ACOE indicates that 5 of these would remain (actually capped and replaced in the project area), and that rip-rap (or equivalent) energy dissipation would be included. These drain pipes significantly detract from the scenic view here. Rip-rap as energy dissipation likewise detracts from the view (see elevations proposed in exhibit B).⁴⁹ These impacts can be reduced as follows:

First, all drainage needs to be consolidated to the fewest number of drainage outlets feasible. This ensures that any visible drain pipes are limited as much as possible. It also allows for the consolidated drainage to be filtered and treated to protect offshore water quality (see also findings that follow). Based on the length of the project area, it appears reasonable that all project area drainage could be directed to a single discharge point in the project area. Drainage from the Avenues and East Cliff Drive can be collected on the inland side of the road and directed to a single appropriate point.

Second, the reduced number of drain pipes must be camouflaged. This can best be accomplished by prohibiting cantilevered pipes, directing the outlet pipes to the terrace deposit/Purisima contact point, and by partially encasing the pipe outlet in sculpted concrete so that it is not visible from above or below. By allowing the drainage to exit at the "bench" contact, energy dissipation is not necessary and thus rip-rap (and its attendant impact on the viewshed) can be eliminated. Where some amount of energy dissipation is necessary due to flow volume, such energy dissipation devices shall themselves be hidden behind and/or in the sculpted concrete in the same manner as the outlet pipe itself.

See condition 6.

Seawall Drain "Weep" Holes

The seawall would include a series of "weep" holes where water collected in the area behind the seawall would drain. These drain outlets would be every six feet in a straight line along the length of the seawall (see project plans). As with the railing, natural bluffs are typically anything but linear, and a series of seep holes in an equidistant straight line will appear very unnatural. Even in successfully camouflaged walls, the weep holes detract from the illusion and lessen the value of the camouflage mitigation.⁵⁰ In addition, over time, as drainage from the weep holes begins to stain the concrete at the outlet in a similar equidistant pattern, this unnatural appearance will only be heightened. This impact can be reduced by requiring unequal spacing of the weep holes, as well as partially encasing the weep hole outlets in sculpted concrete so that it is not visible from above or below (the same as with the storm drain pipe outlets). See condition 6.

⁵⁰ For example, the seacave plug at Cowell Beach in the City of Santa Cruz upcoast authorized by the Commission in 2002. Although the camouflaging of the surface texture to approximate a natural bluff was successful, the weep holes and linear footing detract from the ability of the camouflage to hide the unnatural concrete fill.



⁴⁹ Note that the photo-simulations do not include these drain pipe outlets and rip-rap energy dissipation areas in them – see exhibit C – and are somewhat misleading in this regard

Community Character

There has been some concerns raised that the seawall and parkway projects will introduce a more "finished" facade into the Pleasure Point area that will detract from Pleasure Point's informal and eclectic charm. This is not the first time that this concern has been raised regarding major street improvement projects in the Live Oak Beach area and Pleasure Point.⁵¹ In general, the trend in Live Oak has been towards fairly standard and linear engineered streetscape designs, with which the Commission, too, has raised concerns.⁵²

The project in this case would result in a more formal appearance to the East Cliff Drive corridor – both because of the Corps seawall and the County's parkway improvements. In terms of the seawall and integrated stairways, the visual modifications required here will help to offset this impact. Furthermore, ACOE plans to install native landscaping from the Commission's bluff plant list applicable to Santa Cruz County that is intended to cascade over the top of the seawall, screening it from view, and providing a more natural edge to the top of the wall as seen from above and below. Planting pockets within the seawall itself, although originally part of the conceptual project, have been eliminated due to concerns that they would not be accessible and difficult to maintain. This seems to be a reasonable conclusion, and it is not clear that such planting pockets would be made to work properly. That said, the visual modifications above will help to soften the formalized bluff.

In terms of the parkway improvements, they are conceptual at the current juncture. It will not be until they have completely been reviewed through a normal regulatory process, including a CDP process, that their ultimate configuration will be established. It is in that review context that their contribution to the character of the community will be evaluated, and the Commission expects its prior observations will be addressed (see also previous access and recreation finding in this regard).

Construction Impacts

As with access and recreation construction impacts, the project would introduce large construction equipment and activities that are antithetical to shoreline viewshed qualities during construction. The same would apply to any future maintenance episodes, although their duration would be expected to be less than the initial construction. These viewshed impacts require visual mitigation. Such mitigation can

⁵² Note that in A-3-SCO-00-076, the Commission identified the following as more appropriate streetscape designs to be pursued in the Live Oak beach area and Pleasure Point: "informal sidewalks made of pervious materials (e.g., decomposed granite) meandering informally and curvilinearly through wider landscaped strips on one or both sides of street (separated by landscaping) to accomplish a more informal ambiance; a meandering curvilinear roadway prism (i.e., within the right-of-way) that serves to again soften the appearance of the road improvements consistent with the community aesthetic as well as to calm traffic and maintain a neighborhood scale to the improvements; diagonal parking bays with street trees and landscaped bulbs-outs at uneven intervals to increase parking supply and to screen/disguise such parking at the same time; filter strips, grassy swales, and other "soft" treatment and filtration best management practices to cleanse runoff from vehicular surfaces as opposed to relying upon end-of-the-pipe engineering solutions; benches within landscape strips to provide a neighborhood scale and feel to the street; decorative street lighting; bike lanes; undergrounding of overhead utilities; and clear signage directing users to the beach, to other recreational use areas, and to parking. Such design concepts would be more in keeping with the community character, scale, and aesthetic than would be the more rigid designs proposed in which the street would be defined by a straight-line curb and gutter, a straight-line concrete sidewalk connected to the curb and gutter, standard parallel parking along the street, and end-of-the-pipe water quality control using silt and grease traps only."



⁵¹ For example, the County's road improvement project that was approved by the Commission on appeal in 2001 (A-3-SCO-00-076)

be provided through the viewshed enhancements in the East Cliff Drive Parkway project (provided it occurs and maximizes viewshed enhancements as described in the preceding finding).

C. Conclusion

The Commission therefore concludes that ACOE's proposed seawall is inconsistent with the provisions of Sections 30240(b), 30251, and 30253(3) of the Coastal Act to protect (and mitigate impacts to) the public viewshed. Furthermore, in order for the Commission to find the proposed project consistent with these sections of the Coastal Act as cited in this finding, the Commission is conditioning its concurrence for the Corps to remove the rip-rap, effectively screen and camouflage the seawall and stairways by insetting the stairs and providing a natural appearance to mimic natural bluff forms, reduce the seawall height and incorporate a bi-level path into its blufftop edge, limit the number of drain pipes, and camouflage all drain pipes and weep holes (see conditions 1, 2, 3, 4, 5, and 6). Offsetting viewshed benefits can also be provided by maximizing viewshed enhancements in the East Cliff Drive Parkway project.

The Commission concludes that if modified in accordance with the Commission's conditional concurrence, the proposed seawall project would be consistent with the Coastal Act Sections 30240(b), 30251, and 30253(3) as discussed in this finding.

D.ESHA and Coastal Waters

1. Applicable Policies

The Coastal Act is very protective of sensitive resource systems such as wetlands, dunes and other environmentally sensitive habitat areas (ESHAs). Section 30107.5 of the Coastal Act defines environmentally sensitive areas as follows:

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

Almost all development within ESHAs is prohibited, and adjacent development must be sited and designed so as to maintain the productivity of such natural systems. In particular, Coastal Act Section 30240 states:

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

Section 30240(b). Development in areas adjacent to environmentally sensitive habitat areas and parks and recreation areas shall be sited and designed to prevent impacts which would significantly degrade those areas, and shall be compatible with the continuance of those habitat



and recreation areas.

Coastal Act Sections 30230 and 30231 provide:

Section 30230. Marine resources shall be maintained, enhanced, and where feasible, restored. Special protection shall be given to areas and species of special biological or economic significance. Uses of the marine environment shall be carried out in a manner that will sustain the biological productivity of coastal waters and that will maintain healthy populations of all species of marine organisms adequate for long-term commercial, recreational, scientific, and educational purposes.

Section 30231. The biological productivity and the quality of coastal waters, streams, wetlands, estuaries, and lakes appropriate to maintain optimum populations of marine organisms and for the protection of human health shall be maintained and, where feasible, restored through, among other means, minimizing adverse effects of waste water discharges and entrainment, controlling runoff, preventing depletion of ground water supplies and substantial interference with surface water flow, encouraging waste water reclamation, maintaining natural vegetation buffer areas that protect riparian habitats, and minimizing alteration of natural streams.

Section 30233(a) states, in part:

Section 30233(a). The diking, filling, or dredging of open coastal waters, wetlands, estuaries, and lakes shall be permitted in accordance with other applicable provisions of this division, where there is no feasible less environmentally damaging alternative, and where feasible mitigation measures have been provided to minimize adverse environmental effects, and shall be limited to the following:

2. Analysis of Consistency with Applicable Policies

As previously described, the Pleasure Point surfing area is extremely popular. It is also part of the Monterey National Marine Sanctuary. The Coastal Act clearly protects these resources.

A. Water Quality

The project does not include any measures to filter and/or treat runoff prior to its discharge into the Sanctuary, at one of the primary recreational water use areas within the Sanctuary. The Sanctuary is home to some 26 Federal and State Endangered and Threatened species and a vast diversity of other marine organisms. Pleasure Point attracts surfers from far and wide to tackle the consistent line of surf wrapping around the headland and heading downcoast to Capitola here. As such, the Commission recognizes the marine and recreational resources involved with the proposed project as sensitive coastal resources that are of state and federal importance.

Runoff that flows directly to the Monterey Bay could negatively impact marine and recreational resources and water quality by contributing additional urban contaminants to the recreational surfing



area there. Urban runoff is known to carry a wide range of pollutants including nutrients, sediments, trash and debris, heavy metals, pathogens, petroleum hydrocarbons, and synthetic organics such as pesticides. Urban runoff can also alter the physical, chemical, and biological characteristics of water bodies to the detriment of aquatic and terrestrial organisms.⁵³ Such impacts would be at the expense of two of the State and nation's great treasures, the Monterey Bay and the Pleasure Point surfing area. Such impacts raise questions of consistency with the above-referenced Coastal Act policies protecting these resources.

The seawall project in front of the Commission is a major public works project involving a multi-million dollar expenditure of funds. The inextricably related East Cliff Drive Parkway project is the same. It is generally incumbent upon public projects to do more for the public good, and it is particularly incumbent when such a huge expenditure of public finds is involved. Opportunities to correct inadequate water quality management systems, such as that provided by this project, ought to be pursued, just as non-conforming structures are required to become conforming upon redevelopment. This project will necessarily involve reconstruction of drainage facilities. The resources at risk, too, are significant. Accordingly, in part to mitigate for impacts to surfing, the Commission finds that enhanced water quality measures are necessary in this case to satisfy Section 30230 and 30231 restoration and enhancement specifications. It is not enough to continue to channel unfiltered and untreated runoff into one of the primary recreational water use areas within the Sanctuary.

In light of the significance of the offshore receiving water body, the runoff at this location needs to be "finished" prior to its ultimate discharge in the project area. The Commission often requires a managed "treatment train" of BMPs for this purpose. Such a train typically includes different biological and engineered BMPs for filtering and treating runoff at different points as it flows through a project area, and often includes overall active management in the project area to both maintain BMP elements of the "train" and to implement more global BMPs overall (e.g., vacuum sweeping). Typically, a finishing BMP is applied at the last stage of the train after the other BMPs have done their job; it is the finishing BMP that the Commission envisions here. In this case an engineered unit designed to actively filter and treat runoff to improve overall water quality (i.e., Stormwater Management Inc. *StormFilter* system or equivalent)⁵⁴ is the most appropriate BMP for this purpose given the limited space available in the East Cliff Drive project area to construct some type of biological filter/treatment BMP.

Thus, a condition is applied to ensure that all runoff is collected, filtered, and treated, consistent with the Commission's typical water quality improvement requirements (see condition 7).

⁵⁴ The StormFilter system is what was required as the "finishing" units at the high school project in Watsonville as well as the Monarch Village Apartments project in Santa Cruz.



⁵³ Pollutants of concern found in urban runoff include, but are not limited to: sediments; nutrients (nitrogen, phosphorous, etc.); pathogens (bacteria, viruses, etc.); oxygen demanding substances (plant debris, animal wastes, etc.); petroleum hydrocarbons (oil, grease, solvents, etc.); heavy metals (lead, zinc, cadmium, copper, etc.); toxic pollutants; floatables (litter, yard wastes, etc.); synthetic organics (pesticides, herbicides, PCBs, etc.); and physical changed parameters (freshwater, salinity, temperature, dissolved oxygen).

B. Intertidal Area

A portion of the seawall would be constructed in the Sanctuary intertidal area, and thus would permanently displace both State-owned tidelands and Sanctuary resources.⁵⁵ As previously detailed, such fill is prohibited by Section 30233(a), but can be allowed to the extent the more specific armoring provisions of Section 30235 (previously cited) apply. Likewise, Sanctuary intertidal area is generally considered to be ESHA by the Commission, and Section 30240 prohibits such non resource-dependent development in it. Again, such fill can be allowed to the extent the more specific armoring provisions of Section 30235 (previously cited) apply, and for the same reasons. Thus when read broadly, such fill is allowed by the Act. ACOE estimates the permanent intertidal habitat loss to be 3,049 square feet, and categorizes this impact as "non-significant."

The more specific requirement of Section 30235 may allow for the fill, but the loss of over 3,000 square feet of Sanctuary ESHA is a significant Coastal Act impact, and it requires compensatory mitigation. If the Act is to be read broadly to allow this fill (in recognition of the 30235 requirements for armoring), appropriate enhancements and mitigations must be provided to offset loss of this habitat and coastal water area. In this case, mitigation can take the form of the enhancement of water quality described above (see condition 7). Such enhancement can help to increase the biological productivity of the Sanctuary nearshore environment while at the same time reducing the potential for recreational users, including surfers, to be adversely affected by typical runoff pollutants.

C. Construction Impacts

In addition to the permanent loss of ESHA, the proposed project would result in temporary negative impacts to surrounding ESHA and beach from construction activities. The beach/intertidal construction zone at the base of the bluffs would occupy roughly half an acre. During the roughly six to seven months of construction activities, the resource values of the affected area would be reduced and/or eliminated. Construction noise, lights, vibration, and overall activities and human presence will also be expected to adversely affect listed (e.g., southern sea otter and California brown pelican) and unlisted species and their habitat inside and adjacent to the construction zone established. Furthermore, although the direct construction impacts themselves would be expected to end when the construction activities themselves ended, the effect of such construction in and adjacent to ESHA on the short-term productivity of the affected habitat areas could be felt for many years. In other words, the reduced habitat area productivity during the construction period would not be expected to correct itself instantaneously when construction ended, and its effects may linger for some time, affecting habitat values until previous productivity levels have been reestablished. In addition, the amount of time necessary for such a reestablishment of habitat value also represents lost productivity in and of itself (because this time period when the habitat areas might otherwise be thriving would not be available as a foundation for encouraging habitat values here). Thus, not only will there be the construction period direct and indirect affects, but a "hangover" period of reduced habitat productivity as the habitat recovers over time.

These impacts can be minimized by appropriate construction methods and habitat monitoring before and

⁵⁵ The Corps still needs to obtain permission from both State Lands and the Sanctuary for such fill.



[decisions to approve shoreline protective devices] are usually made on a project-by-project basis, they tend to be evaluated independently, without any systematic consideration of the aggregate or cumulative effects either within or among jurisdictions. Within such a decisionmaking context any given project can be viewed as small and thus easy to rationalize in terms of approval. Cairns (1986) calls this endemic failure to take into account the aggregate effects of environmental management 'the tyranny of small decisions.'

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The cumulative effect of this seawall when considered in relation to other armoring in the Pleasure Point and immediate adjacent vicinity is that, over time, beaches in this area will be lost, and surfing areas will disappear. The mitigations imposed here will alleviate, but cannot completely eliminate, the long-term impacts to the public both as a result of this individual project and the overall cumulative effect of it together with all the other armoring along this stretch of coast. Some of this long term impact was "inherited" by the people of the state due to the fact that much of this stretch of coast was already armored to a certain degree, when the coastal permitting requirements of Proposition 20 and the Coastal Act were instituted in the early 1970s. With the sea level continuing to rise, and the shoreline continuing to erode, it is expected that the beach fronting these properties, like all California beaches on which armoring is located and on which the back-beach has thus been effectively "fixed" in location, will eventually disappear over time. The State has not to date completely come to grips with this phenomena.

The Commission has identified a series of mitigations to minimize impacts to coastal resources and to mitigate unavoidable impacts to the degree feasible (see conditions). These conditions, particularly the surfing monitoring requirement and the sand supply study, can mitigate for cumulative impacts in this case as well, and are required in part because of the cumulative long-term impacts associated with the project.

The Commission therefore concludes that ACOE's proposed seawall is inconsistent with the provisions of Section 30250(a) of the Coastal Act protecting against adverse cumulative impacts, but that if the project is modified in accordance with the Commission's conditional concurrence, then it would be consistent with the Coastal Act Section 30250(a) to the degree feasible as discussed in this finding.

F.Concurrence Determination Conclusion

In sum, the project presents a difficult decision for which there are clearly trade-offs. If the seawall is constructed, then the East Cliff Drive recreational area will be protected, but beach and surfing access will be incrementally diminished over some amount of time. If the seawall is not constructed, the East Cliff Drive parkway area will be incrementally lost in the near-term, but beach and surfing access will be unaffected by a seawall here during that time. At some point, the existing regulatory framework is such that armoring would be allowed to protect either what remains of East Cliff Drive and/or the inland residences, as required by the Coastal Act. At that point, the same beach and surfing impacts would occur (and continue from that point on into the long-term). Whether the wall would be constructed now or a decade or so from now, would appear to have very little difference on the surf. This is because the limited additional horizontal space that would be created by allowing erosion of East Cliff Drive over



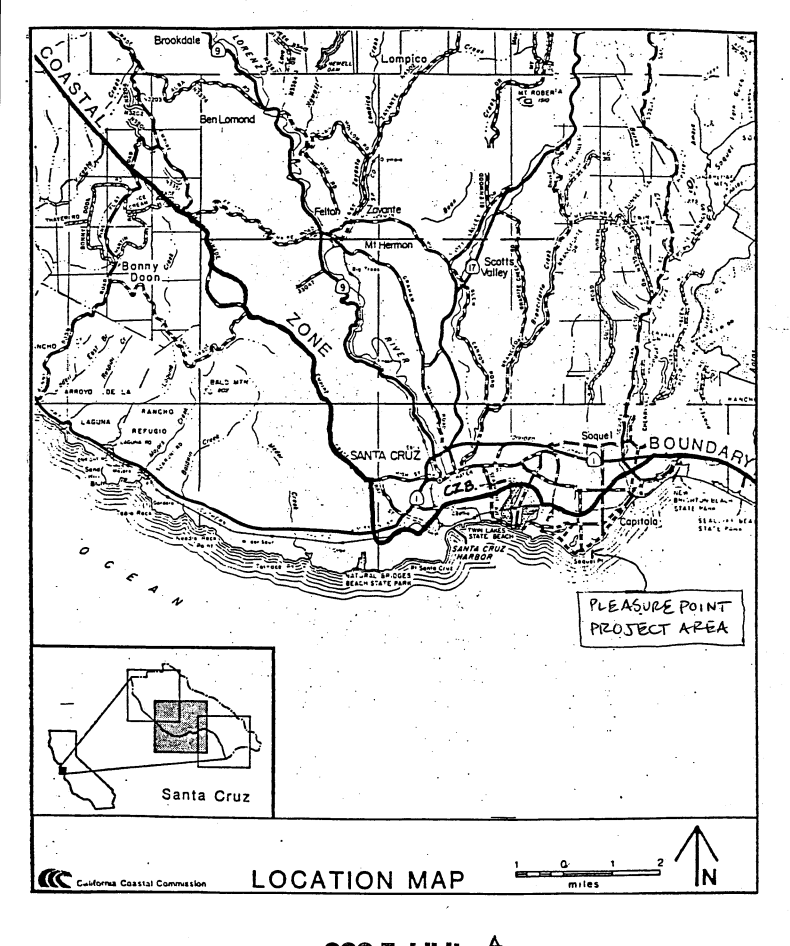
CD-021-03 Pleasure Point seawall stfrpt 11.7.2003.doc Page 52

that short time has much less impact on the surf break than does the vertical component of sea-level rise.

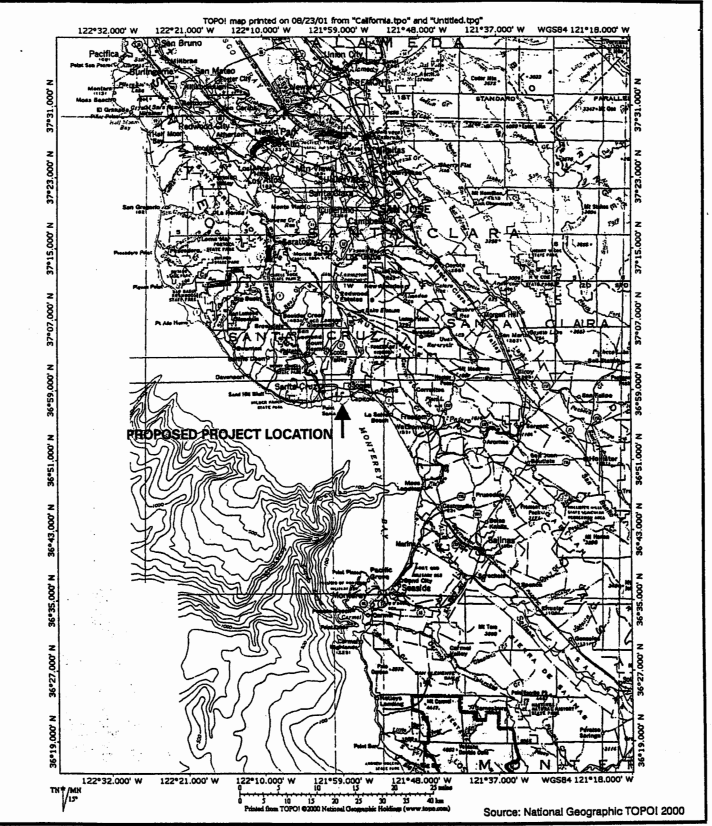
In any case, there exists existing endangered structures for which the only feasible alternative is a shoreline structure. The shoreline structure proposed results in adverse coastal resource impacts inconsistent with Chapter 3 of the Coastal Act. The Commission therefore concludes that ACOE's proposed seawall is inconsistent with the provisions of Chapter 3 of the Coastal Act. Furthermore, in order for the Commission to find the proposed project consistent with the Sections of Chapter 3 of the Coastal Act as cited in these findings, the Commission is conditioning its concurrence for the Corps to minimize impacts and mitigate those that are unavoidable (see conditions).

Based on the information available to date, the Commission concludes that if modified in accordance with the Commission's conditional concurrence, the proposed seawall project would be consistent with the those sections of Chapter 3 of the Coastal Act discussed in these findings, and thus consistent with the enforceable policies of the CCMP.





CCC Exhibit \underline{A} (page <u>'</u> of <u></u> \rightarrow pages)



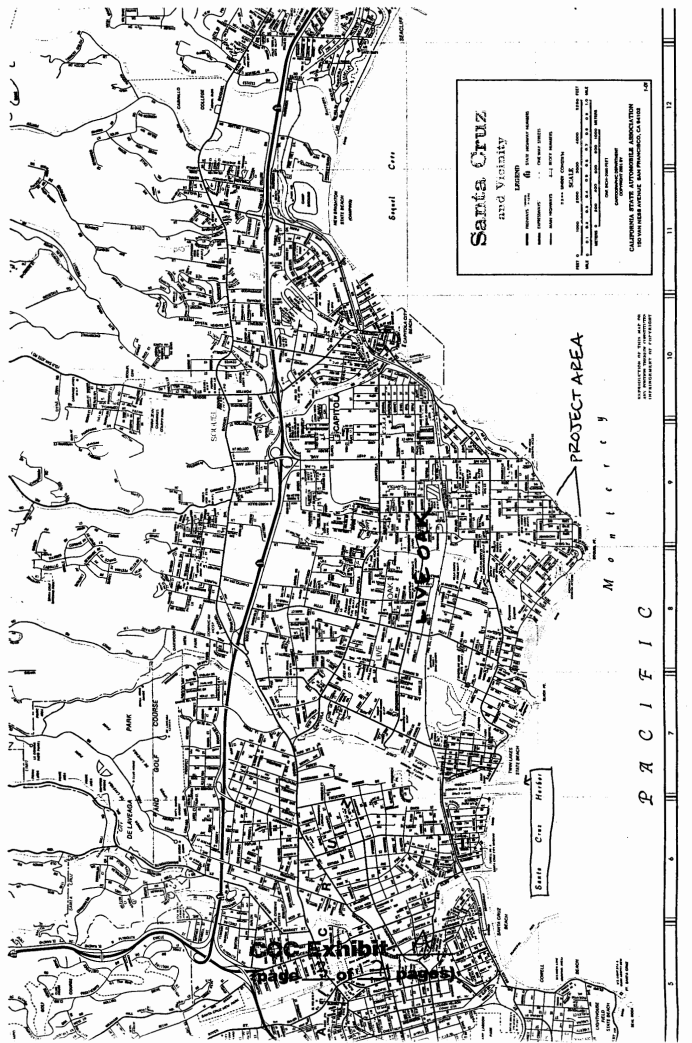
The proposed East Cliff Drive Bluff Protection and Parkway Project is midway between Santa Cruz and Capitola in Santa Cruz County, California. It is approximately 75 miles south of San Francisco, on the north shore of Monterey Bay.

CCC Exhibit \underline{A} (page $\underline{2}$ of $\underline{7}$ pages)

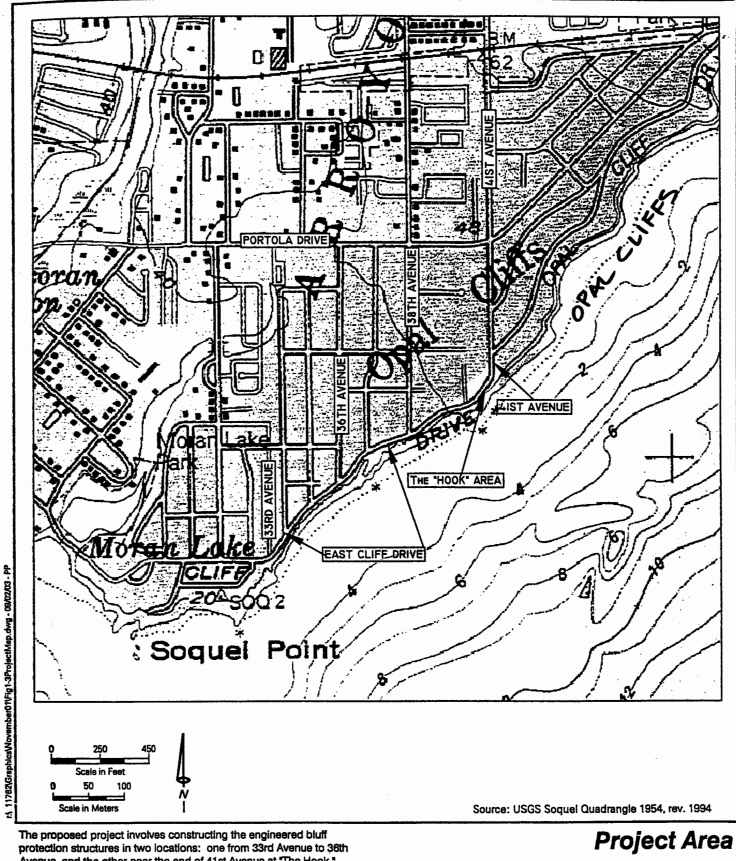
Santa Cruz, California

Figure 1-1

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(page 4 of 2 pages)

The proposed project involves constructing the engineered bluff protection structures in two locations: one from 33rd Avenue to 36th Avenue, and the other near the end of 41st Avenue at "The Hook." The second part of the work consists of constructing roadway, pedestrian, and multi-use pathway improvements from 32nd Avenue to 41st Avenue.

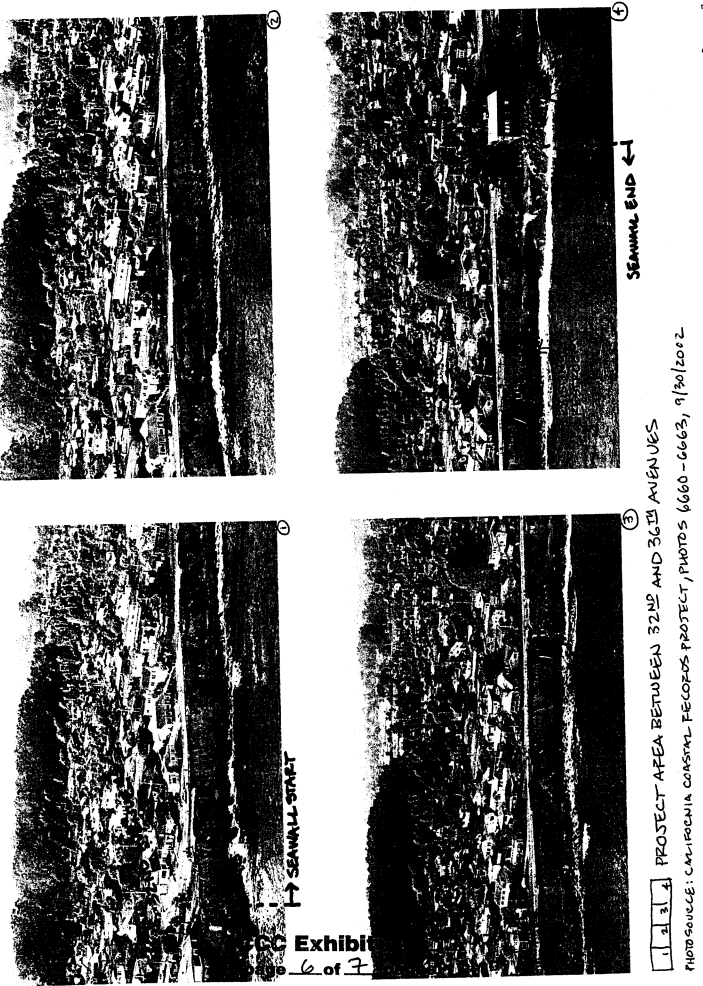
Tetra Tech, Inc.

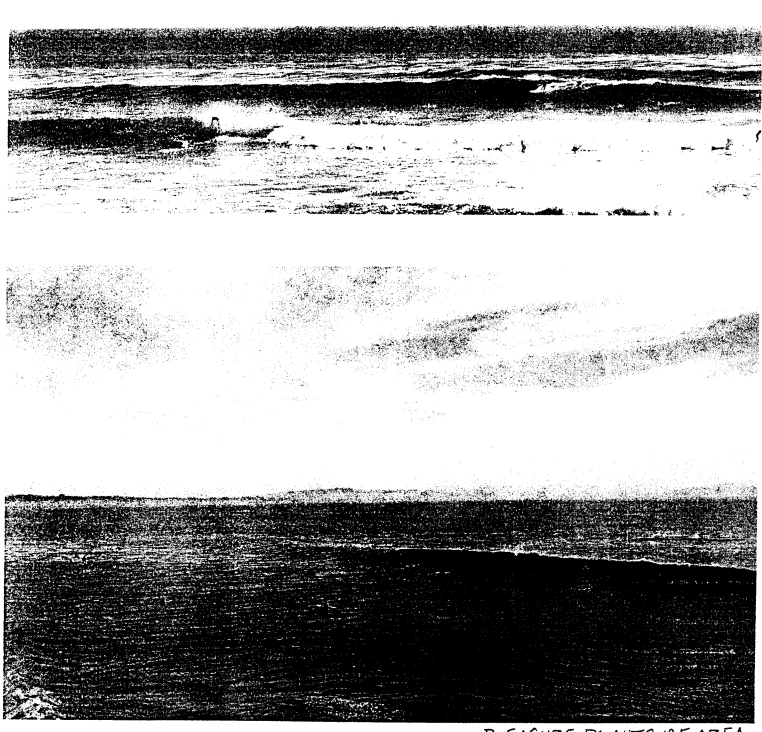
Santa Cruz, California

Figure 1-3

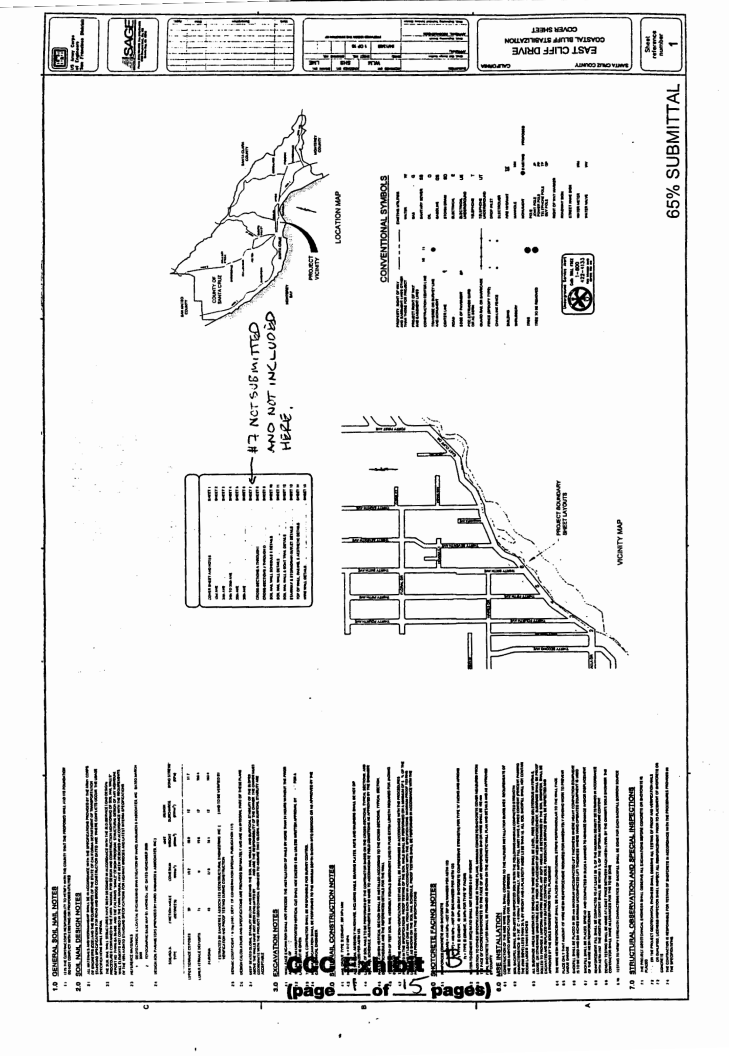


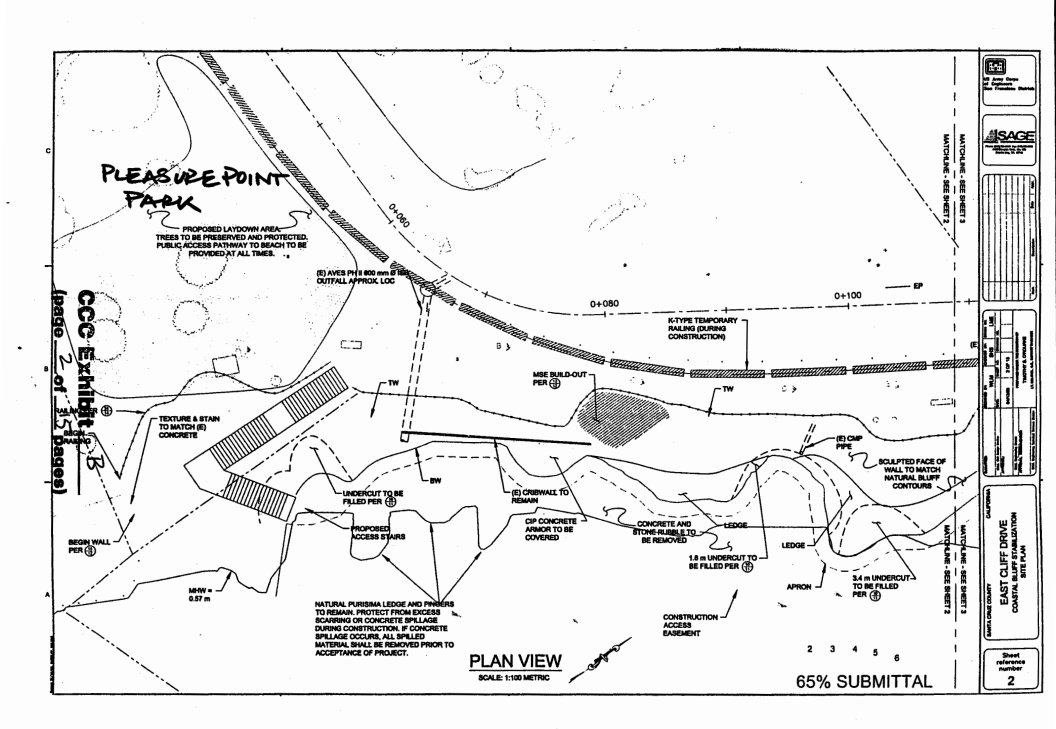
HOTO SOURCE: CALIFORNIA COASTAL PECOLOS PROJECT, PHOTOS 645\$646, 3/16/2002.

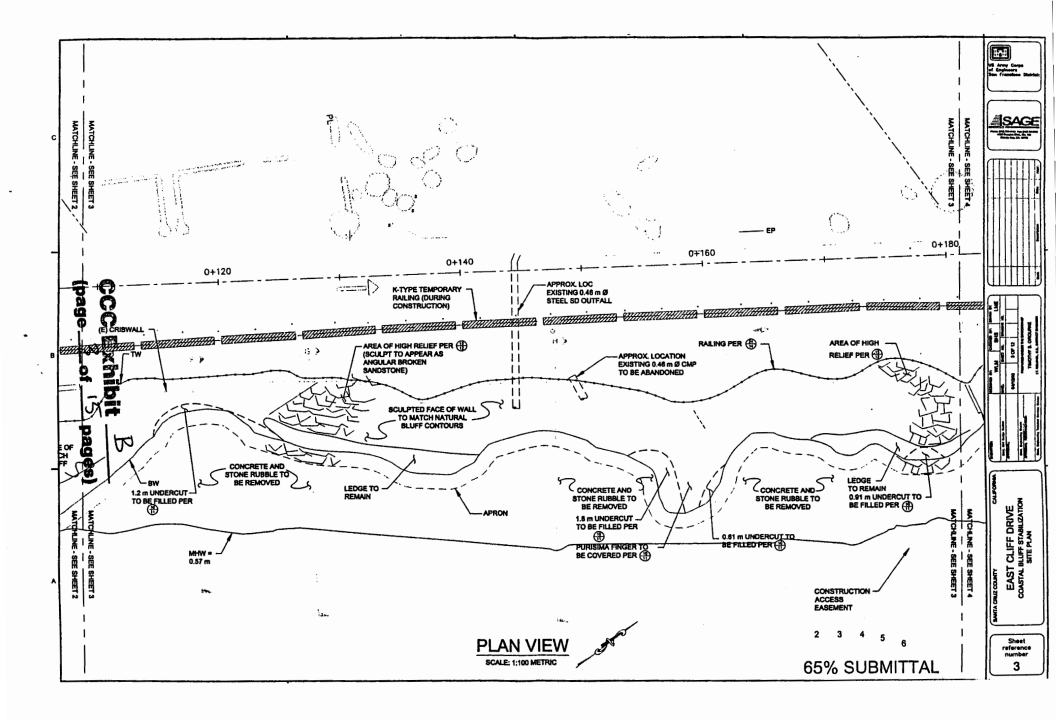




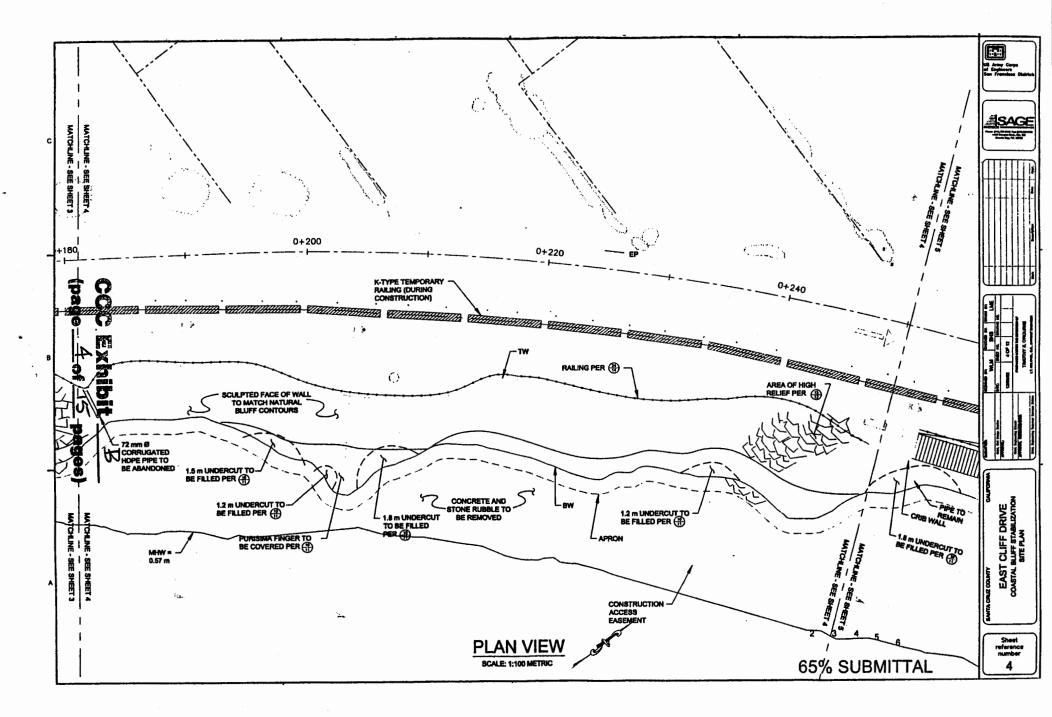
CCC Exhibit A PLEASURE POINTSURF AREA AS SEEN FROM FASTCLIFF DR, (page 7 of 7 pages)

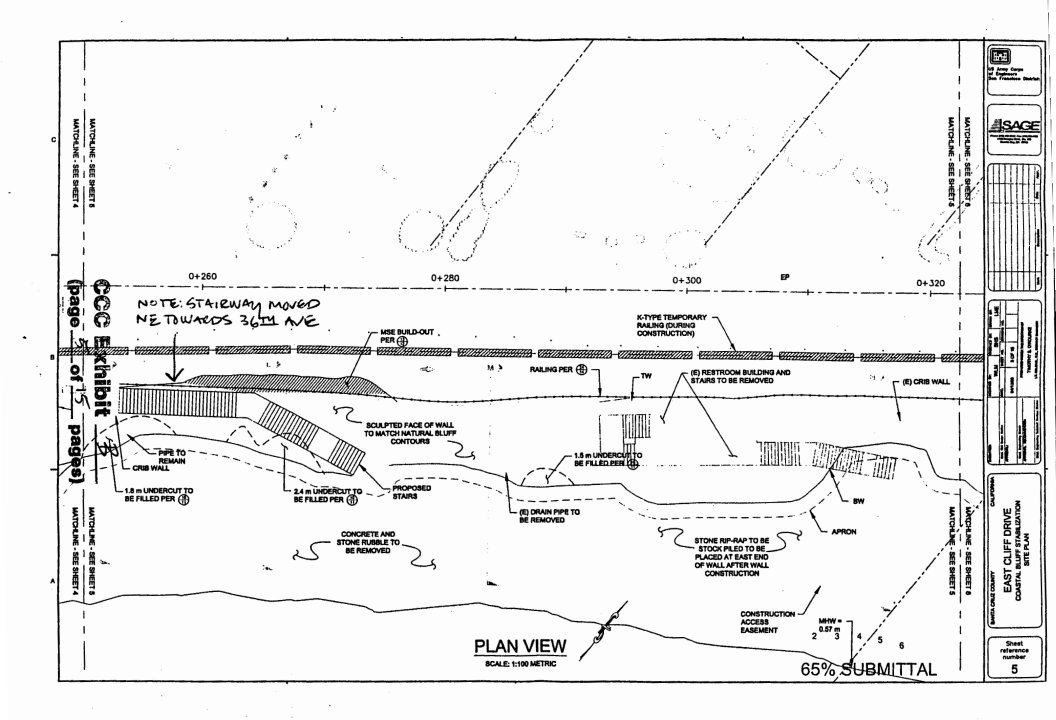


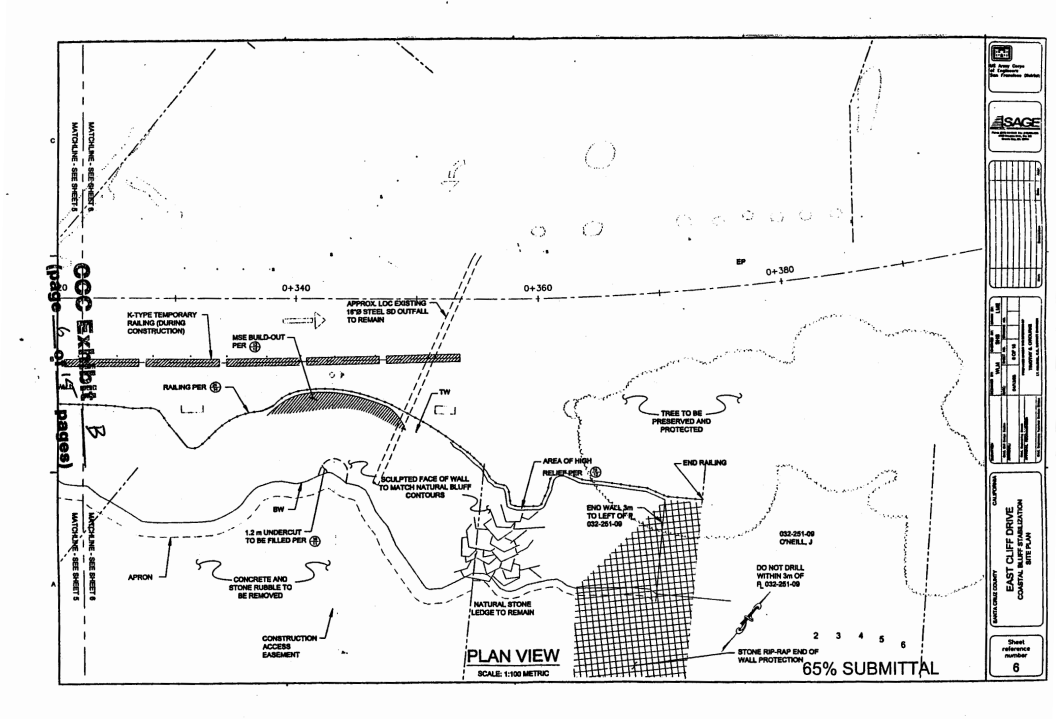


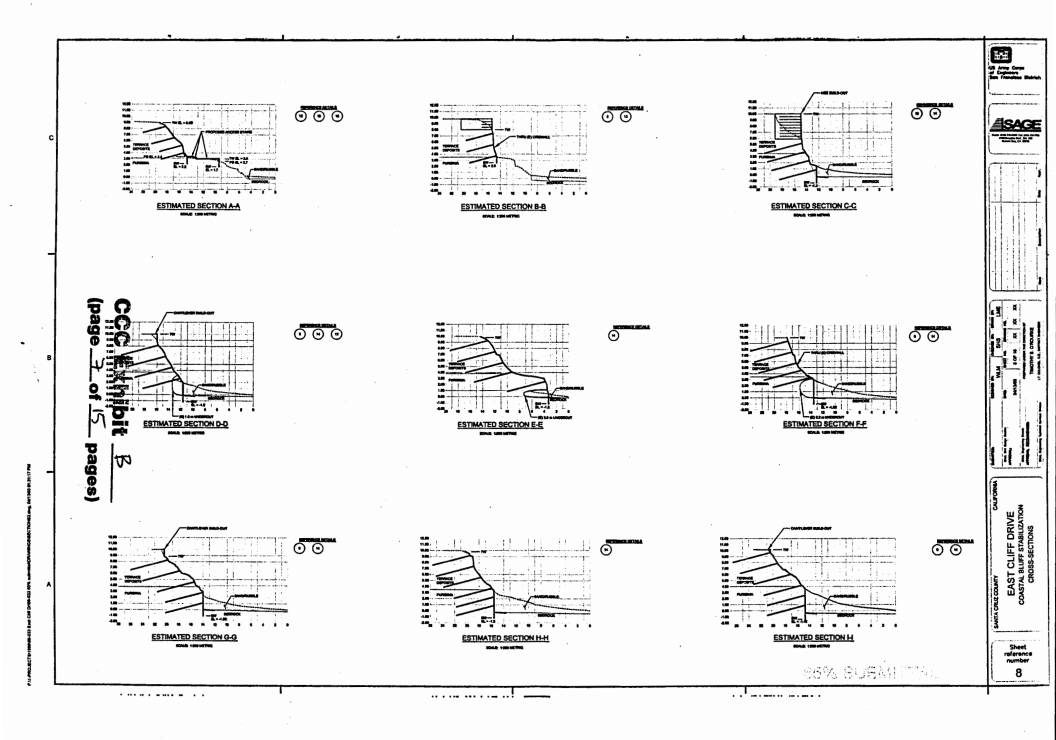


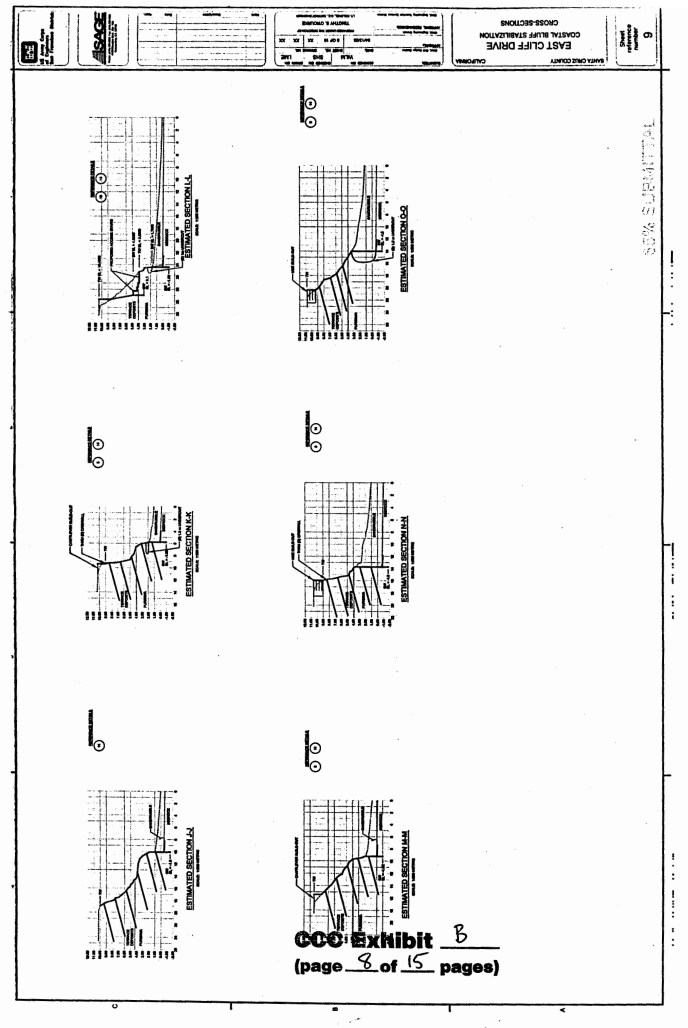
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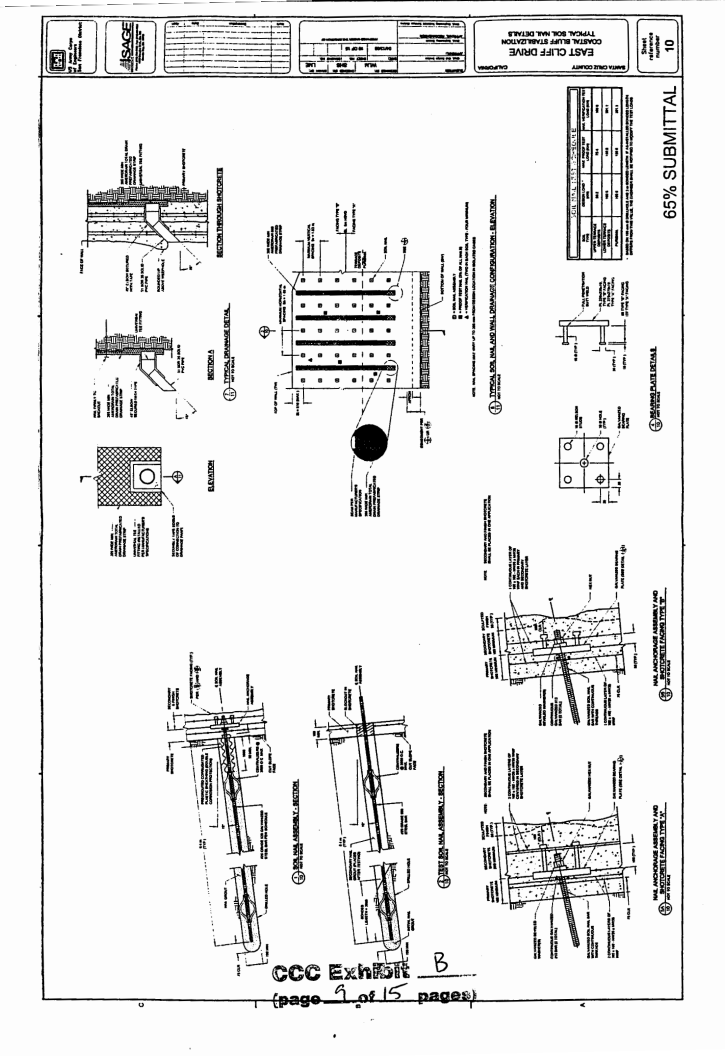


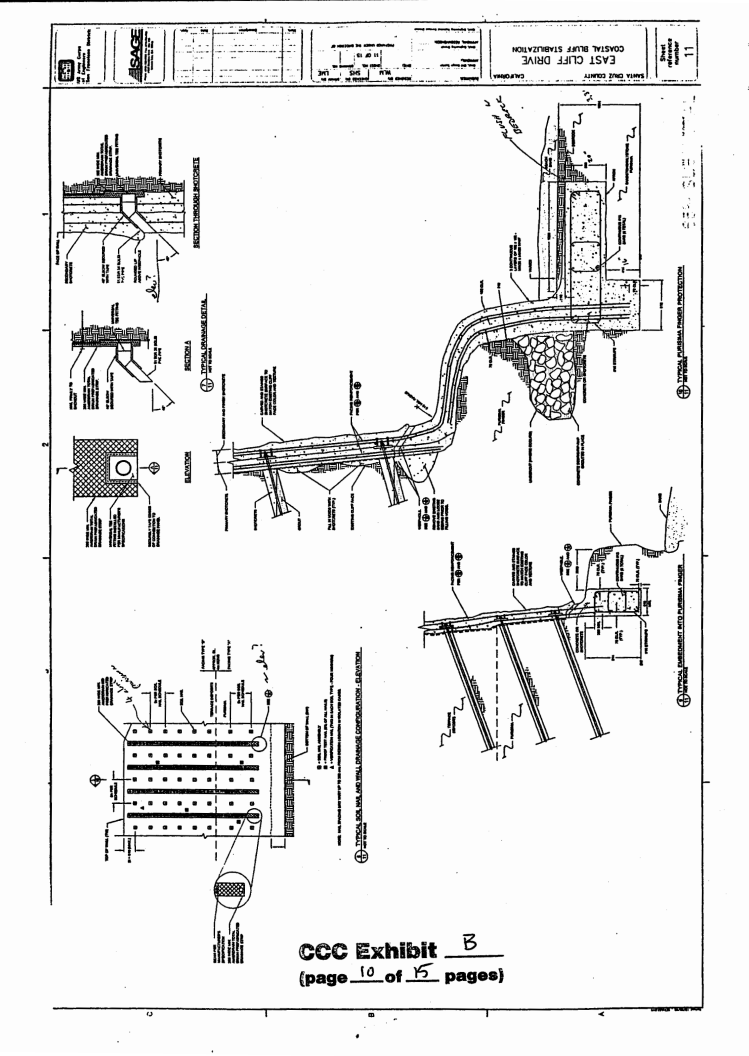


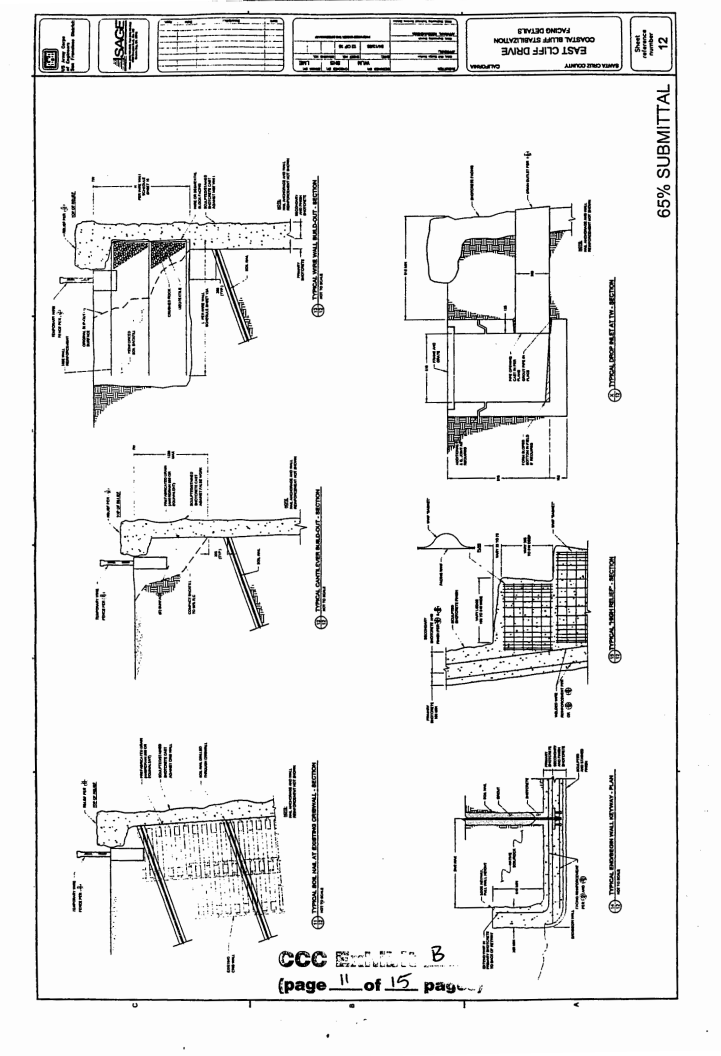


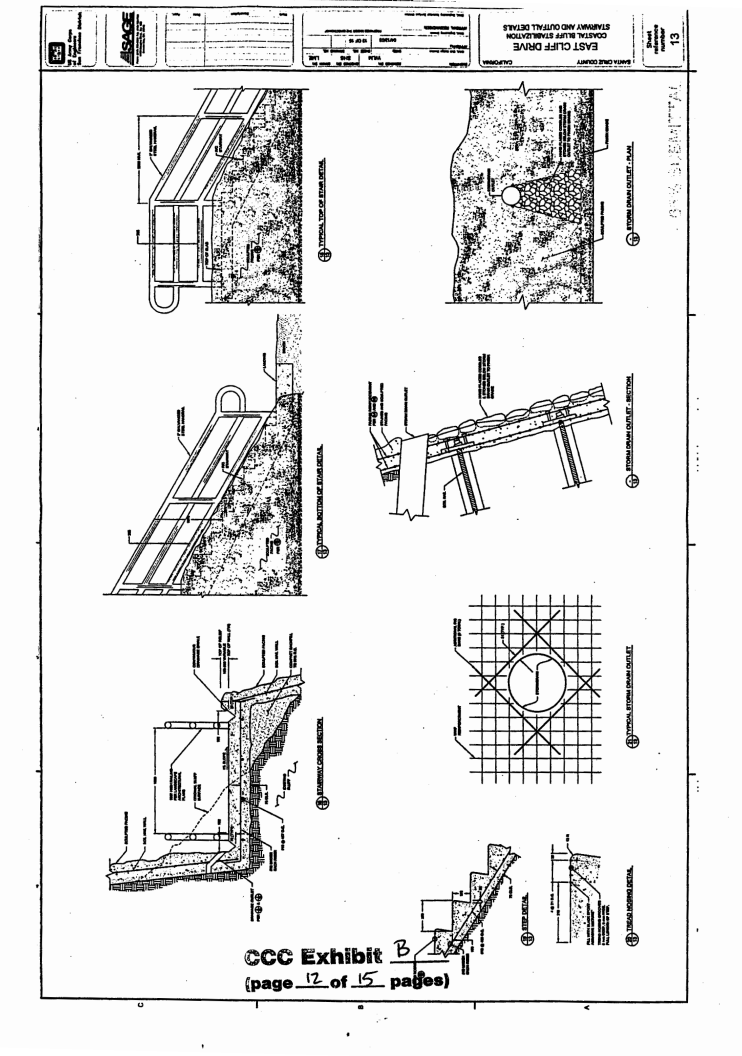
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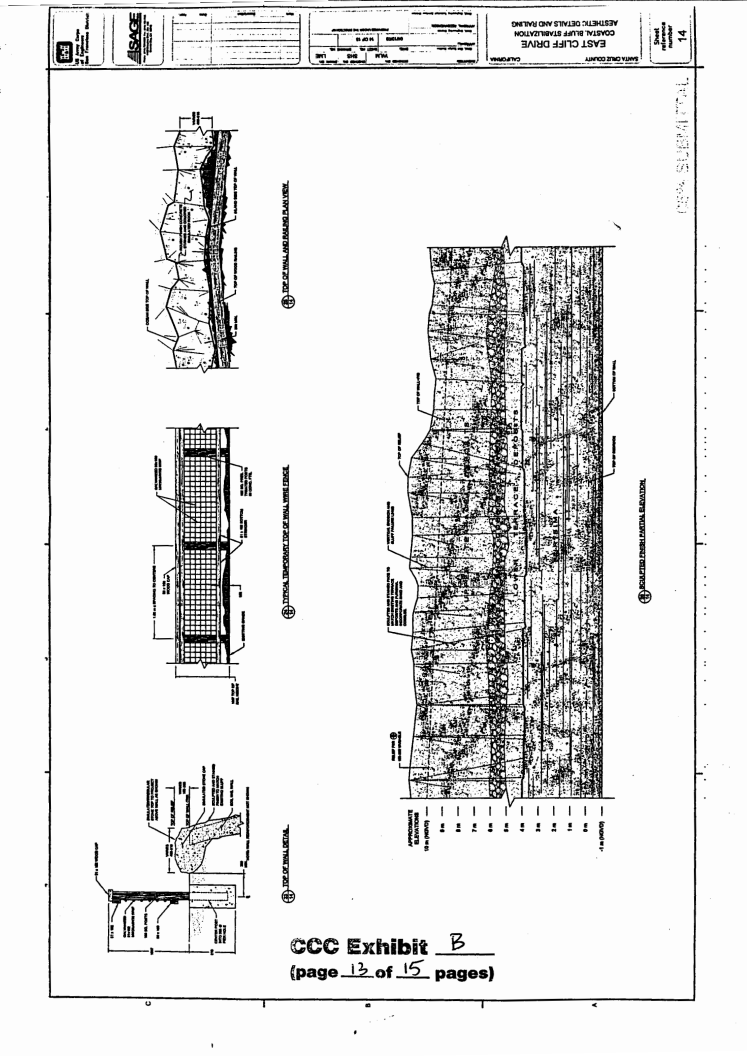
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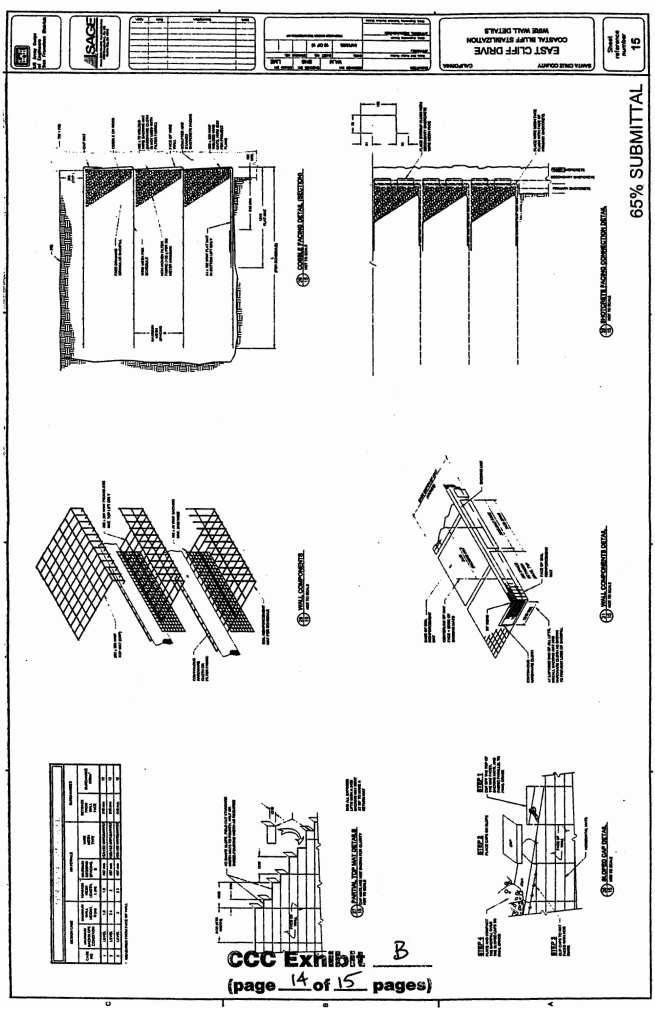


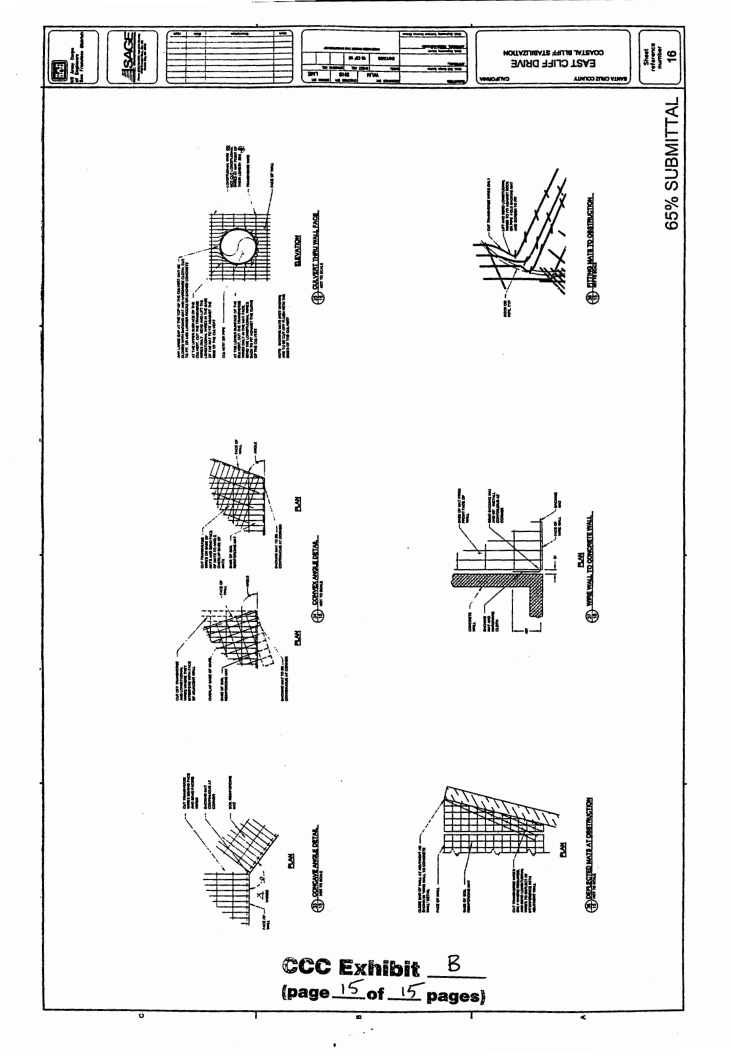












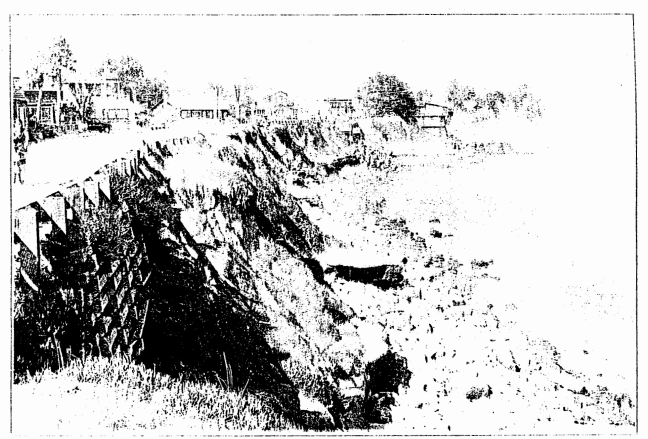
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The Tetre Tech, inc.

Existing Conditions, Ocean View Santa Cruz, California

Figure 5-1b

Visual Simulation, Alternative 1, Ocean View Santa Gree, California Flore and (page _ of _ pages) Flore 5-2b Flore 5-2b

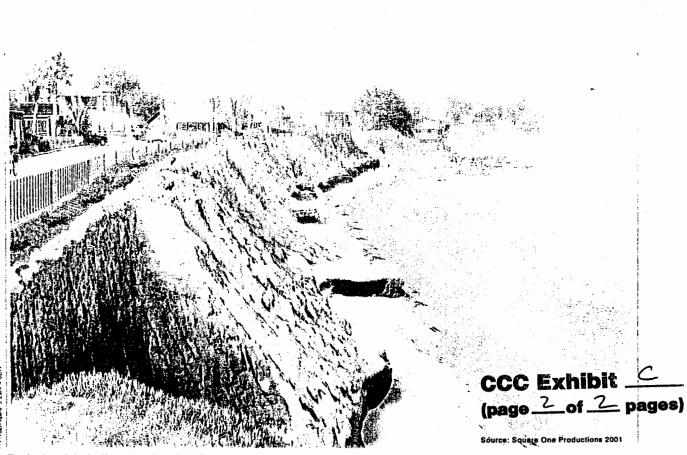


Existing conditions at the project area include concrete rubble, retaining walls (lower left-hand corner of picture), while protective rolling around areas of lailed roadway, nonnative vegetalion and minimal beach area due to the concrete rubble and rock riprep.

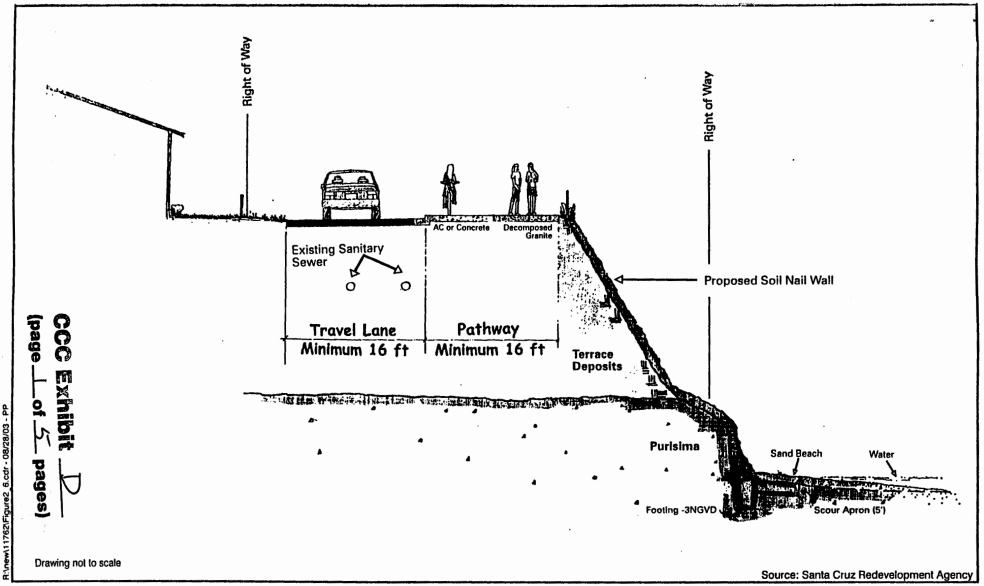
Tt Tetra Tech, Inc.

Existing Conditions, Bluff View Santa Cruz, California

Figure 5-1a



The visual simulation for Alternative 1 shows the bluff armoring in the project area and the removal of concrete rubble. Parkway improvements would include fercing, two 8 foot paths, and landscaping. Any rock riprap would be relocated to stairway Visual Simulation, Alternative 1, Bluff View Santa Cruz, California

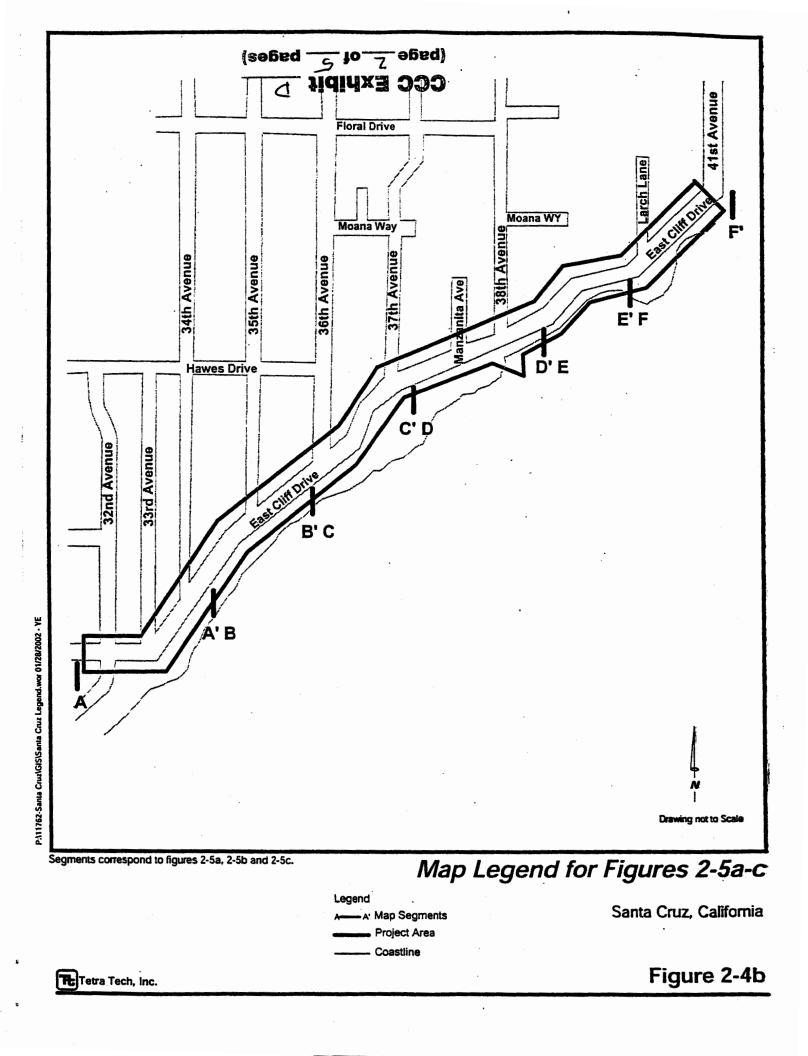


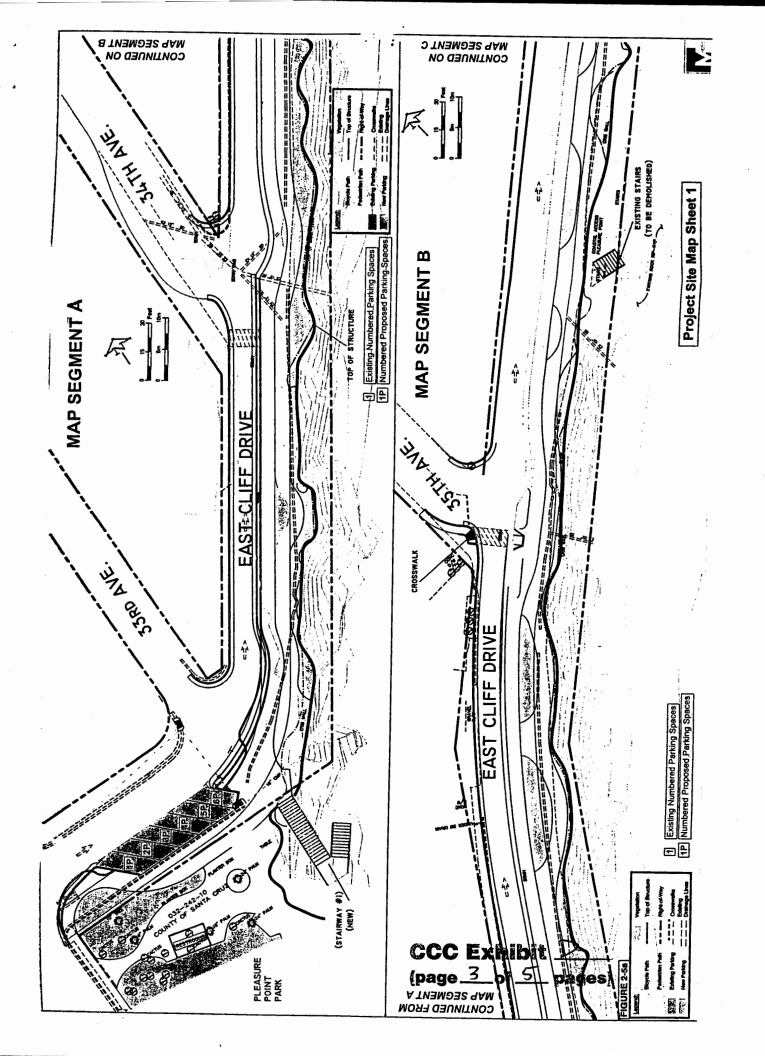
The proposed action involves a bluff protection structure, a dedicated bike path, and pedestrian lane at the top of the bluff.

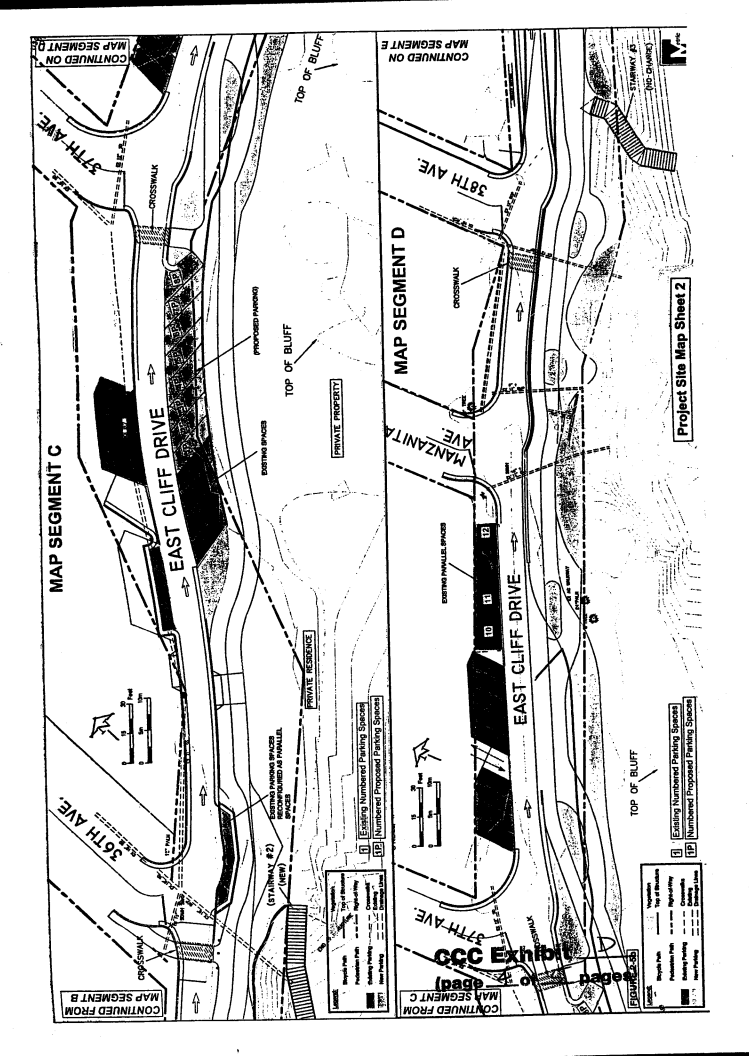
Representative Cross Section of Bluff Protection Structure and Parkway Improvements

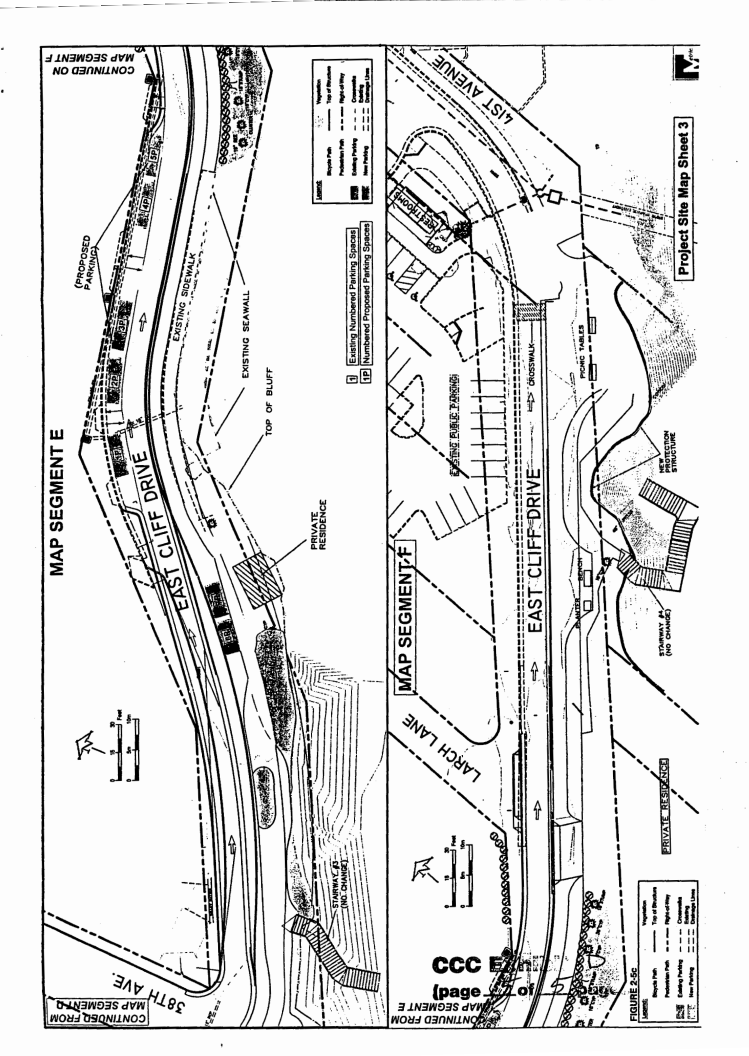
Santa Cruz, California Figure 2-6



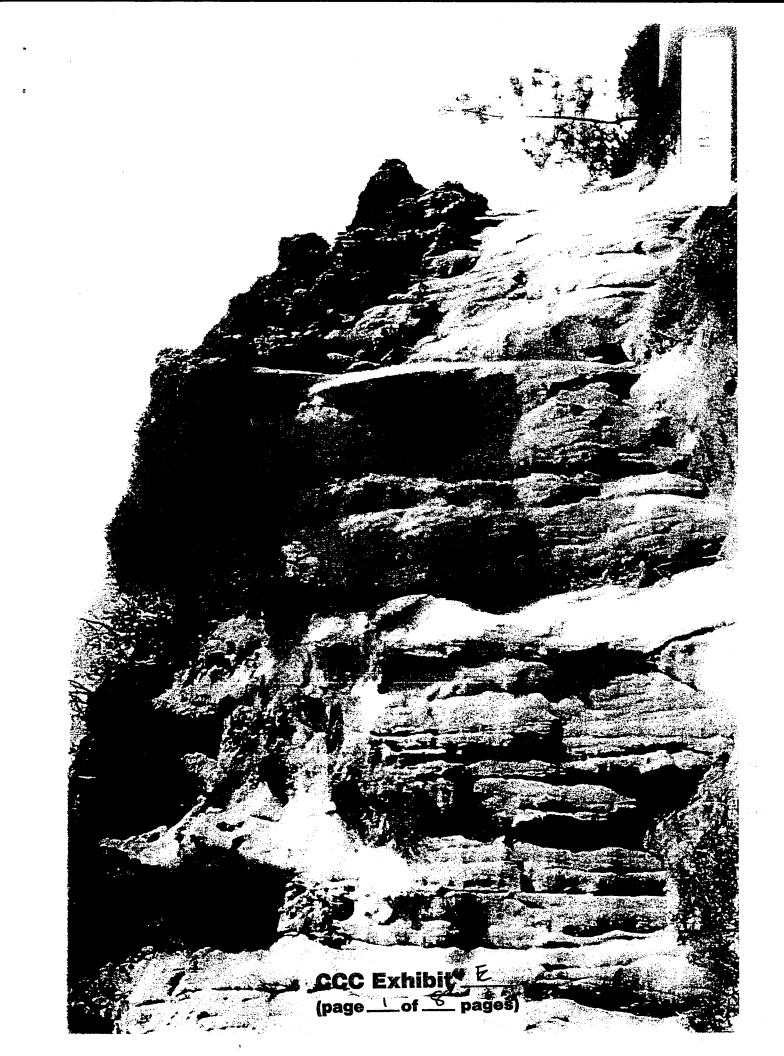


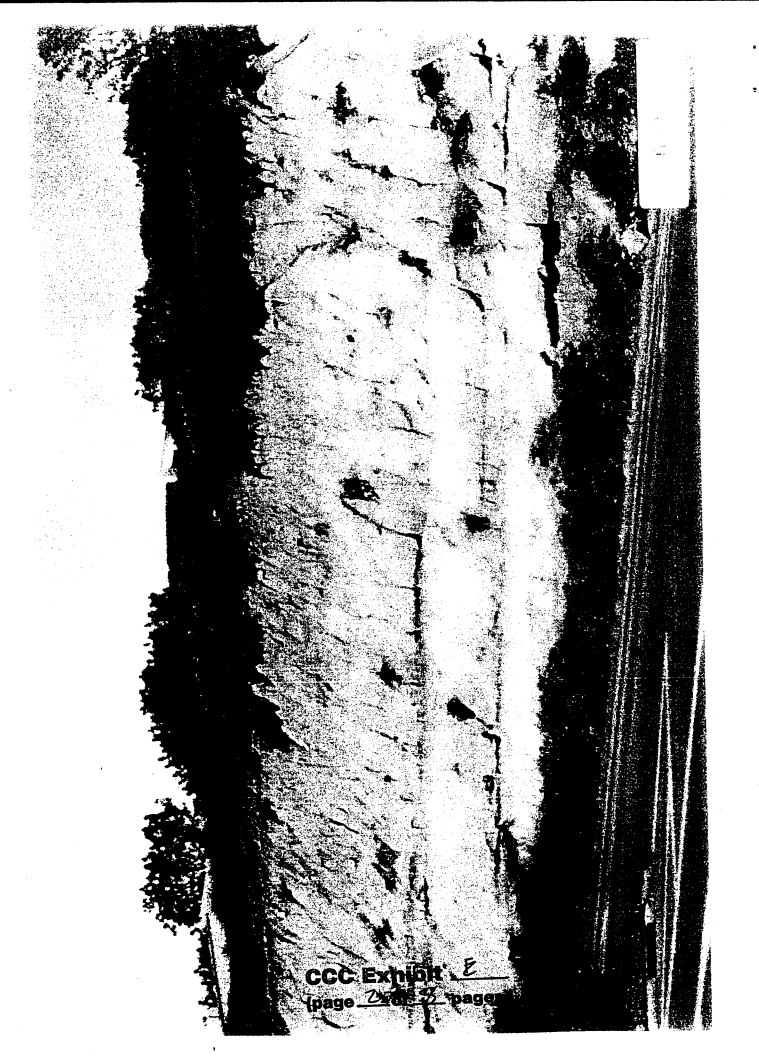




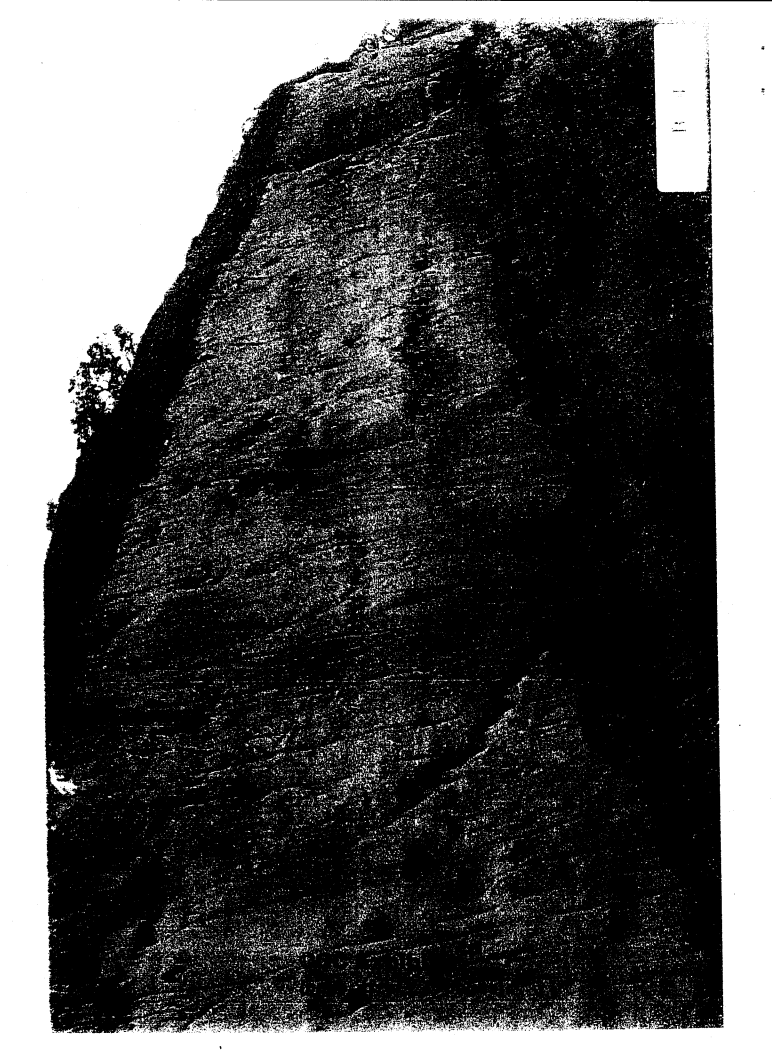


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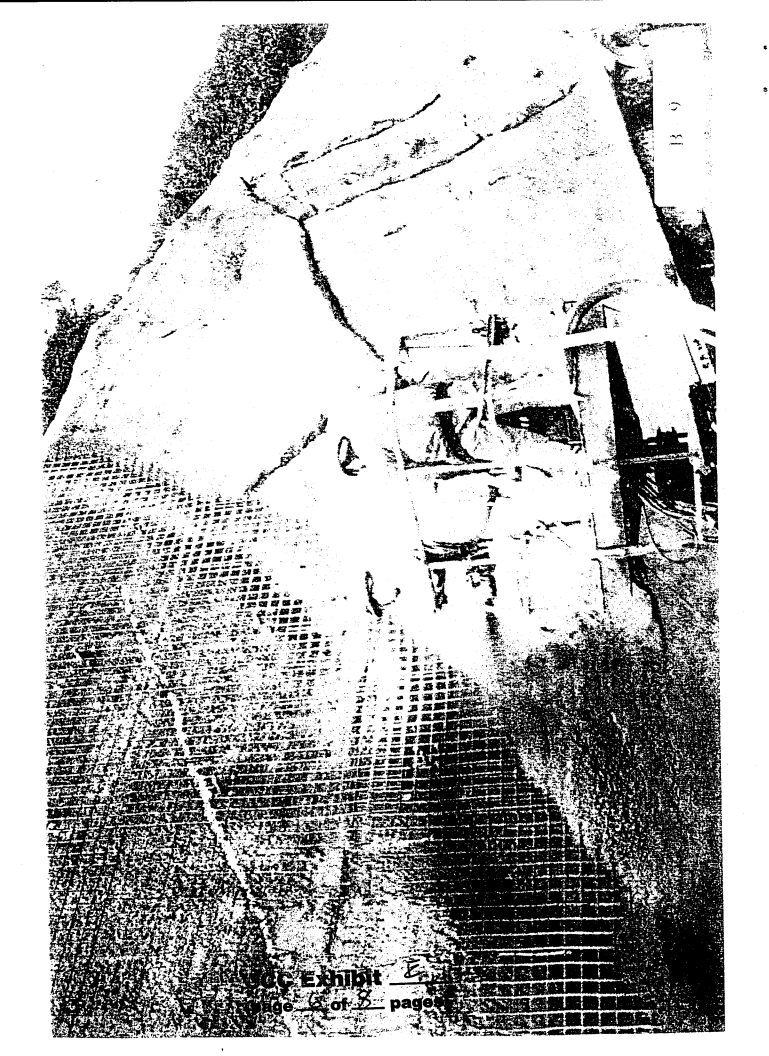




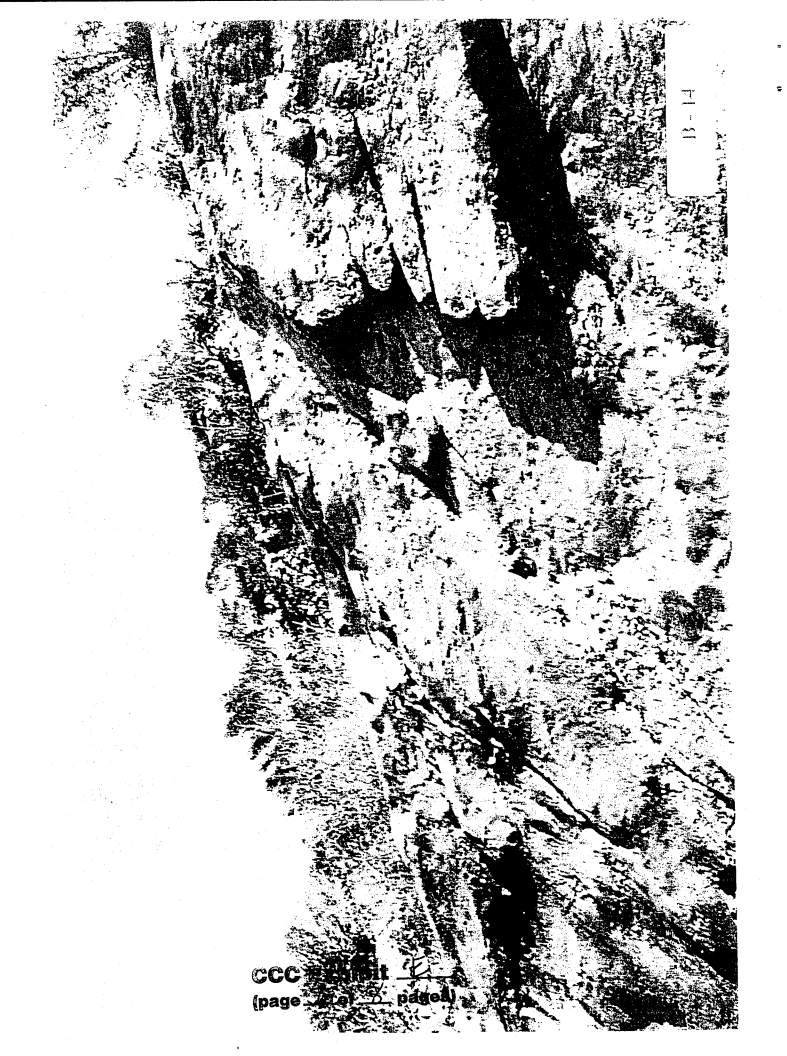














DEPARTMENT OF THE ARMY SAN FRANCISCO DISTRICT, U.S. ARMY CORPS OF ENGINEERS 333 MARKET STREET SAN FRANCISCO, CALIFORNIA 94105

March 12, 2003

Planning Branch

Mr. Peter Douglas, Executive Director Attn: James Raives California Coastal Commission 45 Fremont Street, Suite 2000 San Francisco, California 94105

RECEIVED

MAR 1 4 2003

CALIFORNIA COASTAL COMMISSION CENTRAL COAST AREA

Subject: "East Cliff Drive Bluff Protection Project"

Dear Mr. Douglas:

The Corps of Engineers, San Francisco District is proposing to build a bluff protection structure along East Cliff Drive in Santa Cruz, California between 33rd and 36th Avenues. This project consists of an 1100 linear-foot engineered (soil nail and shotcrete) bluff protection structure that would fully armor the bluff along this area. This project is described in further detail in the East Cliff Drive Bluff Protection and Parkway Draft Environmental Impact Statement/Environmental Impact Report (EIS/EIR) dated March 2003 and in the Detailed Project Report (available upon request). The Draft EIS/EIR 45-day review and comment period will begin on March 21, 2003.

It should be noted that although the EIS/EIR discusses three separate projects, at this time the Corps is only requesting a Consistency Determination on one project. This project is referred to in the EIS/EIR as Project 1 (Main Bluff Protection Structure-1100 linear feet).

Pursuant to Section 930.34 of the National Oceanic and Atmospheric Administration (NOAA) Federal Consistency Regulations (15 CFR Part 930), the Corps of Engineers, San Francisco District, has prepared a Consistency Determination for the proposed bluff protection structure (Project 1-Main Bluff Protection Structure-1100 feet). This Consistency Determination is enclosed for your review. We request your concurrence with this Determination.

Please contact Ms. Sarah Cameron in my office at (415) 977-8538 if you need any additional information or documentation to assist you in this process. Written comments should be sent to the undersigned.

Sincerely,

CCC Exhibit <u>F</u>

(page 1 of 6 pages)

will Kote Juger In

Peter E. LaCivita Acting Chief, Environmental Planning Section

COASTAL CONSISTENCY DETERMINATION

EAST CLIFF DRIVE BLUFF PROTECTION PROJECT SANTA CRUZ, CALIFORNIA

RECEIVED

MAR 1 4 2003

CALIFORNIA COASTAL COMMISSION CENTRAL COAST AREA

March 12, 2003

Prepared By:

UNITED STATES ARMY CORPS OF ENGINEERS SAN FRANCISCO DISTRICT-ENVIRONMENTAL PLANNING SECTION 333 MARKET STREET SAN FRANCISCO, CA 94105-2197

CCC Exhibit ____

(page 2 of 6 pages)

<u>Authority</u>

This Coastal Consistency Determination is submitted pursuant to Federal Consistency With Approved Coastal Management Programs regulations found at 15 CFR 930 requiring Federal agencies to provide state coastal zone management with a consistency determination for any activity directly affecting the coastal zone.

Determination

This consistency determination has been prepared by the U.S. Army Corps of Engineers, San Francisco District pursuant to § 307 of the Federal Coastal Zone Management Act of 1972, as amended (16 USCA § 1451). This Act requires Federal agencies to conduct activities directly affecting the designated coastal zone in a manner consistent with approved state management programs to the maximum extent practicable. The Federal coastal bluff protection structure is sited in the California coastal zone and will directly affect coastal zone resources.

The U.S. Army Corps of Engineers (Corps), San Francisco District has evaluated the project relative to the California Coastal Act of 1972, as amended, and has found it to be consistent to the maximum extent practicable with the applicable provisions of Chapter 3, Coastal Resource Planning and Management policies for the reasons stated below.

Project Description

Project alternatives, site plans, and cross sections, are discussed in detail in the Detailed Project Report (DPR) and the Environmental Impact Statement (EIS) and are incorporated herein by reference. While the EIS discusses three separate projects involving East Cliff Drive, the Corps, at this time, is only requesting a Consistency Determination for the 1,100 linear foot bluff protection structure (Project 1 in the EIS). The parkway improvement project is the County of Santa Cruz project and the Corps is not directly involved in this project. The final project that is discussed in the EIS is an approximately 300 linear foot project located at the "Hook" area (41st Avenue) of East Cliff Drive (which involves a very similar bluff protection structure). This project is currently in the reconnaissance phase of study by the Corps. The Project Management Plan has not been written yet, and the study plan has not been initiated. This project is still in the initial stages, however, studies indicate federal interest in this project. Further development of this project is subject to funding constraints.

The project plan for the East Cliff Drive Bluff Protection structure (1,100 linear foot section) would be to fully armor the cliff face with an engineered (soil nail and shotcrete) bluff protection structure: an 1,100-linear-foot segment, between 33rd and 36th Avenues. The bluff protection structure proposed is referred to as a soil nail wall. This soil nail wall would be supplemented with Mechanically Stabilized Earth (MSE) retaining walls on an as needed basis in areas where the Terrace deposits have failed. The proposed bluff protection structure would be designed to protect the slope and to look natural as possible. The proposed structure would be sculpted and

CCC Exhibit ____ (page 3 of 6 pages)

stained to match the existing soils and rock layers and would follow closely or hug the natural cliff face

The proposed project's consistency with each applicable Coastal Zone Management Act policy/provision from the Santa Cruz County, City of Santa Cruz and the Santa Cruz Local Coastal Plan are analyzed below:

* Coastal Act Provision 30210 - In carrying out the requirement of Section 2 of Article XV of California Constitution, maximum access, which shall be conspicuously posted, and recreational opportunities shall be provided for all the people consistent with public safety needs and the need to protect public rights, rights of private property owners, and natural resources areas from overuse.

The will be no change in land-use of this project area. The project area is currently and will remain public property. Signs shall be placed at the beginning and end of the project boundaries and explain improvements to the site.

* Coastal Act Provision 30211- 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.

The proposed project will not impact the public's rights of access to the sea where acquired through use or legislative authority. During the construction of the seawall, there may be temporary public access issues for safety reasons related to specific equipment staging areas, movement of construction vehicles and machinery, repairing and replacing of old stairways that provide beach access, and other construction related activities. However, there will not be an impact upon public's rights of access once the seawall is completed. The repairing and replacing of several stairways within the project boundary will provide safer beach access to the public. Alternative access entrances and exits shall be indicated on signs posted at the project site. Access would be provided from at least one of three points. Construction would not inconvenience those accessing the sea for no more than a few months.

* Coastal Act Provision 30223 - Upland areas necessary to support coastal recreational uses shall be reserved for such uses, where feasible.

The proposed project will improve coastal access. This will be achieved by relocating and refurbishing existing staircases, as well as, creating a new staircase where there was not one already. Currently, all except for one of the staircases that provide access to the beach are in need of repair. This project would improve beach access by creating more stairways, and safer beach access. Total access would temporarily disrupted coastal access for about two months; however, construction would provide stable coastal access for the next 50 years.

* Coastal Act Provision 30230 - Marine resources shall be maintained, enhanced, and where feasible, restored. Special protection shall be given to areas and species of special biological significance. Uses of the marine environment shall be carried out in a manner that would sustain the biological productivity of coastal waters and that would maintain healthy populations of all



species of marine organisms adequate for long-term commercial, recreational, scientific, and educational purposes.

This proposed project would not directly affect marine resources in the immediate project area or in the Monterey Bay National Marine Sanctuary (MBNMS). Removal or movement of riprap at the bluff's toe would occur during low tide and would not impact marine resources. A Stormwater Pollution Prevention Plan would be developed and implemented according to the recommendations of the Central Coast Regional Water Quality Control Board. In order to prevent runoff of any construction related contaminants from entering the MBNMS.

* Coastal Act Provision 30235 - Construction altering natural shoreline

Revetments, breakwaters, groins, harbor channels, seawalls, cliff retaining walls, and other such construction that alters natural shoreline processes shall be permitted when required to serve coastal dependent uses or to protect existing structures or public beaches in danger from erosion, and when designed to eliminate or mitigate adverse impacts on local shoreline sand supply. Existing marine structures causing water stagnation contributing to pollution problems and fish kills should be phased out or upgraded where feasible.

The proposed project will have a negligible effect on the amount of sand contributed to the littoral drift. The project will also not adversely affect the coastline or the coastal processes (such as wave reflection or refraction). The structure will protect the road, utilities, and residences that lie on the top of the cliff and prevent further erosion of the cliff face. This project would overall not have an adverse effect on the shoreline processes. This project will protect the bluffs and the road from further erosion.

Coastal Act Provision 30251 Scenic and visual qualities

The scenic and visual qualities of 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 such as those designated in the California Coastline Preservation and Recreation Plan prepared by the Department of Parks and Recreation and by local government shall be subordinate to the character of its setting.

The proposed bluff protection structure would be designed to protect the slope and to look natural as possible. The proposed structure would be sculpted and stained to match the existing soils and rock layers and would follow closely or hug the natural cliff face.

* Coastal Act Provision 30253 Minimization of adverse impacts 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 or in any way require the construction of protective devices that would substantially alter natural landforms along bluffs and cliffs.



The goal of this project is to protect the cliffs, bluffs, utilities, and the roadway along this eroding section of East Cliff Drive. The project is expected to provide structural integrity and stability to this eroding coastline for the next 50 years. This project is not anticipated to affect surrounding landforms or protective devices.

* Coastal Act Provision 30240- (a) Environmentally sensitive habitat areas shall be protected against any significant disruption of habitat values, and only uses dependent on such resources shall be allowed within such areas. (b) Development in areas adjacent to environmentally sensitive habitat areas and parks and recreation areas shall be sited and designed to prevent impacts which would significantly degrade such areas, and shall be compatible with the continuance of such habitat areas.

The area adjacent to the project site is highly urbanized. This proposed project would not affect any sensitive habitat areas within the immediate project area or in the Monterey Bay National Marine Sanctuary.

* VII SPECIFIC AREA POLICIES AND RECOMMENDATIONS:

B. Intertidal Zone Policy (4)(a)- Tidepools and tidal flats shall be managed to maintain their present characteristics with all feasible measures taken to mitigate uses which might prove harmful to the biota inhabiting these areas.

This proposed project would not affect any biota in the immediate project area or in the Monterey Bay National Marine Sanctuary. Removal or movement of riprap at the bluff's toe would occur during low tide and would not impact these resources.

<u>Summary</u>

The Corps has coordinated with the California Coastal Commission (CCC) regarding this project (both the Santa Cruz and San Francisco offices) from the early stages of this project. The Corps has made every effort to incorporate the CCC's comments and suggestions on the Notice of Preparation for the Pleasure Point Seawall and Parkway Project (now known as the East Cliff Drive Bluff Protection Project), dated March 6, 2001, into the design and development of this project to the maximum extent feasible. Based upon the above findings and analyses within this Consistency Determination and the EIS, the Corps has determined that the proposed project is consistent to the maximum extent practicable with the Federally-approved State's California Coastal Management Program (CCMP), and the Federally-approved Coastal Zone Management Act (CZMA).

CCC Exhibit _ (page_6_of_6_pages)

TATE OF CALIFORNIA - THE RESOURCES AGENCY

CALIFORNIA COASTAL COMMISSION 3 FREMONT STREET, SUITE 2000 AN FRANCISCO, CA 94105-2219 DISE AND TDD (415) 904-5200

April 1, 2003

Peter LaCivita Acting Chief, Environmental Planning Section San Francisco District U.S. Army Corps of Engineers 333 Market Street San Francisco, CA 94105

RECEVED

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GRAY DAVIS, Governo

APR 0 2 2003

CALIFORNIA COASTAL COM JUSION CENTRAL COAST AREA

RE: CD-021-02, East Cliff Drive Bluff Protection Project, Santa Cruz County.

On March 13, 2003, the Commission staff received the above-referenced consistency determination. The regulations that implement the Coastal Zone Management Act provide the Commission with 60 days to review a consistency determination¹ subject to a right to request an automatic 15-day extension of this review period.² These timeframes require the Commission to respond to this consistency determination by May 17, 2003. However, these regulations also allow the U.S. Army Corps of Engineers (Corps) to consider extensions beyond the mandatory 15-day extension. The regulations provide that the following standard shall govern the federal agency's response to a request for an extension of time for review:

In considering whether a longer or additional extension period is appropriate, the Federal agency should consider the magnitude and complexity of the information contained in the consistency determination.³

The purpose of this letter is to request that the Corps agree to an additional extension for the Commission's review of the consistency determination to a later date after the applicable local and environmental review processes have concluded.

As you may be aware, the County has been developing the subject seawall and roadway project for multiple years. The Commission staff has provided guidance on this project over that time and has provided substantive comments on potential project issues. The project has been extremely controversial since its inception and has elicited a great deal of public response. The interested public has not heard much of this project recently, as the County and the Corps have been preparing the environmental document for the project. The Corps just published this document and it is clear from the response that we have heard to date that the public does not understand that the Corps' involvement results in an expedited review process that will significantly precede the review of the road project. We are concerned that this process may result in a scenario for great confusion by members of the public.

To avoid any problems, the Commission staff believes that an additional extension beyond the 75 days allowed by the regulations is necessary. As stated above, our main concern is that this project is very controversial locally and the Commission staff must give the public sufficient time

- ¹ 15 CFR § 930.41(a)
- ² 15 CFR § 930.41(b)
- ³ 15 CFR §930.41(b)

CCC Exhibit ____ (page_l_of_2 pages)



and opportunity to provide input to decisions on the project. Public participation is a cornerstone of the California Coastal Management Program⁴ (CCMP) and a hearing in May on this consistency determination would not accomplish the goal of maximizing public involvement. The Commission staff believes that the best way to maximize public involvement and to adequately evaluate the project for CCMP consistency is for the Commission's hearing to occur after the Corps completes, and the County Board of Supervisors approves, the Final Environmental Impact Report/Environmental Impact Statement (FEIR/EIS) for the project. Such a postponement would allow the Commission staff to incorporate into the review process information on all relevant issues identified by the public and County decision makers.

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In addition, the extension will allow the Commission staff to better incorporate the concerns and expertise of its geologist and coastal engineer. Finally, the project raises complex substantive issues relating to geologic hazards, coastal erosion, sand supply, habitat, viewshed, community character, water quality and runoff, long term site stability, surfing and other public access and recreation effects. In light of the substantial public interest in and controversy over this project, the Commission must evaluate these substantive issues in detail so that its action comprehensively addresses all relevant issues. In the end, having the Commission act prematurely in May could undermine the review process and risk delays.

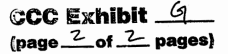
In conclusion, the Commission staff strongly reiterates its request for an extension of time for Commission response to the Corps' consistency determination for the East Cliff Drive, Santa Cruz County, bluff protection project. The extension should be long enough to allow the Corps to complete and the County Board of Supervisors to approve the FEIR\EIS and to allow the Commission staff to consider all issues raised by these processes. Thank you for your consideration of this request. If you have any questions, please contact me at (415) 904-5292.

Sincerely,

Jámes R. Raives Federal Consistency Coordinator

cc: Charles Lester, California Coastal Commission Dan Carl, California Coastal Commission Paul Rodriguez, Santa Cruz County, Department of Public Works

⁴ See CZMA § 306(d)(14); 15 CFR § 930.42; Cal. Pub. Res. Code §§ 30006, 30339.



CALIFORNIA COASTAL COMMISSION 45 FREMONT STREET, SUITE 2000 SAN FRANCISCO, CA B4106-2219 VOICE AND TOD (415) 904-5200

October 16, 2003

Lt, Col. Michael McCormick District Engineer San Francisco District U.S. Army Corps of Engineers 333 Market Street San Francisco, CA 94105

RE: CD-021-02, East Cliff Drive Bluff Protection Project, Santa Cruz County.

Dear Lt. Col. McCormick:

On March 13, 2003, the Commission staff received the above-referenced consistency determination. At the Commission's request, the U.S. Army Corps of Engineers (Corps) extended the time for the Commission to review this consistency determination until after the Corps publishes its final Environmental Impact Statement (FEIS), which occurred at the end of September. The Commission hearing for this consistency determination is currently scheduled for its meeting in November in Los Angeles.

The purpose of this letter is to request that the Corps agree to an additional one-month extension for the Commission's review of the consistency determination. The Commission staff realizes that the Corps has already extended the time for the Commission review of this consistency determination for several months beyond the original time for Commission review. However, there are two reasons why the Commission staff believes that an additional one-month extension is necessary. First, a one-month extension will allow the Commission to hear the project in the San Francisco Bay area. This location will me more convenient for concerned public and the affected community from Santa Cruz County. One of the more important goals of the California Coastal Act and the federal Coastal Zone Management Act is to enhance public involvement in the process. We believe the best way to maximize public involvement in this process is to have a relatively local hearing. The second reason the Commission staff is requesting an extension is to provide us, and the public, with additional time to review the FEIS. As you know, the Corps provided the Commission staff with the FEIS at the end of September and, although staff has conducted a preliminary review of the public comments and responses, there are many complex issues raised and we believe that additional time is necessary to evaluate these issues.

In conclusion, the Commission staff strongly reiterates its request for a one-month extension of time for Commission to review this consistency determination. Thank you for your consideration of this request. If you have any questions, please contact James Raives at (415) 904-5292.

Sincerelv. Ling (Gor)

PETER M, DOUGLAS Executive Director

cc: Mark Delaplaine, California Coastal Commission Charles Lester, California Coastal Commission

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Page 2

Dan Carl, California Coastal Commission Sarah Cameron, Corps of Engineers Paul Rodriguez, Santa Cruz County, Department of Public Works

CCC Exhibit _ H (page 2 of 2 pages)

CENTRAL COAST DISTRICT OFFICE 725 FRONT STREET, SUITE 300 SANTA CRUZ, CA 95060 PHONE: (831) 427-4863 FAX: (831) 427-4877



GRAY DAVIS, Governor

March 6, 2001

Kim Tschantz Santa Cruz County Planning Department 701 Ocean Street, Suite 400 Santa Cruz, Ca 95060-4073

Subject: Notice of Preparation for Proposed Pleasure Point Seawall and Parkway Project (County Application Number 00-0797; SCH# 2001012097)

Dear Mr. Tschantz:

Thank you for forwarding the above-referenced Notice of Preparation (NOP) to our office for review. As the NOP indicates, and as the Applicant is aware, a portion of the proposed project appears to be located within the Coastal Commission's retained coastal permitting jurisdiction. The remainder of the proposed project is located within the County's coastal permit jurisdiction; any coastal permit decision by the County here would be appealable to the Coastal Commission. In general, the scope of the proposed Draft Environmental Impact Report (DEIR) appears sufficiently inclusive to allow for an analysis of coastal resource issues when the Coastal Commission reviews the coastal development permit application (for that portion of the project within the Commission's retained jurisdiction), and/or reviews any appeals of the County's ultimate coastal permit decision. There are, however, some specific areas that need clarification. We have the following comments on the NOP; we will provide additional substantive comments when we have seen the DEIR.

Firstly, we are extremely supportive of efforts to improve the East Cliff Drive corridor running from roughly 32nd through 41st Avenue. This area, though heavily used by the public for physical and visual coastal access, is clearly in need of improvements to enhance the public coastal recreational experience. East Cliff Drive along this stretch is currently dangerous for pedestrians and bicyclists, offers little in the way of formal amenities, and is aesthetically cluttered. Notwithstanding these shortcomings, the East Cliff Drive corridor here remains an important coastal resource primarily because of the amazing coastal vista afforded the public here. The County should be applauded for pursuing such an extensive set of access enhancing features atop the bluff within the existing East Cliff Drive road prism. While we have a few suggestions on additional DEIR topics and issues for the portion of the project atop the bluff (as described below), clearly the park and parkway improvements would be a substantial public access benefit.

That being said, the project also includes a seawall that raises a host of coastal resource issues. In general, and as the NOP alludes to, seawalls, revetments, cliff retaining walls, groins and other such structural or "hard" measures designed to forestall coastal erosion can adversely alter natural shoreline processes. Such shoreline protection structures can have a variety of negative impacts on coastal resources including adverse affects on sand supply, public access, water recreational activities, coastal views, natural landforms, and overall shoreline beach dynamics on and off site, ultimately resulting in the loss of beach. As a result, all such applications must be carefully examined for consistency with the Local Coastal Program (LCP) and the Coastal Act. To consider a seawall here under the applicable policies (including LCP Policies 5.10 et seq,

G:\Central Coast\P & R\Sco\2. Live Oak\6. Pleasure Point (Soquel Point - 41st)\Pleasure Point Seawall\NOP comments for Pleasure Point Parkway Project 3.6.2001.doc [page_____of_____pages]



6.2.16, Chapter 7, Zoning Sections 13.20.130 and 16.10.070(h)(3), and Coastal Act Chapter 3 including but not limited to Sections 30210, 30211, 30235, 30240(b), 30251, and 30253), it must be clear that:

- (1) There are structures in danger from ongoing erosion. To conclusively show that an existing structure is in danger from erosion, there must be an imminent threat to such structures. While each case is evaluated based upon its own merits, the Commission has generally interpreted "imminent" to mean that a structure would be imperiled in the next two or three storm cycles (generally, the next few years). The NOP appears to adequately describe these issues. Please ensure that the DEIR clearly identifies the endangered structures and provides adequate information to determine the nature of the threat to each of them (including a timeline as appropriate detailing the time until such structure(s) would be expected to be lost absent the proposed project).
- (2) Shoreline armoring is the only solution capable of providing protection to the so-endangered structures. In other words, there must be a thorough analysis of methods to protect existing structures so threatened through non-armoring alternatives (e.g., no project alternative, relocating the endangered structures, upper bluff landscaping and drainage control mechanisms, combinations thereof, etc.). With that in mind, in addition to alternatives (11a) through (11d) listed in the NOP, please have the DEIR evaluate a non-armoring alternative that would locate the blufftop parkway improvements to the extreme inland extent of the East Cliff Drive right-of-way and include some form of upper bluff landscaping and/or retaining walls in place of a seawall at the base of the bluffs here. Please also be sure to evaluate the relocation of utilities under the auspices of the "no project" alternative.
- (3) The required protection is designed to eliminate or mitigate the adverse impacts on shoreline sand supply. The NOP indicates that sand supply issues have been defined. Please ensure that the DEIR specifically quantifies (in cubic yards of sand) the amount of sand and/or sand generating materials that would be blocked from entering the shoreline sand supply regime by all elements of the project.
- (4) All other negative resource impacts are eliminated or mitigated. The NOP clearly identifies several known issues and it appears that the DEIR should thus mostly include adequate information to understand project impacts and potential mitigations. We would recommend, however, that the DEIR include an expanded discussion of potential impacts to the Pleasure Point surfing regime from any sort of armoring project. Whomever performs such additional analysis should be well versed in the subject of armoring and its impact on wave dynamics. We would also recommend that the DEIR include photo simulations with and without the proposed development here as seen from public viewing areas, including views from several vantage points atop the bluff as well as from representative vantage points in the surfing area and from outside of the surf line in the Monterey Bay.

In sum, the DEIR should provide adequate information and analysis to be able to clearly determine that the chosen proposed project is the least environmentally damaging feasible alternative to protect the so endangered structure(s) from ongoing shoreline erosion. The NOP should be sure to expand upon this common thread in such a way as to be able to compare

CCC Exhibit ____ (page 2 of 6 pages)

potential alternatives to a seawall accordingly.¹ In addition to the suggestions above, we also have the following specific requests for information necessary to measure the proposed project for Coastal Act and LCP conformance; please ensure that the DEIR evaluates the following:

- The preliminary plans provided indicate that public improvements would not be pushed to the inland edge of the East Cliff Drive right-of-way in most cases. As a public improvement project, the DEIR must carefully explain each instance where the public right-of-way would remain encumbered by private development. We suggest that a site plan be developed in the DEIR that clearly indicates all public right-of-way area within which private improvements would remain and/or within which additional improvements would be constructed that would be for private benefit as part of the proposed project (for example, the preliminary plans show construction of a looped private driveway located entirely in the right-of-way between 38th Avenue and Larch Lane). Each such area should be identified in terms of the square footage of public right-of-way that would be so encumbered, the public cost of any improvements to be made in that area as part of the project, and discussion of alternative public uses that could be accommodated within the area(s) in question. The DEIR should explore the possibility of adjusting the right-of-way boundary to exclude any right-of-way areas not necessary for public improvements, and offering for sale or lease the so-excluded area to adjacent private landowners.
- A full one-half of the residence on the seaward side of East Cliff Drive between 38th Avenue and Larch Lane is located within the East Cliff Drive right-of-way. The DEIR should evaluate the relative feasibility of methods to address this problem including, but not limited to: acquisition of the adjacent private parcel (on which the other half the residence is located) and use of the property for public purposes; parcel line adjustment and sale of former rightof-way area to private landowner so that the subject residence is on private property; lease or fee payment for continued private use of the subject right-of-way area; and/or other mitigation in favor of the public to compensate for the potential public uses of the property that are being foregone and the public view blockage that is due to residential development in the right-of-way. The preliminary plans also show a large looped driveway in this area and the roadway pushed inland at the expense of potential public improvements (i.e., at the expense of a wider public trail, increased landscaping, additional on-street parking bays along the inland side of East Cliff Drive, etc.). Such a private use of the public right-of-way here is inconsistent with the LCP and the Coastal Act. The DEIR should identify a preferred resolution strategy for this site. Likewise, but to a lesser extent, the preliminary plans show that private development in the right-of-way is taking precedence over potential public rightof-way uses in front of the residence across from Larch Lane on the seaward side of East Cliff. The DEIR should develop a similar resolution strategy for this site as well.
- It appears that additional right-of-way space is available to create parking bays on the inland side of East Cliff Drive (noted areas include space near Larch Lane, upcoast of 38th Avenue,

CCC Exhibit I (page <u>3</u> of <u>6</u> pages)

¹ Please note that the Applicant was previously provided with a document prepared by Commission staff titled "BEAR: Beach Erosion and Response Guidance Document" (dated December 1999). The BEAR document provides additional context for evaluating shoreline armoring proposals and may prove useful in preparing the DEIR. Please consult the Applicant and/or we can provide another copy of the document as necessary for DEIR purposes.

upcoast of 37th Avenue, and between 33rd and 36th Avenues). The DEIR should evaluate the potential for additional parking bays (diagonal and/or parallel parking) on the inland side of East Cliff Drive and make recommendations on modifying the project to include additional parking.

- Is alternative access available for residences located along East Cliff Drive? That is, can the homes along East Cliff be accessed by the Avenues and/or alleyways to avoid conflicts should driveways be reconstructed on East Cliff Drive? If alternative access is not currently available, please also evaluate the potential for developing alternative access to avoid East Cliff Drive conflicts.
- The DEIR should evaluate whether a narrower roadway for reconstructed East Cliff Drive is feasible consistent with County and/or Caltrans road design standards. The narrower road prism would allow additional space to accommodate preferred uses (i.e., wider recreational trail, additional parking bays, etc.) and would help to calm traffic through this stretch.
- The DEIR should evaluate the option of designing the recreational trail to step down the slope where the asphalt pathway for wheeled recreational use is nearest the road, and the decomposed granite pathway for pedestrians is located towards the bluff edge at a slightly lower elevation; between the two pathways would be a landscaped strip. The project Applicant previously identified this a potential design. Such a design would act to better alleviate user conflicts.
- The preliminary plans and the NOP are not clear on how commuter (i.e., fast-moving) bicyclists might be accommodated by the project. Since East Cliff Drive would consist if slow-moving traffic along this stretch of road, particularly with the traffic calming features proposed and the potential for a narrower roadway prism, it would seem reasonable to assume that commuter bicyclists moving in the same direction as the one-way traffic (regardless as to chosen direction) would be able to use the full roadway with limited vehicular conflict since they would be travelling at roughly the same speed. However, commuter bicycle traffic moving the other direction (i.e., the opposite direction of the one-way traffic) would be forced onto the recreational trail increasing the potential for conflict with slower moving trail users. The DEIR should evaluate the potential for the use of a contra-bike lane (i.e., a bike lane striped for bicyclists to move against the traffic flow) with the proposed project.
- The NOP does not clearly indicate the design characteristics of any guardrail that might be located along the proposed recreational trail at the bluff's edge. Would the proposed guard rail be see-through or would it block the public view here? Please ensure that the DEIR provides sufficient detail regarding the proposed guard rail to be able to evaluate viewshed blockage issues. Such an analysis should evaluate several potential designs and materials (e.g., wood versus metal) for their contribution to both blufftop aesthetics and view blockage. The DEIR should also evaluate whether pedestrian safety can be assured through some other means than a view-blocking or view-altering guard rail (for example, through the use of landscaping and low landscape berms).
- The preliminary plans and the NOP do not indicate the types of signs that are proposed. The

(page 4 of 6 pages)

Kim Tschantz, Santa Cruz County Planning Department NOP for Pleasure Point Seawall & Parkway Project (County App# 00-0797; SCH# 2001012097) March 6, 2001 Page 5

DEIR should describe the type and number of signs proposed and make recommendations to consolidate and/or eliminate signs to avoid visual clutter where possible. Also, it has been the Commission's experience in the past in the Live Oak beach area that there are many privately posted signs restricting public parking (for example, 'no parking', 'tenant parking only', etc.). The DEIR must evaluate the project in terms of the signs proposed, existing, and/or expected at the parking areas to ensure that the public is able to make unencumbered use of public parking spaces in the public right-of-way.

- The DEIR should evaluate all runoff in terms of its potential to degrade water quality. Urban runoff is known to carry a wide range of pollutants including nutrients, sediments, trash and debris, heavy metals, pathogens, petroleum hydrocarbons, and synthetic organics such as pesticides. Urban runoff can also alter the physical, chemical, and biological characteristics of water bodies to the detriment of aquatic and terrestrial organisms. The NOP indicates that the proposed project would include standard slit and grease traps to filter runoff from East Cliff Drive. However, project runoff would be directed into the Monterey Bay National Marine Sanctuary at the site of one of the State's more famous - and heavily used recreational surfing areas (i.e., Pleasure Point) directly offshore. The Sanctuary is home to some 26 Federal and State Endangered and Threatened species and a vast diversity of other marine organisms. Pleasure Point attracts surfers from far and wide to tackle the consistent line of surf wrapping around the headland and heading downcoast to Capitola here. As such, the marine and recreational resources involved with the proposed project are sensitive coastal resources that are of state and federal importance. Accordingly, the DEIR should evaluate additional filtration and treatment options that could be used in place of standard silt and debris traps; these standard silt and debris traps act as sediment holding basins and the efficacy of such units has been suspect in the Commission's experience. Units chosen for comparative evaluation should be capable of both active filtration and active treatment of runoff. The DEIR should also recommend a complementary suite of best management practices (i.e., street sweeping, long-term maintenance, etc.) designed to increase the efficiency and effectiveness of the proposed chosen filtration/treatment system. Such a system should be clearly identified on a DEIR site map with all outfall locations marked. The DEIR should include an assessment of the costs of installation and maintenance for the alternative filtration/treatment systems evaluated.
- The NOP indicates that no biotic assessment has been or will be drafted for the proposed project. Given the potential construction impacts of heavy equipment activity in the intertidal zone, the NOP indicates that the DEIR will provide information on any potential biotic impacts to intertidal resources during the project construction period; it may be that a separate biotic assessment will be necessary for this purpose. In any case, we expect that the DEIR will identify potential construction management practices to avoid and/or lessen any such impacts identified.
- The DEIR should evaluate the extent that planting pockets within the proposed seawall can be used to soften the visual impact without compromising the integrity of the wall surface. For these, and for other planting areas (e.g., the bluff edge cascading landscaping), the DEIR should recommend appropriate plant species designed to withstand drought and salt water, and to best contribute to bluff stability.

(page 5 of 6 pages)

- The preliminary plans and the NOP are unclear on how the proposed recreational trail improvements would be integrated with existing trail improvements where 41st Avenue meets East Cliff Drive. As we expressed previously when the Hook parking lot improvements were proposed, it seems dangerous to direct recreational trail users across traffic at this location, creating conflicts that would be unnecessary with alternative designs. It seems to make better sense to provide a continuous recreational trail on the seaward side of East Cliff Drive as it wraps up East Cliff and extended towards Capitola along Opal Cliffs. The DEIR should evaluate the potential for modifying the trail and road improvements at the East Cliff Drive 41st Avenue intersection to allow for a continuous recreational trail on the seaward side of the street.
- The preliminary plans and the NOP are unclear on the characteristics of the recreational trail at Pleasure Point Overlook Park between 32nd and 33rd Avenues. The DEIR should evaluate means for ensuring connectivity between the path and the park, as well as connectivity with potential future recreational trail segments that would be constructed on East Cliff Drive extending upcoast towards the City of Santa Cruz. In other words, the recreational trail should not be designed as an endpoint here, but rather should be developed with this future connection in mind so that a seamless connection is possible when this future trail segment is ultimately developed. Absent planning for this eventuality now, this connecting segment may require unnecessary demolition and reconstruction of the trail and other streetscape improvements in this area when the future upcoast trail segment is constructed; the DEIR needs to evaluate project modifications to avoid such unnecessary public expense and inconvenience.
- The DEIR should evaluate the feasibility of placing the existing overhead utilities underground for this particularly scenic stretch of East Cliff Drive.

Thank you for the opportunity to comment on the NOP. With the clarifications described herein, we expect that the DEIR document will provide a sufficient level of detail to allow for a careful analysis of the project for Coastal Act and LCP policy conformance issues. We look forward to reviewing the draft EIR and we are prepared to give you additional comments at that time.

(page 6 of 6 pages)

If you have any questions, please do not hesitate to call me at (831) 427-4893.

Sincerely,

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Dan Carl Coastal Planner

cc: First District Supervisor Jan Beautz Tom Burns, Director, Santa Cruz County Redevelopment Agency (Applicant) Barry Samuel, Director, Santa Cruz County Parks Department Rachél Lather, Project Planner, Santa Cruz County Planning Department Tim Duff, Project Manager, California Coastal Conservancy Linda Locklin, Manager, California Coastal Commission Public Access Program Katie Shulte Joung, Project Analyst, State Clearinghouse (SCH# 2001012097) CENTRAL COAST DISTRICT OFFICE 725 FRONT STREET, SUITE 300 SANTA CRUZ, CA 95060 PHONE: (831) 427-4863 FAX: (831) 427-4877



GRAY DAVIS, Governor

May 12, 2003

Yvonne LeTellier US Army ACOE of Engineers San Francisco District 333 Market Street, 8th Floor San Francisco, CA 94105

Claudia Slater Santa Cruz County Planning Department 701 Ocean Street, Room 400 Santa Cruz, CA 95060

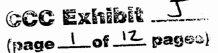
Subject: Combined Draft Environmental Impact Statement and Draft Environmental Impact Report (DEIS/DEIR) for the Proposed Pleasure Point Parkway and Seawall Project in the Live Oak area of Santa Cruz County (SCH# 2001012097)

Dear Ms. LeTelleir and Ms. Slater:

Thank you for forwarding the above-referenced DEIS/DEIR document to our office for review. The Commission will rely in part on the information and analysis contained in this document for its review of the project. Accordingly, these comments primarily highlight areas where the DEIS/DEIR is lacking information and/or includes confusing information. As appropriate, directive comments are provided as well. Please note that these comments are preliminary in nature and based upon our limited initial review to date. Additional detailed written comments, particularly as they relate to the seawall portion of the project, may follow. We may also have follow-up comments depending on the nature of the final environmental document and responses to comments contained therein. Because our Notice of Preparation (NOP) comments do not appear to have been tracked directly in the DEIS/DEIR, they are provided here as an attachment. Please consider the following:

Process

(1) The project includes shoreline armoring and road improvement components. Although obviously interconnected as a "project," the coastal review process is segmented due to the Army Corps of Engineers (ACOE) involvement. As we currently understand it, the shoreline armoring is an ACOE project and the road improvements are a Santa Cruz County project. The ACOE portion of the project requires a consistency determination, and the County portion requires a coastal development permit (CDP). These two processes are very different. That said, the DEIS/DEIR is unclear as to what does and does not require County and/or Coastal Commission permits and (for the County) EIR certification (see, for example, Table 2-5 and Section 3.1.2). The DEIS/DEIR appears to imply that the County must certify the EIR for the project (ostensibly the entire project) and approve an appealable CDP, and that the Commission must approve a CDP for the seawall and any other armoring



in the project area. The document also indicates in multiple locations that the ACOE would be submitting plans to County planning for review and approval (e.g., for visual mitigation components). However, discussions that we have had with the ACOE indicate that it is the ACOE position that the seawall portion of the project does not require County EIR certification or other approval, and does not require a County or Commission coastal permit, because it is a federal agency project. Please provide clarification on project distinctions (County versus ACOE proposed), and the process for all aspects of the project as it relates to coastal permits, consistency determinations, CEQA, and County approvals at a minimum. Any difference in process for different parts of the project must be clearly identified.

- (2) It is unclear what the disposition of the Hook portion of the project would be following the culmination of this NEPA/CEQA process. Would this be a County project? An ACOE project? What further reviews, approvals, certifications, et cetera would be required for this portion assuming the EIS/EIR is certified? See also similar question above. Please provide clarification.
- (3) Similar to the coastal permit and CEQA confusion, the DEIS/DEIR indicates that a lease would be required from the California State Lands Commission. However, ACOE has indicated to us that a lease is not necessary even if State Lands are involved. Please provide clarification.

Alternatives

- (4) Alternative 4 is identified as a "no armoring" project. This is a misnomer. This alternative includes concrete groins and related concrete notch filling and, as such, is armoring. In addition, the visual simulations of this alternative indicate that the Corps/County would install a large revetment near the terminus of 35th Avenue to protect the replacement stairway in this option. Please correct the document to indicate that this is not a no-armoring alternative.
- (5) The DEIS/DEIR evaluates 4 armoring alternatives, and the no project alternative. We are concerned that the DEIS/DEIR has not thoroughly developed nor evaluated an appropriate set of alternatives to the proposed project and that, as a result, the Commission's decision making process a process that focuses very much on alternatives evaluation will be significantly hindered. We believe that there are other alternatives that have been omitted from consideration that must be evaluated, including several variations of the "no project" alternative. These include: (a) evaluation of a planned retreat strategy for this section of coast; (b) regional beach nourishment programs; (c) corrective measures to improve the transport of sand around the Santa Cruz Harbor jetties, and potential modifications to the jetties themselves; (d) enhanced management of blufftop terrace deposits through vegetation and drainage controls and relocation of threatened structures to the inland extent of right-of-way, with pathway improvements installed along the inland extent of right-of-way, and road prism reduced in width to the extent feasible and either relocated as far inland as possible or removed in its entirety (i.e., closed to through traffic); and (d) combinations and permutations of all of these. We are available to help develop the range of options and

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permutations to be analyzed.

- (6) There is a lack of detail regarding the degree of threat to existing structures (please see our NOP comments attached on this point). The DEIS/DEIR assumes a degree of danger to blufftop roads, amenities, and utilities, but uses unclear and internally inconsistent terms to define this threat (such as 'eventually,' in 25 years,' in 50 years,' in the near future,' 'within the 100-year planning period,' etc.) and lacks specificity on when such structures would be expected to be lost and/or imperiled absent the project. The DEIS/DEIR lacks scaled plans indicating the location of the structures intended to be protected and their relation to property lines and the inland road right-of-way. It also appears to be missing a quantitative slope stability analysis meant to describe threat in terms of factors of safety and potential failure planes. It must be clear what structures are in danger, where they are located, why they are in danger, and the degree to which they are in danger (i.e., length of time until they would be undermined/lost). Please add such details, including clear site plans and elevations for illustration, to the document and identify all underlying assumptions and conclusions.
- (7) The DEIR/DEIS indicates that the rubble and rip-rap could not be removed in a "no project" alternative. This is incorrect as it could be removed should the County and/or ACOE pursue such a project independently from this project, or as a permutation of the no project alternative. To the extent the project area rubble and rip-rap has been recognized by all required coastal permits (see below), it may be beneficial for public safety, recreational use, and protection of the bluff (from rocks and rubble acting as battering rams in storms) to remove the project area rubble and rip-rap. Please include an evaluation of this option either independently or as an element of other "soft" alternatives considered (see also above).
- (8) Figure 1-2 shows a 60 year erosion hazard line. Unfortunately, it is at such a gross scale as to make it extremely difficult to use for evaluation of project options. Please provide figure 1-2 at a scale that allows this line to be seen in the context of the right-of-way and structures in/adjacent to it.
- (9) The DEIR/DEIS indicates that the rubble and rip-rap would not be removed in the groin alternative (alternative 4). We do not understand why the rip-rap and rubble would not be removed in this armoring scenario. Please explain and evaluate a modification to this alternative that removes the rip-rap and rubble from the project area.
- (10) Alternative 4 describes "fully charging" the groins with sand so that they do not reduce the quantity of sand that would otherwise make its way to downcoast beaches. However, the DEIS/DEIR omits details on why this would be the case. Please explain how and why initial charging of the groins with sand would be expected to protect downcoast beaches from loss of sand due to groins, particularly over the long term given that storms will eventually scour all of the 'charged' sand initially placed.
- (11) The DEIR/DEIS indicates that funding for the project has been provided by the ACOE, the Department of Boating and Waterways, and Santa Cruz County. It is our understanding that

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the State Coastal Conservancy also has committed a significant amount of funding specifically for the blufftop improvements. Please clarify. Please also specify how much funding is being provided from each source, and any limitations placed on the use of any particular set of funds (e.g., if the Conservancy funds can only be used for blufftop access improvements, and not for armoring, please indicate as much). To the extent funding deficiencies are identified for any particular alternative evaluated, please include an analysis of potential sources for augmentation funds (including augmentation from existing sources).

- (12) The visual simulations for alternatives 2, 3, and 4 indicate that there would be a substantial revetment constructed near the terminus of 35th Avenue at the replacement stairway. Please clarify whether this is part of these project alternatives. If so, please identify alternatives to avoid placing rip-rap in this area including, but not limited to, deep pier caissons supporting the stairs and/or the use of concrete stairs at the stairway's base. This same comment applies to those portions of other alternatives that include revetment components.
- (13) Please provide additional information as to why the Corps/County expect terrace deposits to fail and retreat in the manner identified for alternatives 2 and 3 in section 6.2 (i.e., where the terrace deposits continue to rapidly erode when the purisma has been armored, leaving a purisma 'bench' of sorts). In addition, the DEIR/DEIS concludes that the terrace erosion would be significant and unavoidable in each case. However, the DEIR/DEIS does not contain adequate information to make this conclusion. There appear to be a number of mitigation measures that the Corps/County could implement to help slow erosion. These include better controlling drainage and planting with deep rooted native plant species in the area where the terrace deposit portion of the bluff lays back from the purisma. Please analyze potential mitigation measures that could be applied to either slow or stop any expected terrace deposit retreat for these alternatives, and the degree of reduced erosion provided by each.
- (14) The effect of alternative 4 on slowing shoreline erosion is not clearly quantified. Please clarify.
- (15) The Corps/County must include in the DEIR/DEIS a quantification of the degree of protection over time offered by each alternative. These analyses should be done to equal levels of detail, including adequate site maps and cross sections showing the various scenarios over time, to allow meaningful comparison of each. Please augment the alternatives analysis with this information.

Existing armoring

(16) The DEIR/DEIS assumes (as the existing condition) the concrete rubble, rip-rap, seawalls, gunnite, and crib-walls in the project vicinity between 32nd Avenue and 41st Avenue. Although this may be accurate in a physical sense, the Corps/County did not provide corresponding information on the permit status of such structures. Please include information regarding the permit status of existing armoring in the project area. Such information should include the date of initial installation, the configuration at that time, and

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all associated permits. The Corps/County should also explain any subsequent changes to the initial configuration. In its analysis, the Corps/County should include site plans and cross sections to clearly depict initial footprints and profiles and/or changes to them. For any armoring in the project vicinity found to lack CDPs, please detail what corrective measures the County/Corps will take to address the lack of required CDPs.

- (17) The DEIS/DEIR states two different figures for the amount of concrete rubble and rip-rap in the project area. In one case, an overall total for both is identified (i.e., a total of 4,000 – 6,000 cubic yards) and in another it identifies 4,000 – 6,000 cubic yards of rubble plus 1,200 cubic yards of rip-rap (i.e., a total of 5,200 – 7,200 cubic yards). Please clarify.
- (18) The DEIS/DEIR indicates that the rip-rap fronting the residence at the terminus of 36th Avenue extends roughly 22 feet upcoast past the residential property line (and presumably onto State Lands and/or County right-of-way). Please provide plans that show all property lines in the project area in relation to existing armoring and the proposed project. Please also provide information on the proposed disposition of any rip-rap or other armoring structures on County property.
- (19) The Corps/County should clearly identify any areas where rip-rap would front the seawall. For any such areas, please provide an analysis of options to avoid placing rip-rap in front of the seawall and/or a discussion of why rip-rap is the only feasible option at those points.

Seawall

- (20) The DEIS/DEIR gives conflicting dimensions for the base of the proposed seawall. In section 2.3, it identifies a footing that extends 5 feet seaward. In section 6.1.11, and to address scour issues, it identifies a 10-foot width. The figures provided are not to scale. Please clarify, and please provide figures (cross sections and site plans) with a scale in feet (metric alone is insufficient).
- (21) Please provide further justification, including any assumptions, for concluding the percentage of beach size material in the bluffs is 46% (as opposed to the 50% or 60% also identified in the literature).
- (22) The DEIS/DEIR indicates that the beach sand contribution from the affected bluff area is 576 cubic yards per year. However, the figures are not clear on this point. First, the sand content of the purisma is not identified. Please clarify. Second, even if the sand content of the purisma is assumed to be 46%, as estimated for the terrace deposits (see also above), and if the 44,000 square foot area of bluff affected is used, and if the estimated 1 foot per year of erosion is used, the resulting calculation is for 749 cubic yards of sand per year. Please provide clarification as well as clear indication of calculations underlying any conclusions. In addition, the DEIS/DEIR indicates that this is not a significant impact, and no mitigation is prescribed. Please note that any such sand impact requires mitigation per the Coastal Act. For use in detailing appropriate mitigation, please include cost estimates for obtaining a like amount of similar quality sand and delivering it to the project site on a yearly basis (see also

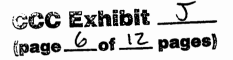
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our NOP comments on this point).

- (23) The DEIS/DEIR identifies expected bluff retreat scenarios for the alternatives considered (in section 6.2). However, this analysis does not include a similar description of expected shoreline retreat (i.e., erosion of the shoreline, including sand and purisma), located in the area seaward of the current bluffs. The DEIS/DEIR analysis, and the figures provided, appear to hold this as a constant. Please provide additional information analyzing expected shoreline erosion seaward of bluff for the alternatives evaluated.
- (24) The DEIS/DEIR indicates that wave run-up elevations are not well understood, but that this is not a significant issue for the full seawall alternative because it is unlikely to occur given the height of the wall proposed. Such an evaluation is backwards inasmuch as the wave run-up elevation is what is typically used as a design parameter for identifying the height of the seawall. Depending on the wave run-up elevation, it could be that a shorter wall would protect against overtopping. Such a scenario could result in less of the bluff being covered with armor (in the a full armor alternative), and lessened coastal resource impacts. Please clarify wave run-up calculations, assumptions and estimates for use in designing a seawall alternative, and the minimum height necessary as a result of same.
- (25) Please provide feasibility and design information on an option where the inset stairways are incorporated into shotcrete wall components that extend up to the railing height on their seaward edge so that the railings themselves along the stairs are not visible from the seaward side.
- (26) Please provide feasibility and design information on an option where a useable pathway is created within the base of the seawall (e.g., atop the purisma) that could be used for lateral access at times of higher tides.

Surfing

- (27) The DEIS/DEIR includes very little analysis of the expected effect of the armoring on the offshore surf break in concluding that it will be unaffected by the project. In addition, such analysis appears to be focused only on the immediate short term impact, and does not evaluate the effects in the long term. This is particularly important in this case since the seawall would ultimately fix the location of the back beach on an actively eroding shoreline, culminating in the expected loss of dry beach (at any time of the year) at the base of the then armored bluffs. Because of the high value of the surf resource at this location, it is incumbent on the DEIS/DEIR to conclusively support conclusions drawn regarding impacts to surfing resources. Please provide an enhanced analysis of expected impacts to surfing over the short and long term. Such analysis should include, but not be limited to, evaluation of expected changes to offshore bathymetry and sea level over time. See also our NOP comments.
- (28) The existing stairs near 35th Avenue would be moved slightly upcoast. It was our understanding that the existing stair location provides a critical exit point for surfers during



times of heavy swell. A new location upcoast may be too far upcoast to prove useful for exiting surfers (because they would be deposited too far downcoast to use the stairway and be stuck in the rip-rap fronting the private residence at 36th Avenue). Please provide evaluation of whether the stairway is appropriately sited in this regard (and whether alternative siting is appropriate).

(29) It appears that there may be the potential for creating "goat trails" within the seawall to provide for emergency exiting (from the water to the road and/or stairway locations) for surfers forced against the seawall base but not adjacent to a stairway. Please include evaluation of a project permutation for the full armoring alternative that includes such trails.

Parkway Improvements

- (30) We do not understand why the full extent of the right-of-way on the inland side of East Cliff Drive is not being used for public improvements (see DEIR/DEIS Figures 2-5a, b, and c). The DEIR/DEIS does not include information on why this is the case, and does not evaluate the effect of not using this public land area for public – as opposed to private – purposes. This is particularly puzzling when the primary purpose of the project is to protect the rightof-way (see DEIR/DEIS Section 1.3). All project permutations and alternatives should be premised on using the full extent of the right-of-way to the maximum degree possible, and evaluated accordingly. This is particularly the case when there is a finite amount of right-ofway space available, and much of the project, including the seawall, is driven by the limited space and the ability of it to provide for the range of desired public services. Please see our NOP comments on this point.
- (31) The DEIR/DEIS omits details relating to the private residential development on the seaward side of East Cliff Drive as it relates to the right-of-way. Instead, all that is shown in the figures is a notation that there exists a private residence at these locations. More precise information as to the nature and location of such private structures is critical for understanding where space may exist for siting public improvements. Please add detail on this point, and please identify all private property lines (see also our NOP comments).
- (32) It appears that there may be adequate space to site most of the parking spaces along the inland side of East Cliff Drive, and potentially some along the seaward side of East Cliff Drive where there is space between East Cliff Drive and the private residences. Please evaluate the potential for siting parking spaces in this manner, and using the full right-of-way to do so (see comment above), with the intent being to maximize parking while protecting through views towards the sea. Such an evaluation should include evaluation of the potential for slight adjustments to the road prism to create useable public right-of-way space. For example, there is a right-of-way area between 36th and Manzanita Avenues in particular where this approach may be particularly promising.
- (33) Access requirements for East Cliff Drive-fronting residences are not clear, and their omission makes it difficult to evaluate the parkway improvements. Please add information and evaluation of this point (see also NOP comments).

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- (34) Figures 2-5a, b, and c lack a scale from which to measure. Please add a scale in feet (metric alone is insufficient).
- (35) The DEIS/DEIR dismisses under grounding utility lines due to expense, but it does not provide any cost figures. Please provide cost estimates for under grounding overhead utility lines along East Cliff Drive from 32nd through 41st Avenues.
- (36) It seems more likely that shifting East Cliff Drive to a westbound direction would not significantly increase or decrease traffic volumes on the avenues, rather it would reverse their direction since the "looping" phenomena would simply be reversed (for example, the traffic flowing south on 30th Avenue currently would be shifted to northbound). All other things being equal, westbound East Cliff Drive would provide appear to provide a better coastal vista for occupants of vehicles than would eastbound; particularly those checking the surf. Please clarify the assumptions underlying the assessment that traffic volumes would increase on the Avenues as a result of a westbound East Cliff Drive. Please also indicate what project modifications would be necessary should a westbound East Cliff Drive ultimately be the approved project.
- (37) Please evaluate the possibility of increasing the paved wheeled trail component of the multi use path from 8 foot (to 12 or 16 feet, for example) to accommodate better accommodate bicyclists and other users traveling in both directions. The 8 feet proposed seems fairly constrained for the amount of use that would occur in this limited space, particularly given that the contra-flow bike lane is not being pursued. With the full use of the right-of-way, it would appear that there is additional space available for a wider path.
- (38) Please evaluate whether the driven roadway of East Cliff Drive could be narrower than 16 feet and still meet public safety needs. A narrower roadway could act to slow traffic, and preserve more of the right-of-way space for other public improvements.
- (39) We don't understand why the majority of the Hook overlook is to be paved, with a smaller decomposed granite component nearest to the bluff. There appears to be a substantial area of right-of-way available at this location. This area is heavily used as an overlook, more so than as a through trail area, and the right-of-way area should be allocated accordingly. Please include details on a project modification that would reduce the paved area at this park to provide a wider decomposed granite area (with picnic tables, benches, etc.) and a smaller paved multi-use path that is the same width as for the rest of the project area.
- (40) The DEIR/DEIS describes some of the existing parking spaces within the public right-ofway as "semi-private." This is a misnomer. Parking spaces in the public right-of-way are public parking spaces, and have no private connotations. Please correct.
- (41) The DEIR/DEIS describes a series of privately posted signs along East Cliff Drive that attempt to demark public right-of-way parking spaces as private (e.g., "tenant parking only – tow away"). It is not clear whether these signs would be actively removed as part of the project, and whether a continuing program would be instituted to ensure that these signs are

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not placed in the future and/or removed if they are placed. Existing public spaces (as identified in the DEIR/DEIS) are currently impacted by these signs that dissuade the public from parking in these public spaces. Public right-of-way spaces should not be encumbered by such signs. Please clarify, and add a mitigation measure to have them removed as appropriate. It may be that affirmative signs, or stencils to reduce visual clutter from too many signs, could be placed indicating that the spaces in the right-of-way are public parking spaces. Please evaluate such an option.

- (42) Please include a detailed site plan for the areas at either end of the project area (at 32nd and 41st Avenue) so that we can understand how the recreational trail transitions will be made; this is particularly the case at 41st Avenue (see also our NOP comments on this point).
- (43) The County previously was considering a split grade path (with the decomposed granite pedestrian trail nearest the ocean and at a slightly lower elevation, separated from the paved multi-use path by a vegetation strip). The DEIR/DEIS dismisses this option because of "severe drainage complications," but these are not explained. Please provide clarification on the nature of such drainage complications, and measures that could be taken to address same should a bi-level pathway ultimately be the approved project. Such a grade separation, even if minor, would help to better prevent user conflicts. In addition, it would help mitigate the visual impact of a straight line railing along the blufftop's edge (since it would be reduced in profile as viewed from the blufftop right-of-way, and it would be viewed against a background of grade separation/vegetation from the water). Depending on the extent of the grade separation/vegetation, it could provide a more organic irregular edge to the project site as seen from the water. It would also reduce the overall height of the seawall (by the amount of grade separation), helping to reduce the overall artificial massing in the viewshed. Please include an analysis of a project permutation that would provide a grade separation and vegetation barrier between the two pathways.
- (44) Please evaluate a project permutation in which the existing number of storm water outfalls are consolidated, and all storm water is filtered and treated (through created biological impoundments and/or engineered structures) to enhance coastal water quality prior to its discharge to the Monterey Bay. The proposed new silt and grease traps are insufficient in this regard.
- (45) There is an existing residence located in the right-of-way between 38th Avenue and Larch Lane, but the DEIR/DEIS is silent on this issue and how this right-of-way project could address it. Please provide an evaluation of options for this site (see also our NOP comments on this point).
- (46) It seems possible that the proposed rolled curb located between the East Cliff Drive roadway and the recreational trail could lead to unintentional safety problems in a worst case scenario (where a car rolled up onto trail users). This area is particularly scenic and drivers can be easily distracted. Please evaluate a project option that includes a standard shaped curb along the trail edge.

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- (47) There appear to be significant park-like areas of vegetation located within the public rightof-way adjacent to the residences located on the seaward side of East Cliff Drive at both Larch Lane and 36th Avenue. These areas appear to have been demarked as private, and "wall off" the public from the sea both physically and psychologically. The DEIS/DEIR does not indicate what would be the disposition of these areas with the project. Please evaluate measures that could be taken to return these areas to public use, whether for more active use (path, benches, picnic tables) or even if only as coordinated landscape areas enhancing the sense of public space adjacent to the public path system.
- (48) Please provide representative cross sections of the trail and road improvements.

Visual

- (49) Please provide an analysis of alternative rail designs (for the blufftop edge) that could be used with the objective of enhancing and maintaining through views and coastal aesthetics consistent with public safety requirements. At a minimum, please include wood and cable rail options. Consistent with the mitigation measure prescribed, please indicate areas where it would be feasible to use vegetation as a barrier rather than a railing. Please also indicate whether existing rails at Larch Lane could be retrofitted to be made consistent with the choice of railing ultimately selected to achieve better aesthetic consistency in the project area.
- (50) The DEIS/DEIR includes photos showing that the Hook overlook is bounded on the east by a chain link fence topped with barbed wire. The document does not indicate that this fence would be altered when the Hook overlook improvements would be installed. This fence, particularly the barbed wire, is antithetical to the overlook aesthetic. Please evaluate options for modifying this fence to better approximate the overlook-area fencing and to remove the barbed wire.
- (51) Similarly, the DEIS/DEIR includes photos showing that a large fence exists adjacent to the proposed Pleasure Point Park site. Although this fence appears to be constructed of wood that better approximates the coastal aesthetics, it is oriented in such a way as to block seaward views from the park and stairway. Please also evaluate options for modifying this fence to enhance through visual access corridors.
- (52) Please include an evaluation of adding planting pockets within the seawall at random points to help approximate naturally occurring vegetation (see also our NOP comments on this point).
- (53) Mitigation 5.1 prescribes planting vegetation to help reduce the visual impact of the seawall. Please ensure that any bluff plantings are non-invasive natives. We have a bluff plating species list that may prove useful for this purpose.
- (54) Mitigation 5.1 indicates that the ACOE would submit additional visual mitigation plans to the County Planning Department for review and approval. As with the questions above regarding approval processes for various parts of the project, this should be clarified (e.g.,

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the ACOE would be indicating here that there is a local approval necessary).

Other

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- (55) Property lines and ownership on the seaward side of East Cliff Drive are not provided. Please add such details to site plans, and their relation to existing and planned developments in the project area.
- (56) The photos in appendix A show what appears to be a large (dumpster-sized) metal container located on a seawall near Larch Lane. Please explain the purpose of this structure, any approvals granted for its placement, and options for removing it from the beach area.
- (57) In discussions, the ACOE indicated that work seaward of the bluff would only take place when and if Monterey Bay waters had receded from the project area, and that a coffer dam was not going to be used. On the contrary, however, the DEIS/DEIR indicates that a coffer dam of sorts (rip-rap with a silt fence) to keep ocean waters out of the project area would be used. Please clarify.
- (58) The EIR/EIS indicates that there would be a loss of intertidal habitat due to the placement of seawall, and that this habitat is considered sensitive under the LCP. Please note that sensitive habitat under the LCP is, by definition, environmentally sensitive habitat area (ESHA) per the Coastal Act. Likewise, the groin alternative would result in fill of Monterey Bay waters and sub-tidal areas that are typically considered ESHA per the Coastal Act. Since the armoring alternatives are within in an area where the standard of review of Chapter 3 of the Coastal Act, please clarify these analyses in Coastal Act ESHA terms.

Cumulative Impacts

- (59) The cumulative impacts discussion in Chapter 15 identifies two large scale armoring projects in the conceptual stages (Opal Cliffs, directly downcoast of 41st Avenue, and Depot Hill), and one smaller scale (Adams at the end of 41st Avenue). Please note several things. First, there are many more individual armoring projects proposed in the general area than identified in the DEIR/DEIS (+- 10 projects), and their outcome is uncertain pending hearings and actions on them by the Coastal Commission. Second, the Adams project was denied by the Coastal Commission last year. Third, the Opal Cliffs and Depot Hill projects involve multiple property owners and are much larger in scale and scope than the any individual project on its own (although the DEIR/DEIS does not appear to make this distinction in scale). Please correct.
- (60) The cumulative impacts discussion in Chapter 15 indicates that that there would be no cumulative impacts to surfing, but lacks an analysis as to why this would be expected to be the case cumulatively. Please provide some analysis supporting this conclusion, including evaluation of long term cumulative impacts (see also comment above on surfing impacts).
- (61) The cumulative impacts discussion in Chapter 15 omits a cumulative impacts analysis and conclusion relating to sand supply and sandy beach resources (see also comments above on

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this point). Please provide such a cumulative analysis, particularly as it relates to long term beach retention, in both the immediate project area and larger region, as the bluffs become fixed on an actively eroding shoreline coupled with sea-level rise. Similarly, this issue is omitted in Section 15.4 (the relationship between short-term uses of the environment and its long-term productivity). Please supplement this analysis accordingly as well. ŝ

- (62) The cumulative impacts discussion in Chapter 15 omits a discussion of the potential for this project, and decisions made on it, to prejudice decisions made on future projects (for example, the Opal Cliffs and Depot Hill projects). Please add such an analysis.
- (63) Section 15.5 discusses "irreversible and irretrievable" commitments of resources, and describes these as those nonrenewable resources (that would be used in this project) and that future generations would be unable to reverse. Please elaborate on the purpose of this discussion, and please elaborate on actions that may not be physically impossible, but would be extremely difficult to undo in the future should policy and planning dictate at that time (for example, a tied back concrete seawall would be extremely difficult not impossible, but very difficult to remove in the future should future generations pursue such a measure).

Thank you for the opportunity to comment on the DEIR/DEIS. We hope that these comments prove helpful, and can be used to develop the scope of information necessary for any Commission decisions on this project. If you have any questions, please do not hesitate to contact me at the phone and address given above.

Sincerely,

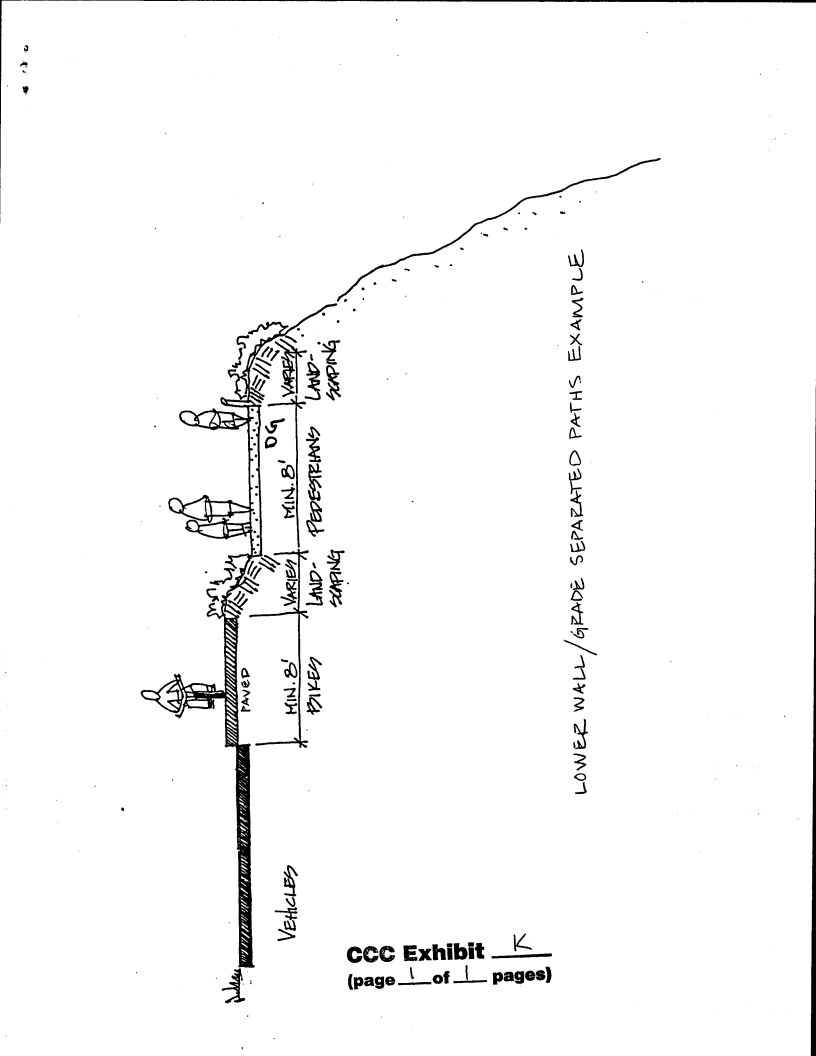
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Dan Carl Coastal Planner

Attachment: March 6, 2001 NOP Comments

cc: Tom Burns, Director, Santa Cruz County Redevelopment Agency James Raives, Federal Consistency Coordinator, California Coastal Commission Katie Shulte Joung, Project Analyst, State Clearinghouse (SCH# 2001012097)

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during construction (as are already a part of the ACOE project), but they cannot be eliminated entirely. These unavoidable constructing impacts can, however, be effectively mitigated by the above-described water quality improvements (see condition 7).

D. Conclusion

The Commission therefore concludes that ACOE's proposed seawall is inconsistent with the provisions of Sections 30230, 30231, 30233(a), and 30240 of the Coastal Act to protect, enhance, and mitigate impacts to ESHA and coastal waters. Furthermore, in order for the Commission to find the proposed project consistent with these sections of the Coastal Act as cited in this finding, the Commission is conditioning its concurrence for the Corps to incorporate advanced filtration and treatment of runoff prior to its discharge in the project area (see condition 7). Provided the storm drain outlets are minimized, and runoff from them filtered and treated as directed to enhance coastal water quality, the Commission can find that the proposed project has been designed in such a way as to mitigate for unavoidable ESHA and near coastal water impacts engendered because of a seawall required pursuant to the more specific requirements of Section 30235, and that project ESHA and water quality impacts can be minimized and mitigated to the degree feasible.

The Commission concludes that if modified in accordance with the Commission's conditional concurrence, the proposed seawall project would be consistent with the Coastal Act Sections 30230, 30231, 30233(a), and 30240 to the degree feasible as discussed in this finding.

E.Cumulative Impacts

Coastal Act Section 30250(a) addresses cumulative impacts, stating in part as follows:

New residential, commercial, or industrial development, except as otherwise provided in this division, shall be located...where it will not have significant adverse effects, either individually or cumulatively, on coastal resources. ...

Shoreline armoring has significant negative impacts on coastal resources, as detailed in the preceding findings. In particular, and perhaps most far reaching, these structures halt the natural process of shoreline erosion and are expected to lead to the loss of beach and offshore recreational resources over the very long term (see previous findings). In this case, ACOE has not attempted to quantify this project's contribution to these types of cumulative impacts, and has concluded that these types of cumulative impacts would not be significant in this regard. There is little technical support for this conclusion, and, unfortunately, no mathematical, physical or other model that could be used to correct it.

It has become common practice to contend that the impacts of individual projects are negligible because the structure being proposed is small in relation to the coastline, or its impacts individually can be addressed in some manner. This phenomenon has been described as the 'tyranny of small decisions' as summarized by Gary Griggs, James Pepper and Martha Jordan (*California's Coastal Hazards: A Critical Assessment of Existing Land-Use Policies and Practices*). They observe:

