

COUNTY OF SANTA CRUZ

PLANNING DEPARTMENT

701 OCEAN STREET, SUITE 400, SANTA CRUZ, CA 95060 (831) 454-2580 FAX: (831) 454-2131 TODD:(831) 454-2123 TOM BURNS, DIRECTOR

STAFF REPORT ADDENDUM

ZONING ADMINISTRATOR COUNTY of SANTA CRUZ June 4,2004 ITEM: 1 Time: 11:00 a.m.

Application No.	03-0116
APN:	087-052-07, 08, 09, 10 and 11
Applicant:	C. Philopovitch
Owner:	Bennet, Poncin, Beeson

Proposal and Property Location

The proposal is to establish the legality **of** a five parcels. This requires a Lot Legality Determination1Certificate of Compliance.

The property is located on an unnamed private right of way off the west side of Hwy 236 about 1/3 mile north of Via Raton; San Lorenzo Planning Area.

<u>Chronology</u>

The following is a brief chronology **of** the lot creation. Exhibit C of this report provides a more detailed chronology including maps.

01/19/68 <u>Bk 1860 Pa 625 Recorded 01/19/68</u> Wolff sells to Eberhardt a parcel that is now known as 087-052-07, 08, 09, 10 and 11.
01/31/68 <u>Bk 1862 Pg 455 Recorded 01/31/68</u> Eberhardt enters into a recorded "Agreement for Sale of Property" with Haefner for the parcel now known as 087-052-09. Haefner sold it in 1991 and eventually title to the property was taken by Poncin in 1997 (see 1997-0031462 recorded 07/14/97).
03/19/68 <u>Bk 1871 Pa 212 Recorded 03/19/68</u> Eberhardt sells to Allshouse a parcel now known as 087-052-07. Allshouse sells this parcel to Wolff, who sells it to Bennet in 1971 (see Bk 2133 Pg 408 recorded 09/30/71).
03/28/68 <u>Bk 1873 Pa 156 Recorded03/28/68</u> Eberhardt sells to Munch the parcel now known as 087-052-10. Munch transfers the property to Bennet in 1968 (see Bk 1887) Page 672 recorded 06/19/68).

03/28/68 Bk 1873 Paae 160 Recorded 03/28/68 Eberhardt sells to Bennet the parcel now known as 087-052-11. Bennet transfers this property to Munch on 06/19/68 see Bk 1887 Pg 679).

The current owner (Beeson) obtained Title at a Tax Sale in 1999 (see 1999-0023387 recorded 04/01/99).

08/04/69Bk 1967Pg 166 Recorded 08/04/69

Eberhardt sells **to** Allshouse the parcel now known as **087-052-08**, Allhouse sells this parcel **to** Wolff, who sells it to Bennet in **1971** (see Bk **2133** Pg **408** recorded **09/30/71**).

Analysis and Discussion Addendum

Counsel has reviewed information submitted and has concluded that the following actions are appropriate:

- 1. APN 087-052--07, 09, and 10 were created in 1968 and based upon all available information, would qualify for the recording of Unconditional Certificates of Compliance. On April 16,2004 the Zoning Administrator directed that the Unconditional Certificates of Compliance be prepared for these properties and recorded. That has been done.
- 2. APN 087-052-08 and 11 were created by the same subdivider and based upon all available information, would only qualify for the recording of Conditional Certificates of Compliance.

The parcels are all unimproved (no improvements of any value are noted on the tax valuation). No recorded Record of Survey Map was found which includes the parcels and, based upon County Code Section **14.011**11, some of the parcels are subject **to** merger.

County Code Section 14.01.109(a) states that a parcel qualifies for an Unconditional Certificate of Compliance only if the real property in question complies with the provisions of the Subdivision Map Act and County Ordinances enacted pursuant thereto as follows:

FINDINGS FOR APN 087-052-08 and 11

(1)The subject property was conveyed by a separate document as a separate parcel on or before January 20, 1972.

Individual deeds recorded in 1968 and not a map created the Parcels in question.

(2)The parcel in question complied with the provisions of the Subdivision Map Act at the time of its creation.

The parcels did not comply with the applicable provisions of the State Map Act at the time the parcels were created (1968) in that the same subdivider created a total of five parcels and no tentative map was processed or final map recorded.

(3) At the time the contract, deed or other document creating the subject parcel was signed, the subject parcel complied with the applicable **County** ordinances then in effect, including (without limitation) the parcel size required by the then applicable zone district.

The parcels did not comply with the applicable ordinances in effect at the time the parcel was created (1968) in that the same subdivider created five lots and no tentative map was approved or final map recorded.

(4) The parcel in question has not been combined by the owner, and is not subject to merger.

No evidence was found that the property has been combined by the action of the owner. APN 087-052-07and, 08 could be subject to merger as outlined in section 14.01.111 (b) 2 of the County Code and 66451.302 of the Government Code.

Because the required findings cannot be made for the issuance of Unconditional Certificates of Compliance, the decisions maker may consider only Conditional Certificates of Compliance.

Summarv Conclusion:

Based upon the deed evidence submitted, the APN 087-052-08 and 11 do not meet the criteria contained within section 14.01.109 of the County Code and the applicable sections of the State Map Act to be considered as individual parcels warranting the issuance of Unconditional Certificates of Compliance, and therefore require the issuance of Conditional Certificate of Compliance. Counsel has reviewed the facts associated with this application and concurs with this conclusion.

The State Map Act (66499.35) clearly states that the conditions <u>"which would have</u> been applicable to the division of the *property* at the time applicant *acquired* his or her interest *therein*" be applied. This provision of State law has been implemented by County Code section 14.01.109(b) 2 which states the following:

"If applicant was not the owner at the time of the initial violation, the County shall issue and record a Conditional Certificate of Compliance imposing such conditions as would have been applicable to the division of the property at the time applicant acquired his or her interest therein."

In this case, the year the owner took title is as follows:

APN	Owner	Date Acauired	Zone	GP
087-052-08	Bennet	1971	A21⁄2	Conserved area; 1961 County
087-052- 1 1	Beeson	1999	RA	Mt. Res.; 1994 County

The recommended conditions have incorporated the applicable standards (including zone district standards and the Rural Residential Density Determination) for the year title was obtained.

Recommendation:

It is RECOMMENDED that the Zoning Administrator take the following actions:

- A) Certify the Environmental determination attached as Exhibit A; and
- B) Direct that the Conditional Certificates of Compliance attached as Exhibit G to the 02/20/04 ZA Staff Report be recorded for APN 087-052-08 and 11.

Prepared By Don Bussey Project Manager

Exhibit:

- A. CEQA Determination
- B. Conditional Certificates of Compliance
- C. Chronology

NOTICE OF EXEMPTION FROM THE CALIFORNIA ENVIRONMENTAL QUALITY ACT

The County of Santa Cruz has reviewed the project described below and has determined that it is exempt from the provisions of CEQA as specified in Sections 15061 - 15329 of CEQA for the reason(s) which have been checked on this document.

Application No.03.0116Assessor's Parcel No.087.052.07, 08, 09, 10, 11Project Location:No SitusProject Description:Lot legality/ Conditional Certificate of CompliancePerson or Agency Proposing ProjectC. Philipovitch

- A. _____ The proposed activity is not a project under CEQA Guidelines, Sections 1928 and 501.
- B. _____ Ministerial Project involving only the use of fixed standards or objective measurements without personal judgment.
- C. _____ Statutory Exemption other than a Ministerial Project. Specify **type**

D. <u>Categorical Exemution</u>

- ___ 1. Existing Facility
- **___** 2. Replacement or Reconstruction
- 3. New Construction of Small Structure
- _X_4. Minor Alterations to Land
- --- 5. Alterations in Land Use Limitations
- --- 6. Information Collection
- ____7. Actions by Regulatory Agencies ____ for Protection of the Environment
- <u>9</u>. Inspection
- **___** 10. Loans
- ____11. Accessory Structures
- **___** 12. Surplus Govt. Property Sales
- ____ 13. Acquisition of Land for Wild-Life Conservation Purposes
- --- 14. Minor Additions to Schools
- --- 15. Minor Land Divisions
- ____ 16. Transfer of Ownership of Land to Create Parks

- ____ 17. Open Space Contracts or Easements
- ____ 18. Designation of Wilderness Areas
- ____ 19. Annexation of Existing Facilities/ Lots for Exempt Facilities
- 20. Changes in Organization of Local Agencies
- 21. Enforcement Actions by Regulatory Agencies
 - 22. Educational Programs
- --- 23. Normal Operations of Facilities for Public Gatherings
- ____ 24. Regulation of Working Conditions
- 25. Transfers of Ownership of Interests in Land to Preserve Open Space
- 26. Acquisition of Housing for Housing Assistance Programs
- ____ 27. Leasing New Facilities
- --- 28. Small Hydroelectric Projects at Existing Facilities
- ----- 29. Cogeneration Projects at Existing Facilities

E. _____ Lead Agency Other Than County:

Date:_____

Don Bussey, Project Planner

EXHIBIT A

WHEN RECORDED RETURN T O Santa Cruz County Planning Department 701 Ocean Street Santa Cruz, CA 95060 Attn: Don Bussey #03-0116 APN 087-052-08

CONDITIONAL **CERTIFICATE OF COMPLIANCE**

WHEREAS, David S. Bennet and Naomi G. Bennet, Trustees of the Bennet Family Trust, created on January 2,1996, are the property owners or vendee of such owners of certain real property located in the County of Santa Cruz, State of California, known as Santa Cruz County Assessor's Parcel Number 087-052-08, and more particularly described in Exhibit " A attached hereto and incorporated herein by reference made a part hereof, has/have requested that the County issue a Conditional Certificate of Compliance pursuant to Government Code Section 66499.35 and local regulations thereto; and

WHEREAS, pursuant to an application for Parcel Legality Status Determination, the County of Santa Cruz has determined that such real property does not comply with all the provisions of the State of California Subdivision Map Act and the County Subdivision Ordinance enacted pursuant thereto but that a Certificate of Compliance with conditions may appropriately be issued.

NOW, THEREFORE a Conditional Certificate of Compliance is hereby issued for the above-described parcel described in exhibit " A attached to hereto subject to the conditions attached as Exhibit " B.

THIS CERTIFICATE OF PARCEL COMPLIANCE RELATES ONLY TO ISSUES OF COMPLIANCE OR NONCOMPLIANCE WITH THE SUBDIVISION MAP ACT AND LOCAL ORDINANCES ENACTED PURSUANT THERETO, THE PARCEL DESCRIBED HEREIN MAY BE SOLD, LEASED OR FINANCED WITHOUT FURTHER COMPLIANCE WITH THE SUBDIVISION MAP ACT OR ANY LOCAL ORDINANCE ENACTED PURSUANT THERETO.

FURTHERMORE, THIS CERTIFICATION OF COMPLIANCE SHALL NOT CONSTITUTE A DETERMINATION THAT SAID PARCEL IS BUILDABLE OR IS ENTITLED TO A BUILDING PERMIT OR OTHER DEVELOPMENT APPROVAL WITHOUT COMPLIANCE WITH THE PROVISIONS OF ALL OTHER SANTA CRUZ COUNTY ORDINANCES AND REGULATIONS. COMPLIANCE WITH THE ENUMERATED CONDITIONS SHALL BE REQUIRED PRIOR TO THE APPLICATION FOR A BUILDING PERMIT OR ANOTHER DEVELOPMENT PERMIT APPROVAL BY THE COUNTY OF SANTA CRUZ.

COUNTY OF SANTA CRUZ DATED

By: _____ Mark Deming AICP Assistant **Planning** Director

STATE OF CALIFORNIA

COUNTY OF SANTA CRUZ

On __/__/04 before me Bernice Romero, Notary Public, personally appeared Mark Deming personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person or the entity upon behalf of which the person acted executed the instrument.

Witness my hand and official seal

Signature

EXHIBIT A

Situate in the County of Santa Cruz, State of California and more particularly described as follows:

BEING that portion of the South one-half of the North one-half of the North one-half of the Northwest 1/4 of Section 35, T. 8 S., K. 3 W., M. D. B. & M. lying West of the State Highway, as conveyed by Deed to the State of California, recorded in Yoluxe 271, page 230 of Deeds, Santa Cruz County Records.

EXCEPTING therefrom the West 990 feet thereof. ALSO EXCEPTING therefrom the lands conveyed to

-

- (a) Leslie L. Haefner by Daed recorded in Volume 1880, page 211, Official Records of Santa Cruz County;
- (b) Dennis E Allshouse et un by Deed recorded in Volume 1871, page 212, Official Records of Santa Cruz County.

TOGETHER with and SUBJECT to the right of way as set out in the Right of Way Agreement between Wilds Wolff and Br. H. Sidney Newcomer at UR, dated November 28, 1966, recorded December 5, 1966 in Volume 1796, page 62, Official Records of Santa Cruz County.

EXHIBIT B

- 1. Prior to being considered **as** a building site and submitting plans for a building permit, complete the following:
 - a. Provide evidence that the property has at least 60 feet of frontage on a minimum 40-foot wide right of way.
 - b. Provide a survey along with copies of recorded deeds indicating that the property has a minimum of 2¹/₂ net acre parcel size. Net parcel size is defined as the gross area minus all rights of way. The site will not be considered as a building site util this standard is met.
 - c. Apply for a Geohazard **Analysis** with the County and complete any and all required reports (i.e.; Geologic and Geotechnical) to the satisfaction of the County of SantaCruz.
 - d. Provide written proof from Environmental Health Services that an acceptable water source is available to the property and that the site complies with all applicable standards for an on site septic system.
- 1. Prior to obtaining a building permit, complete the following:
 - a. Submit and obtain approval from the Department of Public Works and Planning Department of an engineered road improvement, drainage and erosion plan for the road system to serve this parcel. The road shall be at least 16-feet wide with a minimum of 6 inches of compacted Class II baserock.

When the road grade exceeds 15%, the surface shall be overlain with 2 inches of asphaltic concrete. The road grade shall not exceed 15% for more than 200 feet and shall not exceed 20%. **All** requirements of Zone 8 shall be met.

- **b.** Submit **an** erosion control plan for the parcel for review and approval by the Planning Department
- c. Submit certification from **Environmental** Health Services that all proposed development on the parcel **vill** meet all Environmental Health requirements with respect to water availability and septic system use.
- d. Submit a letter from the Boulder Creek Fire Protection District that indicates that all development on the parcel, including the proposed roadway system, meek the Fire District requirements.
- e. The property owner shall be entirely responsible for maintaining the road, drainage improvements and erosion control plan to this property. The property owner shall record a Road Maintenance Agreement shall state that the owner of **APN** 082-052-08 shall be entirely responsible for the maintenance of the road constructed from the publically maintained road (including the approved erosion and drainage system)
- 2 Prior to final building inspection, all road improvements, drainage and erosion control measures shall be constructed.

EXHIBIT B

WHEN RECORDED RETURN T O Santa Cruz County Planning Deparhnent 701 Ocean Skeet Santa Cruz, CA 95060 Attn: Don Bussey #03-0116 APN: 087-052-11

CONDITIONAL CERTIFICATE OF COMPLIANCE

WHEREAS, Ron Beeson is the property owner or vendee of such owner of certain real property located in the County of Santa Cruz, State of California, known as Santa Cruz County Assessor's Parcel Number 087-052-11, and more particularly described in Exhibit " A attached hereto and incorporated herein by reference made a part hereof, has/have requested that the County issue a Conditional Certificate of Compliance pursuant to Government Code Section 66499.35 and local regulations thereto; and

WHEREAS, pursuant to an application for Parcel Legality Status Determination, the County of Santa Cruz has determined that such real property does not comply with all the provisions of the State of California Subdivision Map Act and the County Subdivision Ordinance enacted pursuant thereto but that a Certificate of Compliance with conditions may appropriately be issued.

NOW, THEREFORE a Conditional Certificate of Compliance is hereby issued for the above-described parcel described in exhibit " A attached to hereto subject to the conditions attached as Exhibit " B.

THIS CERTIFICATE OF PARCEL COMPLIANCE RELATES ONLY TO ISSUES OF COMPLIANCE OR NONCOMPLIANCE WITH THE SUBDIVISION MAP ACT AND LOCAL ORDINANCES ENACTED PURSUANT THERETO. THE PARCEL DESCRIBED HEREIN MAY BE SOLD. LEASED OR FINANCED WITHOUT FURTHER COMPLIANCE WITH THE SUBDIVISION MAP ACT OR ANY LOCAL ORDINANCE ENACTED PURSUANT THERETO.

FURTHERMORE, THIS CERTIFICATION OF COMPLIANCE SHALL NOT CONSTITUTE **A** DETERMINATION THAT SAID PARCEL IS BUILDABLE OR IS ENTITLED TO A BUILDING PERMIT OR OTHER DEVELOPMENT APPROVAL WITHOUT COMPLIANCE WITH THE PROVISIONS OF ALL OTHER SANTA CRUZ COUNTY ORDINANCES AND REGULATIONS. COMPLIANCE WITH THE ENUMERATED CONDITIONS SHALL BE REQUIRED PRIOR TO THE APPLICATION FOR A BUILDING PERMIT OR ANOTHER DEVELOPMENT PERMIT APPROVAL BY THE COUNTY OF SANTA CRUZ.

DATED____

_____ COUNTY OF SANTA CRUZ

Mark Deming AICP Assistant **Planning** Director

STATE OF CALIFORNIA COUNTY OF SANTA CRUZ

On __/__/04 before me Bernice Romero, Notary Public, personally appeared Mark Deming personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the inskument the person or the entity upon behalf of which the person acted executed the inshument. Witness my hand and official seal

Signature

EXHIBIT A

Situate in the County of Santa Cruz, State of California and more particularly described as follows:

All that portion of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the Northwest $\frac{1}{2}$ of Section 35, T. 8 S., R. 3 W., M.D.E. & M. lying West of the State Highway and East of the following described line:

Beginning at a point on the North line of said Section 35, distant thereon 813.79 feet West from the Northeast corner of said Northwest $\frac{1}{2}$; thence South 220 feet; thence West 316.70 feet; thence South to the South line of said North $\frac{1}{2}$ of the North $\frac{1}{2}$ of said Section 35.

Together with the right of way as set out in theright of way agreement between Wilda Wolff and Dr. H. Sidney Newcomer, et ux, dated November 28,1966, recorded December 5,1966 in Volume 1796 of Official Records, at page 62. Santa Cruz Founty Records.

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Also together with a right of way for road nurposes over and upon any and all existing roads from the herein described property to any public road or highway.

EXHIBIT B

EXHIBIT B

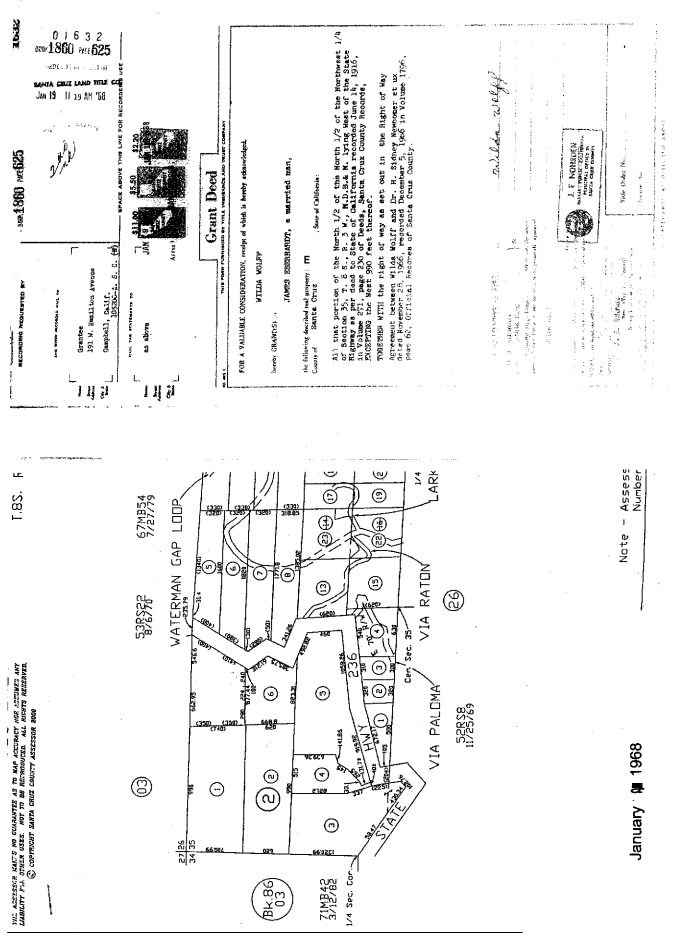
- 1. Prior to being considered as a building site and submitting plans for a building permit, complete the following:
 - a. Provide evidence that the property has at least 60 feet of frontage on a minimum 40-foot wide right of way.
 - b. Provide a survey along with copies of F or d ed deeds indicating that the property has a minimum of 25 net developable acre parcel *size*. Net developable parcel *size* is defined as the gross area minus 1)all rights of way, 2). slopes over 50%, 3) riparian area, wooded arroyos, canyons, areas of riparian vegetation and areas within a 50 feet riparian buffer setback, 4) Lakes, marshes, wetlands and area within 100 year floodplain and any associated buffer setback, 5) Areas of recent landslide, 6) Land within 50 feet of a active or potentially active fault zone, 7) Commercial Ag or mineral resource land.
 - c. Apply for a Geohazard Analysis with the County and complete any and all required reports (i.e.; Geologic and Geotechnical) to the satisfaction of the County of Santa Cruz.
 - d. Provide written proof from Environmental Health Services that an acceptable water source is available to the property and that the site complies with all applicable standards for an on site septic system.
 - e. All buildings including the access driveway shall be on slopes of less than 30%.
- 2. Prior to obtaining a building permit, complete the following:
 - f. Submit and obtain approval from the Department of Public Works and Planning Department of an engineered road improvement, drainage and erosion plan for the road system to serve this parcel. The road shall be at least 16-feet wide with a minimum of 6 inches of compacted Class II baserock. When the road grade exceeds 15%, the surface shall be overlain with 2 inches of asphaltic concrete. The road grade shall not exceed 15% for more than 200 feet and shall not exceed 20%. All requirements of Zone 8 shall be met.
 - g. Submitan erosion control plan for the parcel for review and approval by the Planning Department.
 - h. Submit certification from Environmental Health Services that all proposed development on the parcel will meet all Environmental Health requirements with respect to water availability and septic system use.
 - i. Submit a letter from the Boulder Creek Fire Protection District that indicates that all development on the parcel, including the proposed roadway system, meets the Fire District requirements.
 - j. The property owner shall be entirely responsible for maintaining the road, drainage improvements and erosion control plan to this property. The property owner shall record a Road Maintenance Agreement which shall state that the owner of APN 087-052-11 shall be entirely responsible for the maintenance of the road constructed from the publically maintained road (including the approved erosion and drainage system)

3. Prior to final building inspection, all road improvements, drainage and erosion control measures shall be constructed.

EXHIBIT B

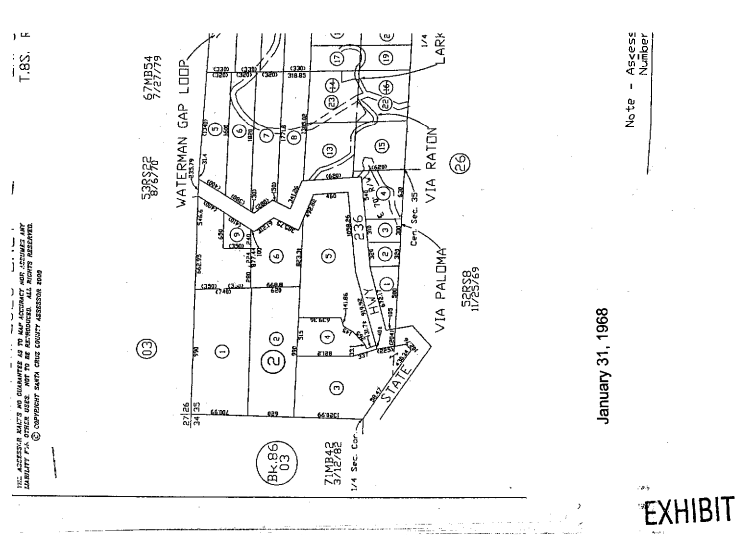
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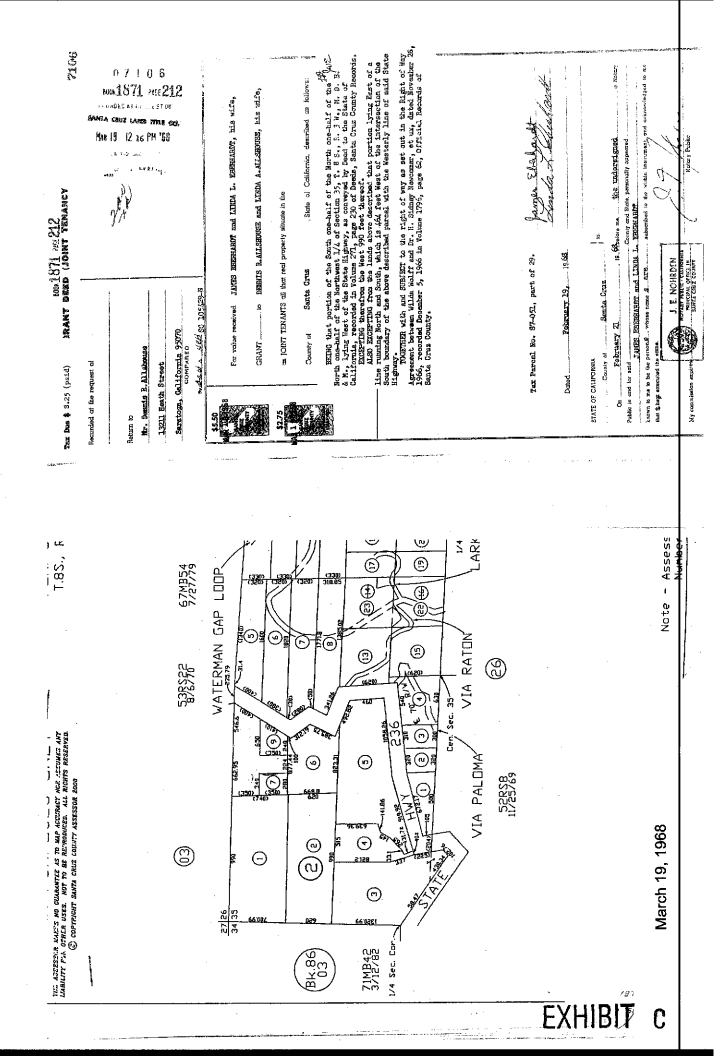


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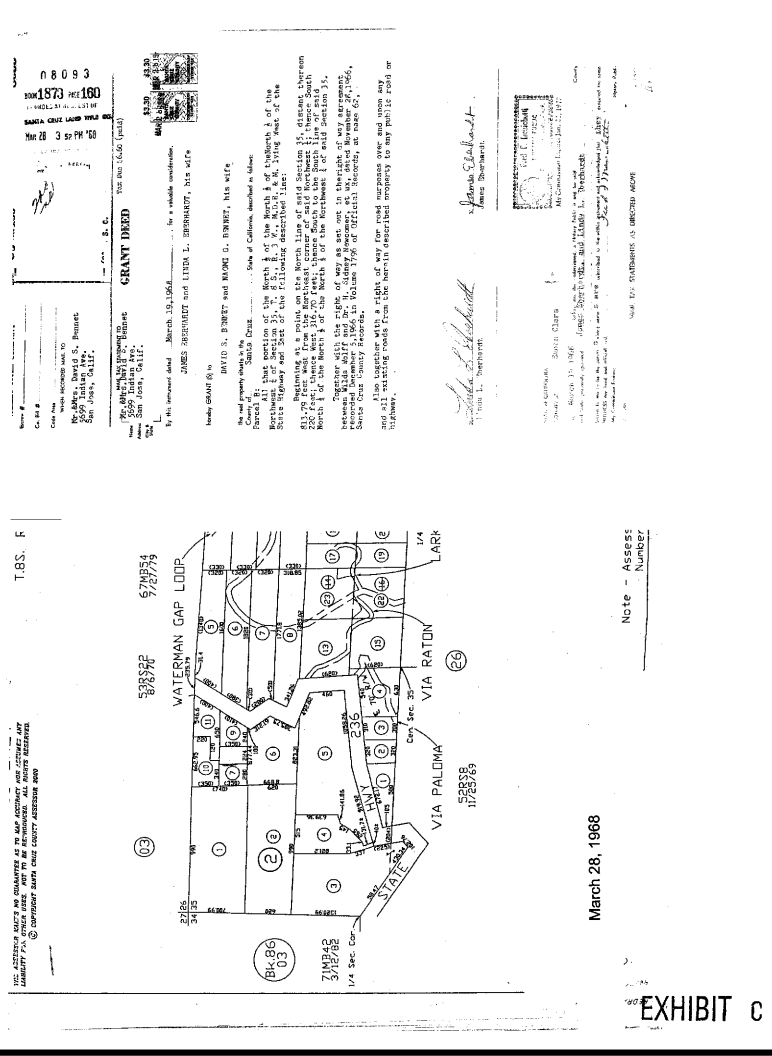


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COUNTY OF SANTA CRUZ

PLANNING DEPARTMENT

701 OCEAN STREET, SUITE 400, SANTA CRUZ, CA 95060 (831) 454-2580 FAX: (831) 454-2131 TODD: (831) 454-2123 TOM BURNS, DIRECTOR

STAFF REPORT ADDENDUM

ZONING ADMINISTRATOR COUNTY of SANTA CRUZ

April 16, 2004 ITEM: 1 Time: 1:00 p.m.

Application No.	03-0116
APN:	087-052-07, 08,09, 10 and 11
Applicant:	C. Philopovitch
Owner:	Bennet, Poncin, Beeson

Proposal and Property Location

The proposal is to establish the legality of a five parcels. This requires a Lot Legality Determination/Certificate of Compliance.

The property is located on an unnamed private right of way off the west side of Hwy 236 about 1/3 mile north of Via Raton; San Lorenzo Planning Area.

Analysis and Discussion Addendum

Counsel has reviewed information submitted and has concluded that the following actions are appropriate:

- 1. APN 087-052--07, 09, and 10 were created in 1968 and based upon all available information, would qualify for the recording of Unconditional Certificates of Compliance.
- 2. APN 087-052-08 and 11 were created by the same subdivider and based upon all available information, would only qualify for the recording of Conditional Certificates of Compliance.

The parcels are all unimproved (no improvements of any value are noted on the tax valuation). No recorded Record of Survey Map was found which includes the parcels and, based upon County Code Section 14.01.111, some of the parcels are subject to merger.

County Code Section 14.01.109(a) states that a parcel qualifies for an Unconditional Certificate of Compliance only if the real property in question complies with the provisions of the Subdivision Map Act and County Ordinances enacted pursuant thereto as follows:

FINDINGS FOR APN 087-052-08 and 11

- (1) The subject property was conveyed by a separate document as a separate parcel on or before January 20, 1972. Individual deeds recorded in 1968 and not a map created the Parcels in question.
- (2) The parcel in question complied with the provisions of the Subdivision Map Act at the time of its creation. The parcels did not comply with the applicable provisions of the State Map Act at the time the parcels were created (1968) in that the same subdivider created a total of five parcels and no tentative map was processed and final map recorded.
- (3) At the time the contract, deed or other document creating the subject parcel was signed, the subject parcel complied with the applicable County ordinances then in effect, including (without limitation) the parcel size required by the then applicable zone district.

The parcel did not comply with the applicable ordinances in effect at the time the parcel was created (1968) in that no map was approved. The zoning at the time of creation was U – Unclassified (Note: Staff was able to find that this area was part of an interim area rezoning which designated the property A-2 $\frac{1}{2}$ from the U district; see Ordinance 1548 adopted 09/15/70 and Ordinance 1633 adopted 09/14/71; see Exhibit C.).

(4) The parcel in question has not been combined by the owner, and is not subject to merger.

No evidence was found that the property has been combined by the action of the owner. APN 087-052-07and, 08 could be subject to merger as outlined in section 14.01.111 (b) **2** of the County Code and 66451.302 **of** the Government Code.

FINDINGS FOR APN 087-052-07.09 and 10

(1) The subject property was conveyed by a separate document as a separate parcel on or before January 20,1972.

Individual deeds recorded in 7968 and not a map created the Parcels in question.

(2) The parcel in question complied with the provisions of the Subdivision Map Act at the time of its creation. The parcels did comply with the applicable provisions of the State Map

Act at the time the parcels were created (1968).

(3) At the time the contract, deed or other document creating the subject parcel was signed, the subject parcel complied with the applicable County ordinances then in effect, including (without limitation) the parcel size required by the then applicable zone district.

The parcels did comply with the applicable ordinances in effect at the time the three parcels were created (1968). The zoning at the time of creation was U – Unclassified (Note: Staff was able to find that this area was parf of an interim area rezoning which designated the property A-2 ½ from the U district; see Ordinance 1548 adopted 09/15/70 and Ordinance 1633 adopted 09/14/71; see Exhibit C.).

(4) The parcel in question has not been combined by the owner, and is not subject to merger.

No evidence was found that the property has been combined by the action of the owner.

Summary Conclusion:

A. Based upon the deed evidence submitted, the APN 087-052-08 and 11 do not meet the criteria contained within section 14.01.109 of the County Code and the applicable sections of the State Map Act to be considered as individual parcels warranting the issuance of Unconditional Certificates of Compliance, and therefore require the issuance of Conditional Certificate of Compliance. Counsel has reviewed the facts associated with this application and concurs with this conclusion.

The State Map Act (66499.35) clearly states that the conditions <u>"which would</u> have been applicable to the division of the property at the time applicant <u>acquired his or her interest therein</u>" be applied. This provision of State law has been implemented by County Code section 14.01.109(b) 2 which states the following:

"If applicant was not the owner at the time **of** the initial violation, the County shall issue and record a Conditional Cerfificate of Compliance imposing such conditions as would have been applicable to the division of the property at the time applicant acquired his or her interest therein."

In this case, the year the owner took title is as follows:

APN	Owner	Date Acauired	Zone	GP
087-052-08	Bennet	1971	A2½	Conserved area: 1961 County
087-052-11	Beeson	1999	RA	Mt. Res.; 1994 County

The recommended conditions have incorporated the applicable standards (including zone district standards and the matrix) for the year title was obtained.

B. Based upon the deed evidence submitted, the APN 087-052-07, 09, and 10 do meet the criteria contained within section 14.01.109 of the County Code and the applicable sections of the State Map Act to be considered as individual parcels

warranting the issuance of Unconditional Certificates of Compliance. Counsel has reviewed the facts associated with this application and concurs with this conclusion.

Recommendation:

It is RECOMMENDED that the Zoning Administrator take the following actions:

- A) Certify the Environmental determination attached as Exhibit F; and
- B) Direct that the Conditional Certificates of Compliance attached as Exhibit G to the 02/20/04 ZA Staff Report be recorded for APN 087-052-08 and 11.
- C) Direct that Unconditional Certificates of Compliance be prepared and recorded for APN 087-052-07, 09 and 10.

Prepared By: Don Bussev Project Manager

DOUGLAS E. MARSHALL ATTORNEY AT LAW

108 Locust street, Suite 11 Santa Cruz, California 95060 Telephone:(831) 425-7900 Facsimile: (831)425-7924

2004 MAR 3 PM 12 49

March 3,2004

HAND DELIVERED

Don Bussey, Project Planner County of Santa Cruz Planning Department 701 Ocean Street Santa Cruz, CA 95060

RE: PARCEL LEGALITY / CERTIFICATE OF COMPLIANCE APPLICATION APPLICATION NO, 03-0116 / APNs 87-052-07, 08, 09, 10 and 11

Dear Mr. Bussey:

I represent Lynette Poncin, owner of APN 87-052-09. Lynette requests an Unconditional Certificate of Compliance for her parcel based on compliance with the Subdivision Map Act and County ordinances at the time her parcel was created, as provided in Government Code Section 66499.35(a) and County Code Section 14.01.109(a).

Subsection "(a)'of County Code Section 14.01.109 provides three separate and distinct reasons for a parcel to qualify for an Unconditional Certificate of Compliance, any one of which is sufficient. As explained below, the evidence already submitted supports granting Lynette's parcel **an** Unconditional Certificate of Compliance based on two of these reasons.

First, as provided in subsection "1." of County Code Section 14.01.109(a), Lynette's parcel qualifies for an Unconditional Certificate of Compliance because: 1) it was sold before January 21, 1972, as shown in the contract of sale from Eberhardt to Haefner, recorded January 31, 1968 (Book 1862, Page 455): 2) it complied with the Subdivision Map Act "at the time of its creation" because it was the first parcel created by Eberhardt from the parcel he acquired from Wolff and, since its sale at that time did not result in a division of five or more parcels, no map was required by the Subdivision Map Act; 3) it complied with County ordinances "then in effect" because no **map** was required by the County for a division of less than five parcels at that time, and the width and 2.85 acre size of this parcel complied with its "U" district zoning: and, 4) the parcel has not been combined or merged as shown by the title documentation already provided, as well as the enclosed letter from the County Assessor, dated March 1,2004.

Second, as provided in subsection "3." of County Code Section 14.01.109(a), Lynette's parcel qualifies for **an** Unconditional Certificate of Compliance based on a conclusive presumption that it was lawfully created pursuant to Government Code Section 66412.6. It qualifies based on this conclusive presumption because it was not only created prior to January 21,1972, and in compliance with State and County requirements, as mentioned above, it was also acquired for consideration and without knowledge of any land division violation (see. County Code Section 14.01.109(a)(3.)(ii)). It was acquired for consideration given the terms set forth in the contract recorded on January 31,1968 (Book 1862, Page 455); and, it was acquired without knowledge of a violation since the chain-oftitle for the above-referenced parcels do not indicate any prior conveyances by Eberhardt before he sold Lynette's parcel to Haefner. Because there were no prior conveyances by Eberhardt at the time he sold Lynette's parcel, there is no evidence that her parcel "was created under circumstances which demonstrate an intent to circumvent the Subdivision Map Act or County ordinances adopted pursuant thereto;" and, as such, her parcel is "deemed created at the time it was sold to Haefner (see, County Code Section 14.01.109(a)(3.)(iii) and "F.").

Please let me know if you have any questions. I would be glad to provide additional information if you believe it would be helpful in order to make a decision at the hearing scheduled for April 16".

Sincerel

Douglas E. Marshall, Esq. Attorney for Lynette Poncin

DM:kf

cc: Lynette Poncin David Kendig, Asst. County Counsel



County of Santa Cruz

GARY E. HAZELTON, ASSESSOR 701 OCEAN STREET SANTA CRUZ, CA 95060 (831) 454-2002 FAX: (831) 454-2495

Jessie Mudgett Chief Deputy-Administration Sean Saldavia Chief Deputy-Valuation

03/01/04

Doug Marshall 108 Locust Str., Suite 11 Santa Cruz, CA 95060

Re. APN 087-052-09

Dear Mr. Marshall,

As per your request I have researched our **files**, searching for documentation that would show that there had been a request for the above-mentioned parcel to be combined with any **of** the neighboring parcels. I found no documentation to support **that** such a request was ever made by the owners.

I hope this addresses your concern satisfactorily, but if you have any further questions please call me at **454-2502**.

Sincerely,

Conta Constantethe

Gulla Gisladottir GIS Analyst Santa Cruz County Assessor's Office

EXCELLENCE - INTEGRITY - SERVICE

ROBERT E. BOSSO LLOYD R. WILLIAMS PHILIP M. SACHS CHARLENE B. ATACK JOHN M. BALLAGHER PETER L SANFORD * CATHERINE A. PHILIPOVITCH PASCHA R. STEVENS MIGHELLE E. ANDERSON EDWARD L. CHUN JENNIFER J. GRAY THOMAS O. MORELL

* CERTIFIED LEBAL SPECIALISY IN Taxation Law by the State Bar of Cali-Fornia, Board of Legal Specialization

LAW OFFICES

BOSSO, WILLIAMS, SACHS, ATACK, GALLAGHER & SANFORD A PROFESSIONAL CORPORATION

MAILING ADDRESS: P.O. BOX 1822 SANTA CRUZ, CA 95061-1822 LOCATION: 133 MISSION STREET. SUITE 280 SANTA CRUZ, CA 95060 TELEPHONE: (831) 426-8484

FACSIMILE: (831) 423-2839

WEBBITE! WWW.SCUIWFIRM.COM

EMAIL

- the

CPHILIPOVITCH@sclawFirm.com

February 18,2004

Zoning Administrator County of Santa Cruz 701 Ocean Street, 4th Floor Santa Cruz, CA 95060

Re: Feb. 20,2004 ZA Hearing; Application No. 03-0116 Owner: Bennet; APNs 087-052-07, -08 & -10

Dear Sir or Madam:

This office represents David and Naomi Bennet, owners of APNs 087-052-07, -08 and -10 (the "Bennet Parcels"). We received the Staff Report on this matter late last week, and submit this letter in response thereto. In short, the Bennet Parcels were validly created under laws existing at the time of their creation, and they are entitled to *unconditional* certificates of compliance as a matter of law. The conditions proposed in the Staff Report are not warranted.

Timing of Creation

As a preliminary matter, a parcel is created "when one unit is separated from the contiguous units surrounding it." <u>Lakeview Meadows v. County of Santa Clara</u> (1994) **27** Cal. **App. 4**th 593, 598. The next inquiry is whether the parcel was created in compliance with all applicable subdivision laws at the time of its creation. If so, the parcel is legal, and can be sold without further compliance with the Map Act. The provisions of the Subdivision Map Act that prohibit the sale of parcels that have not been properly subdivided specifically "do not apply to any parcel or parcels of a subdivision offered for sale or lease, contracted for sale or lease, or sold or leased in compliance with or exempt from any law (including a local ordinance), regulating the design and improvement of

February 18,2004 Page 2

subdivisions in effect at the time the subdivision was established." Gov. C. §66499.30(d), emphasis added.'

A. Parcel-07

It is undisputed that Parcel -07 was created by virtue of the deed from Eberhardt to Allshouse recorded on March 19, 1968 in 1871 OR 212. At the time that this parcel was created, Eberhardt had only created one other parcel (Parcel -09, by virtue of the contract of sale recorded on January **3**1, 1968 in 1862 OR 455). There were no local provisions regulating the division of land into fewer than 5 parcels at the time of the conveyance of Parcel -07. Hence, Parcel -07 complied with all applicable subdivision laws in effect at the time that it was created. Under the authorities cited above, Parcel -07 may be sold, leased or financed without further compliance with the Subdivision Map Act.

Staff apparently contends that, notwithstanding that there was no violation of the Map Act when Parcel -07 was created, Parcel -07 was somehow made illegal by subsequent conveyances of the original subdivider (over which the original grantee had no knowledge or control). This defies established case law and the plain language **of** the Subdivision Map Act, not *to* mention due process. Once Parcel -07 was lawfully created, it could not subsequently be rendered unlawful. Parcel -07 is therefore entitled to an unconditional certificate of compliance.

^{&#}x27;Further, the Map Act specifically provides:

Notwithstanding Section 66424 [the definition of "subdivision"], except as is otherwise provided for in this article, two or more contiguous parcels or units of land which have been created under the provisions of this division, or any prior law regulating the division of land, or a local ordinance enacted pursuant thereto, or which were nto subject to those provisions **at** the time of their creation, shall not be deemed merged by virtue of the fact that the contiguous parcels or units are held by the same owner, and no further proceeding under the provisions of this division **or** a local ordinance enacted pursuant thereto shall be required for the purpose **of** sale, lease or financing **of** the contiguous parcels or units, or any **of** them. Gov. C. §66451.10(a); emphasis added.

February 18, 2004 Page *3*

B. Parcel-08

If one assumes that Parcel -08 was originally illegally created by the conveyance from Eberhardt to Bennet of Parcel -11 on March 28, 1968 (which then caused Eberhardt to have created 4 parcels and a remainder, being Parcel -08), then the illegal creation of Parcel -08 was properly remedied by the innocent purchaser thereof. The innocent purchaser of Parcel -08 was Allshouse, who acquired that parcel alone on August 4, 1969. On August 12, 1970, Allshouse conveyed to Wolff Parcels -07 and -08. The Allshouse to Wolff conveyance created Parcel -08 because Parcel -07 was already a separate legal parcel. As noted above, once parcel lines are properly established, they cannot be wiped out unless properly merged pursuant to the procedures for parcel merger under the Map Act. The conveyance of Parcels -07 and -08 together, at a time when Parcel -07 was already legally created, served to created Parcel -08 because it separated Parcel -08 from all contiguous parcels except Parcel -07 (which was already a separate legal parcel).

Staff apparently takes the position that once a parcel is illegally created, it can only be remedied by recordation of a map that shows it and the other contiguous parcels that were created by the same subdivider. There are several problems with this contention (which has no support in the law). First, the only **manner** that one could create fewer than 5 parcels prior to January, 1972 was by deeded conveyances. Neither the Map Act nor local regulations provided a procedure for recordation of a map for fewer than 5 parcels. Second, the innocent purchaser of Parcel -08 (Allshouse) would have had no legal mechanism to compel other owners to join him in filing a map. Indeed, as previously noted, the owners of Parcels -07, -09 and -10 clearly would not have needed to join in any map, as their parcels were properly created (i.e. they were the first 3 grantees of the 5 lots). The **only** way that the innocent purchaser of Parcel -08 could legalize his parcel was to transfer it by deeded conveyance. This would not eliminate the grantor's liability under the Map Act, as the grantor would have remained subject to civil and criminal penalties. Moreover, if there was collusion between the grantor and the grantee, a subsequent transfer by the grantee would not remedy the violation because the Map Act considers a group of individuals acting together to be the same subdivider. The County has offered no legal authority to show that a subsequent transfer by an innocent purchaser (of a parcel that was not even claimed by anyone to be illegal at the time) does not cure a violation. The authorities in support of this position are those cited above concerning creation of fewer than 5 parcels before 1972. Hence, the transfer from Allshouse to Wolfe in 1970 properly created Parcel -08.

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February 18,2004 Page 4

C. Parcel-10

Parcel - 10 was created by the conveyance from Eberhardt to Munch on March 28, 1968 (1873 OR 156). This was the 3rd parcel created by Eberhardt. Since no violation of the Map Act had yet occurred, this parcel was lawfully created in compliance with all laws at the time of its creation. It cannot be rendered illegal by other subsequent acts of the grantor. In any event, the conveyance from Munch to Bennet on June 19, 1968 (1887 OR 672) was sufficient to cure any alleged violation. This is the only parcel that Munch conveyed, and it was at a time when the only way to create fewer than 5 parcels was by deeded conveyance. Munch was an innocent purchaser, and there is no evidence of any collusion with the grantor. Hence, Parcel -10 was lawfully created, and is entitled to an unconditional certificate of compliance.

D. Other Parcels

Although this office does not represent the owner of Parcel -11, any illegality in the original creation of that parcel was cured by the County's sale of that parcel to the current owner at a tax sale in 1999. The SubdivisionMap Act and local ordinances enacted pursuant thereto do not apply to a tax collector's sale of a portion of a tax-deeded parcel pursuant to Revenue and Taxation Code section 3691. (64 Cal. Attorney General Opinions 814 (1981)). The purchaser of a portion of a tax deeded parcel is entitled to a certificate of compliance for the portion purchased. *Id*. In this case, the entire tax-deeded parcel was conveyed, and served to legalize any improprieties in the creation of that parcel. Since Parcel -11 was separately legalized, it should not be counted in the number of parcels created by the original subdivider.

Conditional COCs

Although we continue to assert that all of the Bennet parcels are entitled to unconditional COCs, we would not have any objection to the proposed conditional COCs if the 2-1/2 acre minimum lot size were deleted for Parcels -07 and -08. The County has **discretion** in determining what conditions may be imposed on a conditional COC – the County is **not obligated** to impose all conditions that would have applied to the creation of the parcel at the time that the current owner acquired title. The Legislature apparently included this discretion to ensure that counties could relieve parties who would innocently

February 18,2004 Page **5**

suffer as a result of another party's violation. In this case, there are **exceptional circumstances** that would justify elimination of the 2-1/2 acre minimum parcel size (a condition that essentially cannot be met).

First, this is the first time in the 35 years that the Bennets have owned these parcels that anyone has questioned the legality of these parcels. The Bennets had no prior notice of any problem, and bought with the expectation that they had 3 separate legal parcels. They obtained title insurance for all 3 parcels without any problem. Second, the Bennets have been paying property taxes on 3 separate legal parcels every since acquiring them, including substantial special assessments assessed on a per parcel basis. The County should be estopped from now claiming that the parcels are not legal.

Further, notwithstanding the legal arguments presented herein, the Subdivision Map Act would not be frustrated in any way by eliminating the 2-1/2 acre lot size minimum for Parcels -07 and -08. The Bennets' innocence in this situation cannot be denied. The Bennets clearly did not act in collusion with the original subdivider to violate the Map Act. Further, the Bennets acquired Parcels -07 and -08 a few **days** after the County adopted interim zoning with a 2-1/2 acre minimum. The deed is actually dated before the adoption of the zoning. Hence, the purposes of the Map Act would not be frustrated by eliminating the 2-1/2 acre minimum lot size for Parcels -07 and -08.

Finally, I note that we have had very little time to discuss the issues raised in the Staff Report, given that we just received the Staff Report late last week. If any decision is intended to be made that would be adverse to our clients, we request that a continuance be granted to allow us additional time to respond to the County's concerns.

We appreciate your attention to this matter, which is very important to our clients.

Very truly yours,

Cattin a. Chilm

Catherine A. Philipovitch

cc: David & Naomi Bennet David Kendig, County Counsel's Office



COUNTY OF SANTA CRUZ

PLANNING DEPARTMENT

701 OCEAN STREET, **SUITE 400**, SANTA CRUZ, **CA** 95060 (831) 454-2580 FAX: (831) 454-2131 TODD: (831) 454-2123 TOM BURNS, DIRECTOR

STAFF REPORT

ZONING ADMINISTRATOR COUNTY of SANTA CRUZ

February 20, 2004 ITEM: **4** Time: 10:00 a.m.

Application No.	03-0116
APN:	087-052-07, 08, 09, 10 and 11
Applicant:	C. Philopovitch
Owner:	Bennet, Poncin, Beeson

Proposal and Property Location

The proposal is to establish the legality of a five parcels. This requires a Lot Legality Determination,' Certificate of Compliance.

The property is located on an unnamed private right of way off the west side of Hwy 236 about 1/3 mile north of Via Raton; **San** Lorenzo Planning Area.

Analysis and Discussion

Assessor's Parcel Numbers 087-052-07, 08, 09, 10, and **11** (see Exhibit A) were evaluated as to whether the parcels in question could be presumed to be lawfully created pursuant to Government Code Section 66412.6 and entitled to **an** Unconditional Certificate of Compliance pursuant to Government Code Section 66499.35 and Santa Cruz County Code Section **14.01.109**.

The chain of title submitted by the applicant indicates the five parcels were first created by deed in 1968 and early 1969. No map review and approval was obtained as required by both County Code and the State Map Act. The following is a brief history of the parcels (Copies of the deeds are attached **as** Exhibit B).

Bk 1860Pg 625 Recorded 01/19/68

Wolff sells to Eberhardt a parcel that **is** now known as 087-052-07, 08, 09, 10 and 11.

APN 087-052-07; Bk 1871 Pg 212 Recorded 03/19/68

Eberhardt sells to Allshouse a parcel now known **as** 087-052-07. Allshouse sells this parcel to Wolff, who sells it to Bennet in 1971 (see Bk 2133 Pg 408 recorded 09/30/71).

APN 087-052-08; Bk 1967Pg 166 Recorded 08/04/69

Eberhardt sells to Allshouse the parcel now known as 087-052-08., Allhouse sells this parcel to Wolff, who **sells** it to Bennet in 1971 (see Bk 2133 **Pg** 408 recorded 09/30/71).

APN. 087-052-09; Bk 1862Pg 455 Recorded 01/31/68

Eberhardt sells to Haefner the parcel now known as 087-052-09. Haefner sold it in 1991 and eventually title to the property was taken by Poncin in 1997(see 1997-0031462recorded 07/14/97).

APN: 087-052-10;Bk 1873 Pg 156 Recorded 03/28/68

Eberhardt sells to Munch the parcel now known as 087-052-10. Munch transfers the property to Bennet in 1968 (see Bk 1887 Page 672 recorded 06/19/68). **APN 087-052-11;Bk 1873 Page 160** Recorded **03/28/68**

Eberhardt sells to Bennet the parcel now known as 087-052-11. Bennet transfers this property to Munch on 06/19/68 (see Bk 1887Pg 679).

The current owner (Beeson) obtained Title at a Tax Sale in 1999 (see 1999-0023387 recorded 04/01/99).

The parcels are **all** unimproved (no improvements of any value are noted on the tax valuation). No recorded Record of Survey **Map** was found which includes the parcels and, based upon County Code Section 14.01.111, some of the parcels are subject to merger.

County Code Section 14.01.109(a) states that a parcel qualifies for an Unconditional Certificate of Compliance only if the real property in question complies with the provisions of the Subdivision Map Act and County Ordinances enacted pursuant thereto as follows:

(1) The subject property was conveyed by a separate document as a separate parcel on or before January 20,1972.

The Parcels in question were created by individual deeds recorded in 1968 and early 1969 and not a map.

(2) The parcel in question complied with the provisions of the Subdivision Map Act at the time of its creation.

The parcels did not comply with the applicable provisions σ the State Map A ct at the time the parcels were created (1968 and 1969) in that five parcels were created and no tentative map was processed and final map recorded.

(3) At the time the contract, deed or other document creating the subject parcel was signed, the subject parcel complied with the applicable County

ordinances then in effect, including (without limitation) the parcel size required by the then applicable zone district.

The parcel did not comply with the applicable ordinances in effect at the time the parcel was created (1968 and 1969) in that no map uses approved. The zoning at the time of creation vias U – Unclassified (Note: Staff uses able to find that this area was part of an interim area rezoning which designated the property A-2 ^{1/2} from the U district; see Ordinance 1548 adopted 09/15/70 and Ordinance 1633 adopted 09/14/71; see Exhibit C.).

(4) The parcel in question has not been combined by the owner, and is not subject to merger.

No evidence was found that the property has been combined by the action of the owner. APN 087-052-07and, 08 could be subject to merger as outlined in section 14.01.111 (b) 2 of the County Code and 66451.302 of the Government Code.

Summary Conclusion:

Based upon the deed evidence submitted, the parcels do not meet the criteria contained within section 14.01.109 of the County Code and the applicable sections of the State Map Act to be considered as individual parcels warranting the issuance of Unconditional Certificates of Compliance, and therefore require the issuance of Conditional Certificate of Compliance. Counsel has reviewed the facts associated with this application and concurs with this conclusion.

The State Map Act (**66499.35**)clearly states that the conditions <u>"whichwould have been</u> <u>applicable to the division of the property at the time applicant acquired his or her interest</u> <u>therein</u>" be applied. This provision of State law has been implemented by County Code section 14.01.109(b) 2 which states the following:

"If applicant uses not the owner at the time of the initial violation, the County shall issue and record a Conditional Certificate of Compliance imposing such conditions as would have been applicable to the division of the property at the time applicant acquired his or her interest therein."

In this case, the year the owner took title is as follows (copies of the deeds are attached as Exhibit D):

APN	Owner	Date Acquired	Zone	GP
087-052-07	Bennet	1971	A21/2	Conserved area; 1961County
087-052-08	Bennet	1971	A21/2	Conserved area; 1961 County
087-052-09	Poncin	1997	RA	Mt. Res; 1994 County
087-052-10	Bennet	1968	U	Conservedarea;1961County
087-052-11	Beeson	1999	RA	Mt. Res.; 1994 County

The recommended conditions have incorporated the applicable standards (including zone district standards and the matrix; see Exhibit E) for the year title was obtained (see Exhibit F).

Recommendation:

It is **RECOMMENDED** that the Zoning Administrator take the following actions:

- A) Certify the Environmental determination attached as Exhibit F; and
 - B) Direct that the Conditional Certificates of Compliance attached as Exhibit G be recorded

Reviewed:

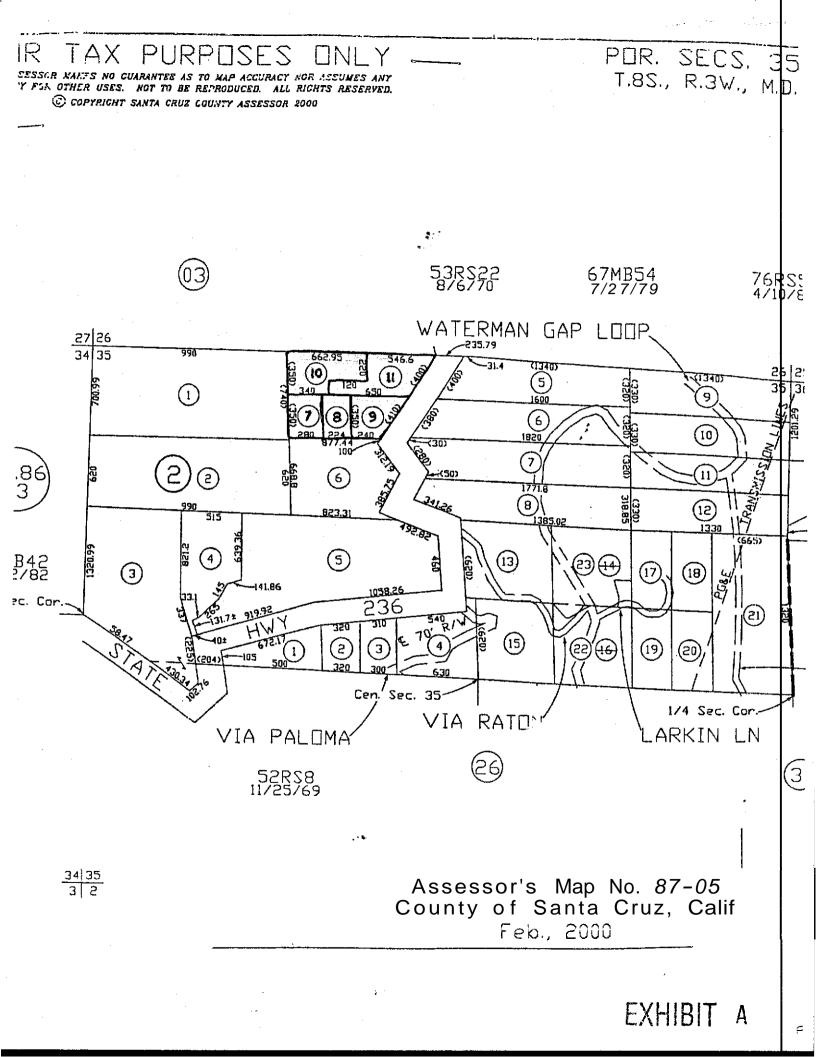
Cathy Graves Principal Planner

DATE: 1-21-04

Prepared By: Don Bussey Don Bussey Project Manager

EXHIBITS:

- A. Assessor's map
- B. Copies of Deeds creating lots
- C. Copies of County Ordinances
- D. Copies of Deeds; current owners
- E. Rural Matrix
- F. CEQA Determination
- G. Conditional Certificates of Compliance



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\$5.50 8.138.1958 8.00 8.00 8.00 8.00 8.00 8.00 8.00 8.	For value received JAMES EBERHARDT and LINDA L. EBERHARDT, his wife, GRANT to DENNIS R.ALLSHOUSE and LINDA A.ALLSHOUSE, his wife,
82.06	
\$2.75	as JOINT TENANTS all that real property situate in the -
	County of Santa Cruz , State of California, described as follows:
	 & M., lying West of the State Highway, as conveyed by Deed to the State of: California, recorded in Volume 271, page 230 of Deeds, Santa Cruz County Reconnection California, recorded in Volume 271, page 230 of Deeds, Santa Cruz County Reconnection California, recorded in Volume 271, page 230 of Deeds, Santa Cruz County Reconnection California, recorded in Volume 271, page 230 of Deeds, Santa Cruz County Reconnection California, recorded in Volume 271, page 230 of Deeds, Santa Cruz County Reconnection California, recorded in Volume 271, page 230 of Deeds, Santa Cruz County Reconnection California, recorded in Volume 1796, page 62, Official Records of Santa Cruz County.
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5270 Scotts Vally Dr.		
Scotts Valley, Calit.		
105429-N S.C.		
Agreement for Sale of Real Estate		
THIS AGREEMENT. made in duplicate this 3rd day of November,		
A.D. 1967, by and between		
JAMES W. EBERHARDT		
hereinafter called the seller, and		
LESLIE L. HAEFNER		
hereinsster called the buyer.		
WITNESSETH: That the seller, in consideration of the covenants and agreements on the part of the buyer hereinafter contained, agrees to sell and convey unto the buyer, and said buyer agrees to buy the following described real property, situate in the	ae **-	
County of Santa Cruz, State of California, to-wir:		
That part of the South 1/2 of the North 1/2 of the North 1/2 of the Northwest 1/4 of Section 35, T85, R3W, M.D.E.& M. lying West at the State Highway and lying East of a Worth- South line being 464 feet West of the point where the North boundary of the South 1/2 of the North 1/2 of the North 1/2 of the Northwest 1/4 intersects the State Highway.		
15	ß	
For the sum of Pive Thousand Pive Hundred and No/100 Dolis	λ Γ 5.	
(\$ 5,500.00) in lawful money of the United States; payable us follows, to-wit: \$500.00 cash:		
upon the execution of these presents, the receipt whereof is hereby acknowledged, and the balance as follow to-with	ΜĒ,	
\$5,000.00 payable \$85.25 per month for 6 years having interest at 7% per annum. Seller agrees to deliver a deed after \$1,925.00 in principal has been paid.		
Additional payments may be made at any time. All deterred payments shall bear internet at the rate of 75 per cent for acoust, pays and they attain a shall be first payment for Fahrwerry 5. 1969. They maniferent of principal or internet be not paid when due, the principal and hear a like rate of internet at as the original first of principal or internet be not paid when due, then the whole of the principal and internet at as the origin of the seller, without notice, hence a forthwith due and payable.		
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	XHIBIT I	В

BOOK 1862 PAGE 456

The bayer bereby sprees to pay the said principal and interest at the times and in the manner berein mentioned. had the bayer further sprees to do and perform the following:

I. Pay all taxes and assessments which become a lien on the premises. Taxes and assessments for the current faces year to be pro-rated from data hereof.

2. Pay all indebtedness incurred by the acts of the bayer, on, or which may become a lien on the premises.

3. To previde, maintain and deliver to celler fro incorrence controffectory to and with loss payeble to better. The amount collected under may from a other incurance policy may be applied by celler upon the purchase price or as option of seller the satire amount as collected or may perturbased may be released to bayer. Such application or release shall not cure or waive any default becauser. I they are the seller of the satire and the bayer because the seller of the the

4. To keep said property in good condition and repair; to cultivate, irrigate, fertilize, fumigate, prune and do all other acts which from the character or use of said property may he reasonably necessary, the specific enumerations berein not excluding the general.

5. Obtain the written consent of the seller before the buyer destroys any trees or makes any alterations a additions to the improvements on the premises.

6. Not to violate or permit the violation of any lax which might cause the cloning of the premises or any part thereof.

7. To pay reasonable attorney's less in the event that suit is brought bereunder for the recovery of the possession of the above described premises, or for the enforcement or breach of my of the terms hereof. or to clear this agreement or any lien done or suffered by the bayer from the record. Said attorney's fees shall become due at the time of filing any such action.

And the seller hereby **agrees** to do and perform the following:

1. In the absence of default, to permit the buyer to remain in possession of the above described premises from date hereof.

2. Upon the full performance by the buyer, of all the terms and conditions hereof, to make, execute end deliver to buyer a good and sufficient deed conveying the above described premises to the buyer. free and clear of all encumbrances, made or suffered by the seller.

It is further hereby agreed:

That the seller shall have the right from time to time, to enter upon the premises for the purpose of inspection.
 In the event that the buyer fails to keep said premises free of taxes, liens and assessments, or to insure or to care for said premises, as hereinbefore provided, seller, without notice, may pay such taxes, liens and assessments, in-

surance premiums and cost of caring for said premised, and all payments made therefor, shall be added to and become a pan of the purchase price end become immediately due and payable from buyer to seller and shall bear interest at the rate of per cent per annum until repaid.

3. That upon request of seller, buyer will accept a deed conveying said premises to buyer and will execute to seller or nominee a promissory note or notes, secured by deed of trust upon the said premises for the full amount remaining unpaid hereunder, which note or notes and deed of trust shall be executed by such persons and he in such form as is satisfactory to seller and shall. as to principal and interest, correspond to the terms hereof.

4. That this agreement is not assignable in whole or in part, either by operation of law, or otherwise, without he prior written consent of the seller.

5. That the performance by the buyer of all the terms hereof is a condition precedent, whereas depends the performance of the agreements on the part of the seller.

6. That the weiver by the seller of any breach of any term hereof shall not be a waiver of soy subsequent or other breach hereof nor of any term or condition hereof.

7. That in the event of the failure of the buyer to comply with the whole or any of the terms hereof, the seller shall he released from all obligations in law or in equity to convey said premises. shall be entitled to immediate possession thereof, and the buyer shall forfeit all rights hereonder and the seller shall retain all moneys paid becounder as rout and compensation for the use and occupancy of said premises.

 ${\bf R}$ That time is of the essence of this agreement.

IN WITNESS WHEREOF the parties hereto have executed this instrument the day sod year first hereinabove written.

Agreement for Sale Namina Cavit Land IIII Co. 115 COOPER STREET SANTA CITUZ, CALIFORNIA Ricato AC3-7430 Milliand with Con Francisco, Collionna

B

500x1862 PAGE 457 STATE OF CALIFORNIA, County of Santa Clare On Jan Jary 6, 1968, before me, the understand or Notary Public in and for the State of California with principal office in the County of Santa Clara , personally appeared Leslie L. Heefner known to me to be the person ... whase name 15 subscribed to the within Instrument, and acknowledged to me that executed the same. WITNESS my hand and official seal. SIGNATURE OF NOTAN NOTARY PUBLIC IN AND P wohnd. R. EWART, My Commission Expires Jan. 10, 1989 HOTARY'S HAME AND COMMISSION EXPERATION DATE PHINTED

STATE OF CALIFORNIA, Sala com of Aleret NURRY one thousand whic hundred as Jei anda. a houry Massie, before i barronally appeared State of California, duty commission W HAR known to me to be the person Suchase name_Alt _mberihal to the within instrument and acknowledged to me that Zhe & executed the same. IN WITNESS WHEREOF I have become set my hand and affected my affected set in the <u>SALD</u> County of <u>Second 28 CLASA</u> the day and year in this certificate fect abave written. white State of Netzie

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My Comparison Extern Community Lopins February 4, 1965



English erences

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Code Area			S S S S
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1625 Knollwood Ave. San Jose, California 95125			
105603-N. S.	c .		å o
MAIL TAX STATEMENT TO	······	<u></u>	Tax Due \$6.60 (paid)
Nome Address San Lose California 9512	GRANT DEE	D	\$5.50 _\$1,10_
State			MAR 2 8 1968 AR 2 1968
By this instrument dated March 19,	<u>]968 </u>	a valuable consideration,	CRUZ
JAMES EBERHARDT and LINDA L.	EBEZHARDT, his wi	ife	DCUMENTARY STANP TAX
hereby GRANT (S) to			
RUSSELL C. MUNCH and MARGARET	L. MUNCH, his wif	e 🕳	
the real property situate in the County of Santa Cruz		described as follows:	
Farcel A: All_that portion of t	he North 🖥 of the	North $\frac{1}{3}$ of the N	North 🖥 of the
Northwest 1 of Section 35, T feet thereof, which lies We	∴ 8 S., R. 3 W ., M	1.D.B.&.M., excep	oting the West 990
Beginning at a point	on the North line	of said Section	35, distant thereon
613.79 feet West from the No 220 feet; thence West 316.70	ortheast corner of feet: thence Sout	said Northwest $\frac{1}{2}$; thence South ine of said North
of the North 2 of the North	th $\frac{1}{2}$ of the Northw	est] of said Sec	ction 35.
Together with the rig between Wilds Wolff and Dr. recorded December 5,3966 in Santa Cruz County Records,	H. Sidney Newcome	r, et ux, dated N	Vovemher 28,1°66
Also together with a any and all existing roads f road or highway.			
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		James Eberhardt	201 Level
	-	Linda L. Eberha	<u>Elechal at</u>
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VALLEY TITLE COMPANY	BOOK 1873 PAGE 160	803
Escrow # Co. Bill # Code Area	1 Ary	n 8 n low 1873 swart ceuz Mar 28 3
when RECORDED MAIL TO Mr.&Mrs. David S. Bennet 5699 Indian Ave. San Jose, Calif.		0.9.3 52. by .21.00 52. by .21.01 53. by .21.01 53. by .21.01 54.00 55. by .21.01 55.
	105603-N. S. C.	
MALL TAX STATEMENT TO Mr. &Mrs. David 5. Bennet 5699 Indian Ave. San Jose, Calif.	GRANT DEED Tax I	Duc \$6.60 (paid)
By this instrument dated <u>March 19,</u>		CASENIA S CASENIA
JAMES ABERHARDT a	nd LINDA L. EBERHARDT, hi	s wife
hereby GRANT [S] to		

DRVID S. BENNET and NAOMI G. BENNET, his wife

the real property situate in the County of Santa Cruz State of California. described as follows: Parcel B:

All that portion of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the North west $\frac{1}{4}$ of Section 35, T. E S., R. 3 W., M.D.B. & M. lying West of the State Highway and East of the following described line:

Beginning at a point on the North line of said Section 35, distant thereon 813.79 feet West from the Northeast corner of said Northwest $\frac{1}{2}$; thence South 220 feet; thence West 316.70 feet; thence South to the South line of said North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of said Section 35.

Together with the right of way as set out in theright of way agreement between Wilda Wolff and Dr. H. Sidney Newcomer, et ux, dated November 28,1966, recorded December 5,1966 in Volume 17% of Official Records, at mage 62, Santa Crua County Records.

Also together with a right of way for road nurposes over and upon any and all existing roads from the hernin described property to any public road or highway.

~ × 191.51 6

anos James Eberhardt

Linda L. Berhardt

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V - 101

Sense - CALIFORNIA SENSE Clare ("

My Commission Lapars Jap. 22, 1977

EXHIBIT

The Harren 19 1968 solars and the indervision of a Notory Public is and for usid County and County approved James Spertrardt, and Linda L. Iberhardt county approved to the same to be the power S where name S are undervised to the within instrument and acknowledged that they associed the same. Withess my send and official used. My Country approved Spectra and a filicial used.

MANE TAX STATEMENTS AS DIRECTED ABOVE

TANKANCE NOT FILE AF BYTERIN ORDINANCE OF THE COUNTY OFSANTA CRUZ STATE OF CALIFORNIA, 20H-ING AN AREA DA PORTION OF THE SANTA CRUZ MOUN-TAINS AREA

IR Ma 30 31 TIS RIW Sec. 12 Map 13

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T95 R3W Sec. 1 Ma

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NURDOB S

The Board of Supervisors of the County of Santa Cruz, State of Galifornia, do, ordam as forlows:

Section 1 This ordinance is an emer-sency ordinance enacted for the immediate protection of the public satety, fealth, and wel-tare of the County of Santa Crus, Section 1

Section II The Board of Supervisors of the County of Santa Crus, State of California, have ad-opted a County Zoning Ordi-nance under the provisions of which precise soning regula-tions may be applied in the unincorporated a reas of the County Said Board flots that the County Planning Department intends to undertake studies in the very near turne for the the County Planning Department, Interests to undertake studies in the very near future for the purposes of adopting a compre-heasive aoning plan for the area-kereinatter described, and that a substantial part of main area-will be zoned A-2-1/2. Said Board furtherfinds that in order that development in the area proceed in an orderly fashion and in order that a certain degree of administrative cou-troi over the various range of land uses be relained during the completion of said studies, it is necessary that the follow-ing interim regulations be ap-plied immediately. Section III

plied immediately. Section III During the effective period of this ordinance, no used other than the uses permitted in A-2-1/2 zoning districts shall be permitted maless a use permit is granted for the use pur-suant to the provisions of Sec-tions 13.04.320-413.04.326 of the Santa Craz County Code in the area shown as U (Un-classified Districts) on Exhibit "A" attached hereto.

Section IV No land or portion thereof shown on the records of the County Recorder on the effec-tive date of the effective entry Section IV

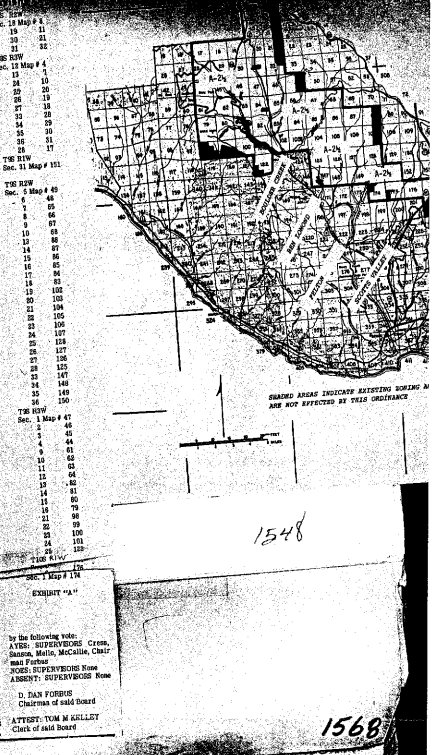
Use cure listerentiation v Section V. This ordinance shall take ef-fect immediately and shall be in effect for one year unless earlier ammended by action of this Board. At the end of the one-year period, any property included herein shall revert to the zone district which was in effect prior to the effective date of this ordinance misss this ordinance is extended or this ordinance is entended or the property rezoned in accor-dance with Section \$5856, et. seq. of the Government Code.

PASSED AND ADOPTED this 15th day of September, 1970,

APLANDER STATE

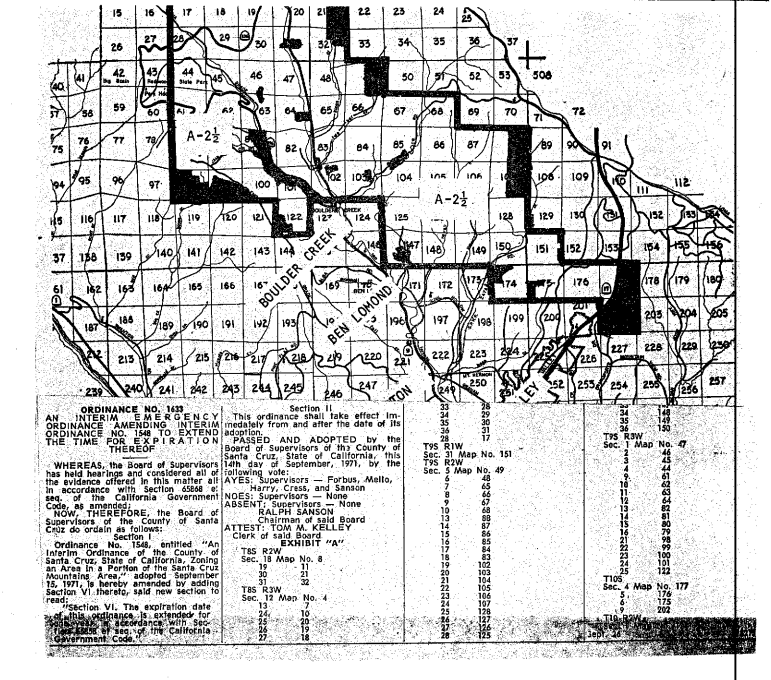
13 109 īs,

BON



HIBIT

C



County Counsel

REF: Planning Commission Recommendation

63

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na to	BOOK 21.33 MAR ACR
	AN AND UNTY
David S. Bennet	POER
5699 Indian Ave.	SEP 30 10 58 AH *71
San Jose, Ca. 95123	RECORDED AT REQUEST OF
	SANTA CRUZ LAND TITLE COMPANY
ow No. <u>117463-N</u>	a a lo
	The
	DOCUMENTARY TRANSFER TAX is \$ 1.25
	computed on full value less liens
	By Childre Wolff
For value received WILDA WOLFF	
GRANTS to DAVID S. BENNET and	d NAOMI G. BENNET, his wife,
	\$20-71-76%-00099 • 6 = ==0.008.2%
as JOINT TENANTS all that real property situate	e in the
County of Santa Cruz	. Slate of California, described as follows:
half of the Northwest 114 of Section	half of the North one-half of the North om - 35, T. 8 S., R. 3 W., M.D.B. & N lying West deed to the State of California. recorded in Cruz County Records.
EXCEPTING therefrom the West 990 fee	t thereof.
running North and South, which is 46	described that portion lying East of a line 4 feet West of the intersection of the North el with the Westerly line of said state highway.
TOGETHER with the right of way as se Wilds Wolff and Dr. H. Sidney Newcom	et out in the Right of Way Agreement between er, et ux dated November 28, 1966, recorded e 62. Official Records of Santa Cruz County. 1.4
	plift plog DD
Assessor's Parcel No: <u>87-051-36 & 39</u>	Wilda Wolff
Dotted September 7 1	19.71. Official stal
	PRINCIPAL OFFICE IN ALAMECA COUNTY
STATE OF CALIFORNIA	and My Commission Expires September 27, 1974
County of	
Jour County of Santanana Alas Jour Santanber 27,	19 7 Coulors me, the undersigned a Majary
Provide in and for said Wilda Wolff	19.75 bularo me, the undersigned, a liatary County and State, personally appeared
Dille County of Alas Saptambar 27, Ptolic in and ior wid Wilda Wolff known to me to be person. whose name	19.75 bularo no. the undersigned a listary County and Size, personally approach
Dille County of Alas Saptamber 27, Ptotic in and ior and Wilda Wolff Photes to me to be the person whose name Mat show a second the person the show a second the person	19 75 buloro mo, the undersigned , a liatary County and Sizie, personally appeared 2
Dille County of Alos Saptamber 27, Ptolic in and ior and Wilda Wolff Thore to me to be the person whose name her sho, a subcured his same.	19 7 Suboro no, the undersigned , a biolary County and Stole, personally appeared

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RECORDING REQUESTED BY			
CAROL N. SHAPIRO, ESQ. 1245 S. Winchester Blvd. Suite 304 San Jose, CA 95128 AND WHENRECORDED MAILTO CAROL N. SHAPIRO, ESQ. 1245 S. Winchester Blvd. Suite 304 San Jose, CA 95128		Recorded Official Records County Of SANTA CRUZ RICHARD W. BEDAL 08:02AM 14-Jul-199	-0031462 I REC FEE 10.
Q	space above uitclaim [e THIS LINE FOR RECORD	ERS USE
OD 868 10 THIS FOR	VI FURNISHEDBY TRUSTORS S	ECURITY SERVICE	181619
Documentary transfer tax is \$ 0 - 10 color 0 () computed on full value of property color 0 () computed on full value less value of I (X) Unincorporatedarea: () City of I FOR A VALUABLE CONSIDERATION, reconverse WYNEMA GUINN	nveyed, or iens and encumbrances	s remaining at time of sale.	
hereby REMISE(S), RELEASE(S) AND FO		to	
LYNETTE PONCIN, a married			ertv
the following described real property in the		- • •	, State of California:
FOR LEGAL DESCRIPTION SEE	EXHIBIT "A" ATTACH	HED HERETO AND MADE	A PART HEREOF
Dated July 5, 1997 State of California		Mynema WYNEMA GUINN	Suinn
County of Scota C.Z.			
on 5, 1997 before me, 1994 2015 Ration yne mach personally know	Noterry Fublic	,	
me on the basis of satisfactoty evidence whose name(s) is/are subscribed to the acknowledged to me that he?she/they e his?her/their authorized capacity(ies), and signature(s) on the instrument the person behalf of which the person(s) acted, execut	within instrument and kecuted the same in that by his/her/their s), or the entity upon	400<u>100</u>00000000000000000000000000000000	••••
WITNESS my hand and official seal.	T)	MARYJ. RATT Commission #11 Netary Public - Cr Senta Cruz Co My Come, Expires Sen	HER 11372 Merela Wily non
Signature 2 Jun to	The	Jee ett eeteeteete	••••••
Signature Data	Her 3875 Big Basin War	y, Boulder Creek, O	95006
Signature August		y, Boulder Creek, Q	95006 CITY,STATE, ZIP

EXHIBIT "A"

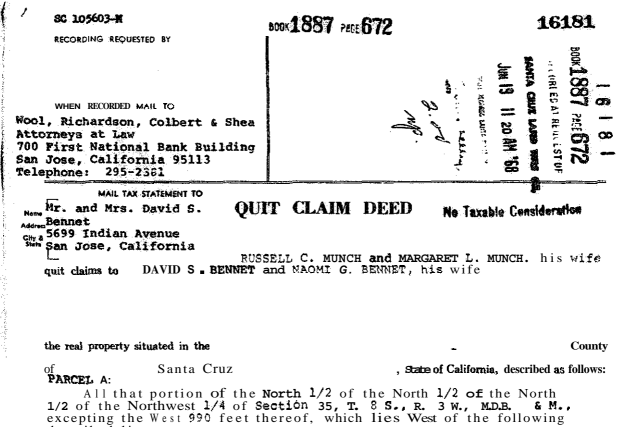
The following real property situated in the County of Santa Cruz, State of California, described as follows:

That portion of the South 1/2 of the North 1/2of the North 1/2 of the Northwest 1/4 Section 35, T. 8 S., R. 3 ne., M.D. B. & M., lying West of the State Highway and lying East of North-South line being 464 feet West of the point where the North boundary of the South 1/2 of the North 1/2 of the North 1/2 of the Northwest 1/4intersects the State Highway.

Said land is the same as was first conveyed to Leslie L. Haefner by deed recorded May 7, 1968, in Book 1880, Page 211, Official Records of Santa Cruz County.

(APN: 087-052-09)

EXHIBIT (



described line :

Beginning at a paint on the North line of said Section 35, distant thereon 813.79 feet West from the Northeast corner of said Northwest 1/4; thence South 220 feet: thence West 316.70 feet; thence South to the South line of said North 1/2 of the North 1/2 of the North 1/2 of the North 1/2 of the Northwest 1/4 of said Section 35.

regether with the right of way as set out in the right of way agreement between Wilda Wolff and Dr. H. Sidney Newcomer, et ux, dated November 28, 1966, recorded December 5. 1966, in Volume 1196 of Official Records, at page 62, Santa Cruz Records.

Also, together with a right of way for road purposes over and upon any and all existing roads from the herein described property to any public road or highway,

Dated: may 20, 1968

 O_0

Russell P Russell C. Munch

margarit & musch Margaret L. Munch

STATE OF CALIFORNIA COUNTY OF Santa Clara

, before mo, a Notary Public, in and frie said Mav 20, 1968 County and State, personally approved RUSSELL C. MUNCH and MARGARET L. MUNCH

are subscribed to the within instrucknown to me to be the person St whose name and acknowledged to me that they executed the same.

735.C

-September - September - Septe

LOUISE & JAMES NOTARY PUBLIC

Senta Clara County, Ca

D

Notary Public in and for Said County and Stells

My Commission Expires ___

MAR TAN STATEMENTS AS DIRECTED ABO SETERATORED DESENT

VALLEY TITLE COMPANY

RECORDED AT THE REQUEST OF SANTA CRUZ COUNTY TAX COLLECTOR		1 Recorde		OOZ33 REC FEE	3 87 10.1
RETURN TO: BEESON, RON 1232 EDGEWOOD ROAD REDWOOD CITY CA 94062			cords UZ DEDAL	CDC Page 1 of	13.
Tax Bill will be mailed to above address	4 43 20		ß	.01 w 8	
Doc Trans Tax-computed on full value of property conve				aure of Declarant	
TAX DEED TO PURCHASE	R OF TAX-DEF	AULTED PR			
On which the legally levied taxe and for nonpayment were duly	The second states and the second states and	なったる たい ふうかう しかけ		<u>92-1993</u> 7-052-11	
This deed, between the Tax Collector of Santa Cruz Co and <u>BEESON, RON</u> conveys to the PURCHASER, free of all enoumbrance	s of any kind existin	("PURCH/ ig before the sal	ASER")	wit Number Dee referred to	In
\$3712 of the Revenue and Taxation Code, to the real p which the SELLER sold to the PURCHASER by Public pursuant to a statutory power of sale in accordance wit of Division 1, Part 6, Chapter 7, Revenue and Taxation	Auction on <u>March</u> th the provisions	<u>19, 1999 -</u>	000.00		
which the SELLER sold to the PURCHASER by Public pursuant to a statutory power of sale in accordance wit	Auction on <u>March</u> th the provisions	<u>19, 1999 -</u>	000.00		
which the SELLER sold to the PURCHASER by Public pursuant to a statutory power of sale in accordance wit of Division 1, Part 6, Chapter 7, Revenue and Taxation	Auction on <u>March</u> In the provisions I Code, for the sum the PURCHASER t	<u>19, 1999</u> of \$ <u>12</u> ,	ŌĒ	37-052-11 sor's Parcel Number	
which the SELLER sold to the PURCHASER by Public pursuant to a statutory power of sale in accordance wit of Division 1, Part 6, Chapter 7, Revenue and Taxation No taxing agency objected to the sale. In accordance with law, the SELLER hereby grants to t real property situated in said county. State of California QUAD DEVELOPMENT COMPANY	Auction on <u>March</u> In the provisions I Code, for the sum the PURCHASER t	<u>19, 1999</u> of \$ <u>12</u> ,	ŌĒ		
which the SELLER sold to the PURCHASER by Public pursuant to a statutory power of sale in accordance wit of Division 1, Part 6, Chapter 7, Revenue and Taxation No taxing agency objected to the sale. In accordance with law, the SELLER hereby grants to real property situated in said county. State of California QUAD DEVELOPMENT COMPANY described as follows:	Auction on <u>March</u> In the provisions I Code, for the sum the PURCHASER t	<u>19, 1999</u> of \$ <u>12</u> ,	ŌĒ		
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which the SELLER sold to the PURCHASER by Public pursuant to a statutory power of sale in accordance with of Division 1, Part 6, Chapter 7, Revenue and Taxation No taxing agency objected to the sale. In accordance with law, the SELLER hereby grants to real property situated in said county, State of California QUAD DEVELOPMENT COMPANY described as follows: SEE EXHIBIT "A"	Auction on <u>March</u> In the provisions I Code, for the sum the PURCHASER t a, last assessed to d <u>Richard W. Bedal</u> erson whose name is e same person whose me that he executed the	19, 1999 of \$ 12, hat Executed on Ma Ey_ROA Tax Collect subscribed name is	0E 735999		

EXHIBIT "A"

Situate in the County of Santa Cruz, State of California and more particularly described as follows:

Parcel One:

ALL that portion of the North 1/2 of the North 1/2 of the North 1/2 of the Northwest 1/4 of Section 35, Township 8 South, Range 3 West, Mount Diablo Base and Meridian, lying West of the State Highway and East of the following described line:

BEGINNING at a point on the North line of said Section 35, distant thereon 813.79 feet West from the Northeast corner of said Northwest 1/4 thence South 220 feet; thence West 316.70 feet; thence South to the South line of said North 1/2 of the North 1/2 of the North 1/2 of the Northwest 1/4 of said Section 35.

Parcel Two:

A right of way, as set out in the Right of Way Agreement between Wilda Wolff and Dr H Sidney Newcomer, et ux, dated November 28, 1966, recorded December 5, 1966 in Volume 1796 of official records, at Page 62, Santa Cruz County records.

Parcel Three:

A right of way for road purposes over and upon any and all existing roads from the herein described property to any public road or highway.

Parcel Four:

A boundary agreement and grant of reciprocal easement between Munch and Bennet dated November 18, 1972.

APN: 087-052-11

EXHIBIT

RURAL MATRIX 087-052-09 and 11

MATRIX	Current Point Score
<i>I.</i> Location: GP designation is Mt. Residential; less than	0
 18 feet in width access road Groundwater Quality: Inadequate Quantity and 	1
 Poor Quality; Private well. Water Resource Protection Not in a Ground Water Recharge area, Part in a 	2
Water Supply Watershed, within a mapped Septic Problem area,Timber Resources	10
 No mapped timber resource. 5. Biotic Resource Development of any of Critical wildlife constation on 	10
Development out of area of Critical wildlife, vegetation or rare plant habitat.6. Erosion	2
ButanoAssumed average slope of 30% to 50%7. Seismic Activity	9
 No fault zone and no low liquefaction potential. 8. Landslide 	5
Butano Assumed average slope of 30% to 50%	-
9. Fire Hazard No Critical Fire Hazard Area mapped on parcel,	8
On a non dead end road less than 18 feet in width, 10 + min response time.	
SUBTOTAL SUBTRACT CUMULATIVE CONSTRAINT POINTS	47
GRAND TOTAL	47
Minimum Average Developable Parcel Size* (from Table 10 - Cumulative Constraint Points Page 13D-67 as determined by the point score): Number of Potential Building Sites* (developable acreage divided by	25 acres
minimum average parcel size).	

NOTE: The Mean Average gross parcel size within 1/2 mile was not calculated

EXHIBIT E

NOTICE OF EXEMPTION FROM THE CALIFORNIA ENVIRONMENTAL QUALITY ACT

The County of Santa Cruz has reviewed the project described below and has determined that it is exempt from the provisions of CEQA as specified in Sections 15061- 15329 of CEQA for the reason(s) which have been checked on this document.

Application No.	03-0116
Assessor's Parcel No.	087-052-07, 08, 09, 10, 11
Project Location:	No Situs
Project Description: Lot leg	gality/ Conditional Certficare of Compliance
Person or Agency Proposin	g Project: C. Philipovitch

- A. _____ The proposed activity is not a project under CEQA Guidelines, Sections 1928 and 501.
- B. _____ Ministerial Project involving only the use of fixed standards or objective measurements wirhout personal judgment.
- C. _____ Statutory Exemption other than a Ministerial Project. Specify type:

D. <u>Categorical Exemption</u>

- -_- 1. Existing Facility
- ____ 2. Replacement or Reconstruction
- - 3. New Construction of Small Structure
- _X_4. Minor Alterations to Land
- ---- 5. Alterations in Land Use Limitations
- --- 7. Actions by Regulatory Agencies ____ for Protection of the Environment
- _____ 8. Actions by Regulatory Agencies for Protection of Nat. Resources
- ____ 9. Inspection
- ____ 10. Loans
- ____ 11. Accessory Structures
- ____ 12. Surplus Govt. Property Sales
- ____ 13. Acquisition of Land for Wild-Life Conservation Purposes
- ____ 14. Minor Additions to Schools
- ____ 15. Minor Land Divisions
- ---- 16. Transfer of Ownership of Land to Create Parks

E. ____ Lead Agency Other Than County:

Don Bussey, Project Planner

- ____ 17. Open Space Contracts or Easements
- ____ 18. Designation of Wilderness Areas
- 19. Annexation of Existing Facilities/ Lots for Exempt Facilities
- ----- 20. Changes in Organization of Local Agencies
- 21. Enforcement Actions by Regulatory Agencies
 - 22. Educational Prograins
- ____ 23. Normal Operations of Facilities for Public Garlierings
- ____ 24. Regulation of Working Conditions
- --- 25. Transfers of Ownership of Interests in Land to Preserve Open Spice
- ____ 27. Leasing New Facilities
- ____ 29. Cogeneration Projects at Existing Facilities

Date: 01/19/04



WHEN RECORDED RETURN TO. Santa Cruz County Planning Department 701 Ocean Street Santa Cruz, CA 95060 Attn: Don Bussey #03-0116 APN: 087-052-07

CONDITIONAL **CERTIFICATE OF COMPLIANCE**

WHEREAS, David S. Bennet and Naomi G. Bennet, Trustees of the Bennet Family Trust, created on January 2,1996, are the property owners or vendee of such owners of certain real property located in the County of Santa Cruz, State of California, known as Santa Cruz County Assessor's Parcel Numbers 087-052-07, known as one legal lot and more particularly described in Exhibit " Aattached hereto and incorporated herein by reference made a part hereof, has/have requested that the County issue a Conditional Certificate of Compliance pursuant to Government Code Section 66499.35 and local regulations thereto; and

WHEREAS, pursuant to an application for Parcel Legality Status Determination, the County of Santa Cruz has determined that such real property does not comply with all the provisions of the State of California Subdivision Map Act and the County Subdivision Ordinance enacted pursuant thereto but that a Certificate of Compliance with conditions may appropriately be issued.

NOW, THEREFORE a Conditional Certificate of Compliance is hereby issued for the above-described parcel described in exhibit " Aattached to hereto subject to the conditions attached as Exhinit " B.

THIS CERTIFICATE OF PARCEL COMPLIANCE RELATES ONLY TO ISSUES OF COMPLIANCE OR NONCOMPLIANCE WITH THE SUBDIVISION MAP ACT AND LOCAL ORDINANCES ENACTED PURSUANT THERETO. THE PARCEL DESCRIBED HEREIN MAY BE SOLD, LEASED OR FINANCED WITHOUT FURTHER COMPLIANCE WITH THE SUBDIVISION MAP ACT OR ANY LOCAL ORDINANCE ENACTED PURSUANT THERETO.

FURTHERMORE, THIS CERTIFICATION OF COMPLIANCE SHALL NOT CONSTITUTE A DETERMINATION THAT SAID PARCEL IS BUILDABLE OR IS ENTITLED TO A BUILDING PERMIT OK OTHER DEVELOPMENT APPROVAL WITHOUT COMPLIANCE WITH THE PROVISIONS OF ALL OTHER SANTA CRUZ COUNTY ORDINANCES AND REGULATIONS. Complianece with the enumerated conditions shall be required prior to the application for a building permit or aother development permit approval by the County of Sanyta Cruz,

DATED COUNTY OF SANTA CRUZ

Bv:___

Glenda Hill, AICP Hearing Officer

STATE OF CALIFORNIA COUNTY OF SANTA CRUZ

On __/__/04 before me Bernice Romero, Notary Public, personally appeared Glenda Hill personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person or the entity upon behalf of which the person acted executed the instrument.

Witness my hand and official seal

Signature

EXHIBIT A

California, recorded in Volume 271, page 230 of Deeds, Santa Cruz County Records. EXCEPTING therefrom the West 990 feet thereaf. ALSO EXCEPTING from the lands above described that portion lying East of a line running North and South, which is 464 feet West of the intersection of the South boundary of the above described parcel with the Westerly line of said State Highway.

TOGETHER with and SUBJECT to the right of way as set out in the Right of Way Agreement between Wilds Wolff and Dr. H. Sidney Newcower, at ux, dated November 28,

EXHIBIT B

- 1. Prior to being considered as a building site and submitting plans for a building permit, complete the following:
 - a. Provide evidence that the property has at least 60 feet of frontage on a minimum 40-foot wide right of way.
 - b. Provide a survey along with copies of recorded deeds indicating that the property has a minimum of $2\frac{1}{2}$ net acre parcel size. Net parcel size is defined as the gross area minus all rights of way. The site will not be considered **as** a building site until this standard is met.
 - c. Apply for a Geohazard Analysis with the County and complete any and all required reports (i.e., Geologic and Geotechnical) to the satisfaction of the County of Santa Cruz.
 - d. Provide written proof from Environmental Health Services that an acceptable water source is available to the property and that the site complies with all applicable standards for an on site septic system.
- 2. Prior to obtaining a building permit, complete the following:
 - a. Submit and obtain approval from the Department of Public Works and Planning Department of an engineered road improvement, drainage and erosion plan for the road system to serve this parcel. The road shall be at least 16-feetwide with a minimum of 6 inches of compacted Class II baserock.
 When the road grade exceeds 15%, the surface shall be overlain with 2 inches of asphaltic concrete. The road grade shall not exceed 15% for more than 200 feet and shall not exceed

concrete. The road grade shall not exceed 15% for more than 200 feet and **shall** not exceed 20%. All requirements of Zone 8 shall be met.

- b. Submit an erosion control plan for the parcel for review and approval by the Planning Department.
- c. Submit certification from EnvironmentalHealth Services that all proposed development on the parcel will meet all EnvironmentalHealth requirements with respect to water availability and septic system use.
- d. Submit a letter from the Boulder Creek Fire Protection District that indicates that all development on the parcel, including the proposed roadway system, meets the Fire District requirements.
- e. The property owner shall be entirely responsible for maintaining the road, drainage improvements and erosion control plan to this property. The property owner shall record a Road Maintenance Agreement which shall state that the owner of APN082-052-07 shall be entirely responsible for the maintenance of the road constructed from the publically maintained road (including the approved erosion and drainage system)
- 3. Prior to final building inspection, all road improvements, drainage and erosion control measures shall be constructed.

WHEN RECORDED RETURN T O Santa Cruz County Planning Department **701** Ocean Street Santa Cruz, CA **95060** Attn: Don Bussey **#03-0116** APN: 087-052-08

CONDITIONAL CERTIFICATE OF COMPLIANCE

WHEREAS, David S. Bennet and Naomi G. Bennet, Trustees of the Bennet Family Trust, created on January **2,1996**, are the property owners or vendee of such owners of certain real property located in the County of Santa Cruz, State of California, known as Santa Cruz County Assessor's Parcel Number 087-052-08, and more particularly described in Exhibit " A attached hereto and incorporated herein **by** reference made a part hereof, has/have requested that the County issue a Conditional Certificate of Compliance pursuant to Government Code Section **66499.35** and local regulations thereto; and

WHEREAS, pursuant to an application for Parcel Legality Status Determination, the County of Santa Cruz has determined that such real property does not comply with all the provisions of the State of California Subdivision Map Act and the County Subdivision Ordinance enacted pursuant thereto but that a Certificate of Compliance with conditions may appropriately be issued.

NOW, THEREFORE a Conditional Certificate of Compliance is hereby issued for the above-described parcel described in exhibit " A attached to hereto subject to the conditions attached as Exhibit " B.

THIS CERTIFICATE OF PARCEL COMPLIANCE RELATES ONLY TO ISSUES OF COMPLIANCE OR NONCOMPLIANCE WITH THE SUBDIVISION MAP ACT AND LOCAL ORDINANCES ENACTED PURSUANT THERETO. THE PARCEL DESCRIBED HEREIN MAY BE SOLD, LEASED OR FINANCED WITHOUT FURTHER COMPLIANCE WITH THE SUBDIVISION MAP ACT OR ANY LOCAL ORDINANCE ENACTED PURSUANT THERETO.

FURTHERMORE, THIS CERTIFICATION OF COMPLIANCE SHALL NOT CONSTITUTE A DETERMINATION THAT SAID PARCEL IS BUILDABLE OR IS ENTITLED TO A BUILDING PERMIT OR OTHER DEVELOPMENT APPROVAL WITHOUT COMPLIANCE WITH THE PROVISIONS OF ALL OTHER SANTA CRUZ COUNTY ORDINANCES AND REGULATIONS. Compliance with the enumerated conditions shall be required prior to the application for a building permit or another development permit approval by the County of Santa Cruz.

DATED____

COUNTY OF SANTA CRUZ

By: _____

Glenda Hill, AICP Hearing Officer

STATE OF CALIFORNIA COUNTY OF SANTA CRUZ

On __/__/04 before me Bernice Romero, Notary Public, personally appeared Glenda Hill personally **known** to me to be the person whose name is subscribed to the within instrument and acknowledged to me that **she** executed the same in her authorized capacity, and that by her signature on the instrument the person or the entity upon behalf of which the person acted executed the instrument.

Witness my hand and official seal

Signature_

EXHIBIT A

Situate in the County of Santa Cruz, State of California and more particularly described as follows:

- - ---

BEING that portion of the South cne-half of the North one-half of the North one-half of the Northweat 1/4 of Section 35, T. 8 S., R. 3 W., H. D. B. & H. lying Vest of the State Highway, as conveyed by Deed to the State of California. recorded in Volume 271. page 230 of Deeds, Santa Cruz County Becords.

EXCEPTING therefrom the West 990 feet thereof. ALSO EXCEPTING therefrom the lands conveyed to

- (e) Leslie L. Esefuer by Deed recorded in Volume 1880, page 211, Official Records of Santa Cruz County;
- (b) Dennis R. Allshouse et ux by Deed recorded in Volume 1871, page 212, Official Records of Santa Cruz County.

TOGETHER with and SUBJECT to the right of way as set out in the Right of Way Agreement between Wilds Uolff and Br. H. Sidney Newcomer at ux, dated November 28, 1966, recorded December 5, 1966 in Volume 1796. page 62, Official Records of Santa Cruz County.

EXHIBIT B

- 1. Prior to being considered as a building site and submitting plans for a building permit, complete the following:
 - a. Provide evidence that the property has at least 60 feet of frontage on a minimum **40-foot** wide right of way.
 - b. Provide a survey along with copies of recorded deeds indicating that the property has a minimum of 2¹/₂ net acre parcel **size**. Net parcel **size** is defined as the gross area minus all rights of way. The site will not be considered **as** a building site until this standard is met.
 - c. Apply for a Geohazard Analysis with the County and complete any and all required reports (i.e.; Geologic and Geotechnical) to the satisfaction of the County of Santa Cruz.
 - d. Provide written proof from EnvironmentalHealth Services that an acceptable water source is available to the property and that the site complies with all applicable standards for an on site septic system.
- 1. Prior to obtaining a building permit, complete the following:
 - a. Submit and obtain approval from the Department of Public Works and planning Department of an engineered road improvement, drainage and erosion plan for the road system to serve this parcel. The road shall be at least 16-feetwide with a minimum of 6 inches of compacted Class II baserock.

When the road grade exceeds 15%, the surface **shall** be overlain with 2 inches of asphaltic concrete. The road grade shall not exceed **15%** for more than 200 feet and shall not exceed **20%.All** requirements of Zone 8 shall be met.

- b. Submit an erosion control plan for the parcel for review and approval by the Planning Department.
- c. Submit certification from Environmental Health Services that **all** proposed development on the parcel **vill** meet all Environmental Health requirements with respect to water availability and septic system use.
- d. Submit a letter from the Boulder Creek Fire Protection District that indicates that all development on the parcel, including the proposed roadway system, meets the Fire District requirements.
- e. The property owner shall be entirely responsible for maintaining the road, drainage improvements and erosion control plan to this property. The property owner shall record a Road Maintenance Agreement shall state that the owner of APN **082-052-08** shall be entirely responsible for the maintenance of the road constructed from the publically maintained road (including the approved erosion and drainage system)
- 2. Prior to final building inspection, all road improvements, drainage and erosion control measures shall be constructed.

WHEN RECORDED RETURN TO Santa Cruz County Plannmg Department 701 Ocean Street Santa Cruz, CA 95060 Attn Don Bussev #03-0116 APN 087-052-09

CONDITIONAL **CERTIFICATE OF COMPLIANCE**

WHEREAS, Lynette Poncin is the property owner or vendee of such owner of certain real property located in the County of Santa Cruz, State of California, known as Santa Cruz County Assessor's Parcel Number 087-052-09, and more particularly described in Exhibit " Aattached hereto and incorporated herein by reference made a part hereof, has/have requested that the County issue a Conditional Certificate of Compliance pursuant to Government Code Section 66499.35 and local regulations thereto; and

WHEREAS, pursuant to an application for Parcel Legality Status Determination, the County of Santa Cruz has determined that such real property does not comply with all the provisions of the State of California Subdivision Map Act and the County Subdivision Ordinance enacted pursuant thereto but that a Certificate of Compliance with conditions may appropriately be issued.

NOW, THEREFORE a Conditional Certificate of Compliance is hereby issued for the above-described parcel described in exhibit " A attached to hereto subject to the conditions attached as Exhibit " B.

THIS CERTIFICATE OF PARCEL COMPLIANCE RELATES ONLY TO ISSUES OF COMPLIANCE OR NONCOMPLIANCE WITH THE SUBDIVISION MAP ACT AND LOCAL ORDINANCES ENACTED PURSUANT THERETO. THE PARCEL DESCRIBED HEREIN MAY BE SOLD, LEASED OR FINANCED WITHOUT FURTHER COMPLIANCE WITH THE SUBDIVISION MAP ACT OR ANY LOCAL ORDINANCE ENACTED PURSUANT THERETO.

FURTHERMORE, THIS CERTIFICATION OF COMPLIANCE SHALL NOT CONSTITUTE A DETERMINATION THAT SAID PARCEL IS BUILDABLE OR IS ENTITLED TO A BUILDING PERMIT OR OTHER DEVELOPMENT APPROVAL WITHOUT COMPLIANCE WITH THE PROVISIONS OF ALL OTHER SANTA CRUZ COUNTY ORDINANCES AND REGULATIONS. Compliance with the enumerated conditions shall be required prior to the application for a building permit or another development permit approval by the County of Santa Cruz.

DATED _____ COUNTY OF SANTA CRUZ

Glenda Hill, AICP Hearing Officer

STATE OF CALIFORNIA

COUNTY OF SANTA CRUZ

On __/_/04 before me Bernice Romero, Notary Public, personally appeared Glenda Hill personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person or the entity upon behalf of which the person acted executed the instrument.

Witness my hand and official seal

Signature

WHEN RECORDED RETURN TO:

EXHIBIT A

Situate in the County of Santa Cruz, State of California and more particularly described as follows:

That part of the South 1/2 of the North 1/2 of the North 1/2 of the Northwest 1/4 of Section 35, T^B S, R3W, M.D.B.& M. lying West of the State Highway and lying East of a North-South line being 464 feet West of the point where the North boundary of the South 1/2 of the North 1/2 of the State Highway.

EXHIBIT B

- 1. Prior to being considered as a building site and submitting plans for a building permit, complete the following:
 - a. Provide evidence that the property has at least 60 feet of frontage on a minimum 40-foot wide right of way.
 - b. Provide a survey along with copies of recorded deeds indicating that the property has a minimum of 25 net developable acre parcel size. Net developable parcel size is defined as the gross area minus 1)all rights of way, 2). slopes over 50%. 3) riparian area, wooded arroyos, canyons, areas of riparian vegetation and areas within a 50 feet riparian buffer setback, 4) Lakes, marshes, wetlands and area within 100 year floodplain and any associated buffer setback. 5) Areas of recent landslide, 6) Land within 50 feet of a active or potentially active fault zone, 7) Commercial Ag or mineral resource land.
 - c. Apply for a Geohazard Analysis with the County and complete any and all required reports (i.e.; Geologic and Geotechnical) to the satisfaction of the County of Santa *Cruz*.
 - d. Provide written proof from Environmental Health Services that an acceptable water source is available to the property and that the site complies with all applicable standards for an on site septic system.
 - e. All buildings including the access driveway shall be on slopes of less than 30%.
- 2. Prior to obtaining a building permit, complete the following:
 - a. Submit and obtain approval from the Department of Public Works and Planning Department of an engineered road improvement, drainage and erosion plan for the road system to serve this parcel. The road shall be at least 16-feetwide with a minimum of 6 inches of compacted Class II baserock. When the road grade exceeds 15%, the surface shall be overlain with 2 inches of asphaltic concrete. The road grade shall not exceed 15% for more than 200 feet and shall not exceed 20%. All requirements of Zone 8 shall be met
 - b. Submit an erosion control plan for the parcel for review and approval by the Planning Department.
 - c. Submit certification from Environmental Health Services that all proposed development on the parcel will meet all Environmental Health requirements with respect to water availability and septic system use.
 - d. Submit a letter from the Boulder Creek Fire Protection District that indicates that all developmenton the parcel, including the proposed roadway system, meets the Fire District requirements.
 - e. The property owner shall be entirely responsible for maintaining the road, drainage improvements and erosion control plan to **this** property. The property owner shall record a Road Maintenance Agreement which shall state that the owner of APN 087-052-09 shall be entirely responsible for the maintenance of the road constructed from the publically maintained road (including the approved erosion and drainage system)

3. Prior to final building inspection, all road improvements, drainage and erosion control measures shall be constructed.

Santa Cruz County Planning Department 701 Ocean Street Santa Cruz, CA 95060 Ami: Don Bussey #03-0116 APN 087-052-10

CONDITIONAL CERTIFICATE OF COMPLIANCE

WHEREAS, David S. Bennet and Naomi G. Bennet, Trustees of the Bennet Family Trust, created on January 2,1996, are the property owners or vendee of such owners of certain real property located in the County of Santa Cruz, State of California, known as Santa Cruz County Assessor's Parcel Number 087-052-10, and more particularly described in Exhibit "A" attached hereto and incorporated herein by reference made a part hereof, has/have requested that the County issue a Conditional Certificate of Compliance pursuant to Government Code Section 66499.35 and local regulations thereto; and

WHEREAS, pursuant to an application for Parcel Legality Status Determination, the County of Santa Cruz has determined that such real property does not comply with all the provisions of the State of California Subdivision Map Act and the County SubdivisionOrdinance enacted pursuant thereto but that a Certificate of Compliance with conditions may appropriately be issued.

NOW, THEREFORE a Conditional Certificate of Compliance is hereby issued for the above-described parcel described in exhibit " A attached to hereto subject to the conditions attached as Exhibit " B .

THIS CERTIFICATE OF PARCEL COMPLIANCE RELATES ONLY TO ISSUES OF COMPLIANCE OR NONCOMPLIANCE WITH THE SUBDIVISION MAP ACT AND LOCAL ORDINANCES ENACTED PURSUANT THERETO. THE PARCEL DESCRIBED HEREIN MAY BE SOLD, LEASED OR FINANCED WITHOUT FURTHER COMPLIANCE WITH THE SUBDIVISION MAP ACT OR ANY LOCAL ORDINANCE ENACTED PURSUANT THERETO.

FURTHERMORE, THIS CERTIFICATION OF COMPLIANCE SHALL NOT CONSTITUTE A DETERMINATION THAT SAID PARCEL IS BUILDABLE OR IS ENTITLED TO A BUILDING PERMIT OR OTHER DEVELOPMENT APPROVAL WITHOUT COMPLIANCE WITH THE PROVISIONS OF ALL OTHER SANTA CRUZ COUNTY ORDINANCES AND REGULATIONS. Compliance with the enumerated conditions shall be required prior to the application for a building permit or another development permit approval by the County of Santa Cruz.

DATED_

_ COUNTY OF SANTA CRUZ

Glenda Hill, AICP Hearing Officer

STATE OF CALIFORNIA COUNTY OF SANTA CRUZ

On __/_/04 before me Bernice Romero, Notary Public, personally appeared Glenda Hill personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person or the entity upon behalf of which the person acted executed the instrument.

Witness my hand and official seal

Signature_

EXHIBIT A

Situate in the County of Santa Cruz, State of California and more particularly described as follows:

. . . .

All that portion of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the North west $\frac{1}{2}$ of Section 35, T. 8 S., R. 3 W., M.D.B.&.M., excepting the West 990 feet thereof, which lies West of the following described line: Beginning at a point on the North line of said Section 35, distant thereon 813.79 feet West from the Northeast corner of said Northwest $\frac{1}{2}$; thence South 220 feet; thence West 316.70 feet; thence South to the South line of seid North $\frac{1}{2}$ of the Nor

Together with the right of way as set but in the right of way agreement between Wilda Wolff and Dr. H. Sidney Newcomer, et ux, dated November 28,1966 recorded December 5,1966 in Volume 1796 of Official Records, at page 62. Santa Cruz County Records.

Also together with a right of way ?or road **nurposes** over and upon any and **all** existing **roads from** the herein described property to **any** public road or highway.

EXHIBIT B

- 1. Prior to submitting plans for a building permit, complete the following:
 - a. Provide evidence that the property has at least 60 feet of frontage on a minimum 40-foot wide right of way.
 - b. Apply for a Geohazard Analysis with the County and complete any and all required reports (i.e.; Geologic and Geotechnical) to the satisfaction of the County of Santa Cruz.
 - c. Provide written proof from EnvironmentalHealth Services that an acceptable water source is available to the property and that the site complies with all applicable standards for an on site septic system.
- 2. Prior to obtaining a building permit, complete the following:
 - d. Submit and obtain approval from the Department of Public Works and Planning Department of an engineered road improvement, drainage and erosion plan for the road system to serve this parcel. The road shall be at least 16-feetwide with a minimum of 6 inches of compacted Class II baserock.
 When the road grade exceeds 15%, the surface shall be overlain with 2 inches of asphaltic concrete. The road grade shall not exceed 15% for more than 200 feet and shall not exceed 20%. All requirements of Zone 8 shall be met.
 - e. Submit an erosion control plan for the parcel for review and approval by **the** Planning Department
 - f. Submit certification from Environmental Health Services that all proposed development on the parcel will meet all Environmental Health requirements with respect to water availability and septic system **use.**
 - g. Submit a letter from the Boulder Creek Fire Protection District that indicates that all development on the parcel, including the proposed roadway system, meets the Fire District requirements.
 - h. The property owner shall be entirely responsible for maintaining the road, drainage improvements and erosion control plan to this property. The property owner shall record a Road Maintenance Agreement shall state that the owner of APN 087-052-10 shall be entirely responsible for the maintenance of the road constructed from the publically maintained road (including the approved erosion and drainage system).

3. Prior to find building inspection, all road improvements, drainage and erosion control measures shall be constructed.

WHEN RECORDED RETURN TO. Santa Cruz County Planning Department 701 Ocean Street Santa Cruz, CA 95060 Attn: Don Bussey #03-0116 APN 087-052-11

CONDITIONAL CERTIFICATE OF COMPLIANCE

WHEREAS, Ron Beeson is the property owner or vendee of such owner of certain real property located in the County of Santa Cruz, State of California, known as Santa Cruz County Assessor's Parcel Number 087-052-11, and more particularly described in Exhibit " A attached hereto and incorporated herein by reference made a part hereof, has/have requested that the County issue **a** Conditional Certificate of Compliance pursuant to Government Code Section 66499.35 and local regulations thereto; and

WHEREAS, pursuant to an application for Parcel Legality Status Determination, the County of Santa Cruz has determined that such real property does not comply with all the provisions of the State of California Subdivision Map Act and the County Subdivision Ordinance enacted pursuant thereto but that a Certificate of Compliance with conditions may appropriately be issued.

NOW, THEREFORE a Conditional Certificate **of** Compliance is hereby issued for the above-described parcel described in exhibit " A attached to hereto subject to the conditions attached as Exhibit " B.

THIS CERTIFICATE OF PARCEL COMPLIANCE RELATES ONLY TO ISSUES OF COMPLIANCE OR NONCOMPLIANCE WITH THE SUBDIVISION MAP ACT AND LOCAL ORDINANCES ENACTED PURSUANT THERETO. THE PARCEL DESCRIBED HEREIN MAY BE SOLD, LEASED OR FINANCED WITHOUT FURTHER COMPLIANCE WITH THE SUBDIVISION MAP ACT OR ANY LOCAL ORDINANCE ENACTED PURSUANT THERETO.

FURTHERMORE; THIS CERTIFICATION OF COMPLIANCE SHALL NOT CONSTITUTE A DETERMINATION THAT SAID PARCEL IS BUILDABLE OR IS ENTITLED TO A BUILDING PERMIT OR OTHER DEVELOPMENT APPROVAL WITHOUT COMPLIANCE WITH THE PROVISIONS OF ALL OTHER SANTA CRUZ COUNTY ORDINANCES AND REGULATIONS. Compliance with the enumerated conditions shall be required prior to the application for a building permit or another development permit approval by the County of Santa Cruz.

DATED_____

COUNTY OF SANTA CRUZ

By: ____

Glenda Hill, AICP Hearing Officer

STATE OF CALIFORNIA

COUNTY OF SANTA CRUZ

On __/__/04 before me Bernice Romero, Notary Public, personally appeared Glenda Hill personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person or the entity upon behalf of which the person acted executed the instrument.

Witness my hand and official seal

Signature_____

EXHIBIT A

Situate in the County of Santa Cruz, State of California and more particularly described as follows:

All that portion of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the Northwest $\frac{1}{2}$ of Section 35, T. 8 S., R. 3 W., M.D.B. & M. lying West of the State Highway and East of the following described line:

Beginning at a point on the North line of said Section 35, distant thereon \$13.79 feet. West from the Northeast corner of said Northwest $\frac{1}{2}$; thence South 220 feet; thence West 316.70 feet; thence South to the South line of said North $\frac{1}{2}$ of the South $\frac{1}{2}$ of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the South $\frac{1}{2}$ of the North $\frac{1}{2}$ of the North $\frac{1}{2}$ of the South $\frac{1}{2}$

Together with the right of way as set out in theright of way agreement between Wilda Wolff and Dr. H. Sidney Newcomer, et ux, dated November 28,1966, recorded December 5,1966 in Volume 1796 of Official Records, at page 62, Santa Cruz County Records.

Î

Also together with a right of way for road nurposes Over and upon any and all. existing roads from the herein described nroperty to any public road or highway.

EXHIBIT B

- 1. Prior to being considered as a building site and submitting plans for a building permit. complete the following:
 - a. Provide evidence that the property has at least 60 feet of **frontage**on a minimum 40-foot wide right of way.
 - b. Provide a survey along with copies of recorded deeds indicating that the property has a minimum of 25 net developable acre parcel size. Net developable parcel size is defined as the **gross** area minus 1)all rights of way, 2). slopes over 50%, 3) riparian area, wooded arroyos, canyons, areas of riparian vegetation and areas within a 50 feet riparian buffer setback, 4) Lakes, marshes, wetlands and area within 100 year floodplain and any associated buffer setback, 5) Areas of recent landslide, 6) Land within 50 feet of a active or potentially active fault zone, 7) Commercial Ag or mineral resource land.
 - c. Apply for a Geohazard Analysis with the County and complete any and **all** required reports (i.e.; Geologic and Geotechnical) to the satisfaction of the County of Santa Cruz.
 - d. Provide written proof from Environmental Health Services that **an** acceptable water source is available to the property and **that** the site complies with all applicable standards for an on site septic system.
 - e. All buildings including the access driveway shall be on slopes of less than 30%.
- 2. Prior to obtaining a building permit, complete the following:
 - f. Submit and obtain approval from the Department of Public Works and Planning Department of an engineered road improvement, drainage and erosion plan for the road system to serve this parcel. The road shall be at least 16-feetwide with a minimum of 6 inches of compacted Class II baserock. When the road grade exceeds 15%, the surface shall be overlain with 2 inches of asphaltic concrete. The road grade shall not exceed 15% for more than 200 feet and shall not exceed 20%. All requirements of Zone 8 shall be met.
 - g. Submit an erosion control plan for the parcel for review and approval by the Planning Department.
 - h. Submit certification from Environmental Health Services that all proposed development on the parcel will meet all Environmental Health requirements with respect to water availability and septic system use.
 - i. Submit a letter from the Boulder Creek Fire **Protection** District that indicates that all development on the parcel, including **the** proposed roadway system, meets the Fire District requirements.
 - j. The property owner shall he entirely responsible for maintaining the road, drainage improvements and erosion control plan to this property. The property owner shall record a Road Maintenance Agreement which shall state that the owner of APN 087-052-11 shall be entirely responsible for the maintenance of the road constructed from the publically maintained road (including the approved erosion and drainage system)

3. Prior to final building inspection, all road improvements, drainage and erosion control measures shall be constructed.