STATE OF CALIFORNIA - THE RESOURCES AGENCY



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August 2, 2002 September 20, 2002 Robert S. Merrill March 28, 2003 April 9, 2003

STAFF REPORT: APPEAL

DE NOVO HEARING

A-1-FTB-02-018

APPEAL NO .:

APPLICANT:

AGENTS:

Dominic & Robert Affinito

Richard Lund, Plageman, Lund & Miller Paula E. Forsyth Donovan, Forsyth Donovan Assoc. Brian Momsen, Carter, Behnke, Oglesby & Bacik

LOCAL GOVERNMENT:

DECISION:

PROJECT LOCATION:

PROJECT DESCRIPTION:

City of Fort Bragg

Approval with Conditions

Adjacent to the north end of the Highway One Noyo Bridge, at 1005 South Main Street, Fort Bragg (APN 018-120-019).

Construction of a 39-room hotel with detached lobby building (21,756 square feet total), 40-space parking lot, emergency access road, exterior lighting, landscaping, and trash enclosure.

APPELLANTS:

- 1) Commissioners John Woolley and Mike Reilly;
- Sierra Club Mendocino Group, Attention: Ron Guenther & Friends of Fort Bragg, Attention: Roanne Withers

SUBSTANTIVE FILE: DOCUMENTS

(1) City of Fort Bragg CDP 2-00/SCR 2-96-00/VAR 7-00; and (2) City of Fort Bragg Local Coastal Program

STAFF NOTES:

1. <u>Context of Appeal</u>

This appeal of the action of the City of Fort Bragg in approving-with-conditions a coastal permit amendment for an existing 39-room hotel presents the Commission with an unusual circumstance because of the ongoing litigation entitled Affinito v. City of Fort Bragg et al. As is explained more fully in the body of the staff report, the Court in the above case has issued an interlocutory judgment and writ of mandamus ordering the applicants to apply to the City of Fort Bragg for an amendment of their coastal permit to reflect the hotel as it was constructed. The writ prohibits the City and Commission, however, from conditioning any approval on "major or structural revisions to the hotel." Because the litigation is not yet complete and the Commission cannot yet appeal the issuance of the writ, the Commission must comply with the terms of the writ while preserving its right to ultimately seek appellate review of the now interlocutory judgment. The staff, therefore, is recommending approval of the permit with conditions, although findings are included stating that, were it not for the writ, the staff would be recommending that the permit be denied. These findings are necessary to support Special Condition No. 1, which specifies that the permit will not become effective until the applicants can produce proof that the writ of mandamus prohibiting the Commission from requiring any "major or structural revisions" to the hotel has become final.

2. Procedure.

Pursuant to Sections 30625 of the Coastal Act and Section 13115 of the Title 14 of the California Code of Regulations, on September 11, 2002, the Coastal Commission found that the appeal of the City of Fort Bragg's approval-with-conditions of a coastal development permit for construction of a 39-room hotel with detached lobby building (21,756 square feet total), 40-space parking lot, emergency access road, exterior lighting, landscaping, and trash enclosure raised a substantial issue with respect to the grounds on

which the appeal had been filed. As a result, the City's approval is no longer effective, and the Commission must consider the project *de novo*. The Commission may approve, approve with conditions (including conditions different than those contemplated by the City), or deny the application. Since the proposed project is within an area for which the Commission has certified a Local Coastal Program (LCP) and is between the first public road and the sea, the applicable standard of review for the Commission to consider is whether the development is consistent with the City's certified LCP and the public access and public recreation policies of the Coastal Act. Testimony may be taken from all interested persons at the *de novo* hearing.

3. Incorporation of Substantial Issue Findings.

The Commission hereby incorporates by reference the Substantial Issue Findings contained in the Commission staff report dated August 30, 2002 and in the staff addendum dated September 11, 2002 that was incorporated into the staff recommendation at the September 11, 2002 hearing.

SUMMARY OF STAFF RECOMMENDATION DE NOVO: APPROVAL WITH CONDITIONS

Staff recommends that the Commission approve the project with conditions by adopting the following resolution and findings.

The coastal development permit application seeks authorization after-the-fact, of the construction of the North Cliff Hotel, as-built. The 39-room hotel was constructed on a visually prominent site on a steep slope at the north end of the Noyo River Bridge on the seaward side of Highway One, in Fort Bragg. The recommended conditions of approval would not require major or structural modifications to the building, but would require certain changes to the development to mitigate the visual impact of the hotel and better blend the hotel into its surroundings and to mitigate water quality impacts. The conditions would require: (a) replacement of the existing blue metal roofs with weathered copper color metal roofs (Special Condition No. 10); (b) repainting the exterior of the hotel, lobby building, and other structures an olive green color for the body of the hotel and other structures and a similar or darker color for the trim (Special Condition No. 11); (c) replacement of the white balcony railings with railings of the same color as the selected building trim color (Special Condition No. 11); (d) installation of a stone façade at the base of the hotel to blend the structure into its surroundings (Special Condition No. 11); (e) relocation of the trash enclosure and its architectural screen (Special Condition No. 12); (f) planting additional landscaping to soften the appearance of the structure (Special Condition No. 13)); and (g) modification of the exterior lighting to reduce glare and intensity (Special Condition No. 14); (h) the preparation, approval, and implementation of a runoff control plan to keep polluted runoff from the development from adversely affecting the Noyo River estuary (Special Condition No. 15); (i) that the

applicants apply for a permit amendment for any future additions or improvements to the structure (Special Condition No. 17); (j) recordation of a deed restriction imposing the Special Conditions of this permit as covenants, conditions and restrictions against the property (Special Condition No. 16); (k) timely compliance with all of the requirements specified in the other special conditions that the applicants are required to satisfy prior to issuance of the permit (Special Condition No. 18); and finally, (l) compliance with any conditions imposed by the local government pursuant to an authority other than the Coastal Act (Special Condition No. 19).

As explained in detail in the Background finding on pages 15-18 of the report, the development is the subject of on-going litigation between the applicants, the City of Fort Bragg, and the Commission. The Commission's action on the coastal development permit is limited by a Peremptory Writ of Mandamus issued by the Mendocino County Superior Court that precluded the City in its review of the application and precludes the Commission on appeal from requiring any change in the height of the structure or any other major or structural changes to the hotel. The Commission filed an appeal of the Writ with the Court of Appeal, but on July 18, 2000, the Court of Appeal denied the appeal, noting that no final judgment had been entered and ruling that the appeal of the writ was premature. When a final judgment in the case is ultimately entered following the trial on the damages claims, the Commission will then have the option of appealing the writ decision.

Were it not for the Peremptory Writ of Mandamus, staff would be recommending denial of the coastal development permit as the staff believes the height, bulk, and front yard setback of the constructed hotel are not consistent with specific LCP height and front yard setback limitations and the visual policies of the LCP that require the protection of coastal views and require that new development be compatible with the character of its setting. Instead, staff is recommending approval with findings indicating that given the court order precluding the Commission from requiring major or structural modifications to the constructed hotel, the Commission is effectively barred from considering the height, bulk, and front yard setback of the development in its evaluation of whether the project is consistent with LCP policies.

In light of the requirements of the Writ Order, staff is also recommending that the Commission impose Special Condition No. 1 which would state that (a) the permit shall not become effective until a final judgment sustaining the terms of the Peremptory Writ of Mandamus has been issued and the period for appeal of this judgment has expired, and (b) should the Peremptory Writ of Mandamus be reversed or withdrawn, the permit approval shall be null and void. This condition would ensure that if the Commission chooses to appeal the Peremptory Writ after a final judgment in the litigation is ultimately entered following the trial or the damages claims and the court ordered restrictions against requiring any change in the height of the structure or other structural changes to the hotel are withdrawn or modified, the permit approval would not take effect. Under such circumstances, the applicants would need to apply for a new coastal development

permit from the City of Fort Bragg. In its review of such an application, and in the Commission's review of any appeal of any permit granted by the City, the City and the Commission could consider whether major or structural modifications should be made to bring the project into conformance with the certified LCP policies.

Staff recommends that the Commission approve the project as conditioned by adopting the following resolution and findings.

MOTION, STAFF RECOMMENDATION DE NOVO, AND RESOLUTION:

Motion:

I move that the Commission approve Coastal Development Permit No. A-1-FTB-02-018 pursuant to the staff recommendation.

Staff Recommendation of Approval:

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

Resolution to Approve Permit:

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

I. STANDARD CONDITIONS: See attached.

II. SPECIAL CONDITIONS:

Special Condition No. 2 of the original permit (City of Fort Bragg CDP 10-92) has been deleted. All other conditions of the original permit remain in full force and effect. Special Condition Nos. 9-19 are new conditions attached to the permit amendment.

9. Effective Date of Permit

A. The permit shall not become effective until a judgment, final in all respects and upholding the Peremptory Writ of Mandamus ("the Writ") issued by the Honorable Conrad L. Cox on February 18, 2000, in the case of *Affinito v. City of Fort Bragg, et al.*, Mendocino County Superior Court No. CV 80347 ("the Action"), has been obtained by the applicant and the applicant has complied with this condition as set forth in subdivision (B) below.

B. **PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT,** the applicants shall submit, for review and written approval of the Executive Director, one of the following:

- (1) a judgment entered that, pursuant to a settlement entered by all of the parties to the Action, upholds the terms of the Writ.
- (2) a judgment sustaining the terms of the Writ whose period for appeal to, or for other review by, the California Court of Appeal, California Supreme Court, and United States Supreme Court has expired.
- C. Upon the final reversal or withdrawal of the interlocutory Judgment Directing Issuance of Peremptory Writ entered by the Honorable Conrad L. Cox in the Action on February 18, 2000, and the subsequent withdrawal of the Writ, this permit approval shall be null and void.

10. Plan for Replacement of Roof.

- A. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the applicant shall submit, for the review and written approval of the Executive Director, a plan for replacing the as-built light blue metal roofs of the hotel and lobby structure and PG&E transformer structure with metal roofs in non-reflective finishes of weathered copper color to better blend the structures with the surrounding area and reduce the adverse visual impacts of the development.
 - 1. The plan shall demonstrate that:
 - (a) the light blue metal roof shall be replaced with a metal roof in a non-reflective finish that is similar in hue, chroma, and reflectivity to that certain "weathered copper color as shown in BHP Steel Building Products standard Dutra Tech 5000 colors as submitted to the Fort Bragg City Council during their review of the project.

- (b) the new roof shall be installed within 90 days of the final approval of the roof plan by the Executive Director. The permittees shall notify the Executive Director in writing when the roofing material has been replaced.
- 2. The plan shall include, at a minimum, the following components:
 - (a) a sample of the proposed roof with specifications for the hue, chroma, and reflectivity color of the roofing.
 - (b) a schedule for the installation of the new roofs.
- B. The permittee shall undertake development in accordance with the approved final plan. Any proposed changes to the approved final plan shall be reported to the Executive Director. No changes to the approved final plan shall occur without a Commission amendment to this coastal development permit unless the Executive Director determines that no amendment is legally required.

11. <u>Plan for Repainting Buildings, Replacing Balcony Railings, and Installing</u> <u>Cultured Stone Facade</u>

- A. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the applicant shall submit, for the review and written approval of the Executive Director, a plan for repainting the colors of the hotel, lobby building, and trash/utility screening structure building with colors that are compatible with the surrounding area, replacing the white vinyl balcony railings with railings that match the color of the trim, and installing a cultured stone façade along the base of the southeast, south, and northeast elevations of the hotel.
 - 1. The plan shall demonstrate that:
 - (a) the exterior body of the hotel, lobby building, and trash/utility screening structure shall be repainted with an olive branch green color shown on the "olive green" color chip, as displayed in "ICI: The Master Palette" 90YY 15/147 and provided to the Fort Bragg City Council during the Council's review of the City approved coastal development permit for the development.
 - (b) all exterior trim of the hotel, lobby building, and trash/utility screening structure shall be repainted with the same olive branch green color specified in 1(a) above or a darker color.

- (c) all balcony railings shall be replaced either with (i) new vinyl railings manufactured to be a color closely similar in brightness and hue to the colors selected for the exterior trim of the building, or (ii)new wood or metal railings painted in the same color as the color selected for the exterior trim of the building.
- (d) a cultured stone façade comprised of materials and colors that blend with the required olive branch green color that will be used to repaint the buildings shall be installed at the base of the southeast, south, and northeast elevations of the hotel building consistent with the City of Fort Bragg Scenic Corridor Review Permit Approval No. SCR 2-96.
- (e) the approved colors and the cultured stone façade shall be maintained throughout the life of the structure.
- 2. The plan shall include, at a minimum, the following components:
 - (a) building elevation drawings, photos, and/or artist's renderings of the building elevations which (1) illustrate the proposed colors and indicate which architectural features would be painted with the base color and the trim color, and (2) show the extent of the building to be covered with the cultured stone façade.
 - (b) a color chip of the proposed color of the exterior trim and specific information identifying the color.
 - (c) specifications and samples of the new balcony railing material and the proposed balcony railing color.
 - (d) specifications and a sample of the cultured stone façade to be placed along the base of the of the southeast, south, and northeast elevations of the hotel building
 - (e) a schedule for the initial repainting of the structures and for subsequent repainting to maintain the colors.
 - (f) a schedule for the installation of the cultured stone façade.
 - (g) a schedule for the installation of the new balcony railings and for subsequent maintenance to maintain the approved color of the railings.
- **B. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT**, the permittees shall submit, for the review and written approval of the Executive

Director, samples of the paint which has been purchased for verification that the colors match the requirements of this special condition.

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

12. <u>Plan for Relocation of Trash Enclosure</u>

- A. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the applicant shall submit, for the review and written approval of the Executive Director, a plan for relocating the trash enclosure to maintain a view corridor across the site to Noyo Bay.
 - 1. The plan shall demonstrate that:
 - (a) the trash enclosure with its architectural screen/fence shall be relocated from its as-built location immediately north of the PG&E transformer to the setback area located immediately south of the transformer.
 - 2. The plan shall include, at a minimum, the following components:
 - (a) a site plan and elevation drawing drawn to scale of the modified architectural screen.
 - (b) a schedule for relocation of the trash enclosure with its architectural screen.
- B. The permittee shall undertake development in accordance with the approved final plan. Any proposed changes to the approved final plan shall be reported to the Executive Director. No changes to the approved final plan shall occur without a Commission amendment to this coastal development permit unless the Executive Director determines that no amendment is legally required.

13. Landscape Plan

A. **PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT**, the applicant shall submit, for the review and written approval of the Executive Director, a plan for planting additional landscaping along the south and east sides of the hotel to soften the appearance of the hotel and reduce the adverse visual

impacts of the development from the Noyo Bridge, Ocean Front Park, the Noyo Bluff Overlook site on the south side of the Noyo River recently acquired by the City of Fort Bragg and other public vantage points. The plan shall be prepared by a licensed landscape architect.

- 1. The plan shall demonstrate that:
 - (a) a minimum total of 10 evergreen trees that will reach a minimum height of 20 to 25 feet from the base of the elevation of the hotel in approximately 5-10 years shall be planted, distributed in a minimum of four locations along the south façade of the hotel. The trees may be arranged and pruned in the future to maintain significant views from hotel windows.
 - (b) Evergreen trees that will reach a minimum height of 25 feet in approximately 5-10 years shall be planted on at least 20-foot centers along the entire length of the Main Street frontage of the site. The trees shall be interspersed with shrubs which will attain a minimum height of 3-4 feet within five years. All trees shall be 24" box stock, and all shrubs shall be a minimum of two-gallon container stock.
 - (c) all landscaping shall be installed within 90 days after final approval of the landscaping plan by the Executive Director. The permittees shall notify the Executive Director in writing when the vegetation has been planted, and Commission staff shall verify the planting via a site visit or by examining photographs submitted by the permittees.
 - (d) all required plantings will be maintained in good growing conditions through-out the life of the project, and whenever necessary, shall be replaced with new plant materials to ensure continued compliance with the landscape plan, and
 - (d) all vegetation planted on the site shall consist of native species or naturalized species commonly found in the Fort Bragg vicinity that are suited to the microclimate at the site and shall not include any invasive exotic species.
 - (e) an automatic sprinkler irrigation system shall be installed to irrigate all required landscaping and shall be maintained and replaced, as necessary for the life of the project.
- 2. The plan shall include, at a minimum, the following components:

- (a) a map showing the type, size, and location of all plant materials that will be on the developed site, the irrigation system, topography of the developed site, and all other landscape features, and
- (d) a detailed description of all plant species to be planted indicating Latin and common names, whether the species is native or naturalized, relative abundance in the Fort Bragg vicinity with representative specific locations noted, whether the species is considered invasive, the expected rate of growth and height of the species at maturity, establishment techniques (e.g., irrigation, fertilization, etc.), and any special maintenance requirements.
- (c) a schedule for installation of plants.
- B. The permittees shall undertake development in accordance with the approved final plan. Any proposed changes to the approved final plan shall be reported to the Executive Director. No changes to the approved final plan shall occur without a Commission amendment to this coastal development permit unless the Executive Director determines that no amendment is legally required.

14. Plan for Modifying Exterior Lighting

- A. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the applicant shall submit, for the review and written approval of the Executive Director, a plan for modifying exterior light fixtures to reduce the adverse visual impacts of the exterior lighting of the development. The plan shall be prepared by a licensed architect knowledgeable about exterior lighting design.
 - 1. The plan shall demonstrate that:
 - (a) all exterior lights, including any lights attached to the outside of the approved buildings or located along walkways driveways, and parking areas, shall be the minimum necessary for the safe ingress and egress of the development, and shall be low-wattage, non-reflective, shielded, and have a directional cast downward such that no light will shine beyond the boundaries of the subject parcel,
 - (b) the amount of glare and intensity of the night-lighting will be reduced to levels similar to those at nearby motels, and
 - (c) the reduction in glare and intensity shall be accomplished by such means as reducing the wattage of the lights, using "warm spectrum"

lighting, providing cut-off shields to screen the light source, reducing the height of the light poles and/or relocating the light fixtures.

- (d) all sides of the hotel building facing the Noyo River shall not be illuminated at night.
- 1. The plan shall include, at a minimum, the following components:
 - (a) a site plan and building elevations showing the location of all exterior lights and the boundaries of their directional cast, including any lights attached to the outside of the approved buildings or located along walkways driveways, and parking areas,
 - (b) detail exhibits showing the design, directional cast, wattage, reflectivity, and shielding of each kind and size of light fixture to be utilized,
 - (c) a photometric study prepared by a lighting specialist showing how the glare and intensity of lighting compares to the glare and intensity of lighting at nearby motels, and
 - (d) a schedule for installation of the lighting modifications.
- B. The permittee shall undertake development in accordance with the approved final plan. Any proposed changes to the approved final plan shall be reported to the Executive Director. No changes to the approved final plan shall occur without a Commission amendment to this coastal development permit unless the Executive Director determines that no amendment is legally required.

15. <u>Revised Runoff Control Plan</u>

- A. PRIOR TO ISSUANCE OF COASTAL DEVELOPMENT PERMIT NO. A-1-FTB-02-018, the applicants shall submit, for review and approval of the Executive Director, a revised plan for run-off control.
 - 1) The run-off control plan shall demonstrate that:
 - (a) Run-off from the project site shall not increase sedimentation in intertidal areas and coastal waters and polluted storm water runoff from the site shall be prevented from entering into coastal waters by use of measures including, but not limited to the following:

- (i) All runoff from all impervious surfaces of the development (i.e., all roofs, driveways, parking lots, walkways) shall be collected and conveyed into the existing or modified catch basins on the site and conveyed through the existing or modified pipelines to the nearby dredge spoils disposal pond for discharge;
- (ii) Catch basin insert filters, as detailed under Best Management Practice TC6-Media Filtration in the California Storm Water Best Management Practices Industrial Handbook, developed by Camp, Dresser & McKee, et al. for the Storm Water Quality Task Force or the equivalent, shall be installed within the catch basin(s) that will receive all the runoff from impervious surfaces as required above in subsection 7(A)(1)(a)(i) of this condition.
- (iii) The catch basin and catch basin insert filters shall be maintained in accordance with the maintenance provisions detailed under Best Management Practice TC6-Media Filtration in the California Storm Water Best Management Practices Industrial Handbook, developed by Camp, Dresser & McKee, et al. for the Storm Water Quality Task Force or per manufacturer's specifications.
- (b) The applicants have secured all necessary property interests to modify and use the runoff control system detailed above in section (A)(1)(a) of this condition
- 2) The plan shall include, at a minimum, the following components:
 - (a) A description of the specific measures to be used to avoid water quality impacts;
 - (b) A schedule for installation and maintenance of runoff control devices;
 - (c) A plan for the installation of structural and non-structural best management practices; and
 - (d) Evidence that the applicants have secured all necessary property interests to modify and use the runoff control system specified in this condition.
- B. The permittee shall undertake development in accordance with the approved final plan. Any proposed changes to the approved final plan shall be reported to the Executive Director. No changes to the approved final plan shall occur without a Commission amendment to this coastal development permit unless the Executive Director determines that no amendment is legally required.

16. <u>Recordation of Deed Restrictions and Project Conditions</u>.

PRIOR TO ISSUANCE OF COASTAL DEVELOPMENT PERMIT NO. A-1-FTB-

02-018, the applicants shall submit to the Executive Director for review and approval documentation demonstrating that the applicant has executed and recorded against the parcel(s) governed by this permit a deed restriction, in a form and content acceptable to the Executive Director: (1) indicating that, pursuant to this permit, the California Coastal Commission has authorized development on the subject property, subject to terms and conditions that restrict the use and enjoyment of that property; and (2) imposing the Special Conditions of this permit as covenants, conditions and restrictions on the use and enjoyment of the Property. The deed restriction shall include a legal description of the entire parcel or parcels governed by this permit. The deed restriction shall also indicate that, in the event of an extinguishment or termination of the deed restrict the use and enjoyment of the subject property so long as either this permit or the development it authorizes, or any part, modification, or amendment thereof, remains in existence on or with respect to the subject property.

17. Future Development Restriction

A. This permit is only for the development described in coastal development permit No. A-1-FTB-02-018. Pursuant to Title 14 California Code of Regulations section 13253(b)(6), the exemptions otherwise provided in Public Resources Code section 30610 (b) shall not apply to the development governed by the coastal development permit No. A-1-FTB-02-018. Accordingly, any future improvements to the structure authorized by this permit, including but not limited to repair and maintenance identified as requiring a permit in Public Resources section 30610(d) and Title 14 California Code of Regulations sections 13252(a)-(b), shall require an amendment to Permit No. A-1-FTB-02-018 from the Commission or shall require an additional coastal development permit from the Commission or from the applicable certified local government.

18. <u>Condition Compliance</u>

A. WITHIN 60 DAYS OF A FINAL JUDGEMENT BEING ISSUED THAT UPHOLDS THE PEREMPTORY WRIT OF MANDAMUS ISSUED BY THE MENDOCINO COUNTY SUPERIOR COURT ON FEBRUARY 18, 2000 AND THE PERMIT BECOMING EFFECTIVE PURSUANT TO SPECIAL CONDITION NO. 1, or within such additional time as the Executive Director may grant for good cause, the applicant shall satisfy all requirements specified in the conditions hereto that the applicant is required to satisfy prior to

issuance of this permit. Failure to comply with this requirement may result in the institution of enforcement action under the provisions of Chapter 9 of the Coastal Act.

19. <u>Conditions Imposed By Local Government.</u>

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

IV. FINDINGS AND DECLARATIONS

The Commission hereby finds and declares as follows:

A. <u>Project History / Background</u>.

1. History

On August 19, 1992, Dominic and Juliette Affinito obtained a Coastal Development Permit from the City of Fort Bragg (Coastal Permit 10-92), authorizing demolition of an existing restaurant and the construction of a 43-room resort hotel on an .82-acre site at the north end of the Noyo River Bridge on the seaward side of Highway One. (See Exhibits 1-3, 5) The City provided notice of its approval of Coastal Permit 10-92 to the Commission pursuant to Public Resources Code section 30603(c). The permit decision was not appealed to the Commission.

The hotel authorized by Coastal Permit 10-92 was an entirely different hotel than the one actually built at the site. Coastal Permit 10-92 approved plans for a structure designed to face Highway 1 and step downward in six levels following the slope of the hill toward the ocean. (See Exhibits 5, 9-11) The building was triangular-shaped, fanning out around the slope, with three small towers creating a diverse roofline. Other visual aspects of the design included cedar shake walls, a standing seam sheet metal roof in its natural color, and a rock fascia.

As designed and as approved by Coastal Permit 10-92, the roof height of the hotel did not exceed the City's limitation of 35 feet above grade with the exception of several tower features of the building which are approximately 35 feet above the level of Highway 1. At the lowest point of the slope – the southern side of the hotel – the building did not exceed 24 feet above grade, and was below the level of the Noyo River Bridge.

In addition to Coastal Permit 10-92, the City approved the Affinitos' application for a Scenic Corridor Review Permit ("SCRP 2-92") as required by the City's LCP for projects in sensitive view areas. The City combined Notice of SCRP 2-92 with its Coastal Permit notice to the Commission. The Affinitos never built the hotel as originally designed and as approved by SCRP 2-92 and Coastal Permit 10-92, although they did demolish the existing restaurant.

Instead, in 1996, the Affinitos came back to the City with plans for a newly designed hotel. The new design consisted of a rectangular building that rose up from the sloped ground like a large wedge, with the height of the roof at the southeast corner of the building increased to 64 feet. The new design also included a copper or gray hardislate roof, olive green siding, and a river rock stone base. The Affinitos submitted an application for a new SCRP, but, allegedly following the advice of the City's planning director, they did not apply for a new or amended CDP. The City approved the SCRP application and issued SCRP 2-96 based on the new hotel design. The Commission was not given notice of the City's decision on the SCR application.

In 1997 and 1998, the Affinitos built the North Cliff Hotel. Although it differs dramatically from that contemplated by the 1992 CDP and SCRP, the building structure comports with the design approved by SCRP 2-96. (See Exhibits 4, 9-11) The exterior visual aspects of the new hotel as-built, however, are different from the designs approved in the 1996 SCRP. In particular, the hotel has cream-colored siding, a painted blue roof and no river rock base.

Additionally, the North Cliff Hotel as constructed according to the new design obstructs views from the Noyo River Bridge toward the Pacific Ocean and exceeds local building height restrictions. Section XIV of the Fort Bragg LCP, implementing Coastal Act section 30251, contains a general height limitation: "[p]ermitted development shall be sited and designed to protect views to and along the ocean and scenic coastal areas." The City's Municipal Code, section 18.26.004(E), quantifies this policy by setting a 35-foot height limitation as measured from the average grade of the ground covered by the building to the highest point on the roof. The increase in height of the new structure as compared to the original plans brings the building to a level that obstructs views to the ocean from the perspective of Highway 1 and the Noyo River Bridge. In addition, the hotel as originally designed, with the exception of several decorative towers, did not exceed 35 feet as measured vertically from any point on the foundation. In contrast, the hotel as-built reaches a maximum height of 64 feet at the southeastern corner of the building. Unlike the structure in the original plans, the North Cliff Hotel does not comply with the 35-foot height limitation unless the measurement is made from Highway 1, the highest level of the slope. From the level of Highway 1, there is no point on the roof of the hotel that exceeds 35 feet.

Because the Affinitos did not obtain a CDP for the new hotel and the Commission did not receive notice of the City's action on SCRP 2-96, the Commission had no knowledge of the changes to the design of the hotel until Commission staff visited the site in March of 1998. This site visit was triggered by telephone calls from members of the community who complained about the roof color and height of the hotel.

Upon completion of the hotel in the spring of 1998, the Affinitos sought an occupancy permit from the City. The City refused to issue the permit on the grounds that (1) the hotel lacked a valid coastal permit, and (2) the siding color, roof color and material and lack of rock fascia did not comply with SCRP 2-96. On January 21, 1999, after the City's denial of their request for an occupancy permit, the Affinitos filed this action primarily seeking a writ of mandate ordering the City to issue the occupancy permit. On May 10, 1999, the Commission filed a complaint for intervention and cross-complaint for injunctive relief and civil penalties. On September 9, 1999, the Affinitos amended their complaint to allege an inverse condemnation cause of action against the Commission and the City. In this cause of action, the Affinitos allege that the City violated their constitutional rights by refusing to issue a certificate of occupancy for the property, amounting to a "taking" of their property.

2. The Writ of Mandate

On January 6, 2000, the Mendocino County Superior Court issued an Order on the Affinitos' Petition for Writ of Mandate ("Writ Order"). In the Writ Order, the Court directed the City to issue the occupancy permit for the hotel, allowing the Affinitos to commence operation of the hotel. The Court also ordered the Affinitos to obtain a CDP for the hotel as constructed. In addition, the Court specifically restricted the City and the Commission's ability to review the CDP application. The Writ Order states:

"Neither the Commission nor the City in acting upon an application to amend CDP 10-92 shall attempt to enforce any height limitation other than a height limitation based upon the 'benchmark' of the Noyo Bridge, and neither shall impose any conditions upon the permit that will require major or structural revisions to the hotel."

On February 18, 2000, the Court entered judgment and issued a peremptory writ of mandate reflecting the terms of the January 6, 2000 Writ Order. All other issues were reserved to the time of trial.

The Commission filed a Return to Writ of Mandate indicating that it would comply with the terms of the Writ Order unless it succeeded in obtaining a stay of the effectiveness of the writ. Simultaneously, it filed a writ of mandate with the Court of Appeal challenging the lower court's Writ Order. Although the Court of Appeal initially issued a temporary stay, it later lifted the stay and summarily denied the writ. On April 14, 2000, the Commission filed an appeal of the February 18 judgment. On July 18, 2000, the Court of

Appeal denied the appeal, noting that no final judgment had been entered and concluding that the partial judgment entered by the court was not an appealable order.

3. Cross Motions For Summary Judgment and Current Status Of Takings Litigation

On February 23, 2001, the Court ruled on the parties' cross motions for summary judgment on the remaining causes of action in the litigation. In his order, Judge Cox granted the Affinitos' motion as to the Coastal Act violations on the issue of height of the hotel and the failure to obtain a CDP in 1996.

The ruling in favor of the Affinitos eliminated all of the Commission's claims except the claim for violation of the 1996 SCRP based on the roof and siding color and rock fascia. On this claim, the Court found that a factual dispute exists as to whether the City's planning director gave the Affinitos verbal permission to deviate from the 1996 SCRP requirements regarding the exterior visual aspects of the building.

In addition, the Court denied the Commission's motion as to the Affinitos' inverse condemnation cause of action. The inverse condemnation cause of action therefore remains to be tried. No date for the trial has been received from the Court.

4. Current Status Of The New CDP

Following the Court of Appeal's dismissal of the appeal of the writ judgment, the Affinitos submitted a CDP application to the City for approval of the hotel as constructed. On July 22, 2002, the City Council issued a Notice of Final Action on the Affinitos' CDP, approving the application subject to eight special conditions. Included among these conditions is the requirement that the Affinitos repaint the exterior of the hotel using an olive green color for the body of the hotel and other structures and white mantle for the trim. Additionally, other conditions require the Affinitos to install a stone façade at the base of the hotel, repaint the metal roof in a weathered copper color, complete landscaping improvements to provide a screen for the structure, revise the exterior lighting to reduce glare and intensity, and relocate a trash enclosure and an architectural screen. Consistent with the Court's order on the writ of mandate, the permit does not include conditions referring to height restrictions or any other major or structural issues. The City's findings, however, note that its discretion is constrained by the writ.

The Commission received two appeals of the City's decision to grant a permit with conditions for the project including an appeal filed jointly by the Sierra Club Mendocino Group & Friends of Fort Bragg (Exhibit xx) and a separate appeal filed jointly by Commissioners Woolley and Reilly (Exhibit XX). The appeals were filed on August 2, 2002 and August 13, 2002, respectively. Each appeal to the Commission was filed in a timely manner within 10 working days of receipt by the Commission on July 30, 2002 of the City's Notice of Final Action. The appeals were placed on the September 11, 2002

agenda. At the September 11, 2002 meeting, the Commission found that the issues of view blockage, street frontage setback, and building height raised a substantial issue. The Commission continued the de novo hearing.

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

The coastal development permit application seeks authorization for the previously constructed North Cliff Hotel as-built on an approximately .82-acre site located at 1005 South Main Street, Fort Bragg, Mendocino County. (See Exhibits 1-3)

The hotel is located on a visually prominent bluff-top/bluff face property on the northwest side of the Noyo River, adjacent to the Highway One Bridge over the river. The parcel is immediately visible from Highway One and the Highway One Bridge, and the proposed project places significant new development between the highway and the sea. The bridge crossing of the Noyo River is one of the limited opportunities within the city limits of Fort Bragg where the public is afforded views of the ocean. Most of the Fort Bragg waterfront is devoted to private industrial uses that block views of the ocean and preclude public access to the shoreline. The views of the ocean, the mouth of the Noyo River, and the Noyo River headlands from the bridge, including views from the highway through the project site, are among the most spectacular within the City.

The project site is zoned as Highway Visitor Commercial with a scenic corridor overlay. The site is bordered to the north and northwest by extensive industrial lands that were formerly part of the Georgia Pacific timber mill that has recently shut down. A large grove of approximately 60-foothigh Eucalyptus trees grows immediately northwest of the hotel site. The site is bordered to the east by Highway One which separates the North Cliff Hotel from other commercial development, including the Harbor Lite Lodge, a gas station, coffee shop, and other retail businesses. The site is bordered to the south and southwest by Ocean Front Park and a large dredge disposal pond. The hillside area between the park and the dredged material pond is covered with grasses and an extensive amount of invasive pampas grass. Ocean Front Park is a local park run by the Noyo Harbor District that includes access along the riprap-covered bank of the river and to a sandy beach that extends along the northeast shoreline of the mouth of the river. The large dredge spoil disposal pond is built partially into the hillside and receives much of the material dredged from Noyo Harbor.

The subject property contains no known environmentally sensitive habitat area and no known archaeological resources. No public access through the site to the waterfront exists, although as noted previously, the site is bordered to the south by Ocean Front Park and there is an established public access trail on the east side of Highway One that extends from the Harbor Lite Lodge down the slope to Ocean Front Park.

Prior to construction of the hotel, the site had been developed with a restaurant built on the upper elevations of the property. The 1992 coastal development permit granted by the City authorized demolition of this previously existing restaurant in addition to

authorizing a new hotel structure. Although the Affinitos never built the hotel as originally designed and approved by SCR 2-92 and Coastal Permit 10-92, they did demolish the restaurant.

C. <u>Project Description</u>.

1. Current Proposal

The coastal development permit application seeks authorization for the previously constructed North Cliff Hotel as-built. (See Exhibits 4, 9-11) The development consists of a 21,756-square-foot, 39-room hotel including a detached lobby, together with a 40-space parking lot, emergency access road, exterior lighting, landscaping, and trash enclosure. The combined floor area of the two buildings is 21,756 square feet. There is one access road to and from Main Street, located at the northeast corner of the site. Onsite access is provided via a one-way looped driveway which extends along the western and eastern boundaries of the triangular shaped parcel. Parking is provided in a lot situated between the two buildings. A nominal amount of grading was performed to prepare the site, and no materials were exported. Almost the entire lot is covered with impermeable surfaces, including structures, parking lots and access ways.

The hotel building is located on the lower elevations of the site, on a relatively steep slope. Because of the site topography, the hotel building appears considerably higher than three stories on its south façade. At the southeast corner, the structure is 64 feet above grade. The building is 35 feet above the elevation of the Noyo Bridge, as viewed from the east. The lobby building is located to the north, on the upper elevations of the site. The North Cliff Hotel is currently clad with Hardiplank siding, painted a tan color with white trim and blue and red accents, and has a light blue standing seam metal roof.

The application for the development was processed by the City of Fort Bragg as an application for a new permit rather than as an amendment to Fort Bragg CDP 10-92 granted in 1992 for the original hotel project. The Commission notes, however, that the Writ of Mandate ordered the City to process a permit amendment. Also, in addition to authorizing a new hotel structure, CDP 10-92 authorized the grading of the site and the demolition of the restaurant previously existing on the site. Therefore, in accordance with this directive, the Commission considers the current application (Coastal Development Permit No. A-1-FTB-02-018) as a proposed modification to the terms and conditions of the 1992 approval granted by the City.

2. Project Approved by Original Coastal Development Permit

The City of Fort Bragg granted Coastal Permit No. 10-92 to Dominic and Juliette Affinito on August 19, 1992. The permit authorized the demolition of an existing

restaurant and the construction of a 40-room resort hotel on the .82-acre site. (See Exhibits 3, 9-11)

The hotel authorized by Coastal Permit 10-92 was an entirely different hotel than the one actually built at the site. Coastal Permit 10-92 approved plans for a structure designed to face Highway 1 and step downward in six levels following the slope of the hill toward the ocean. The building was triangular-shaped, fanning out around the slope, with three small towers creating a diverse roofline. Other visual aspects of the design included cedar shake walls, a standing seam sheet metal roof in its natural color, and a rock fascia.

As designed and as approved by Coastal Permit 10-92, the roof height of the hotel did not exceed the City's limitation of 35 feet above grade with the exception of several tower features which were approximately 35 feet above the level of Highway 1. At the lowest point of the slope – the southern side of the hotel – the building did not exceed 24 feet above grade, and was below the level of the Noyo River Bridge.

The City approved Coastal Permit No. 10-92 concurrently with approval of a Scenic Corridor Review permit approval (SCR 2-92). The City adopted one set of conditions common to both the coastal permit approval and the Scenic Corridor Review Approval. A total of 8 conditions were imposed. The adopted conditions are as follows:

1. Ingress and egress to and from the hotel shall be right turns only with the option to allow for left turns after obtaining an approval of appropriate encroachment permit from Caltrans.

2. Applicant shall submit an engineered drainage plan and be approved by the City Engineer prior to the issuance of a building permit. Said plan will address runoff, preventing runoff into the dredge spoils site and including a catch basin at a prior point of contact with Noyo River.

3. There shall be no spotlights, floodlights or other lighting that might blind vessel operators from entering Noyo Harbor.

4. Applicant acknowledges that the Noyo Dredge Spoils Site and Harbor activities have a right to continue.

5. Landscaping shall be properly maintained at all times.

6. Construction plans submitted to the Building Department will be engineered to mitigate against ground shaking, surface rupture caused by an earthquake.

7. Applicant is required to obtain an encroachment permit from Caltrans prior to the issuance of a building permit.

8. Applicant shall install standard curb, gutter and sidewalk along the Main Street frontage.

D. <u>Hotel Use</u>

LCP Provisions

The subject property is designated with the Highway Visitor Serving Commercial (HVC) land use classification. The Land Use Plan lists the primary uses of this land use classification as "restaurants, <u>hotels</u>, motels, rooming, boarding and guest houses, commercial and non-commercial recreational facilities, grocery stores, delicatessens, liquor stores, gift shops, antique shops, and art galleries(emphasis added).

LUP Policy IV-1 states in applicable part:

"...The City shall provide for and encourage additional visitor serving commercial facilities by...maintaining the 'highway-visitor serving commercial' land use designation as one allowing primarily recreational and visitor serving uses."

The subject property is similarly zoned as Highway Visitor Serving Commercial (HVC). This zoning district includes as permitted uses a variety of commercial facilities including among others, antique stores, art galleries, auto sales and service, bicycle shops, boat supplies, bowling allies, camper supplies, cleaners, cocktail lounges and bars, coffee shops, delicatessens, diving equipment, fish markets, gift shops, <u>hotels</u>, <u>inns</u>, <u>bed & breakfast places</u>, liquor stores, <u>motels</u>, museums, night clubs, nurseries, public parks and buildings, restaurants, and theaters (emphasis added).

Discussion

The LUP and the zoning ordinance allow for hotels as permitted uses in the Highway Visitor Serving Commercial (HVC) land use designation and zoning district. In addition, LUP Policy IV-1 encourages additional visitor serving commercial facilities within the highway-visitor serving commercial land use designation. The as-built development consists of hotel and accessory structures. Therefore, the Commission finds that the proposed use is consistent with the use provisions of the certified LCP.

E. <u>Services</u>

LCP Provisions

LUP Policies VI-1 and XV-3 state in applicable part, "New Development to Use City Water and Sewer. All new development constructed in the City coastal Zone shall be connected to the City water and sewer systems..."

LUP Policies XV-9 states in applicable part, "The City shall determine, when it receives a coastal development permit application, that adequate potable water is available to service the proposed facility, including during peak service demands."

Fort Bragg Municipal Code Section 18.61.022(A)(1) states in applicable part, "All new development in the coastal zone for which water or sewer service is needed shall be connected to the City water and sewer systems..."

Discussion

The hotel project is connected to the municipal water and sewer systems. The hotel replaced a restaurant that previously occupied the site. In reviewing the original 1992 hotel project, the City determined that the average annual water use associated with the restaurant was 1,149,676 gallons per year. In its review of the current application, the City examined water records and determined that the water use at the North Cliff Hotel since July 2000 indicates an average annual water use of 1,012,800 gallons, an amount slightly less than the water usage of the restaurant that formerly occupied the site. Therefore, the City determined that adequate water was available to serve the development, as its water usage would not exceed that of the former use of the site. Therefore, the Commission finds that as the proposed project with the proposed amendment would be connected to the municipal water and sewer systems and as adequate water is available to serve the development, the Commission finds that the proposed development is consistent with LUP policies VI-1, VI-7, XV-3, and XV-9 and FBMC Section 18.61.022(A)(1).

F. Visual Resources.

1. LCP Policies and Standards

LUP Policy XIV-1—General Policy on Visual Resources states: "New development within the City's coastal zone shall be sited and designated (sic) to protect views to and along the ocean, be visually compatible with the character of surrounding areas, and, where feasible, to restore and enhance visual quality in visually degraded areas."

LUP Policy XIV-3 states: "The views from the bluffs at the mouth of Pudding Creek and the Noyo River shall be protected."

Fort Bragg Municipal Code Section 18.26.010—General Purpose and Intent states in applicable part: "The provisions of this zone are intended to address architectural, site planning and access issues and standards to provide for convenience and to ease traffic congestion and <u>aesthetic impacts on areas along highways</u> [emphasis added]."

Fort Bragg Municipal Code Section 18.26.040(D)(1)(a)—Development Standards for Minimum Yard Setback Requirements for Buildings (within the Highway & Visitor Service Commercial District) states in applicable part: "Street frontage – Five (5) feet except: 1) fifteen (15) feet on highways [emphasis added]..."

Fort Bragg Municipal Code Section 18.61.028—Coastal Visual Resources and Special Communities states in applicable part:

- A. The following shall be considered Coastal Scenic corridors:
 - 1. Along the west side of Highway One.
 - 2. Along the bluffs of the Noyo River including any area within viewing distance from the bluff.
- B. Permitted development within Coastal scenic corridors, where otherwise consistent with the Coastal Land Use Plan, shall, as determined by the approving authority:
 - 1. Minimize the alteration of natural landforms;
 - 2. Be visually compatible with the character of the surrounding area;
 - 3. Be sited and designed to protect views to and along the ocean and scenic coastal areas.

··· "

Fort Bragg Municipal Code Section 18.26.040(E)—Development Standards for Maximum Building Height (within the Highway & Visitor Service Commercial District) states in applicable part: "Maximum Building Height – thirty-five (35) feet."

Fort Bragg Municipal Code Section 18.72.050(A)—Height Limitations-Modifications states in applicable part: "Height of buildings and structures shall be measured vertically from the average ground level of the ground covered by the building to the highest point of the roof."

2. Visual Setting and Analysis Framework

The subject property is located both along the west side of Highway One and along the bluffs of the Noyo River. Therefore, pursuant to Fort Bragg Municipal Code Section 18.61.028, the site is designated as part of a Coastal Scenic corridor.

The hotel is located on visually prominent bluff property on the northwest side of the Noyo River, adjacent to the Highway One Bridge over the river. (See Exhibit 2) The parcel is immediately visible from Highway One and the Highway One Bridge, and the approved project places significant new development between the highway and the sea. The bridge crossing of the Noyo River is one of the limited opportunities within the city limits of Fort Bragg where the public is afforded views of the ocean. Most of the Fort Bragg waterfront is devoted to private industrial uses that block views of the ocean and preclude public access to the shoreline. The views of the ocean, the mouth of the Noyo River, and the Noyo River headlands from the bridge including views from the highway through the project site are among the most spectacular within the City. Bridge views are available to both motorists and pedestrians crossing the existing bridge along the narrow sidewalks. The existing bridge is in the process of being replaced by a brand new bridge in the same location. As approved by the Commission under Coastal Development Permit Nos. 1-98-100 and A-1-FTB-99-06, as amended, the new bridge will continue to afford views for motorists and will provide enhanced viewing opportunities for pedestrians as the new bridge will include enhanced walkways along the sides of the bridge that are separated from traffic by vehicle barriers.

The hotel site is also prominent from other public vantage points in the area. As noted previously, Ocean Front Park occupies lands at the base of the slope upon which the hotel is constructed that provide access to the shoreline of the river and a sandy beach to the southwest of the hotel. The constructed hotel looms over the site and together with the Noyo Bridge, dominates views from the park looking away from the river. Because of the site topography, the hotel building appears considerably higher than three stories on its south façade and at its southeast corner, rises a maximum of 64 feet above grade. (See Exhibit 10)

The hotel is also visually prominent from the "Noyo Bluff Overlook" site on the south side of the Noyo River. (See Exhibit 9) This property on the south bluff overlooking Noyo Bay was recently acquired by the City of Fort Bragg for use as a public open space/view shed area. Acquisition of this view site was facilitated by the visual mitigation requirements imposed by the Commission in the coastal development permits granted to the Department of Transportation for construction of the replacement for the Noyo River Bridge. This viewpoint offers views primarily to the north across Noyo Bay. The North Cliff Hotel is a prominent part of the viewscape from this location along with the headlands to the west, and the Noyo River Bridge and the Harbor Lite Lodge to the east.

The project required a Scenic Corridor Review Permit amendment from the City as it is located in a designated Coastal Scenic Corridor. When the City approved the Coastal Development Permit for the development that was subsequently appealed to the Commission, the City simultaneously

approved Scenic Corridor Review Permit Amendment No. SCR 2-96/00 for the development. The SCR Permit Amendment was subject to the same special conditions that the City conditioned its coastal development permit upon to mitigate impacts to visual resources, including (a) repainting the exterior of the hotel using an olive green color for the body of the hotel and other structures and a white mantle color for the trim, (b) repainting the metal roof a weathered copper color, (c) installing a stone façade at the base of the hotel to blend the structure into its surroundings, (d) revising the exterior lighting to reduce glare and intensity, (e) relocating a trash enclosure and an architectural screen, and (f) planting landscaping to better screen the structure.

LUP Policy XIV-1 and Fort Bragg Municipal Code (FBMC) Section 18.61.028 set forth three principal requirements for new development within scenic corridors with regard to the protection of visual resources. First, the development must protect views to and along the ocean and scenic coastal areas. This requirement is also supported by LUP Policy XIV-3 which states that the views from the bluffs at the mouth of the Noyo River shall be protected. Second, the development must minimize the alteration of landforms. Finally, the development must be compatible with the character of the surrounding area. A number of factors affect the compatibility of the development with the character of the surrounding area including the development's height, setback from Main Street, the bulk of the structure, the roofing material and color, the colors of the siding and trim of the building, the architectural style of the building, exterior lighting, and landscaping. The LCP sets forth certain specific requirements for some of these design elements affecting the compatibility of the development with the surrounding area. The conformance of the project to the three principal visual requirements of the LCP are discussed individually below.

3. **Protection of Views To and Along Ocean**

As noted above, LUP Policy XIV-1 and FBMC Section 18.61.028 require that new development protect views to and along the ocean and scenic coastal areas. LUP Policy XIV-3 requires that views from the bluffs at the mouth of the Noyo River must be protected. The principal views to and along the ocean and scenic coastal areas through the project site that existed prior to construction of the hotel were those afforded from Main Street (Highway One) from vantage points along the north end of the Noyo River Bridge and further to the north. As noted above, the area around the bridge crossing of the Noyo River is one of the limited opportunities within the city limits of Fort Bragg where the public is afforded views of the ocean.

The project blocks a significant amount of the view that would be afforded over the site if it were vacant. For the person walking or driving south on Main Street, the first views of the mouth of the Noyo River and its headlands begin at the northern tip of the parcel where one can first begin to see around a grove of eucalyptus trees that exists to the west of the northern portion of the subject property. The project blocks virtually all view of the mouth of the river, the headlands, and the ocean for a distance of approximately 430 linear feet until one passes by the southern end of the building.

In comparison with the hotel design approved in 1992 (1992 project), the current project also blocks a significantly greater amount of the view. The 1992 project has a much more pronounced stepped design and the southern portions of the 1992 project are much lower, allowing pedestrians and motorists to look over those portion of the building to see the ocean. The as-built project blocks approximately 100 linear feet more of the view of the mouth of the river and the ocean from the Noyo River Bridge than the 1992 project would have blocked. The difference in view blockage can be gauged by comparing views of the 1992 project and the current project from the 'Noyo Bluff Overlook" site on the south side of the river as shown in Exhibits 9A and 9B. These exhibits essentially provide the reciprocal view to the view that is blocked by looking back to the Noyo River Bridge from the direction of the mouth of the river. A comparison of the exhibits shows how a greater portion of the bridge is visible in the exhibit of the 1992 project. This portion of the bridge is the approximately 100 linear feet of bridge deck from which views of the mouth of the river and the ocean would be blocked by the as-built project but not the 1992 project. The additional view blockage of the as-built project is particularly significant in that it will block views from a significant portion of the enhanced pedestrian walkway that will be provided along the west side of the new Novo River Bridge currently under construction. The new walkway will likely draw significantly more pedestrians than the walkway on the current bridge as it will be wider and be separated from lanes of vehicular traffic by an interior railing that will make the walkway a more inviting place for people to walk and enjoy views of the mouth of the river and the ocean.

Were it not for the requirements of the Writ Order that the Commission not "impose any conditions upon the permit that will require major or structural revisions to the hotel," the Commission would deny the as-built project because it is inconsistent with the provisions of LUP Policies XIV-1 and XIV-3 and FBMC Section 18.61.028 that require that new development protect views to and along the ocean and scenic coastal areas. The as-built project is inconsistent with these provisions of the LCP in that it results in the blockage of significant views to and along the ocean and scenic coastal areas which could be avoided by using a hotel design with different structural height and mass such as the 1992 project, a design that includes one more hotel room than the current project. However, the Writ Order precludes the Commission from denying approval on this basis or conditioning the approval to require major or structural modifications to the height and mass of the hotel structure that would reduce the view blockage. These limitations effectively bar the Commission from considering the view blockage impacts resulting from the height and mass of the hotel in its evaluation of the consistency of the project with LUP Policies XIV-1 and XIV-3 and FBMC Section 18.61.028.

However, the Writ Order does not bar the Commission from considering view blockage impacts of aspects of the project that would not require major or structural revisions to the hotel. The as-built project provides a very small view corridor north of the lobby structure that would not have been provided by the 1992 project (Compare Exhibits 11A)

and 11B). However, this view corridor is limited by the presence of the trash enclosure structure on the north side of a PG&E transformer alongside Main Street. The trash enclosure structure consists primarily of an approximately 5-foot high wall surrounding an approximately 200-square-foot area where the hotel trash dumpsters are located. By relocating the trash enclosure from the north side of the transformer to the south side, the view corridor could be expanded to approximately 30 feet in width near Main Street. This view corridor would open views to a disproportionately larger view of the bluffs around the mouth of the Noyo River as the view corridor widens further back from the street. The view corridor would not be made even wider by also relocating the transformer would limit the view corridor anyway.

In its action on the coastal development permit for the as-built project, the City imposed a condition requiring that the trash enclosure be relocated to the south side of the transformer. Such a modification is consistent with the limitations of the Writ Order as the change would not constitute a "major or structural modification" prohibited by the Writ Order because (1) the trash enclosure is not connected to any of the hotel buildings, (2) the trash enclosure does not support a roof or other structural elements, and (3) the trash enclosure is similar to a fence and modification of the enclosure does not affect any major or structural components of the hotel buildings. Therefore, to maximize the protection of views to and along the ocean and scenic coastal areas consistent with the provisions of LUP Policies XIV-1 and XIV-3 and FBMC Section 18.61.028, the Commission imposes Special Condition No. 12. The condition requires the applicants to submit, for the review and approval of the Executive Director, a plan for relocating the trash enclosure to the south side of the PG&E transformer to maximize the view corridor to the mouth of the river at the north end of the project site.

Given the limitations of the Writ Order which effectively bar the Commission from considering the view blockage impacts resulting from the height and mass of the hotel, the Commission finds that the as-built project as conditioned is consistent with LUP Policies XIV-1 and XIV-3 and FBMC Section 18.61.028 as the elements of the current project other than the height and mass of the hotel result in no greater blockage of views than the previously approved hotel project and will maximize the protection of views to and along the ocean and scenic coastal areas consistent with those provisions.

Were it not for the restrictions of the Writ Order, the Commission would deny the as-built project because it is inconsistent with the provisions of LUP Policies XIV-1 and XIV-3 and FBMC Section 18.61.028 requiring the protection of views to and along the ocean and scenic coastal areas and specifically from the bluffs at the mouth of the Noyo River the Commission imposes Special Condition No. 9. This condition states that the permit shall not become effective until a final judgment upholding the Writ Order has been obtained by the applicant. Special Condition No. 9 also states that upon the withdrawal of the Writ Order, this permit approval shall be null and void. If the permit approval becomes null and void, the applicants would need to submit a new coastal development

permit application to authorize the development at the site. These provisions of Special Condition No. 9 will ensure that should the Commission successfully appeal the Writ Order when the Superior Court enters a final judgment in *Affinito v. City of Fort Bragg, et al.*, Mendocino County Superior Court No. CV80347, or should the Writ Order be withdrawn for any other reason, the consistency of the project with the view protection requirements of LUP Policies XIV-1 and XIV-3 and FBMC Section 18.61.028 can be re-evaluated by the City and the Commission on appeal when a new permit application is submitted for the project.

4. Minimizing Alteration of Landforms

FBMC Section 18.61.028(B)(1) requires that new development within Coastal scenic corridors minimize the alteration of landforms. The project site occupies the top and the upper portions of a bluff that slopes down to the harbor dredge spoils disposal pond and Ocean Front Park to the west and south. The project site has been extensively graded in the past, resulting in the creation of two principal terraces in the upper reaches of the hillside. According to the Mitigated Negative Declaration adopted by the City for the current project, much of this grading was performed in reliance on the City granted coastal development permit for the 1992 hotel project, including approximately 6,150 cubic yards of excavation. The change in hotel design and layout proposed for the current project, however, required little additional grading. The Mitigated Negative Declaration states that a minimal amount of grading was performed and no materials were exported from the site. Therefore, as the development for which the applicants are seeking authorization under the current application involves very little grading, the Commission finds that the project is consistent with the requirements of FBMC Section 18.61.028(B)(1) that new development within Coastal scenic corridors minimize the alteration of landforms.

5. Compatibility with Character of Setting

As noted above, LUP Policy XIV-1 and FBMC Section 18.61.028 require that new development must be compatible with the character of the surrounding area. The LCP sets two specific limitations to help ensure that an approved development will be compatible with the character of the surrounding area. FBMC Section 18.26.040(E) specifies a maximum 35-foot height limit for development within the Highway and Visitor Service Commercial District. FBMC Section 18.26.040(D)(1)(a) specifies a setback for development fronting on highways of 15 feet. Although not addressed by specific LCP requirements, several other elements of the development have a significant bearing on the compatibility of the North Cliff Hotel development with the character of the surrounding area including the bulk or mass of the structure, the roofing material and color, the colors of the siding and trim of the building, exterior lighting, and landscaping. The project elements that affect the project's conformance with the requirement that new

development be visually compatible with the character of the surrounding area are discussed individually below.

a. <u>Height</u>

As noted above, FBMC Section 18.026.040(E) establishes a maximum building height of 35 feet in the Highway Visitor Commercial (HVC) district. Section 18.72.050(A) of the code specifies how the height must be measured, indicating that the height shall be measured vertically from the average ground level of the ground covered by the building to the highest point of the roof. Although the approved hotel is a maximum of 35 feet in height above the base elevation of the Noyo Bridge, which runs adjacent to the building and is elevated above the ground in that location, the height of the building greatly exceeds 35 feet from the average ground level of the ground covered by the building. Because of the sloping site topography, the hotel building appears considerably higher than 35 feet on its south façade. At the southeast corner of the hotel structure, the structure is 64 feet above grade. The southern facing portions of the structure are highly visible from many public vantage points.

The height of the structure adversely affects the compatibility of the development with the character of the surrounding area, as the structure appears much taller than surrounding buildings. No other structures in the area are as tall. One of the most prominent buildings in the surrounding area is the Harbor Lite Lodge, another hotel structure located on the Noyo bluffs opposite of the North Cliff Hotel on the other side of Highway One. The Harbor Lite Lodge and the North Cliff Hotel are the most dominant structures in views of the area from the south such as for motorists driving north across the Noyo River Bridge and for public access users at Oceanfront Park or along the Noyo bluffs along the south side of the river. The contrasting height of the two developments is striking from these vantage points. The Harbor Lite Lodge appears much shorter. (See Exhibits 9 and 10)

The height of the as-built project affects the compatibility of the development with the surrounding area to a much greater degree than the height of the 1992 project. The hotel authorized by Coastal Permit 10-92 was designed to face Highway 1 and step downward in six levels following the slope of the hill toward the ocean. The building was triangular-shaped, fanning out around the slope, with three small towers creating a diverse roofline. As designed and as approved by Coastal Permit 10-92, the roof height of the hotel complied with the City's limitation of 35 feet above grade with the exception of one tower which was 36 feet above the level of Highway 1. At the lowest point of the slope – the southern side of the hotel – the building did not exceed 24 feet above grade, and was below the level of the Noyo River Bridge. The stepped design of the structure would have created relatively low façade heights as viewed from the south, thereby better blending the structure with the sloping terrain of the site and eliminating the

major contrast in height between it and the Harbor Lite Lodge and other buildings in the area.

Were it not for the requirements of the Writ Order that the Commission not "attempt to enforce any height limitation other than a height limitation based upon the 'benchmark of the Noyo Bridge," the Commission would deny the as-built project because it is inconsistent with the 35-foot height limitation of FBMC Section 18.026.040(E). The asbuilt project greatly exceeds this limitation. However, the Writ Order precludes the Commission from denying approval on this basis or conditioning the approval to require major or structural modifications. These restrictions effectively bar the Commission from considering the true height of the structure and instead require the Commission to only consider the height of the building above the elevation of the Noyo Bridge.

As the Commission would deny the as-built project because it is inconsistent with the 35foot height limitation of FBMC Section 18.026.040(E) were it not for the restrictions of the Writ Order, the Commission imposes Special Condition No. 9. This condition states that the permit shall not become effective until a final judgment upholding the Writ Order has been obtained by the applicant. Special Condition No. 9 also states that upon the withdrawal of the Writ Order, this permit approval shall be null and void. If the permit approval becomes null and void, the applicants would need to submit a new coastal development permit application to authorize the development at the site. These provisions of Special Condition No. 9 will ensure that should the Commission successfully appeal the Writ Order when the Superior Court enters a final judgment in *Affinito v. City of Fort Bragg, et al.*, Mendocino County Superior Court No. CV80347, or should the Writ Order be withdrawn for any other reason, the consistency of the project with the height limitation of FBMC Section 18.026.040(E) can be re-evaluated by the City and the Commission on appeal when a new permit application is submitted for the project.

b. Front Yard Setback

FBMC Section 18.26.040(D)(1)(a) specifies a setback for development fronting on highways of 15 feet. The southeast corner of the hotel building and the trash enclosure structure are located within the 15-foot setback from the highway right-of-way. The encroachment of the structures into the front yard setback from the highway adversely affects the compatibility of the development with the character of the surrounding area, particularly with the replacement of the Noyo River Bridge which is in progress. The replacement bridge is being built to accommodate four lanes of traffic, vehicle shoulders, and public access walkways on both sides. As a result, the new bridge will be much wider than the existing structure and the new bridge structure will fill virtually the entire width of the highway right-of-way adjacent to the hotel. After completion of construction of the bridge, the southeast corner of the building will be as close as eight feet to the bridge. This close proximity of the structure to the highway will

not be consistent with the setback of other structures along Highway One (Main Street), which generally conform with the setback requirements. In particular, the unusual site of a hotel room within eight feet of the bridge deck will contribute to a sense of incompatibility of the development with the character of the surrounding area.

The City approved a variance to the front yard setback requirement at the same time that it approved CDP 2-00 for the current project. A variance from the strict application of terms of the zoning ordinance can be granted pursuant to Chapter 18.76 of the FBMC, a part of the certified LCP. The City's adopted findings state that the City does not have a factual basis to make the necessary findings to grant a variance authorizing the encroachment of the hotel structure and trash enclosure structure into the required 15-foot minimum front yard setback, but that based on the requirements of the Writ Order which apply to both the City and the Commission, the City must approve the variance or approve it with conditions which do not involve major modifications to the hotel structure. The hotel cannot be made consistent with the setback requirement without removing or relocating a portion of the structure, an action that would be inconsistent with the terms of the Writ Order. The City found that moving the trash enclosure farther back from the highway to conform with the 15-foot setback requirement would also be inconsistent with the terms of the Writ Order as moving the enclosure would require not only modifications to the enclosure, but also reconfiguration of the site layout and design, elimination of on-site parking, and modifications to the hotel.

The Commission notes that the City's adopted findings for the variance indicate that if not for the Writ Order there would be no basis for granting the variance. Without the variance, the project inconsistencies with the specific 15-foot front yard setback requirement of FBMC Section 18.26.040(D)(1)(a) would make the project inconsistent with the LCP. Consistent with the City's findings, the Commission finds that if not for the Writ Order, the less than 15-foot front yard setbacks of the project would be denied because they are inconsistent with the 15-foot front yard setback requirements of the certified LCP. Therefore, the Commission imposes Special Condition No. 9. This condition states that the permit shall not become effective until a final judgment upholding the Writ Order has been obtained by the applicant. Special Condition No. 9 also states that upon the withdrawal of the Writ Order, this permit approval shall be null and void. If the permit approval becomes null and void, the applicants would need to submit a new coastal development permit application to authorize the development at the site. These provisions of Special Condition No. 9 will ensure that should the Commission successfully appeal the Writ Order when the Superior Court enters a final judgment in Affinito v. City of Fort Bragg, et al., Mendocino County Superior Court No. CV80347, or should the Writ Order be withdrawn for any other reason, the consistency of the project with the 15-foot front yard setback requirement of FBMC Section 18.26.040(D)(1)(a) can be re-evaluated by the City and the Commission on appeal when a new permit application is submitted for the project.

c. <u>Bulk</u>

The bulk or mass of a building greatly affects a development's visual compatibility with the character of its surrounding area. In this case, the massing of the hotel structure adversely affects the visual compatibility of the development in comparison with the massing of the hotel project approved in 1992.

As noted previously, the 1992 hotel authorized by Coastal Permit 10-92 was designed to face Highway 1 and step downward in six levels following the slope of the hill toward the ocean. The building was triangular-shaped, fanning out around the slope, with three small towers creating a diverse roofline. The stepped design of the structure would have created relatively low façade heights as viewed from the south, thereby better blending the structure with the sloping terrain of the site. The high degree of architectural variation and depth of the 1992 design also helps it blend more with the natural setting.

The as-built project in contrast, is more monolithic and box-shaped, extending 220 feet across on one axis. Although this structure has three small steps incorporated in its design as indicated by the roofline, the development has 50% fewer steps than the 1992 project and the three steps in the design of the hotel structure do little to reduce the mass of the structure when viewed from the south. The absence of architectural variation near the ground level of the as-built project hotel building contributes to a somewhat stilted and blocky appearance.

The contrast in massing between the as-built project and the 1992 project can best be seen by comparing the photos of the current project against the photo simulations of the 1992 project as seen from Ocean Front Park, Exhibits 10A and 10B, and from the Noyo Bluff Overlook site, Exhibits 9A and 9B.

Both the 1992 and as-built project appear more massive than other development in the surrounding area. One of the larger developments in the surrounding area is the Harbor Lite Lodge. Although the Harbor Lite Lodge spreads laterally for some distance along the top of the northern bluff of the Noyo River east of the Noyo River Bridge, the complex does not extend as far down the bluff face as either the 1992 or current designs for the North Cliff Hotel. As a result, the North Cliff Hotel appears much more massive than the Harbor Lite Lodge as can be seen in the aforementioned exhibits.

Therefore, for all of the above stated reasons, the bulk or mass of the as-built project detracts from the compatibility of the development with the visual character of the surrounding area. If the building were modified to reduce its size and to add variation to the design, the significance of the effects of building mass on the compatibility of the development with the surrounding area would be greatly lessened. However, as discussed above, the Writ Order precludes the Commission from imposing any conditions upon the permit that would require major or structural revisions to the hotel such as

eliminating stories of the building or pitch of the roof. Therefore, the Commission must consider the effects of mass or bulk of the current project without regard to structural modifications that might reduce such impacts.

d. Roof Color/Material

The color of the roof installed on the as-built hotel project adversely affects the development's visual compatibility with the character of its surrounding area. The roof is comprised of a light blue standing seam metal. The roof is steeply pitched with multiple gables. The exposed light blue metal roof is reflective and contrasts greatly with the dark green backdrop of the eucalyptus and pine trees to the north and west of the hotel and increase the hotel's visual prominence. The relatively steep pitch of the roof exposes more of the roof and its light blue color to view, accentuating the prominence and contrast of the roof color with the colors of the background vegetation. The Mitigated Negative Declaration adopted by the City for the as-built project contains correspondence from Caltrans indicating that Caltrans staff "would appreciate any assistance by the City to mitigate the glare/reflection form the North Cliff motel roof." The prominence and contrast of the light blue roof with its surroundings can be seen in Exhibits 9B, 10B, 11B, and 12B.

The roof of the as-built project affects the compatibility of the development with the surrounding area to a much greater degree than the roof of the 1992 project would have. The roof of the 1992 project would have had more architectural variation than the roof of the current project. Instead of a consistent steep pitched roof over the structures, the roofing of the 1992 project reflects the greater architectural variation of the structures themselves and would have been comprised of many separate roofs over the different steps, tower features, and covered walkways and includes a combination of shed roofs and gabled roofs. The roofing material would have been gray metal. Although the gray metal color would also have been reflective and would have contrasted in color with the dark green colors of the background vegetation, the color would have stood out less than the light blue color of the roof of the as-built project. More importantly, the shallow pitches of the roof elements would have obscured the visibility of much of the metal roofing contrast to the steep pitch of the roof of the current project that makes the blue color of the roof more prominent. The differing compatibility of the 1992 project roof and the as-built project roof with the project surroundings can be seen by comparing photos of the as-built project with photo simulations of how the 1992 project would have appeared. Compare Exhibit 9A with Exhibit 9B, and Exhibit 10A with Exhibit 10B.

The adverse effects of the as-built project roofs on the visual compatibility of the development with the surrounding area could be adequately mitigated by replacing the blue standing seam metal roofs with similar standing seam metal roofs of a different color. In its action on the coastal development permit application for the current project, the City required that the applicants either repaint the blue metal roofs with a certain

"weathered copper" color as shown in BHP Steel Building Products standard Dura Tech 5000 colors, or replace the metal roofs in a non-reflective finish that is similar in hue, chroma, and reflectivity to the weathered copper color. The City specified that the option to paint the roofs rather than replace them with new metal roofs with the non-reflective finish was dependent on the applicants submitting evidence that they had obtained a 5-year warranty for the repainted roof. Otherwise, the applicants were directed to replace the roofs. The City found that the weathered copper roof would help the structures to blend better with the natural setting and would reduce the glare from the roofs.

The Commission finds that changing the color of the reflective light blue roofs is essential to make the current project more compatible with the character of the surrounding area. Therefore, the Commission attaches Special Condition No. 10 which requires the applicants to submit for the review and approval of the Executive Director a plan for replacing the as-built light blue metal roofs of the hotel structures with metal roofs with non-reflective finishes similar in hue, chroma, and reflectivity to the same weathered copper color that the City required. The Commission finds that the dark appearance of the weathered copper color selected by the local government would better blend with the dark green colors of the surrounding vegetation and would adequately reduce glare to make the development more compatible with the character of its surroundings. To better ensure that the weathered copper color is retained over the life of the project, the Commission requires replacement of the existing metal roof with a new metal roof treated with a non-reflective finish in the required color. The Commission finds that allowing the applicants to simply paint the existing blue roofs would create a need for continual maintenance to ensure that the highly contrasting light blue color of the existing finish is not continually exposed as the copper paint weathers and peels. Given the inherent difficulty and expense of painting a very steeply pitched roof atop a tall building, repainting the roofs as often as needed to keep the underlying light blue color covered over and the copper color maintained would be difficult to achieve and would likely result in the light blue color becoming exposed for varying amounts of time on different parts of the roofs over the life of the project. Such a result would create color contrasts and exposures not compatible with the character of the surrounding area. On the other hand, the weathered copper colored finishing on new metal roofs would be much less likely to deteriorate over time, requiring correspondingly less maintenance and better ensuring that the roofs will remain compatible with the character of the development's surroundings.

The Commission finds that replacing the metal roofs with similar metal roofs finished in a different color is not a major or structural modification prohibited by the Writ Order. The new roofs would be of a similar weight as the existing roof and would not require such structural modifications as retrofitting the existing structures to increase their loadbearing capacity. In comparison, during the City's review of the as-built project, evidence was presented that such retrofitting would be necessary to replace the blue metal roofs with Hardislate shingle roofs or other heavier roofing materials.

The Commission further finds that as conditioned to replace the reflective, visually prominent light blue roofs of the as-built project with a new weathered-copper colored roof, the roofing of the building would contribute to the development's visual compatibility with the character of its surroundings in a manner consistent with LUP Policy XIV-1 and FBMC Section 18.61.028.

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e. Siding and Trim Colors/Materials

Besides the color of the roofs, the colors of the siding, trim, and other architectural details also adversely affects the development's visual compatibility with the character of its surrounding area. The as-built project is covered with Hardiplank siding, painted a light tan color with white trim and blue and red accents. The balcony railings of the structures are a bright white vinyl material. Just as the existing light blue metal roofs of the structures contrast greatly with the dark green backdrop of the eucalyptus and pine trees to the north and west of the hotel and increase the hotel's visual prominence, the light colors of the existing siding and trim colors contrast with the surrounding dark green vegetation as well. The prominence and contrast of the light siding and trim materials with the project's surroundings can be seen in Exhibits 9B, 10B, and 11B. The effect that building colors can have on the visual compatibility of a structure is shown most clearly in Exhibit 9. The light colors of the existing North Cliff Hotel make the building stand out prominently, whereas the dark colors of the Harbor Lite Lodge, the complex of buildings on the other side of the Highway One Bridge, blend the Harbor Lite Lodge into the surrounding landscape to a much greater degree. The contrast of the colors of the North Cliff Hotel with the colors of the Harbor Lite Lodge itself contributes to the visual incompatibility of the as-built project with its surroundings.

The siding and trim colors of the as-built project affect the compatibility of the development with the surrounding area to a much greater degree than the siding and trim colors of the 1992 project would have. The 1992 hotel project was approved with cedar shingle siding which would have provided a natural weathered wood exterior and a rustic appearance. The differing compatibility of the 1992 project colors and the as-built project colors with the project surroundings can be seen by comparing photos of the as-built project with photo simulations of how the 1992 project would have appeared. Compare Exhibit 9B with Exhibit 9A, and Exhibit 10B with Exhibit 10A.

The adverse effects of the colors of the as-built project on the visual compatibility of the development with the surrounding area could be adequately mitigated by repainting the structure and trim materials and replacing the white balcony railings with darker colors. In its action on the coastal development permit application for the as-built project, the City required that the applicants repaint the Hardiplank siding of the hotel, lobby building, and trash enclosure structure an olive branch green color. The City also required that the applicants install a cultured stone façade at the base of the southeast, south, and northeast sides of the hotel building as the City had required when it approved

Scenic Corridor Review Approval No. SCR 2-96 back in 1996. The City furthermore required that the exterior trim of the buildings be painted a "white mantle" color. The name of the trim color is somewhat of a misnomer as the color, though very light, is more of a light olive color than a white. The City did not require that the white vinyl railings be modified to change their colors and the adopted findings do not address the impacts of the railings. Exhibits 9C, 10C, 11C, and 12C are photo simulations of what the hotel would look like with the cultured stone façade and the siding and trim colors required by the City.

The Commission finds that changing the color of the siding, trim, and railing materials is an essential part of making the current project compatible with the character of the surrounding area. Therefore, the Commission attaches Special Condition No. 11 which requires the applicants to submit for the review and approval of the Executive Director a plan for changing the building colors and some of the materials to make the building appearance more compatible with the character of the surrounding area. The special condition requires that the siding of the buildings be painted with the same olive branch color that the City required. The Commission finds that the dark color would better blend with the various dark green colors of the surrounding vegetation than the tan color of the current project and would greatly reduce the prominence of the structure.

The Commission finds that the existing 'white mantle" trim color is not appropriate, as the color is too light to achieve a building appearance that is compatible with the character of its setting. The light trim color would negate some of the value of painting the siding material the olive branch color as the light colored trim would outline the building in a manner that would still make it stand out from its surroundings and stand out from other buildings in the area such as the Harbor Lite Lodge, which has no distinct trim color. Exhibit 9C is a photo simulation of what the building would look like with the olive branch colored siding and the white mantel trim as viewed from the southern Noyo Bluffs. This exhibit demonstrates that the color scheme stands out prominently in comparison with the appearance of the hillside and the appearance of the very dark colored Harbor Lite Lodge. Therefore, Special Condition No. 11 requires that the trim materials be painted either the same olive branch color as the siding is required to be repainted or, if the applicant prefers to retain some sense of contrast between the siding and trim materials, the trim can be painted a darker color than the siding. Although use of a darker trim color than the olive branch color would create contrast, the trim would not be so bright as to cause the building to stand out as would the white mantle trim color.

Similarly, the white color of the balcony railings would cause the building to stand out from its surroundings in a manner that would negate some of the value of painting the siding of the building the olive branch color. At least 21 of the balcony railings are visible from the Noyo Bluffs viewing area. These balcony railings are evenly spaced along the southwest side of the hotel building in a manner that highlights the long 220foot expanse of this side of the building. The bright white color of the railings also stands

out dramatically from the dark green colors of the surrounding eucalyptus and pine trees. Therefore, the white balcony railings of the current project detract from the visual compatibility of the development with its surroundings. Special Condition No. 11 requires modifications to the balcony railings. The railings that have been installed are made from a vinyl material that is difficult to paint. Paint does not adhere well to the surface, making it difficult to apply an even coverage of paint and requiring frequent repainting to maintain the color over time. Therefore, Special Condition No. 11 requires that the railings be replaced, rather than painted. The railings can be replaced either with new vinyl railings manufactured to be a color closely similar in brightness and hue to the colors selected for the exterior trim of the building, or with new wood or metal railings painted in the same color as the color selected for the exterior trim of the building.

Finally, Special Condition No. 11 requires that a cultured stone façade be installed along the base of the hotel building except along the side of the hotel facing the parking lot. As noted above, the City had required the installation of such a façade in its approval of SCR 2-96 in 1996. The low stone façade would help to blend the featureless lower portions of the tall sides of the hotel building with the slope below, thereby making them more compatible with the character of its surroundings and enhancing its appearance from public vantage points to the south.

The Commission finds that the requirements of Special Condition 11 are not a major or structural modification prohibited by the Writ order. Application of the façade would not require modifications to the internal framework of the structure, only adding additional material to a portion of the exterior of the building. The Commission further finds that conditioning the project to require the installation of the cultured stone façade and changing the color of the siding, trim, and railing materials to the olive branch color and darker colors will minimize the contrast in appearance between the existing building and the surrounding vegetation and other buildings in the area and will thereby contribute to the development's visual compatibility with the character of its surroundings in a manner consistent with LUP Policy XIV-1 and FBMC Section 18.61.028.

f. Lighting

The exterior lighting of the development adversely affects the compatibility of the development with the surrounding area. The as-built project includes a significant amount of exterior lighting. The project has two "cobra-headed" 35-foot-high halogen light standards that illuminate the parking lot, as well as uplighting on the building and safety lighting along the corridors and stairwells. As noted by City staff, the project is illuminated at an intensity and with the type of lighting fixture that is often used for night lighting of athletic fields. City staff reports note that the night lighting is excessive and unsightly from Main Street and contributes to obscuring the night sky in this area of Fort Bragg. In addition, should lighting be installed to illuminate the massive southern facades of the building in the manner the northern facades are illuminated, the

development would be highly visible and prominent at night from Highway One and southern vantage points in the City in a manner incompatible with the character of the area given (1) its prominent location at the north end of the bridge and along the bluffs of the river and (2) the fact that other structures along the bluff edge are not similarly illuminated.

The Commission finds that it is essential that the significant adverse effects of the exterior lighting be mitigated to make the as-built project more compatible with the character of the surrounding area. Therefore, the Commission attaches Special Condition No. 14 which requires that a plan for revisions to the exterior lighting of the development to the reduce the significant adverse visual impacts of the lighting be submitted prior to the issuance of the Coastal Development Permit. The special condition requires that the plan demonstrate that all exterior lights shall be the minimum amount necessary for safety purposes and shall be low-wattage, non-reflective, shielded and have a directional cast downward so that no light will shine beyond the boundaries of the property. The condition also requires that the overall glare and intensity of the night lighting will be reduced to levels no greater than those at nearby motels. These two provisions will ensure that the intense glare from the existing parking lot light standards in particular will be reduced to acceptable levels. Finally, the special condition includes a provision prohibiting the illumination of the southern sides of the hotel building, which will ensure that the visually prominent side of the building along the mouth of the river does not become a significant visual intrusion on nighttime views.

The Commission finds that these lighting restrictions are not a major or structural modification prohibited by the Writ Order as they do not require changes to the buildings themselves, only to the light fixtures. The Commission further finds that conditioning the project to require the necessary revisions to the exterior lighting of the development will reduce the visual impacts of the development at night and thereby contribute to the development's visual compatibility with the character of its surroundings in a manner consistent with LUP Policy XIV-1 and FBMC Section 18.61.028.

g. Landscaping

As discussed previously, the height and mass of the hotel building detract from the visual compatibility of the development with the surrounding area. Landscaping is a design element that could be better utilized to reduce this impact.

The as-built project includes some landscaping along the Main Street frontage of the site but does not include any screening trees that would help to break up the mass of the building as viewed from Main Street. No other landscaping is provided with the current project.

The 1992 project included a greater amount of landscaping. The most significant difference is that the approved 1992 project included two landscaped planters along the Main Street frontage of the site that included numerous Holly Oaks and Leland Cypress trees, both of which grow to a height of 30 to 50 feet. These trees would have helped to break up the mass of the building more effectively than the shrubbery planted in the strip of landscaping provided along Main Street with the current project. The landscaping plan for the 1992 project also called for the planting of various shrubbery and ground cover around other sides of the property, although none of this landscaping would grow tall enough to have screening value.

To better utilize landscaping as a tool for softening the visual impact of the development and improving its visual compatibility with the surrounding area consistent with LUP Policy XIV-1 and FBMC Section 18.61.028, the Commission attaches Special Condition No. 13, which requires the submittal of a landscaping plan prior to issuance of the permit. To help soften the view of the massive southern façade of the hotel structure, the condition requires the planting of a minimum of 10 evergreen trees that will reach a minimum height of 10 to 25 feet within five to ten years. Similarly, to soften the view of the facades of the building fronting on Main Street, the condition requires the planting of similar trees planted on approximately 20-foot centers along the enter length of the Main Street frontage of the site. The condition includes a requirement that the landscaping be maintained throughout the life of the project to ensure the landscaping retains its value in screening the appearance of the structure.

The Commission finds that conditioning the project to require the necessary landscaping improvements will help reduce the visual intrusiveness of the development and thereby improve the development's visual compatibility with the character of its surroundings in a manner consistent with LUP Policy XIV-1 and FBMC Section 18.61.028.

h. Conclusion on Compatibility with Character of Setting

The above discussion of the elements of the development having a significant bearing on the visual compatibility of the North Cliff Hotel development with the character of the surrounding area indicates that while the compatibility can be significantly improved through the requirements of the special conditions requiring changes to building colors and materials, lighting, and landscaping, these improvements cannot overcome the visual impacts of the excessive overall height of the structure, the encroachment of the structure into the standard 15-foot front yard setback, and the blocky massing of the structure so as to make the project truly visually compatible with the surrounding area. The only way to fully overcome the significant adverse visual impacts caused by the excessive height, encroachment into the front yard setback, and the blocky massing of the structure would be to require major structural modifications such as eliminating the upper floor of the building and removing the portion of the hotel building encroaching into the setback.

However, as is also discussed above, the Writ Order precludes the Commission from attempting to enforce any height limitation other than a height limitation based upon the 'benchmark of the Noyo Bridge and from imposing any conditions that would require major or structural revisions to the hotel. These restrictions effectively bar the Commission from (1) imposing conditions to eliminate the upper floor of the building, remove the portion of the hotel building encroaching into the setback, or require other structural or major revisions that would make the development truly visually compatible with the character of its surroundings consistent with LUP Policy XIV-1 and FBMC Section 18.61.028, or (2) denying the development on the basis that the building heights, mass, or encroachment into the front yard setback make the project inconsistent with the aforementioned policies. Therefore, the Commission is precluded from considering height, building mass, and encroachment into the front yard setback in its evaluation of whether the development is truly visually compatible with the character of its surroundings consistent with LUP Policy XIV-1 and FBMC Section 18.61.028. Given (1) the existence of these court-imposed restrictions on the Commission's discretion and (2) with respect to building materials and colors including roofing materials, lighting, and landscaping, the development is visually compatible with the character of its setting with the attachment of Special Conditions 10-14, the Commission finds that except for the height and bulk of the as-built structure, the project as conditioned is consistent with the visual compatibility requirements of LUP Policy XIV-1 and FBMC Section 18.61.028.

As the Commission would deny the as-built project because it is inconsistent with the visual compatibility requirements of LUP Policy XIV-1 and FBMC Section 18.61.028 were it not for the restrictions of the Writ Order, the Commission imposes Special Condition No. 9. This condition states that the permit shall not become effective until a final judgment upholding the Writ Order has been obtained by the applicant. Special Condition No. 9 also states that upon the withdrawal of the Writ Order, this permit approval shall be null and void. If the permit approval becomes null and void, the applicants would need to submit a new application for the project to authorize the development at the site. These provisions of Special Condition No. 1 will ensure that should the Commission successfully appeal the Writ Order when the Superior Court enters a final judgment in *Affinito v. City of Fort Bragg, et al.*, Mendocino County Superior Court No. CV80347, or should the Writ Order be withdrawn for any other reason, the consistency of the project with the visual compatibility requirements of LUP Policy XIV-1 and FBMC Section 18.61.028 can be re-evaluated by the City and the Commission on appeal when a new permit application is submitted for the project.

G. Geologic Hazards

1. Policies and Standards

LUP Policy X1-4 states in applicable part, "The bluff areas annexed to the City...shall be included in the 'demonstration area,' ...to demonstrate that the area is stable for development and will neither create a geological hazard nor diminish the stability of the

area...The applicant shall file a report evaluating the geologic conditions of the site and the effects of development, to be prepared by a registered geologist, a professional civil engineer with expertise in soils or foundation engineering, or a certified engineering geologist."

Fort Bragg Municipal Code Section 18.61.026(A) states, "Development in Fort Bragg's coastal zone shall (i) minimize risks to life and property in areas of high geologic and flood hazard, (ii) assure structural integrity and stability, (iii) 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."

Fort Bragg Municipal Code Section 18.61.026(B) states in applicable part, "All development occurring in a demonstration area...must demonstrate by credible evidence that the area is stable for development and will neither create a geologic hazard nor diminish the stability of the area pursuant to the following specific standards...2. In a demonstration area, the applicant shall file a report evaluating the geologic conditions of the site and the effects of development, to be prepared by a registered geologist, a professional civil engineer with expertise in soils or foundation engineering, or a certified engineering geologist."

2. Discussion

The project site occupies a bluff on the north side of the Noyo River mouth. The site is separated from the actual shoreline by intervening parcels and the shoreline has an existing rock revetment to protect against bluff retreat.

Pursuant to LUP Policy XI-4 and FBMC Section 18.61.026(B), a geotechnical report dated September 4, 1992 was prepared for the 1992 hotel project proposed on the site by BACE Geotechnical Engineers. An update to the report that addressed the as-built project was also prepared by BACE. The update is dated May 27, 1998.

The geotechnical reports address the geological hazards and conclude that the potential geotechnical hazards could be mitigated through engineering and foundation/pier design measures. The 1992 report recommended that the hotel be developed with a drilled pier with connecting grade beam foundation system. The report concludes that such a foundation system, supported in the underlying firm bedrock, would provide a sound foundation for the proposed hotel structure. The 1998 update examined the drilled piers of the as-built structure and concluded that the drilled piers "…are satisfactory for support of the planned structures." Thus, the potential geologic hazards associated with the development have been addressed through geotechnical investigations. Therefore, the Commission finds that as geotechnical reports meeting the requirements of LUP Policy X1-4 and FBMC Section 18.61.026(B)(2) have been prepared, and as the geotechnical reports have determined that the geotechnical hazards could be mitigated consistent with

FBMC Section 18.61.026, the Commission finds that the development as amended is consistent with the geologic hazard policies of the certified LCP.

H. Protection of Water Quality and Intertidal and Marine ESHA

1. LCP Policies and Standards

LUP Policy VI-3 states: "Special Review of runoff Prone and Runoff Sensitive Areas. The City shall require all development occurring in the runoff ("RO") special review areas on the Coastal Environment Map to undergo the special review process set out in Chapter XVII, Section E. Permitted development in these areas will be designed to protect and maintain the biological productivity and quality of coastal waters, marine resources, and riparian habitats, and to maintain optimum populations of marine organisms."

LUP Policy VI-4 states: "Changes in runoff Patterns. Changes in runoff patterns which result from new development, either by virtue of changes in land forms or from increases in impervious surfaces, shall not cause increases in soil erosion or stream sedimentation, nor shall they disturb environmentally sensitive riparian or wetland habitats. Such changes may be allowed only if mitigation measures sufficient to allow for the interception of any material eroded as a result of the proposed development have been provided."

LUP Policy VI-5 / XI-2 states: "Alteration of Landforms. The alteration of cliffs, bluff tops, faces or bases, and other natural landforms shall be minimized in the Coastal Zone and especially in runoff ("RO") special review areas. Such changes may be allowed only if mitigation measures sufficient to allow for the interception of any material eroded as a result of the proposed development have been provided."

LUP Policy IX-1 states: "General Policy. Environmentally sensitive habitat areas in the City's coastal zone include: Intertidal and marine areas, coastal bluffs, wetlands, and riparian habitats. Such areas shall be protected against any significant disruption of habitat values, and only uses dependent on such resources shall be allowed within such areas. Development in areas adjacent to environmentally sensitive habitat 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."

LUP Section T states in applicable part:

T. <u>Special Review Areas</u>

Special review areas which have been annexed to the city are designated on the Coastal Environment Map with abbreviations (see

Figure 2). Any proposed development on parcels which are located in whole or in part within the special review areas will require a report by a qualified professional as well as review of the report by the City to ensure that Coastal Act and Local Coastal Program policies concerning the sensitive resources or features are properly treated in the specific proposed development. These review requirements are in the addition to the bluff hazard review.

Special studies may be completed prior to submission of an application, as part of an environmental impact report, or as an independent document. In any case, the selection of the professional preparing the report must be with the approval of the permitting agency. A discussion of the special review areas and required reports follows.

3. <u>Runoff (RO)</u>

The impacts of runoff, erosion and natural landform modification shall be evaluated by a civil engineer. Where induced, runoff may have significant biological effects, a review by a biologist shall be required. The evaluation will identify mitigation measures necessary to minimize the adverse effects of runoff.

Fort Bragg Municipal Code Section 18.61.022 states in applicable part:

"Water and Marine Resources

B. <u>Runoff and Soil Erosion</u>

New development located in the (RO) Runoff Special Review Areas shall undergo the review process set out in Section XVII E of the Land Use plan and as subject to the following standards.

- 1. Runoff shall be controlled in new developments such that biological productivity and quality of coastal waters, marine resources and riparian habitats is protected, maintained and where appropriate restored. New development shall not cause increases in soil erosion nor disturb wetland or riparian habitats.
- 2. Where there is the threat of such harm associated with new development, report or reports shall be prepared by a soils engineer, biologist and/or other qualified professionals to assess such threats and to recommend measures to eliminate or minimize harm.

- 3. The approving authority shall require that appropriate mitigation measures be adopted prior to project approval. Mitigation measures must be sufficient to intercept any eroded material and provide for disposal.
- 4. Among specific mechanisms or measures which shall be utilized where appropriate to minimize harm are the following:
 - a. Stripping of vegetation, grading or other soil disturbance shall be done in a manner which will minimize soil erosion.
 - b. Whenever feasible, natural vegetation shall be retained and protected.
 - c. The extend of the disturbed area and the duration of its exposure shall be kept within practical limits.
 - d. Either temporary seeding, mulching or other suitable stabilization measures shall be used to protect exposed critical areas during construction or other land disturbance.
 - e. Drainage provisions shall accommodate increased runoff resulting from modified soil and surface conditions during and after development or disturbance. Such provisions shall be in addition to all existing requirements.
 - f. Water runoff shall be minimized and retained on site whenever possible to facilitate water recharge.
 - g. Sediment should be contained on site when feasible.
 - h. Diversions, sediment basins and similar required structures shall be installed prior to any onsite grading or disturbance.
 - *i.* Any drainage systems required shall be completed and made operational at the earliest possible time during construction.
 - j. Interceptor ditches shall be established above all cut and fill slopes and the intercepted water conveyed to a stable channel with adequate capacity.

k. Soil erosion and sediment control measures installed under this ordinance shall be adequately maintained for one year after completion of the approved plan or until such time as soil is permanently established to the satisfaction of the municipal engineer.

l. Runoff from areas of concentrated impervious cover (e.g., roofs, driveways, roads) shall be collected and transported to natural drainage channels with sufficient capacity to accept the discharge without undue erosion.

New development shall minimize the alteration of cliffs, blufftops, faces or bases and other natural landforms. Such changes may be permitted by the approving authority only if mitigation measures sufficient to allow for the interception of any material eroded as a result of the proposed development have been provided."

Fort Bragg Municipal Code Section 18.61.025 states in applicable part:

"Environmentally Sensitive Habitat Areas.

- A. The City shall protect all environmentally sensitive habitat areas against any significant disruption of habitat values.
 - 1. Development in areas adjacent to environmentally sensitive areas shall be sited and designed to prevent impacts which would significantly degrade such areas.
 - 2. Development shall be compatible with the protection and continuance of environmentally sensitive habitat areas.
- B. Specific Criteria

The following standards provide guidelines for development occurring near a sensitive habitat area.

- 1. <u>Sensitive habitat areas</u>. Environmentally sensitive habitat areas shall include, but not be limited to, the following:
 - a. Intertidal and marine areas.

5.

b. Coastal bluffs.

c. Wetlands.

d. Riparian habitats.

2. **Discussion**

Virtually the entire .82-acre project site is covered with impervious surfaces that will prevent infiltration of stormwater runoff. As a result, the development generates a relatively large amount of runoff, much of which drains to the intertidal and marine habitat areas along the mouth of the Noyo River. Runoff from the as-built development is collected and discharged in two main locations. Runoff from the parking lot, driveways, walkways, roof of the lobby structure and most of the northeastern facing pitches of the hotel building roof all drains via sheet flow, driveway gutters, and roof gutters and downspouts to drains in low areas of the parking lots. Water within the drains flows through catch basins and then through pipes to discharge points along the east side of the City-owned harbor dredge material disposal pond. Most of the water in the pond is allowed to evaporate with entrained sediment and other particulates settling out to the pond bottom. However, during or after major storm events when the water levels in the pond reach a certain level, water is discharged from the pond through an outlet on the west side of the pond that discharges the overflow to the beach adjacent to the mouth of the river where the water can enter the marine environment. Thus, any pollutants entrained in the runoff from the hotel that is discharged to the pond and does not settle out can potentially be discharged to the marine environment.

Runoff from the southwestern facing pitches of the hotel building roof and portions of other pitches also drains via roof gutters and a number of downspouts to the ground along the southwestern and southeastern sides of the buildings. From the discharge points, the runoff flows over the slope down to a narrow portion of Ocean Front Park where it ultimately discharges to the mouth of the Noyo River. From Ocean Front Park and from the walkway along the Noyo Bridge, one can observe rills in the soil mantle of the slope below the hotel which were likely caused at least in part, by runoff discharged from the roof downspouts on the southwestern and southeastern sides of the buildings.

The drainage system of the as-built project differs from the drainage system that was required by the City's approval of the 1992 hotel project. Special Condition No. 2 of CDP 10-92 required the applicant to submit an engineered drainage plan for approval by the City that would include a catch basin and direct runoff away from the dredge spoils site. Although City staff indicates catch basins may have been installed with the as-built project, as noted above, not all of the roof runoff is collected and routed through the catch basins. Some of the runoff is simply discharged from downspouts to the ground and

allowed to flow down the hillside. In addition, the runoff is directed to the dredge spoils disposal pond rather than away from it.

Pollutants generally related to urban non-point source pollution that could be generated at the site and entrained in runoff leaving the site include particulate matter, sediments, chemicals, trash, oil and grease from automobiles using the parking lot and driveways, and heavy metals associated with automobile tires and brake pads. As noted above, some of the runoff from the roofs of the hotel building flows directly down the steep slope below the hotel to Ocean Front Park and through the park to the Noyo River. This runoff discharge not only allows pollutants entrained in the runoff from the development to enter the river, but as the runoff erodes the soil mantle of the slope on its course to the river. Sediment and other pollutants entrained in runoff from the development that reaches the coastal waters along the mouth of the Noyo River would contribute to degradation of the quality of marine waters and associated sensitive habitat areas. Whether or not the water quality impacts of a development are individually significant, urban runoff from a cumulative perspective.

The above Fort Bragg LCP policies and standards address the protection of sensitive habitat and water quality from the impacts of runoff from new development. Some of these policies and standards apply only in certain runoff special review areas that have been designated on the Coastal Environment Map contained in the LUP. The subject property is not within a designated runoff special review area. However, other policies and standards from the above list apply generally throughout the City's coastal zone and do apply to the as-built project including (1) LUP Policy VI-4: Changes in Runoff Patterns, (2) LUP Policy VI-5/XI-2: Alteration of Landforms; (3) LUP Policy IX-1, a general policy on environmentally sensitive habitat areas; and (4) Fort Bragg Municipal Code Section 18.61.025: Environmentally Sensitive Habitat Areas. These particular policies and standards set forth two main requirements for new development that are applicable to the as-built project. First, changes in runoff patterns caused by new development either from alteration of landforms or increases in impervious can be allowed only if mitigation measures sufficient to allow for the interception of any material eroded as a result of the proposed development have been provided. Second, development in areas adjacent to environmentally sensitive habitat areas such as intertidal and marine areas shall be sited and designed to prevent impacts which would significantly degrade such areas and the development shall be compatible with the protection and continuance of environmentally sensitive habitat areas.

a. <u>Mitigation of Eroded Material From Runoff Pattern Changes</u>

The as-built hotel has changed runoff patterns on the subject property by greatly increasing the amount of impervious surfaces over the amount that existed when the site was only partially developed for use as a restaurant. The entire area of the site where the main hotel building is now located was undeveloped hillside without any impervious

surfaces in the years when the upper portions of the site were developed with the former restaurant (Compare the Exhibit 3 site plan of the site when the site was used as a restaurant with the Exhibit 4 site plan of the as-built hotel project). As noted above, some of the roof runoff from the hotel building discharges from downspouts directly on to the hillside area between the hotel and Ocean Front Park in an area where soil erosion is apparent. To be consistent with the first requirement of the runoff policies applicable to the development, the portion of the runoff from the as-built hotel project that discharges from roof downspouts or other sources directly to the hillside above the river could only be allowed if mitigation measures sufficient to allow for the interception of any material eroded as a result of the discharge were provided. One way to provide such mitigation would be to prevent the runoff from being discharged to the hillside above the river in the first place and thereby avoid any runoff-caused erosion from occurring. The runoff could be collected and conveyed instead in the same manner in which runoff from other parts of the development is collected in centralized drains and conveyed to the dredge material disposal pond. Collecting the runoff into a centralized drainage system would also provide opportunities to treat the runoff to remove pollutants. Therefore, the Commission attaches Special Condition No. 15 which requires the applicants to submit for the review and approval of the Executive Director a revised runoff control plan that among other measures, provides that all runoff from all of the impervious surfaces of the development be collected and conveyed into catch basins on the site and then conveyed to the dredge spoils disposal pond.

In consultations with City staff, Commission staff understands that City staff is aware of the use of the dredged materials disposal pond for discharge of runoff from the development and that they do not object to such use of the City-owned facility for this purpose. However, the coastal development permit application does not contain a copy of an easement, encroachment permit, or other proof of legal interest that demonstrates the applicants have the necessary property interests to be able to use the dredged materials disposal pond. Therefore, to ensure that the drainage system can be used as proposed and conditioned, Special Condition No. 15 requires that as part of the revised runoff control plan that must be submitted prior to issuance of the coastal development permit, the applicants must submit evidences that the applicants have secured all necessary property interests to modify and use the runoff control system.

Special Condition No. 2 of City of Fort Bragg CDP No. 10-92 granted in 1992 for the originally approved project prohibits the discharge of runoff into the dredged materials disposal pond. As this condition conflicts with the terms of Special Condition No. 15, which requires discharge to the pond, Special Condition No. 2 is deleted. As the City staff indicates that they no longer object to use of the pond for runoff discharge and as the provisions of Special Condition No. 15 require the applicant to submit evidence that the applicants have secured all necessary property interests from the City to use the dredge material disposal pond, the provision of Special Condition No. 2 preventing use of the pond is no longer needed.

As conditioned, the Commission finds that the as-built development is consistent with the requirements of LUP Policy VI-4 that changes in runoff patterns caused by new development from increases in impervious surfaces only be allowed if mitigation measures sufficient to allow for the interception of any material eroded as a result of the proposed development have been provided

b. Protection of Environmentally Sensitive Habitat Areas

Due to the project's location above the mouth of the Noyo River and the manner in which the collection and conveyance of the development's runoff allows for discharge to the waters of the mouth of the river, the development has the potential to adversely impact water quality within the marine and intertidal environment. LUP Policy IX-1 and FBMC Section 18.61.025 designate "intertidal and marine areas" such as the mouth of the Noyo River as environmentally sensitive habitat. Therefore, to be consistent with the second requirement of the runoff and ESHA policies applicable to the development, the adverse water quality impacts of the development must be controlled so that the project's impacts on water quality do not degrade the intertidal and marine ESHA or be incompatible with the protection or continuance of the ESHA.

Use of the dredged materials disposal pond provides a unique opportunity for at least partially treating the runoff to remove pollutants. As noted above, most of the water in the pond is allowed to evaporate with entrained sediment and other particulates settling out to the pond bottom. The sediment and other pollutants that settle to the bottom would eventually be removed from the pond when the accumulated dredged material has dried out and is excavated and hauled away for reuse or disposal to make room for additional material from future dredging projects. However, as also noted above, to prevent the pond from overflowing during or after major storm events when pond water levels rise to a certain level, water is discharged from an outlet on the west side of the pond to the beach adjacent to the mouth of the river. Water from this discharge from the pond can enter the marine environment. Thus, any pollutants entrained in the runoff from the hotel that is discharged to the pond during or right before such storm events can potentially be discharged to the marine environment without having a sufficient chance to evaporate or settle and collect on the bottom of the pond. Hydrocarbons and fine particulate matters to which other pollutants can absorb are of particular concern in this respect.

Therefore, some level of treatment of the discharge is necessary to ensure that pollutants in the runoff water that is conveyed to the dredged material disposal pond do not eventually become discharged from the pond through the pond outlet and enter the marine and intertidal waters and habitat along the mouth of the Noyo River. Therefore Special Condition No 15 requires that the revised runoff control plan required to be submitted for the review and approval of the Executive Director must contain provisions for installing insert filters into the catch basins that will receive the runoff from the development. These insert filters are a recognized Best Management Practice that are effective at removing sediments, metals and oil from the runoff (see Best Management Practice TC6-Media Filtration in the California Storm Water Best Management Practices

Industrial Handbook, developed by Camp, Dresser & McKee, *et al.* for the Storm Water Quality Task). The filters can be fitted to existing catch basins. Therefore, retrofitting the existing drainage system to accommodate the filters would not require major structural modifications to the hotel or hotel parking lot. Insert filters require cleaning semiannually to prevent clogging of the filters. Therefore, Special Condition No. 15 also requires that the runoff control plan include provisions for maintaining the filter in accordance with recognized best management practices. This provision will ensure that the filters remain effective at removing pollutants.

Therefore, the Commission finds that as conditioned, because the development as amended will treat project runoff to remove pollutants by filtering collected runoff within the catch basins and allowing any remaining entrained sediments to settle out of the runoff after discharge to the dredged material disposal pond, the runoff from the development as amended will not adversely affect the water quality of the intertidal and marine receiving waters and will thereby prevent impacts to the intertidal and marine environmentally sensitive habitat areas that would significantly degrade the habitat and will ensure the protection and continuance of the habitat consistent with the requirements of LUP IX-1 and Fort Bragg Municipal Code Section 18.61.025.

J. <u>Parking</u>

1. LCP Policies and Standards

Fort Bragg Municipal Code Section 18.71.040(E)-Parking and Loading Requirements, states in applicable part: "Motels, Inns, Bed & Breakfast Operations – One space for each unit or bedroom, including manager's unit."

2. Discussion

The as-built hotel project includes 39 rooms and one manager's unit. Pursuant to the requirements of FBMC Section 18.71.040(E) that one off-street parking space must be provided for each room and the manager's unit, a total of 40 off-street parking spaces must be provided. The project provides the requisite total of 40 off-street parking spaces See the site plan in Exhibit 4. Therefore, the Commission finds that the development as amended is consistent with the parking requirements of FBMC Section 18.71.040(E).

The Commission notes that during the City's review of the application, City staff reports noted that in October 2000, the City amended it's parking standards in a manner that established a requirement of one parking pace for each hotel unit, plus two spaces for the manager or owner. Under this requirement, the project would need to provide 41 spaces rather than the 40 provided. However, an amendment to the LCP parking standards has not yet been submitted for certification to the Commission. Commission staff understands that this amendment may be included in the major LCP update amendment

that the City indicates they will submit later this year. As the amendment has not yet been certified, the proposed change to the parking standard is not yet effective and not part of the standard of review for the Commission's consideration of the permit amendment application.

K Traffic Impacts on Highway One

1. LCP Policies and Standards

LUP Policy XV-13 states in applicable part, "The City shall work with Caltrans to develop improved access to Highway 1..."

Fort Bragg Municipal Code Section 18.61.040(G) states in applicable part, "Design of projects shall be executed in such a fashion as to limit access points to highways and to provide easy and safe ingress and egress."

2. Discussion

The LCP provides that new projects shall be designed to limit access points to highways, including Highway One. The as-built project has only one driveway serving the site. The driveway permits right-turn only ingress and egress onto Highway One. The 1992 hotel project included two separate driveways. Therefore, the as-built project reduces and minimizes the number of access points to Highway One.

The traffic report prepared for the 1992 hotel project indicated that the traffic generated by the 40-room hotel would be approximately 34 peak hour trips and would not significantly impact traffic operations on Highway One. The report noted that overall, the 1992 hotel project would generate approximately half of the traffic associated with the previous restaurant use of the site. The as-built hotel project, based on its similar size, room types, and amenities would generate similar traffic to the 1992 project. Therefore, the as-built project will also not have a significant adverse impact on Highway One traffic.

Therefore, the Commission finds that as ingress and egress to Highway from the development has been limited to one driveway and the development as amended will not have a significant impact on traffic operations on Highway One, the as-built project is consistent with the requirements of LUP Policy XV-13 and FBMC Section 18.61.040(G) that new development be designed to limit the number of access points on highways and provide easy and safe egress and ingress to highways.

L. Public Access

1. Policies and Standards

a. Coastal Act Access Policies

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

b. LCP Policies and Standards

LUP Policy III-1 states in applicable part:

<u>Access Standards and Review</u>. Shoreline access shall be required in the City's coastal zone, as specified in the following policies. The definitions and standards in Section B of this Chapter shall guide the development of public access. Only one vertical accessway need be provided in any one designated location as shown on the Coastal Environment Map.

LUP Policy III-11 states in applicable part:

<u>Vertical Access from North Harbor Drive</u>. One vertical access form the bottom of North Harbor Drive to the proposed lateral access along the north bank of the Noyo River shall be required as a condition of permit approval.

LUP Policy III-12 states in applicable part:

<u>Access Along the North Bank of the Noyo</u>. Lateral access along the entire length of the City's frontage on the north bank of the Noyo River shall be required as a condition of permit approval except where physical conditions make access unfeasible due to topography or safety considerations.

LUP Policy III-15 states in applicable part:

The City will protect the public's constitutionally guaranteed rights of access to and along the shoreline by ensuring that new development will not interfere with the public's right of access where acquired through use.

LUP Policy III-18 states in applicable part:

The City shall work with the California Coastal Conservancy to assure that the proposed access improvements and public facilities are provided on the north bank of the Noyo River. Development other than improving access to the coast and providing visitor serving recreational facilities shall be prohibited within the newly annexed area along the northern bank of the Noyo River labeled "Open Space."

A roadway shall be acquired to provide access to the proposed Noyo Point recreational area. This access shall be connected to a westerly extension of North harbor Dr. and provide vehicle access to the Noyo Beach area (Figure 1).

Fort Bragg Municipal Code Section 18.61.021 states in applicable parts:

Public Shoreline Access

- A. The City shall take all necessary steps to protect and defend the public's constitutionally guaranteed rights of access to the shoreline. At a minimum city action shall include:
- 1. Implementation of land use policies calling for further action, initiation of new programs or acquisition of land or easements consistent with availability of staff and budgeted fund.
- 2. Requiring the provision of access as a permit condition in new developments as set forth in the Land Use Plan access policies, 2 through 11 and 13, as well as policy 12 where the City has jurisdiction and where it is shown on the Land Use Plan.
- 3. Initiating legal action to acquire easements to beaches and access corridors for which prescriptive rights may exist consistent with the availability of staff and funds.
- 4. Accepting offers of dedication which will increase opportunities for public access and recreation consistent with the City's ability to assume facility operation and maintenance costs based on availability of budgeted funds. Should local entities, park and recreation district, local government or other local groups, decline to accept management responsibility, state and federal government agencies and private nonprofit interest groups shall

be offered management responsibilities no later than six months after efforts have been made to obtain local management of a public access route. Any entity which proposes to accept responsibility for management of a public access route must demonstrate ability to pen and operate facilities in an expeditious manner.

5. Actively seek other private or public agencies to accept offers of dedications, to assume liability and maintenance responsibility and initiate legal action where appropriate to enforce public rights to beach access.

. . .

2. Discussion

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

Although the subject property is located along a coastal bluff, the property is separated from the shoreline of the Noyo River and the river mouth by intervening parcels, including City-owned property containing the harbor dredge material disposal pond. The entire shoreline below the subject parcel extending from the Noyo Bridge to areas well to the west is now part of Ocean Front Park, a public park operated by the Noyo Harbor District that was acquired since certification of the Fort Bragg LCP. Ocean Front Park provides access to the river shoreline as well as to a sandy beach west of the dredge material disposal pond. Vehicular access to the park is provided by North Harbor Drive, the main road into the Noyo Harbor area. Pedestrian access to the park from the bluffs is also provided by an established public access trail on the opposite side of Main Street from the North Cliff Hotel adjacent to the Harbor Lite Lodge. This trail is temporarily closed for safety reasons during construction of the new Noyo River Bridge, but pursuant to conditions of the coastal development permits granted for the bridge reconstruction project, must be reopened upon completion of the bridge project. Therefore, lateral access along the shoreline below the subject parcel and vertical access to the shoreline from the bluff area already exists in close proximity to the subject parcel.

No public access exists currently on the subject parcel itself. No vertical public access trail through the parcel to the shoreline or bluff top viewing area was required by the City in the permit granted in 1992 for the original hotel project and there is no evidence of any possible public prescriptive rights of public access on the site.

No public access is proposed for the project. However, public access to the shoreline already exists in the nearby vicinity that could accommodate the additional demand on

access generated by the hotel guests. In addition, the proposed project will generate no greater demand for public access than the original hotel project approved in 1992, as the current project would include one less hotel room than the 1992 project. Furthermore, the proposed project will not interfere with existing access or possible public prescriptive rights of public access. Thus, the project would have no significant adverse impacts on existing or potential public access. Therefore, the Commission finds that the proposed project, which does not include provision of additional new public access, is consistent with the public access policies of the Coastal Act and the City's LCP.

M. <u>Alleged Violation</u>

As noted above, the as-built hotel differs significantly from the 1992 hotel project approved by the City. The changes to the project were made without the benefit of first obtaining either an amendment to the City approved 1992 coastal development permit or any other coastal development permit for the changes. In addition, the as-built hotel project also differed from the City's 1996 Scenic Corridor Review (SCR) approval in that the applicants failed to obtain either a coastal development permit amendment or a SCR amendment for further changes made to the roof color, siding color, and the elimination of a previously required rock fascia that was previously required to be installed along a portion of the base of the hotel structure

The Commission has attached several conditions to mitigate the visual impact of the hotel and better blend the hotel into its surroundings and mitigate water quality impacts. The conditions would require: (a) replacement of the existing blue metal roofs with weathered copper color metal roofs (Special Condition No. 10); (b) repainting the exterior of the hotel, lobby building, and other structures an olive green color for the body of the hotel and other structures and a similar or darker color for the trim (Special Condition No. 11); (c) replacement of the white balcony railings with railings of the same color as the selected building trim color (Special Condition No. 11); (d) installation of a stone façade at the base of the hotel to blend the structure into its surroundings (Special Condition No. 11); (e) relocation of the trash enclosure and its architectural screen (Special Condition No. 12); (f) planting additional landscaping to soften the appearance of the structure (Special Condition No. 13); (g) modification of the exterior lighting to reduce glare and intensity (Special Condition No. 14); and (h) the preparation, approval, and implementation of a runoff control plan to keep polluted runoff from the development from adversely affecting the Noyo River estuary (Special Condition No. 15). Thus, as conditioned, the Commission finds that the project is consistent with the resource policies of the certified City of Fort Bragg local coastal program and the public access policies of the Coastal Act.

Consideration of this application by the Commission has been based solely upon the policies of the certified City of Fort Bragg local coastal program and the public access policies of Chapter 3 of the Coastal Act. Review of this permit does not constitute a waiver of any legal action with regard to the cited alleged violation nor does it constitute an admission as to the legality of any development undertaken on the subject site without a coastal permit.

N. <u>California Environmental Quality Act (CEQA)</u>.

Section 13096 of the Commission's administrative regulations requires Commission approval of Coastal Development Permit applications to be supported by a finding showing the application, as modified by any conditions of approval, to be consistent with any applicable requirements of the California Environmental Quality Act (CEQA). Section 21080.5(d)(2)(A) of CEQA prohibits a proposed development from being approved if there are feasible alternatives or feasible mitigation measures available which would substantially lessen any significant adverse effect which the activity may have on the environment.

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

V. EXHIBITS:

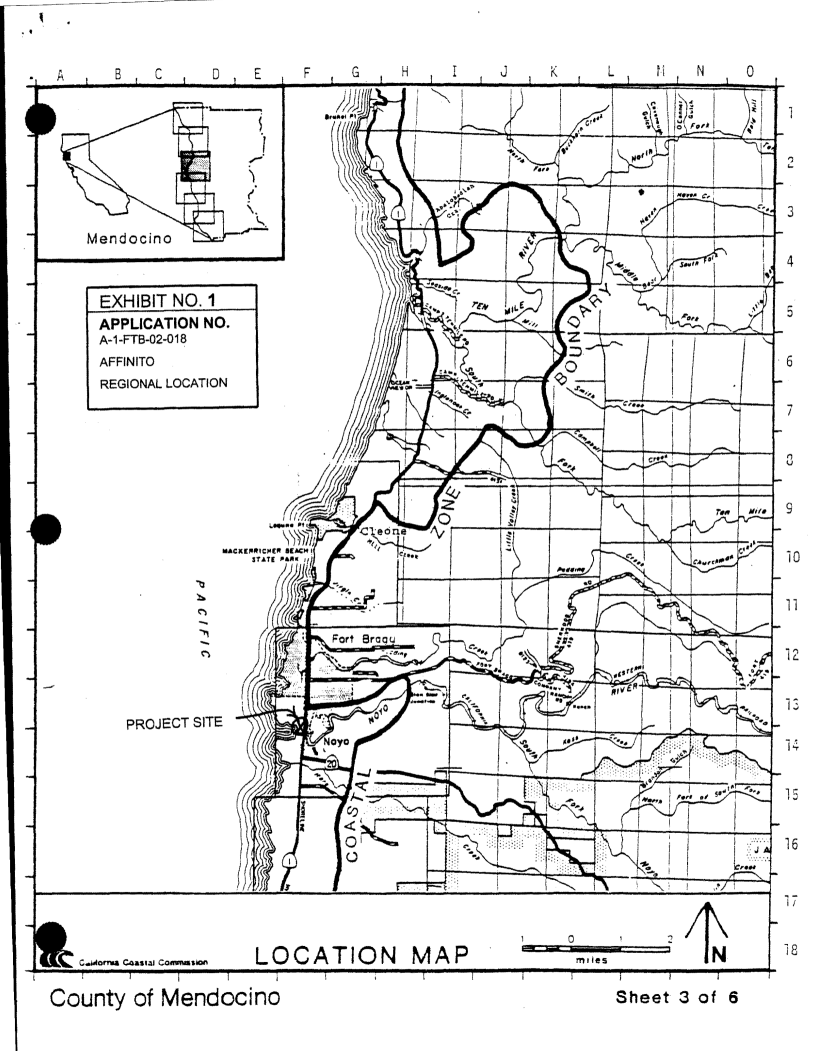
1. Regional Location Map

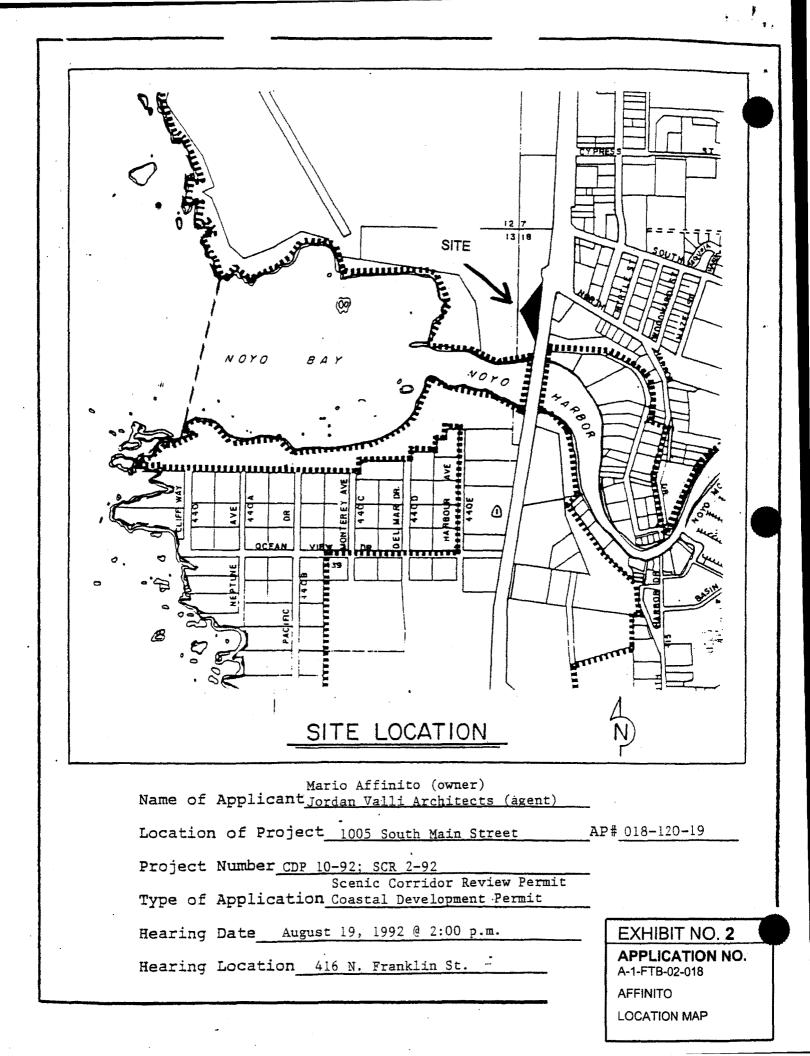
- 2. Vicinity Map
- 3. Pre-1992 Site Conditions
- 4. As-Built (Proposed) Plans
- 5. 1992 Approved Plans
- 6. Notice of Final Local Action
- 7. Commissioners Appeal
- 8. Sierra Club, Friends of Fort Bragg Appeal
- 9. Photomontage of Hotel From Noyo Bluff
- 10. Photomontage of Hotel From Ocean Front Park
- 11. Photomontage of Hotel From Highway 1 to North
- 12. Photomontage of Hotel from Highway 1 to South

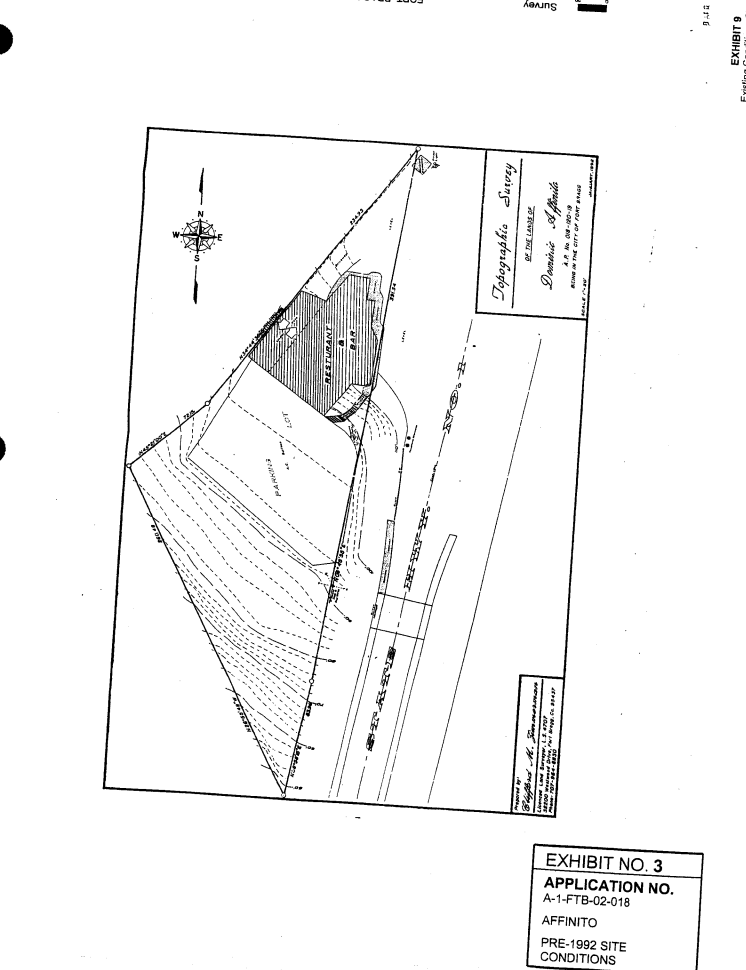
ATTACHMENT A:

STANDARD CONDITIONS

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



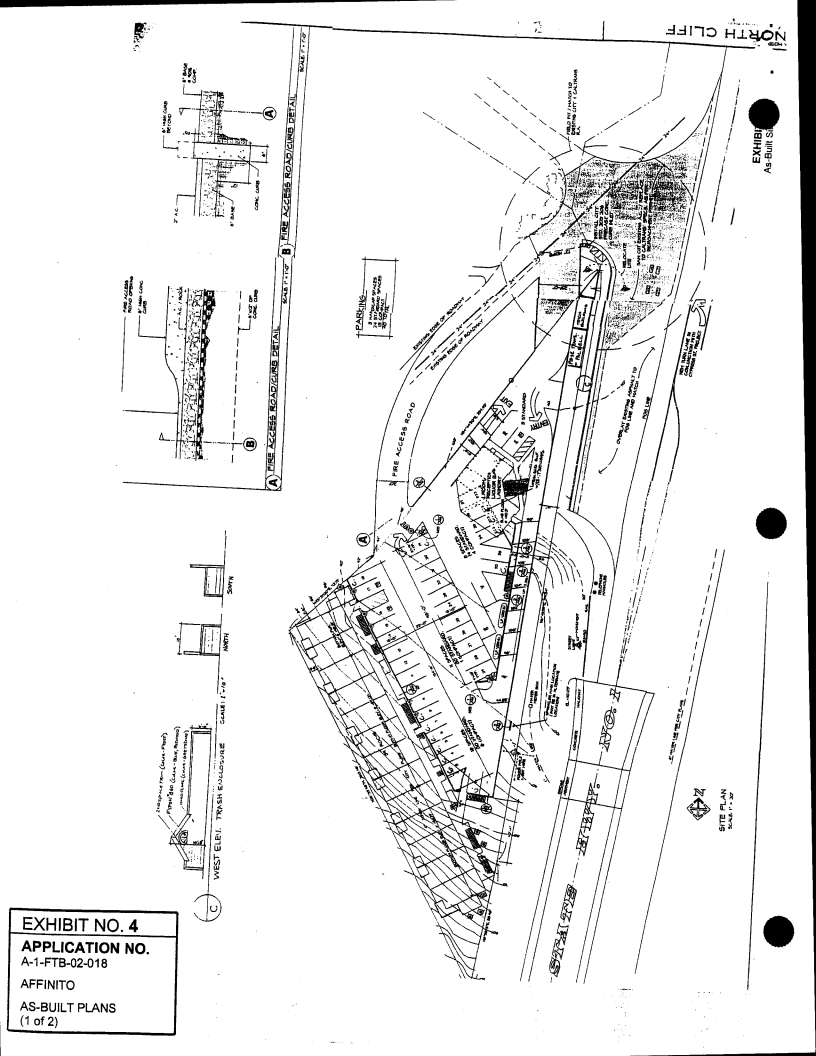




FORT BRAGG HOTEL Mario Affinito

Survey

EXHIBIT 9 Existing Conditions Site Plan (with restance)



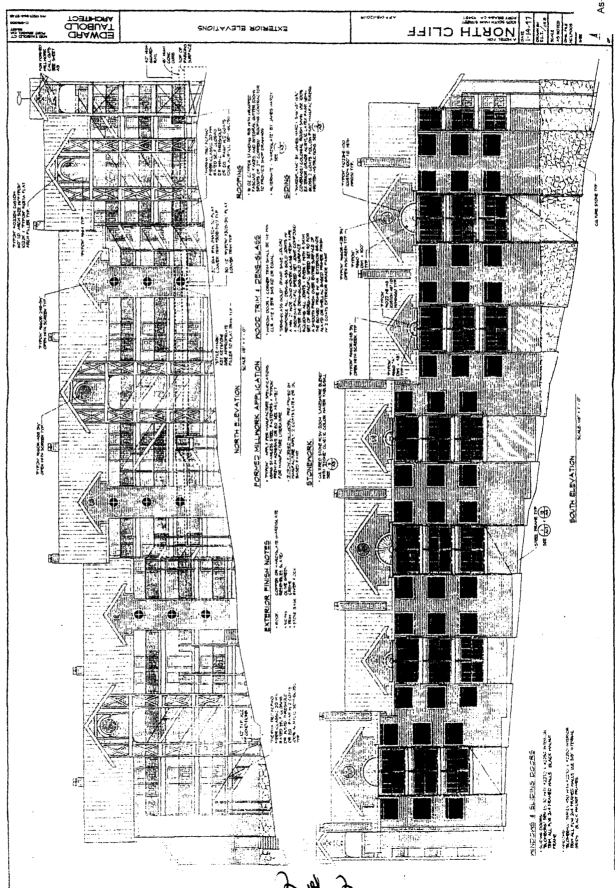
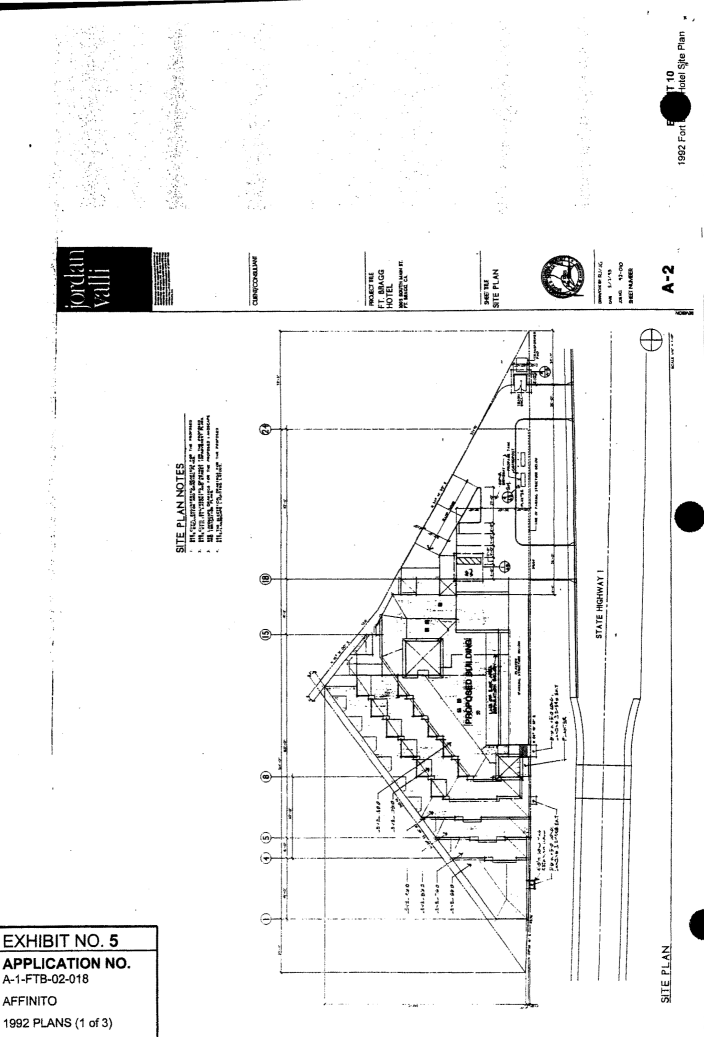
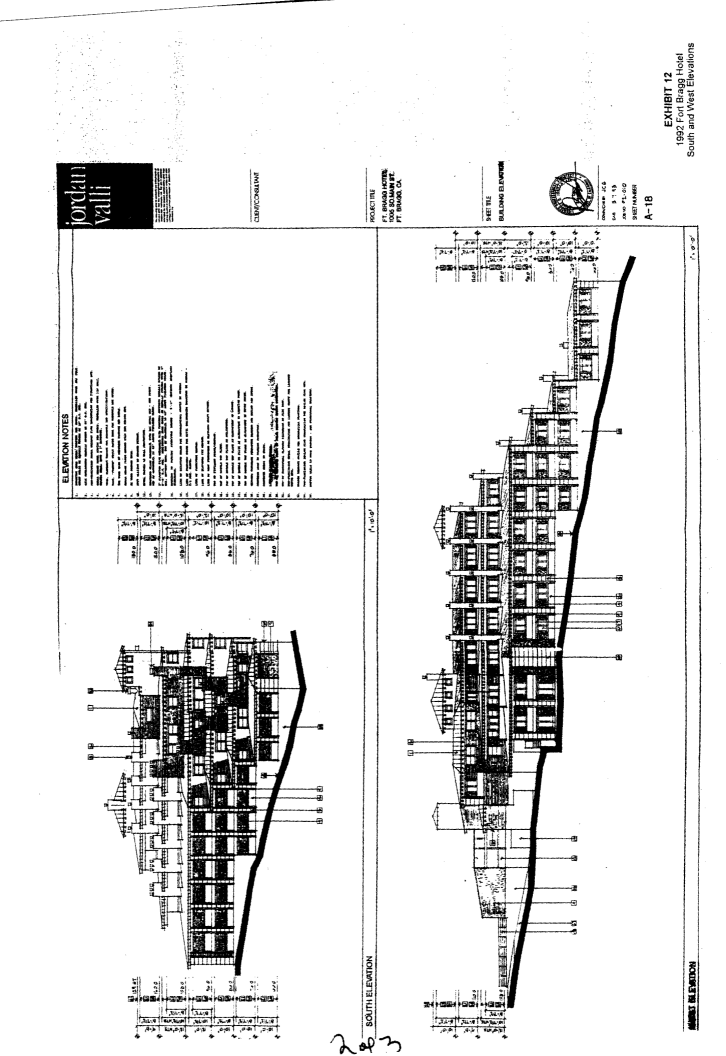
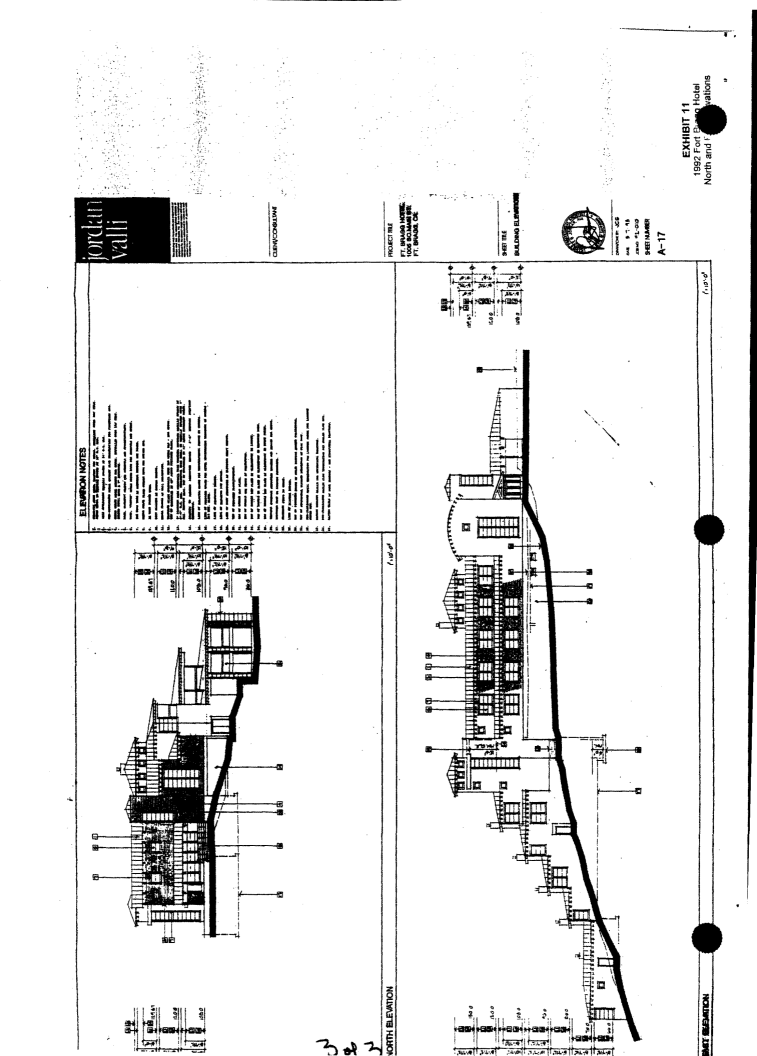


EXHIBIT 24 As-Built Building Elevations (North and South)







ECONOMIC/COMMUNITY DEVELOPMENT (707) 961-2828

CITY OF FORT BRAGG

Incorporated August 5, 1889 416 N. Franklin St. Fort Bragg, CA 95437 FAX 707-961-2802 EXHIBIT NO. 6 APPLICATION NO. A-1-FTB-02-018 AFFINITO NOTICE OF FINAL ACTION (1 of 14)

0 2002

CALIFORNIA COASTAL COMMISSION

NOTICE OF FINAL ACTION ON COASTAL DEVELOPMENT PERMIT

On July 22, 2002, final action was taken by the City on the following coastal development permit application:

APPLICATION NO(S):

OWNER/APPLICANT:

Coastal Development Permit 2-00 (CDP 2-00) Scenic Corridor Review Permit 2-96/00 Variance 7-00

Dominic & Robert Affinito 400 South Main Street Fort Bragg, CA 95437

ASSESSOR PARCEL NUMBER: 018-120-19

STREET ADDRESS OF PROJECT: 1005 South Main Street

PROJECT DESCRIPTION:

North Cliff Hotel Project: Permits to authorize construction of a 39-room hotel with detached lobby building (21,756 sq. ft. total), 40-space parking lot, emergency access road, exterior lighting, landscaping, and trash enclosure on .82± acre site.

FINAL ACTION BY: Fort Bragg Planning Commission

DATE OF ACTION: July 22, 2002

ACTION TAKEN: XX Approved (see attached "Permit Status Notification" for findings and conditions) Denied (see attached "Permit Status Notification" for findings

This project is: _____ Not appealable to the Coastal Commission.

XX Appealable to Coastal Commission pursuant to Public Resources Code Section 30603. An aggrieved person may appeal this decision to the Coastal Commission within ten working days of Commission receipt of





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this notice. Appeals must be in writing to the appropriate Coastal Commission District office.

Linda Ruffing

.25.02 Date

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Community Development Director

Attachment: Permit Status Notification

cc: Permit file Owner/Applicant/Agent California Coastal Commission

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CITY OF FORT BRAGG

Incorporated August 5, 1889 416 N. Franklin St. Fort Bragg, CA 95437 FAX 707-961-2802

PERMIT STATUS NOTIFICATION

This document provides notification of the decision as indicated below. If you have any questions, please contact the Community Development Department at (707)961-2827.

APPLICATION NO(S):

OWNER/APPLICANT:

Coastal Development Permit/ CDP 2-00 Scenic Corridor Review/ SCR 2-96/00 Variance/ VAR 7-00

Dominic & Robert Affinito 400 South Main Street Fort Bragg, CA 95437

ASSESSOR PARCEL NUMBER:

STREET ADDRESS OF PROJECT:

PROJECT DESCRIPTION:

018-120-19

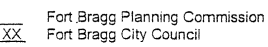
1005 South Main Street

North Cliff Hotel Project: Permits to authorize construction of a 39-room hotel with detached lobby building (21,756 sq. ft. total), 40-space parking lot, emergency access road, exterior lighting, landscaping, and trash enclosure on .82± acre site.

DATE OF ACTION: July 22, 2002

XX

ACTION BY:



ACTION TAKEN:

Approved (see attached Findings and Conditions) Denied (see attached Findings)

LOCAL APPEAL PROCESS AND FEE SCHEDULE: Decisions of the Planning Commission shall be final unless appealed to the City Council in writing within 10 days thereafter with a filing fee of \$600.00 to be filed with the City Clerk. If you challenge the above case in court, you may be

707) 961-2825

limited to raising only those issues you or someone else raised at the public hearing described in this notice or in written correspondence delivered to the Community Development Department at, or prior to, the public hearing.

This project is: _____ Not appealable to the Coastal Commission.

XX Appealable to Coastal Commission pursuant to Public Resources Code Section 30603. An aggrieved person may appeal this decision to the Coastal Commission within ten working days of Commission receipt of this notice. Appeals must be in writing to the appropriate Coastal Commission District office.

NOTIFICATION MAILED TO: Dominic & Robert Affinito, Paula Donovan, Richard Lund

DATE OF MAILING: July 26, 2002

CC:

Permit File City Clerk City Manager City Attorney Fort Bragg Fire Department County Building Inspector

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FINDINGS

The City Council finds that, based upon the entire record for the North Cliff Hotel project, including without limitation, all reports, files, agenda statements, testimony at City Council and Planning Commission meetings, the Mitigated Negative Declaration for CDP 2-00; SCR 2-96/00; VAR 7-00, all public documents relating to *Affinito v. Fort Bragg* (Mendocino County Superior Court Case Nos. 80347 and 81770) and the Agenda Item Summary Reports for the March 13, 2002 and December 5, 2001 Planning Commission meetings:

- 1. The proposed project as conditioned and within the constraints of the January 2000 Order and February 2000 Writ is in conformity with the certified Local Coastal Program including the policies of the LCP Manual, the Land Use Plan and applicable regulations of Title 18 of the Fort Bragg Municipal Code, as identified in the findings below. The project is not located within an environmentally sensitive habitat area and the proposed development would not affect nearby environmentally sensitive habitat areas. The City Council's adoption of this finding is expressly based upon, and would not have been made but for the issuance of the January 2000 Order and February 2000 Writ.
- 2. The Coastal Development Permit for this project is appealable to the Coastal Commission. The project site is located within an appealable area as defined by the Coastal Act.
- 3. The proposed project is consistent with the purpose and intent of the Highway Visitor Commercial (HVC) zoning district, as well as other applicable provisions of Title 18 of the Fort Bragg Municipal Code. The proposed use is specifically enumerated as a permitted use in the HVC zoning district.
- 4. The proposed project, with implementation of the Special Conditions of Approval, based upon Findings 12 through 18 below, is consistent with the intent and purpose of the Scenic Corridor Combining Zone, as defined by Chapter 18.58 of the Fort Bragg Municipal Code, and with the visual resource protection policies of the Coastal Zone Combining Zone, as defined in §18.61.028 of the Fort Bragg Municipal Code. The photomontages provide support for the specific modifications to the project required by the Special Conditions, as further identified in Findings 13 through 18.
- 5. There is no evidence that the project will have potential for adverse effect on wildlife resources and, therefore, the filing fees required under §711.4 of the Fish & Game Code are not required.
- 6. The following findings are generally required to support the granting of a variance:
 - a. Because of special circumstances applicable to the property, including size, shape, topography, location or surroundings, the strict application of Chapters 18.04 through 18.82 deprives the property of privileges enjoyed by other property in the vicinity and under identical zoning classification; and,

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- b. The variance granted shall be subject to such conditions as will assure that the adjustments thereby authorized shall not constitute a grant of special privileges inconsistent with the limitations upon other properties in the vicinity and zone in which such property is situated; and,
- c. A variance shall not be granted for a parcel of property which authorizes a use or activity which is not otherwise expressly authorized by the zone regulation governing the parcel of property.
- 7. The City does not have a factual basis to make the above findings for VAR 7-00, authorizing the encroachment of the hotel structure and trash enclosure into the required 15' minimum front yard setback established by FBMC §18.26.040(D). However, the City finds that, based on the January 6, 2000 order and the February 18, 2000 writ of the Superior Court, which prohibit the City from requiring major or structural modifications to the hotel, the City must approve this variance or approve it with conditions which do not involve major modifications to the hotel structure. As a result of the order and writ, the City may not deny the variance and require major or structural modifications to the hotel. However, the City finds that relocating the architectural screen for the trash enclosure to place it outside of the setback, thereby eliminating the need for a variance for the trash enclosure, would require not only modifications to the architectural screen and trash enclosure, but also reconfiguration of the site layout and design, elimination of on-site parking, and modifications to the hotel. The City finds that moving the enclosure laterally is not a major or structural modification, because it only involves modifications to the architectural screen and enclosure which alone are not major or structural features of the hotel.
- 8. Prior to adopting the Mitigated Negative Declaration for the North Cliff Hotel project, the City Council considered the Mitigated Negative Declaration together with all comments received during the public review process. Based on the whole record, including the initial study and comments received, the City Council finds that there is no substantial evidence that the project will have a significant effect on the environment and that the Mitigated Negative Declaration reflects the lead agency's independent judgment and analysis, as that judgment is informed by the limitations imposed by the Mendocino County Superior Court order of January 6, 2000 and writ of February 18, 2000.
 - a. The clarifications, modifications and additions that have been made to certain mitigation measures are all minor and do not require recirculation of the Mitigated Negative Declaration (See e.g., CEQA Guidelines 15073.5, 15074.1) Specifically:
 - i. Exterior color: the Negative Declaration as drafted required repainting to a olive green base color with cream trim. The Negative Declaration and Special Condition #1 as approved required a specific olive green base with an identified light green trim. The light green trim is equivalent or more effective than the cream trim because it is more harmonious with the visual setting of the Hotel. The trim without

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the green tint is undesirable because it is less harmonious with the visual setting. The revised mitigation measure and condition are as or more effective than the original mitigation measure and condition and will not cause any potentially significant impact on the environment.

- ii. Roof material: the Negative Declaration as drafted required the roof to be replaced with Hardislate shingles. The Negative Declaration and Special Condition #3 as approved require the current roof to be replaced or repainted with a grey-brown color or similar "weathered copper" color. The revised mitigation measure and condition are as or more effective than the original mitigation measure and condition in reducing the aesthetic impact of the project because the approved color is very similar to the color of Hardislate shingles.
- iii. Architectural Screen: the Negative Declaration as drafted did not require relocation of the architectural screen to shield the trash and utility enclosures. The revised mitigation measure and Condition #6 require relocation of the screen. The new mitigation measure and condition were added in response to comments on the aesthetic impacts already identified in the negative declaration. Members of the public and Planning Commissioners noted that by moving the screen slightly to the south, a view corridor to the ocean on the north side of the Hotel would be re-established. The new mitigation measure is not necessary to mitigate an unavoidable significant impact. The new mitigation measure and Condition #6 are justified and permitted under LCP policies XIV-1 and XIV-3 in order to protect the view corridor to the ocean along the north side of the property.
- b. As demonstrated by the Negative Declaration, the above evidence, and the record, the mitigation measures as approved are necessary to reduce the environmental impacts of the project to a level of less than significance.
- 9. The custodian of the records pertaining to this approval is the Community Development Department of the City of Fort Bragg, which is located at Fort Bragg City Hall, 416 North Franklin Street, Fort Bragg, CA.
- 10. The Special Conditions of Approval for the project contain specific timeframes for implementation and it shall be the responsibility of the Community Development Department to monitor the project for compliance. This constitutes the Mitigation Monitoring Program.
- 11.If the Superior Court order and/or writ are overturned on appeal or otherwise invalidated, the City shall not be bound by the order, writ and/or any approvals granted in reliance thereon.
- 12. The following findings, Findings 13 through 18, are made based upon evidence in the record noted above, and in particular based on the visual analysis provided in

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the Mitigated Negative Declaration and the plans and photomontages attached thereto as exhibits.

- 13. Special Condition #1 which requires the Applicant to repaint the North Cliff Hotel structure to provide an olive branch green exterior with "white mantle" trim is necessary to make the project "visually compatible with the surrounding area" as required by LCP Policy XIV-1 and FBMC §18.61.028 and to mitigate to a level of less than significance the aesthetic impacts of the Hotel identified in the Mitigated Negative Declaration. The olive branch green color is also necessary to ensure that the building colors "are harmonious with neighboring development" as required by FBMC §18.75.040. Repainting the structure will help to blend it with it's site, thereby protecting and enhancing views from the bluffs of the Novo River, as required by LCP Policy XIV-3. From most viewpoints, including Ocean Front Park and the Noyo Bluff Overlook site, the project is viewed against a backdrop of pine and eucalyptus trees. Additional "context" is provided by the pampas grass on the slopes of the dredge spoils site immediately south of the hotel, and the dark brown exterior of the Harbor Lite Lodge to the east. As currently painted, the tan exterior of the North Cliff Hotel structures contrasts greatly with these natural and built features and makes the buildings more visually prominent than they will be when painted olive green with light green trim.
- 14. Special Condition #2 which requires the Applicant to apply a cultured stone façade to the lower portions of the base of the hotel building on the northeast, south and southeast elevations, as specified in SCR 2-96, is necessary to make the project "visually compatible with the surrounding area" as required by LCP Policy XIV-1 and FBMC §18.61.028, and to mitigate to a level of less than significance the aesthetic impacts of the Hotel identified in the Mitigated Negative Declaration. The cultured stone façade is necessary to ensure that the building is "harmonious with neighboring development" as established in FBMC §18.75.040. At present the south and southeast facades of the structure contrast starkly with the surroundings. The lower portions of these facades, particularly near the southeast corner, have no windows or articulation and the building appears tall and massive from viewpoints to the south. The cultured stone base will help blend the building with the slope below, thereby enhancing it's appearance from southerly viewpoints, including views from the "bluffs at the Noyo River" as cited by LCP Policy XIV-3.
- 15. Special Condition #3, which requires the Applicant to replace or repaint the light blue metal roof with a non-reflective "weathered copper" colored roof, is necessary to make the project "visually compatible with the surrounding area" as required by LCP Policy XIV-1 and FBMC §18.61.028 and to ensure that the building is "harmonious with neighboring development" as required by FBMC §18.75.040(E), and to mitigate to a level of less than significance the aesthetic impacts of the Hotel identified in the Mitigated Negative Declaration. At present, the light blue metal roof is the dominant visual feature of the hotel building. The roof contrasts with the dark green foliage of the surrounding vegetation, sheds glare on sunny days, and detracts from coastal views, including those from the south bluffs of the

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Noyo River, as protected in LCP Policy XIV-3. The "weathered copper" colored metal roof will help the structures to blend better with the natural setting and will reduce the glare from the roof.

- 16. Special Condition #4, which requires the Applicant to provide additional landscaping along the south and east property boundaries to partially screen the structures, is necessary to help soften and break up the views of the structure and to help the project fit better with it's coastal setting, and to mitigate to a level of less than significance the aesthetic impacts of the Hotel identified in the Mitigated Negative Declaration. The landscaping will enhance views of the project, consistent with LCP Policies XIV-1 and XIV-3 and FBMC §18.61.028 and FBMC §18.75.040.
- 17. Special Condition #5, which requires the Applicant to retrofit and/or replace the parking lot light fixtures to reduce the amount of glare and intensity of night-lighting is necessary to achieve consistency with LCP Policies XIV-1 and XIV-3, and to mitigate to a level of less than significance the aesthetic impacts of the Hotel identified in the Mitigated Negative Declaration. The current night lighting is excessively bright and unsightly, and is inconsistent with the Scenic Corridor requirement as established in the LCP and codified in FBMC §18.61.028 and §18.58.030.
- 18. Special Condition #6, which requires the Applicant to relocate the trash enclosure and architectural screen, is necessary to maintain a view corridor across the site to Noyo Bay, consistent with LCP Policies XIV-1 and XIV-3. The condition does not require a "major or structural modification" as that phrase is used in the above-referenced Order and Writ because: (1) the screen is not connected to any of the hotel buildings; (2) the screen does not support a roof or other structural elements; (3) the screen is akin to a fence and modification of it does not affect any major structural components of the hotel buildings.
- 19. Special Condition #7, which requires the Applicant to submit a letter of credit, performance bond or certificate of deposit and right of entry is necessary to ensure completion of the required modifications within the timeframes specified in the Special Conditions. Requiring a letter of credit, bond, or other form of security, is a means commonly employed by the City to ensure that improvements required by various permits are completed when temporary occupancy is granted prior to completion of a project.
- 20. "Final action" as cited in the timelines prescribed in Special Conditions #1 through #7, shall mean either (a) the date of the City Council's final decision on the project if no appeal is filed with the California Coastal Commission or (b) the date of the Coastal Commission's de novo hearing, if a determination of "no substantial issue" is made and the City's coastal development permit action is upheld. If the City's coastal development permit is appealed to the Coastal Commission and the

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Coastal Commission finds "substantial issue," then final action shall mean a final decision on the Coastal Development Permit by the Coastal Commission.

SPECIAL CONDITIONS OF APPROVAL

 The Applicant shall repaint the exterior body of the hotel, lobby building and trash/utility screening structure an olive branch green color shown on the "olive green" color chip, as displayed in "ICI: The Master Palette" 90YY 15/147, as that chip was provided to the City Council. The Applicant shall repaint the exterior trim of the hotel, lobby building and trash/utility screening structure that certain "white mantle" color, as displayed in "ICI The Master Palette" 90YY 75/120, as that chip was provided to the City Council.

Prior to beginning the application of any paint, the Applicant shall present to the Community Development Director the paint which has been purchased for verification that it's color matches the requirements of this Special Condition.

The Applicant shall also provide elevation drawings, photos or artist's renderings of the building elevations which illustrate the proposed colors and indicate which architectural features would be painted with the base color and the trim color. These shall be submitted to the Community Development Director for review and approval within 30 days of final action. The Applicant understands that the Community Development Director is hereby authorized to exercise reasonable professional judgment in the determination of what features are to be painted as trim and what features are to be painted as the body of the structures.

The repainting of the structures shall be completed within 90 days of final action on these permit applications. The Community Development Director may authorize two extensions, not to exceed 30 days each in length, if weather conditions make completion of the exterior painting unachievable within this time frame. The 90-day timeframe shall also be tolled for the period of time between when the paints the Applicant has purchased are submitted to the Community Development Director for verification of consistency with the colors required by this Special Condition and the date of Community Development Director action on the submittal. If final action occurs between September 1 and March 31, the timeframes specified in this Special Condition shall commence on the following April 1.

2. The Applicant shall install the cultured stone façade at the base of the southeast, south and northeast elevations of the hotel building as specified in SCR 2-96 and the approved building permits. As a result of the Applicant's failure to submit actual samples of the cultured stone façade to the Planning Commission or the City Council, the Applicant must submit materials for review and approval of the Community Development Director, prior to installation of the cultured stone façade and within 30 days of final action. The Applicant

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understands that the Community Development Director is hereby authorized to exercise reasonable professional judgment in the review and selection of the material for the cultured stone façade because the Applicant did not submit materials for review and acceptance by the Planning Commission or City Council. The Applicant shall apply for building permits and complete the installation of the cultured stone façade within 60 days of final action. The 60day timeframe shall be tolled for the period of time between when a complete package of documentation and sample façade materials is submitted to the Community Development Director for review and the date of Community Development Director action and for that period of time during which the City is processing the building permit application. If final action occurs between September 1 and March 31, the timeframes specified in this Special Condition shall commence on the following April 1.

3. The Applicant shall repaint the light blue metal roof with a non-reflective paint in that certain "weathered copper" color as shown in BHP Steel Building Products standard DuraTech 5000 colors as submitted to the City Council.

The authority of the Applicant to repaint rather than replace the roof is expressly conditioned upon, prior to the application of any paint, the Applicant providing to the Community Development Director for review and approval, the terms and conditions of a five (5) year warranty for the repainted roof at the North Cliff Hotel. If such a warranty is not provided, consistent with the representations made to the City in the letter to Rick Taillon from Mike Briese, Conklin Product Specialist, dated June 5, 2002, then the Community Development Director shall inform the Applicant that the light blue metal roof shall be replaced with a metal roof in a non-reflective finish that is similar in hue, chroma and reflectivity to that certain "weathered copper" color as shown in BHP Steel Building Products standard DuraTech 5000 colors as submitted to the City Council. If the roof is repainted, the Applicant shall be required to repair, repaint and maintain the "weathered copper" finish for the life of the project.

The Applicant shall complete the repainting of the roof or apply for building permits and complete the installation of the new roof within 90 days of final action. The 90-day timeframe shall be tolled for that period of time during which the City is processing the building permit application. The Community Development Director may authorize an extension, not to exceed 30 days in length, if weather conditions make completion of the re-roofing unachievable within this time frame. If final action occurs between September 1 and March 31, the timeframes specified in this Special Condition shall commence on the following April 1.

4. Within 30 days of final action, the Applicant shall submit for the review and approval of the Community Development Director revised landscaping plans which have been prepared by a licensed landscape architect. The plans shall provide specifications for additional landscaping consisting of trees and shrubs which are well-suited to the microclimate of the site. The intent of the additional required landscaping is to provide for partial screening of the structure.

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Landscaping along the south façade of the hotel building shall consist of evergreen trees which will reach a minimum height of 20' to 25' from the base elevation of the hotel in approximately 5-10 years. A minimum total of 10 trees shall be planted, at a minimum of four locations along the south facade. The trees may be arranged and pruned in the future to maintain significant views from hotel windows. If necessary, the applicant may obtain an easement from the City of Fort Bragg to install and maintain landscaping on the City-owned property which is immediately adjacent to the south boundary of the project site. Landscaping along the Main Street frontage of the site shall include trees which will attain a minimum height of 25' within approximately 5-10 years, These trees shall be spaced a minimum of 20' on center, and shall be interspersed with shrubs which will attain a minimum height of 3-4 feet within 5 years. All trees shall be 24" box stock, and all shrubs shall be a minimum of two-gallon container stock. All landscaping shall be installed within 90 days of final action. Landscaping shall be irrigated with an automatic sprinkler system and shall be maintained and replaced, as necessary, for the life of the project. The Applicant understands that the Community Development Director is hereby authorized to exercise reasonable professional judgment in the review and approval of the landscaping plan because the Applicant did not submit a landscaping plan for review and acceptance by the Planning Commission or City Council.

- 5. The Applicant shall submit a revised exterior lighting plan for the review and approval of the Community Development Director and shall retrofit and/or replace the parking lot light fixtures to reduce the amount of glare and the intensity of the night-lighting. This may be accomplished by reducing the wattage of the lights, using "warm spectrum" lighting, providing cut-off shields to screen the light source, reducing the height of the light poles, and/or relocating the light fixtures. The revised exterior lighting plan shall include a photometric study prepared by a lighting specialist to ensure that lighting is reduced to levels similar to those at nearby motels. The Applicant understands that the Community Development Director is hereby authorized to exercise reasonable professional judgment in the review and approval of the exterior lighting plan because the Applicant did not submit an exterior lighting plan for review and acceptance by the Planning Commission or City Council. The revised exterior lighting plan shall be submitted to the Community Development Department within 30 days of final action and shall be installed within 90 days of final action.
- 6. The Applicant shall relocate the trash enclosure to the setback area located immediately south of the PG&E transformer and remove the architectural screen/fence which is located north of the PG&E transformer within 60 days of final action. Within 30 days of final action, the Applicant shall submit a scaled site plan and elevation drawing for the modified architectural screen to the Community Development Director for review and approval, prior to obtaining building permits and performing the work. The 60-day timeframe for completion shall be tolled for the period of time between when a complete package of documentation is submitted to the Community Development

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Director for review and approval and for that period of time during which the City is processing the building permit application.

- 7. Within 15 days of final action, the Applicant shall submit (1) a letter of credit, performance bond or a certificate of deposit and (2) a right of entry in forms acceptable to the City Attorney and the Community Development Director to ensure that all the work required by the above Special Conditions of Approval is completed in a timely manner and to allow access to the property for the completion of such work. The amount of the letter of credit shall be equal to 100% of the City's reasonable estimate of the total cost of completion of all the work. The amount of the letter of credit by 50% upon acceptance of more than 50% of all the work as complete by the Community Development Director.
- 8. Any of the determinations made by the Community Development Director in implementing Special Conditions #1 through #7 may be appealed by the Applicant by filing a notice of appeal. Such notice of appeal shall be filed with the City Clerk within ten (10) days of receiving written notification of the decision of the Community Development Director, and shall include payment of the standard fee then in effect for appeal of administrative decisions to the City Council. The decision of the City Council on appeal shall be based upon the Council's discretion in interpreting the compliance of the Applicant's submission with the language and intent of the findings and conditions at issue. In addition to appeals to the City Council initiated by the Applicant, the Community Development Director may request a City Council decision on any issue that he or she is required to consider in implementing Special Conditions #1 through #7.

STANDARD CONDITIONS OF APPROVAL

- 1. The use and occupancy of the premises shall be established and maintained in conformance with the requirements of these permits and all applicable provisions of Title 18 of the Fort Bragg Municipal Code.
- 2. The application, along with supplemental exhibits and related material, shall be considered elements of these permits, and compliance therewith is mandatory, unless an amendment has been approved by the City.
- 3. These permits shall be subject to the securing of all necessary permits for the proposed development from City, County, State and Federal agencies having jurisdiction. All plans submitted with required permit applications shall be consistent with this approval.
- 4. The applicant shall secure all required building permits for the proposed project as required by the Building Department.
- 5. These permits shall be subject to revocation or modification upon a finding of any one (1) or more of the following:
 - i. That such permits were obtained or extended by fraud.

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- ii. That one or more of the conditions upon which such permits were granted have been violated.
- iii. That the use for which the permits were granted is so conducted as to be detrimental to the public health, welfare or safety or as to be a nuisance.
- iv. A final judgment of a court of competent jurisdiction has declared one
 (1) or more conditions to be void or ineffective, or has enjoined or otherwise prohibited the enforcement or operation of one (1) or more conditions.
- 6. These permits are issued without a legal determination having been made upon the number, size or shape of parcels encompassed within the permits described boundaries. Should, at any time, a legal determination be made that the number, size or shape of parcels within the permits described boundaries are different than that which is legally required by these permits, these permits shall become null and void.

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STATE OF CALIFORNIA -- THE RESOURCES AGENCY

NORTH COAST DISTRICT OFFICE

710 E STREET . SUITE 200

REKA, CA 95501-1865 CE (707) 445-7833 CSIMILE (707) 445-7877

CALIFORNIA COASTAL COMMISSION

RECEIVED



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APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT

CALIFORNIA COASTAL COMMISSION

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

SECTION I. Appellant(s)

MAILING ADDRESS:

P. O. BOX 4908 EUREKA, CA 95502-4908

Name, mailing address and telephonenumber of appellant(s):Commissioner Mike ReillyCommissioner John WoolleyCounty of SonomaBoard of Supervisors575 Administration Drive, Room 100825 5th StreetSanta Rosa, CA 95403-2887Eureka, CA 95501-1153(707) 565-2242(707) 476-2392

SECTION II. Decision Being Appealed

1. Name of local/port government: The City of Fort Bragg

 2. Brief description of development being

 appealed:
 Construction of a 39-room hotel with detached lobby building (21,756 sq. ft. total),

 40-space parking lot, emergency access road, exterior lighting,

 landscaping, and trash enclosure on a .82± acre site.

3. Development's location (street address, assessor's parcel no., cross-street, etc.):

1005 South Main Street, Fort Bragg (Mendocino County)

(APN 018-120-19)

4. Description of decision being appealed:

a. Approval; no special conditions:

b. Approval with special conditions: CDP 2-00

c. Denial:

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

TO BE COMPLETED BY COMMISSION:

APPEAL NO:	A-1-FTB-02-018
DATE FILED:	August 13, 2002

EXHIBIT NO. 7

APPLICATION NO. A-1-FTB-02-018 AFFINITO COMMISSIONERS APPEAL (1 of 7)

DISTRICT: NORTH COAST



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

5. Decision being appealed was made by (check one):

a. ___ Planning director/Zoning c. ___ Planning Commission Administrator

b. X City Council/Board of d. Other _____ Supervisors

6. Date of local government's decision: 7/22/02

7. Local government's file number (if any): CDP #2-00

SECTION III. Identification of Other Interested Persons

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

a. Name and mailing address of permit applicant: Dominic & Robert Affinito

400 South Main Street	
Fort Bragg, CA 95437	

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

 Sierra Club Mendocino Group, Attn: Ron Guenther

 P. O. Box 2330

Fort Bragg, CA 95437

(2) Friends of Fort Bragg, Attn: Roanne Withers P. O. Box 198 Fort Bragg, CA 95437

(3)

(4)

SECTION IV. Reasons Supporting This Appeal

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

APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT Page 3

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

See Attachment A

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

SECTION V. Certification

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

Signed: Appellant or Agent

Date: August 13, 2002

Agent Authorization: I designate the above identified person(s) to act as my agent in all matters pertaining to this appeal.

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Signed:

Date:

(Document2)

APPEAL FROM COASTAL PERMIT DECISION OF LOCAL GOVERNMENT Page 3

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

See Attachment A

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

SECTION V. Certification

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

Signed: Appellant Agent Date: 2002 August 13,

Agent Authorization: I designate the above identified person(s) to act as my agent in all matters pertaining to this appeal.

4-9-7

Signed:

Date:

(Document2)

ATTACHMENT A

Reasons for Appeal

The approval of Coastal Development Permit (CDP) Application No. 2-00 by the City of Fort Bragg is inconsistent with the following provisions of the Fort Bragg certified Local Coastal Program (LCP), and raises substantial issues regarding visual resources.

LCP Policies and Standards:

Policy XIV-1—General Policy on Visual Resources states: "New development within the City's coastal zone shall be sited and designated (sic) to protect views to and along the ocean, be visually compatible with the character of surrounding areas, and, where feasible, to restore and enhance visual quality in visually degraded areas."

Fort Bragg Municipal Code Section 18.26.010—General Purpose and Intent states in applicable part: "The provisions of this zone are intended to address architectural, site planning and access issues and standards to provide for convenience and to ease traffic congestion and <u>aesthetic</u> <u>impacts on areas along highways</u> [emphasis added]."

Fort Bragg Municipal Code Section 18.26.040(D)(1)(a)—Development Standards for Minimum Yard Setback Requirements for Buildings states in applicable part: "Street frontage – Five (5) feet except: 1) fifteen (15) feet on highways [emphasis added]..."

Fort Bragg Municipal Code Section 18.61.028(B)—Coastal Visual Resources and Special Communities states in applicable part: "Permitted development within Coastal scenic corridors, where otherwise consistent with the Coastal Land Use Plan, shall, as determined by the approving authority:

- 1. Minimize the alteration of natural landforms;
- 2. Be visually compatible with the character of the surrounding area;
- 3. Be sited and designed to protect views to and along the ocean and scenic coastal areas."

Discussion

The City of Fort Bragg approved CDP No. 2-00 for construction of the North Cliff Hotel, a 21,756square-foot, 39-room hotel including a detached lobby, together with a 40-space parking lot, emergency access road, exterior lighting, landscaping, and trash enclosure on an approximately .82-acre site located at 1005 South Main Street, Fort Bragg, Mendocino County. The project is located on visually prominent bluff-top property on the northwest side of the Noyo River, adjacent to the Highway One bridge over the river. The parcel is immediately visible from Highway One, and the approved project places significant new development between the highway and the sea, blocking public views to and along the ocean.

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ATTACHMENT A Page 2

Furthermore, as approved the appearance of the project is incompatible with the visual character of the area.

The approved development is in conflict with Policy XIV-1 of the certified Land Use Plan (LUP), and is inconsistent with provisions of Chapters 18.26 and 18.61 of the certified Fort Bragg Municipal Code (FBMC). LUP Policy XIV-1 requires that new development "...protect views to and along the ocean," and "... be visually compatible with the character of surrounding areas..." The applicable portion of Section 18.26.010 of the certified FBMC is intended to address "aesthetic impacts on areas along highways." As shown on the certified Fort Bragg Zoning Map, and as delineated by Section 18.61.028(A)(1), the North Cliff Hotel is located in a Scenic Corridor Combining Zone governed by Section 18.61.028(B)(2) and Section 18.61.028(B)(3) requiring that permitted development within the Coastal Scenic Corridor be "visually compatible with the character of the surrounding area;" and be "sited and designed to protect views to and along the ocean and scenic coastal areas." The project as approved conflicts with these visual policies in at least three principal respects. First, the height of the approved structure would block views from the Highway One Noyo River Bridge for people traveling southbound across the bridge. The upper story of the southern wing of the building extends for a significant distance along the west side of the northern end of the bridge, blocking views of the ocean, the mouth of the harbor, and adjoining scenic coastal areas for southbound travelers over that distance. Therefore, the project as approved is inconsistent with the provisions of LUP Policy XIV-1, and FBMC Section 18.61.028(B) requiring that new development be sited and designed to protect views to and along the ocean and scenic coastal areas.

Second, the color approved for painting the building trim is "white mantle," a very light color that is too light and will be out of character with the surrounding environment. The permit approval also allows the use of white vinyl railings. The colors for the trim and railings would contrast significantly with the natural earthtone brown and green colors of the coastal bluffs and background vegetation at the site, and thus the approved development would not be visually compatible with the character of the surrounding area, and would be inconsistent with the provisions of LUP Policy XIV-1, and FBMC Section 18.61.028(B) requiring that new development be visually compatible with the character of the surrounding area. Finally, the approved project is subject to development standards imposing setback requirements for buildings. The City's approval of the permit is inconsistent with certified FBMC Chapter 18.26 for HVC – Highway and Visitor Service Commercial zoned property bordering highways, which requires development to have a minimum of fifteen (15) feet street frontage setback. The City approved the permit with a variance for the development to encroach into the required 15-foot setback without any factual basis for finding the setback reduction would be consistent with provisions of the certified LCP. The reduction in the required setback would place the building closer to the highway resulting in further interference with public coastal views. Because there was no factual reason for the setback reduction, the permit approval is inconsistent with FBMC Section 18.26.040(D)(1)(a).

In summary, the approval of the project would not protect public views to and along the ocean because development would be placed between the highway and the sea, substantially blocking public views, and creating significant adverse aesthetic impacts on areas along Highway One. The approved development

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ATTACHMENT A Page 3

would be visually incompatible with the character of surrounding areas due to a significant contrast of the approved colors for the building's trim and railings with the background environment. Finally, approval of the permit is inconsistent with development standards imposing setback requirements for buildings located along highways, and as a result, contributes to a greater visual impact.

For the reasons as discussed above, the approval of CDP No. 2-00 by the City of Fort Bragg raises a substantial issue of conformance with provisions of the certified LCP regarding protection of visual resources.

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P.O.	BOX 2330, FORT BRACK	6, CA 95437	(707)962.0645	
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TO BE COM	PLETED BY COMMISSION:			
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DATE FILE):		APPLICAT A-1-FTB-02-0	
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Γ,

MENDOCINO COASTWATCH 707 951 0453

P.02

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

Decision being appealed was made by (check one): 5. a. __Planning Director/Zoning c. __Planning Commission Administrator b. XCity Council/Board of d. _Other_____ Supervisors Date of local government's decision: July 22, 2002 б. Local government's file number (if any): <u>COP 2-00</u>; <u>SCP 2-96</u> OD VAR 7-00 (NORTH CLIFF MOTEC) 7. SECTION III. Identification of Other Interested Persons Give the hames and addresses of the following parties. (Use additional paper as necessary.) a. Name and mailing address of permit applicant: DOMINIC +/OR ROBERT AFFINITO 400 S. MAIN ST. 400 S. MAIN ST. FORT BRAGE, DA95437 b. Namesland mailing addresses as available of those who testified (either verbally or in writing) at the city/county/port hearing(s). Include other parties which you know to be interested and should receive notice of this appeal. (1) . مەنبى سى مەربىيە مەنبىيە مەنبىيە مەنبىيە ئىلى مەنبىيە مەنبىيە مەنبىيە مەنبىيە مەنبىيە مەنبىيە مى سى مەربىيە مەن (2) · (3) (4)

SECTION IV. Reasons Supporting This Appeal

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

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

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

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	FURTHER ATTACHMENTS TO FOLLOW BY MAN

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

SECTION V. <u>Certification</u>

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

agne Wither , FRIENDS OF FORT BRAKE Slenat CLUB nO Signature of Appellant(s) or

Authorized Agent

Date AUG. 2, 2002

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

Section VI. Agent Authorization

Date

Signature of Appellant(s)

EXHIBIT 9A 1992 APPROVED PROJECT



EXHBIT 9B AS-BUILT (PROPOSED) HOTEL



EXHIBIT 9 - PHOTOMONTAGE OF HOTEL FROM NOYO BLUFF (1 OF 2)

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EXHIBIT 9C MODIFICATIONS OF PROJECT REQUIRED BY CITY



This photosimulation generally represents what the project would have looked like with the modifications required by the City except that the City required a copper or coppercolored roof instead of the dark gray hardislate-style roof shown.

EXHIBIT 9 - PHOTOMONTAGE OF HOTEL FROM NOYO BLUFF (2 OF 2)



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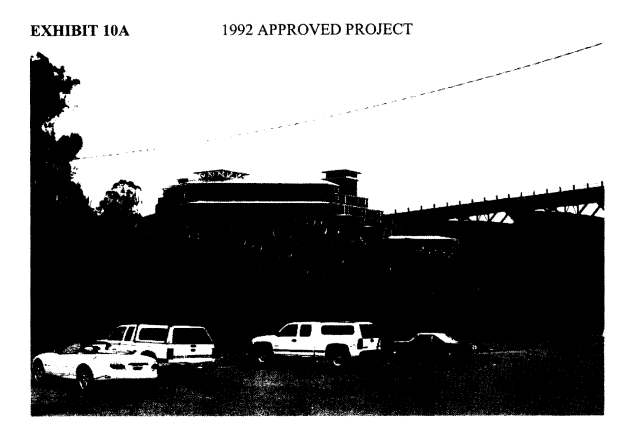
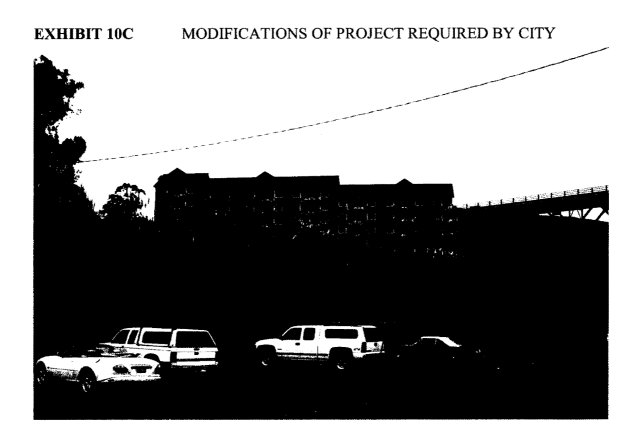






EXHIBIT 10-PHOTOMONTAGE OF HOTEL FROM OCEAN FRONT PARK(10F 2)



This photosimulation generally represents what the project would have looked like with the modifications required by the City except that the City required a copper or coppercolored roof instead of the dark gray hardislate-style roof shown.



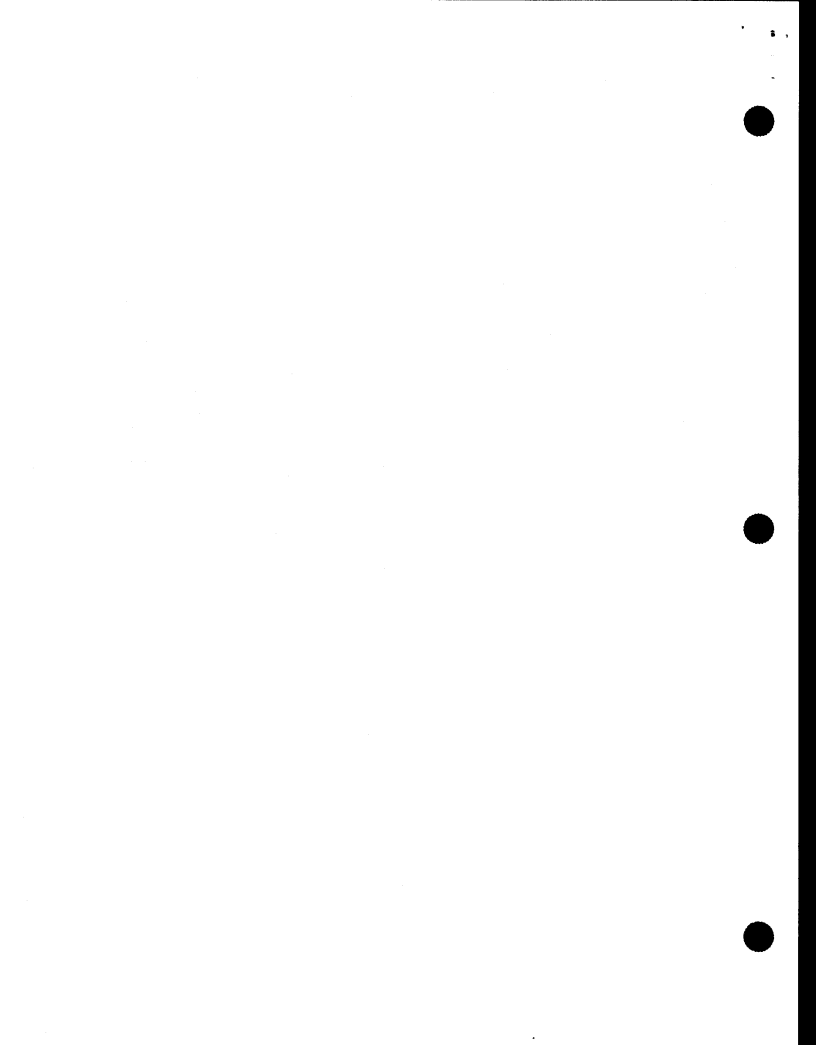
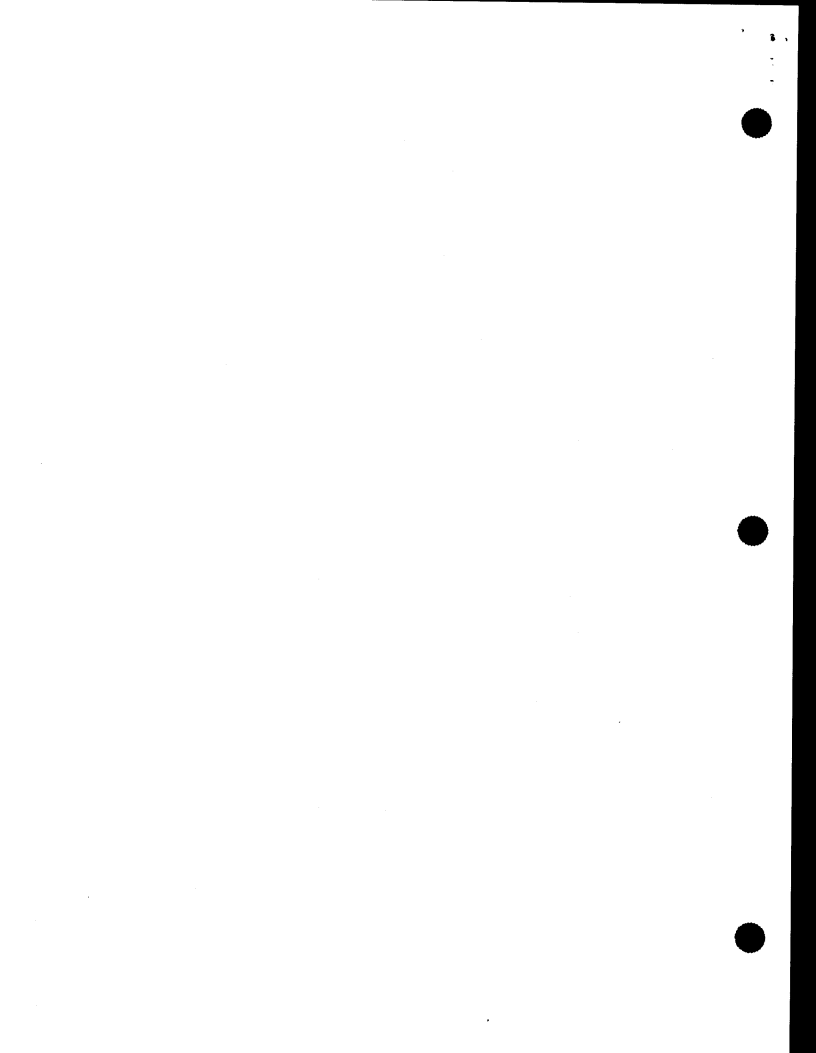
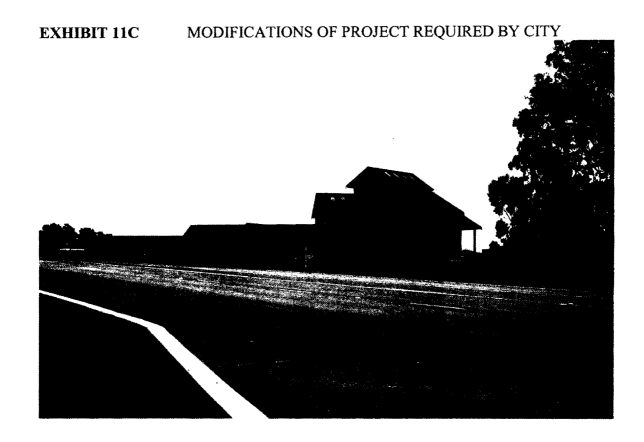




EXHIBIT 11-PHOTOMONTAGE OF HOTEL FROM HWY ONE TO NORTH(10F 2)





This photosimulation generally represents what the project would have looked like with the modifications required by the City except that the City required a copper or coppercolored roof instead of the dark gray hardislate-style roof shown.

EXHIBIT 11-PHOTOMONTAGE OF HOTEL FROM HWY ONE TO NORTH(20F 2)

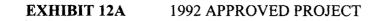
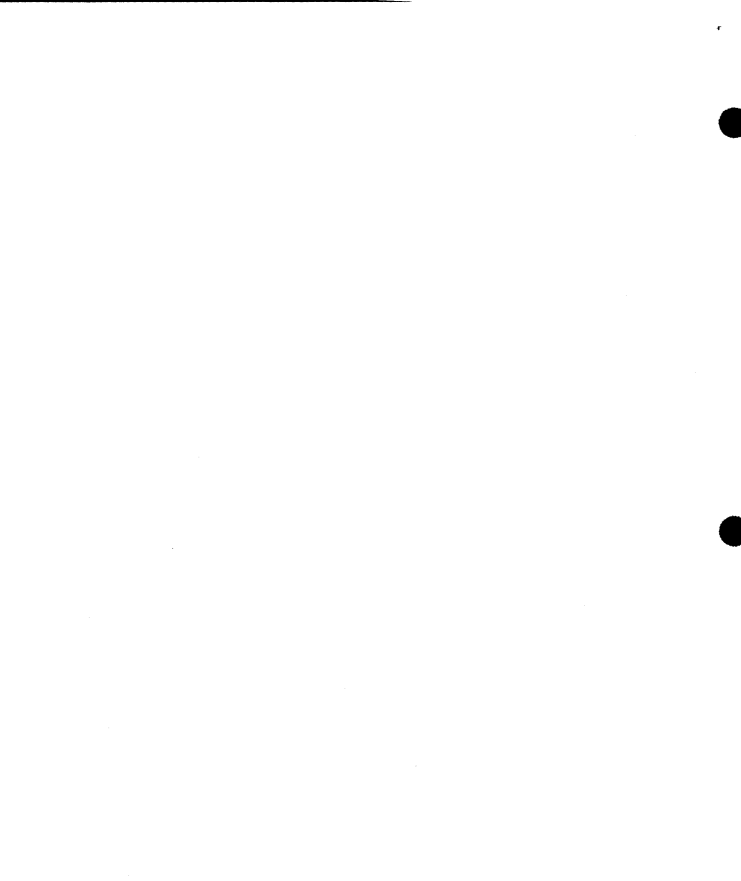


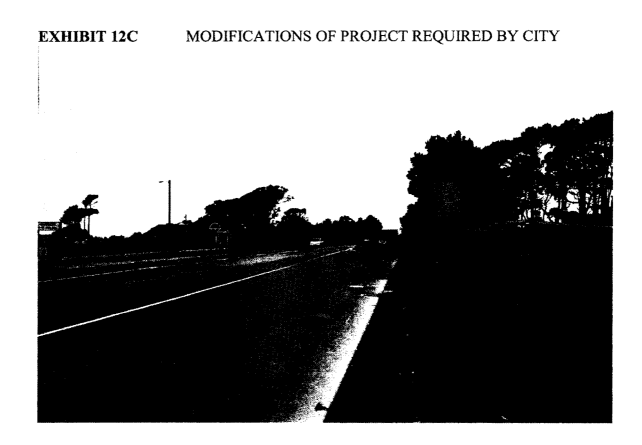






EXHIBIT 12-PHOTOMONTAGE OF HOTEL FROM HWY ONE TO SOUTH(10F 2)





This photosimulation generally represents what the project would have looked like with the modifications required by the City except that the City required a copper or copper-colored roof instead of the dark gray hardislate-style roof shown.



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