County of San Mateo Planning and Building Department

Coastal Development Permit EXEMPTION/EXCLUSION WORKSHEET (Categorical Exclusion Order E-81-1) (This is not a Certificate of Exemption)

To be used by Planning Department staff in determining basis for exemption or exclusion from requirement for a Coastal Development Permit. Use boxes to check category of exclusion, blanks to note that applicable criteria are met.

A. Existing Single-Family Residences

Maintenance and alteration of, or addition to, existing single-family dwellings provided the project <u>does not</u> involve the following:

- 1. Improvement to a single-family structure on a beach, wetland or seaward of the mean high tide line.
- 2. Any significant alteration of landform, including removal or placement of vegetation, on a beach, wetland or sand dune, or within 50 feet of the edge of a coastal bluff.
- 3. The expansion or construction of water wells or septic systems.
- 4. On property located between the sea and the first through, improved public road paralleling the sea, or within 300 feet of the inland extent of any beach or of the mean high tide of the sea where there is no beach, whichever is the greater distance, an improvement that would result in:
 - a. An increase of 10% or more of internal floor area of an existing structure;
 - b. The construction of an additional story (including lofts) in an existing structure; or,
 - c. The construction or installation of any significant non-attached structure such as garages, fences, shoreline protective work, docks, or trees.
- 5. On property located in a County or State scenic road corridor, an improvement that would result in:
 - a. An increase of 10% or more of internal floor area of an existing structure;
 - b. The construction of an additional story (including lofts) in an existing structure; or,
 - c. The construction or installation of any significant non-attached structure such as garages, fences, shoreline protective work, docks, or trees.
- 6. In areas determined to have a critically short water supply that must be maintained for the protection of coastal resources or public recreational use, the construction of any specified major water using development not essential to residential use including, but not limited to, swimming pools, or the construction or extension of any landscaping irrigation system.

В.	B. Existing Structures Other Than Single-Family Residences or Public Works Fac The maintenance and alteration of, or addition to, existing structures other than sing dwellings and public works facilities provided the project <u>does not</u> involve the following		
	1.	Improvement to any structure on a beach, wetland, stream or lake, or seaward of the mean high tide line.	
	2.	Any significant alteration of landforms, including removal or placement of vegetation, on a beach, wetland or sand dune, or within 100 feet of the edge of a coastal bluff or stream or in areas of natural vegetation designated as a sensitive habitat.	
	3.	The expansion or construction of water wells or septic systems.	
	4.	On property located between the sea and the first through, improved public road paralleling the sea, or within 300 feet of the inland extent of any beach or of the mean high tide of the sea where there is no beach, whichever is the greater distance, an improvement that would result in:	
		a. An increase of 10% or more of internal floor area of an existing structure; or,	
		b. The construction of an additional story (including lofts) in an existing structure.	
	5.	On property located in a County or State scenic road corridor, an improvement that would result in:	
		a. An increase of 10% or more of internal floor area of an existing structure; or,	
		b. The construction of an additional story (including lofts) in an existing structure.	
	6.	In areas determined to have a critically short water supply that must be maintained for the protection of coastal resources or public recreational use, the construction of any specified major water using development not essential to residential use including, but not limited to, swimming pools, or the construction or extension of any landscaping irrigation system.	
	7.	Any improvement to a structure which changes the intensity of use of the structure.	
	8.	Any improvement made pursuant to conversion of an existing structure from a multiple unit rental use or visitor-servicing commercial use to a use involving a fee ownership or long-term leasehold including, but not limited to, a condominium conversion, stock cooperative conversion or motel/hotel time sharing conversion.	
C.	<u>Exis</u>	ting Navigation Channels	

Maintenance, dredging of existing navigation channels or moving dredged material from such channels to a disposal area outside the Coastal Zone, pursuant to a permit from the United States Army Corps of Engineers.

D.	Rep exp	pair or Maintenance Activities pair or maintenance activities that do not result in an addition to or enlargement or ansion of, the object of such repair or maintenance activities, provided the project <u>does</u> involve the following:
	1.	Any method of repair or maintenance of a seawall, revetment, bluff retaining wall, breakwater, groin, or similar shoreline work that involves:
		a. Substantial alteration of the foundation of the protective work, including pilings and other surface or subsurface structures.
		b. The placement, whether temporary or permanent, of riprap, artificial berms of sand or other beach materials, or any other forms of solid materials, on a beach or in coastal waters, streams, wetlands, estuaries and lakes or on a shoreline protective work.
		c. The replacement of 20% or more of the materials of an existing structure with materials of a different kind.
		d. The presence, whether temporary or permanent, of mechanized construction equipment or construction materials on any sand area or bluff or within 20 feet of coastal waters or streams.
	2.	The replacement of 50% or more of a seawall, revetment, bluff retaining wall, breakwater, groin or similar protective work under one ownership.
E.	Con	gle-Family Residence Categorical Exclusion Area Instruction, reconstruction, demolition, repair, maintenance, alteration of, or addition to, single-family residence or accessory building provided:
	1.	The project is located within the area designated on Single-Family Residence Exclusion Area Maps.
	2.	The project and the parcel(s) or lot(s) on which it is located conform to regulations of the underlying zoning district.
	3.	No variance is required.
	4.	Any required Design Review (DR) District approvals are obtained.
	5.	Any required geologic report approvals are obtained in designated geologic hazard areas (LCP Policy 9.10).
F.	The excl	iculturally-Related Development Categorical Exclusion Area agriculturally-related development listed below is excluded. For the purposes of this lusion, "agriculturally-related development" does not include any residential use, estrian or other recreational facility, kennel, produce sales building, aquaculture facility,

winery or woodlot. This exemption does not apply to any historic structure or to the

demolition of any building.

NOTE:

All projects listed below must be located within the area designated on Agricultural Exclusion Area Maps and must not be located in any hazardous area designated on LCP Hazard Maps.

- The construction, improvement or expansion of barns, storage buildings, equipment buildings and other buildings necessary for agricultural support purposes, provided such buildings:
 - a. Do not exceed 36 feet in height.
 - b. Do not cover more than 10,000 square feet of ground area.
 - c. Do not include agricultural processing plants, greenhouses or mushroom farms.
 - d. Are not located within the Coastal Commission appeal jurisdiction as shown on Coastal Commission Jurisdictional Maps (Adopted language: Are not located within 100 feet of blue line streams (dashed or solid) on USGS 7 ½-minute quadrangle maps).
 - e. Are not located on a slope of over 30%.
- 2. Improvement and expansion of existing agriculturally-related processing plants, mushroom farms or greenhouses provided such facilities:
 - a. Are not located on Prime Agricultural Land.
 - b. Existing soil dependent greenhouses not on Prime Agricultural Land provided that such improvements do not exceed 36 feet in height or increase ground coverage by more than 25% or 10,000 square feet, whichever is less.
- 3. Paving in association with development listed in paragraphs 1, and 2, above, provided it is included within applicable ground cover limits and does not exceed 10% of the ground area covered by the development.
- 4. Fences for farm or ranch purposes, provided such fences:
 - a. Are not solid or chain link.
 - b. Do not block existing equestrian or pedestrian trails.
- 5. New water wells sited outside of the Pillar Point Marsh groundwater basin watershed as depicted on Exhibit 1, well covers, pump houses, water storage tanks of less than 10,000 gallons capacity and water distribution lines, including up to 50 cubic yards of associated grading, provided such water facilities are used for on-site agriculturallyrelated purposes only. Replacement wells sited within the Pillar Point Marsh groundwater basin watershed are excluded from the requirement to obtain Coastal Development Permits, subject to the following:

Pillar Point Marsh Groundwater Basin only:

- a. There would need to be a demonstration that an existing well had failed. The existing well would need to be properly abandoned. The water from the replacement well would be limited to on-site agricultural use.
- b. The replacement well would be conditioned to limit its pumping to an amount not to exceed the original well.
- c. The location of the replacement well shall not be within the mapped geologic hazards area nor within the required setbacks from streams, and must be located a sufficient distance from existing public water supply wells to avoid any interference.
- d. Metering and monitoring (regular reporting to San Mateo County and the Coastal Commission) shall be required.
- 6. Water impoundments located in drainage areas not identified as blue line streams (dashed or solid) on USGS 7-1/2 minute quadrangle maps, provided such improvements do not exceed 25 acre feet in capacity and any required grading permits are obtained.
 - 7. Water pollution control facilities for agricultural purposes provided such facilities are constructed to comply with waste discharge requirements or other orders of the Regional Water Quality Control Board.
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G. Utility Connections

The installation, testing, and placement in service or the replacement of any necessary utility connection between an existing service facility and any development, provided that the County may, where necessary, require reasonable conditions to mitigate any adverse impacts on coastal resources, including scenic resources.

H. Replacement of Structures Following Disaster

The replacement of any structure, other than a public works facility, destroyed by disaster (any situation in which the force or forces which destroyed the structure to be replaced were beyond the control of its owner), provided such replacement structure:

- 1. Shall conform to zoning requirements applicable at time of replacement.
 - 2. Shall be for the same use as the destroyed structure.
 - 3. Shall not exceed either the floor area, height, or bulk of the destroyed structure by more than 10% ("bulk" means total interior cubic volume as measured from the exterior surface of the structure).
- 4. Shall be sited in the same location on the effected property as the destroyed structure.

I. <u>Emergency Activities</u>

Projects normally requiring a Coastal Development Permit which are undertaken by a public agency, public utility or person performing a public service as emergency measures to protect life and property from imminent danger or to restore, repair or maintain public works, utilities and services during and immediately following a natural disaster or serious accident, provided such projects are reported to the Community Development Director and an application for a Coastal Development Permit is submitted within five days.

J. Land Division for Public Recreation

Land division brought about in connection with the purchase of land by a public agency for public recreational use.

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