

# COUNTY OF HUMBOLDT PLANNING AND BUILDING DEPARTMENT CURRENT PLANNING DIVISION

3015 H Street Eureka CA 95501 Phone: (707)445-7541 Fax: (707) 268-3792

Hearing Date: October 19, 2017

To: Humboldt County Planning Commission

FROM: John H. Ford, Director of Planning and Building

SUBJECT: Beau Pre Heights Final Map Subdivision Extension

Application Number 9843 Case Number FMS-06-011X

Assessor's Parcel Number (APN) 510-011-015; 511-161-004; 510-011-017;

511-111-059

North side of Murray Road, approximately 3200 feet east from the intersection of Murray Road and Central Avenue, on the property known as Norton Creek

Estates, McKinleyville Area

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Please contact Michael Wheeler, Senior Planner, at (707) 268-3730 if you have any questions about the scheduled public hearing item.

cc: Applicants/Owners

#### **AGENDA ITEM TRANSMITTAL**

Hearing Date	Subject	Contact
October 19, 2017	Final Map Subdivision Extension	Michael Wheeler

Project Description: A two year extension of a Final Map Subdivision of an approximately 197.3 acre parcel (formerly known as Norton Creek Estates, now termed Beau Pre Heights Subdivision) into 79 residential parcels ranging in size from 1.03 acres – 4.79 acres, and an open space parcel encompassing streamside management areas and wetlands. The Tentative Map will also protect an approximate 36-acre Sitka spruce forest stand deemed a "rare natural community" by the Department of Fish and Game. Pursuant to Section 322.5-1 et seq. H.C.C., an exemption to the solar access standards is requested for all lots based on the fact that all lots in the proposed development are greater than one acre and lot configuration does not constrain solar access. The proposed subdivision would include a small (3.4 acre) community park and series of trails, open to the general public for pedestrian and bicycle use. The project site is accessed from the south via Murray Road and from the north via Norton Road, both of which are two-lane roadways as they approach the site. A portion of the project area is located within the designated Approach Zone (Zone C) for the Arcata-Eureka Airport, however, the proposed densities do not exceed those currently allowed (4 units/acre) for this zone and should not impact the airport in any way. The Arcata-Eureka Airport is located approximately one mile to the northwest of the site. The project includes Street Name Assignments to name the proposed new unnamed access roads that are to serve the proposed subdivision. The project will be served by community water and on-site septic systems. If approved, the extension will extend the life of the tentative map to June 14, 2019.

**Project Location:** The project site is located in Humboldt County, in the McKinleyville Area, on the north side of Murray Road, approximately 3200 feet east from the intersection of Murray Road and Central Avenue, on the property known as Norton Creek Estates.

**Present Plan Land Use Designations:** Agricultural Suburban (AS), McKinleyville Community Plan (MCCP), Density: Slope Stability: Low Instability (1)

**Present Zoning:** (AG-B-7(0.5)-AP-N-WR) Agriculture General (AG), Minimum building site area 0.5 acres (B-7 (0.5)), Airport Safety Review (AP), Noise Impact (N), Streamside Management Areas and Wetlands (WR); (AG-B-7(0.5)-AP) Agriculture General (AG), Minimum building site area 0.5 acres (B-7 (0.5)), Airport Safety Review (AP)

Case Numbers: FMS 06-011X Application No.: 9843

**Assessor Parcel Numbers:** 510-011-015-000, 511-161-004-000, 510-011-017-000, 511-111-059-000

ApplicantOwnerAgentMcKinleyville Murray Road LLCMcKinleyville Murray Road LLCChris Dart, DancoDANCO5251 Ericson Way5251 Ericson Way5251 Ericson WayArcata, CA 95521Arcata, CA 95521

**Environmental Review:** Yes. An EIR was certified with the original approval

State Appeal Status: Project is NOT appealable to the California Coastal Commission

Major Issues: None

# BEAU PRE HEIGHTS FINAL MAP SUBDIVISION EXTENSION Case Nos.: FMS-06-011X; File No.: APN 510-011-15

#### **RECOMMENDED COMMISSION ACTION:**

- 1. Describe the application as part of the Consent Agenda;
- Survey the audience for any person who would like to discuss the application;
- 3. If no one requests discussion, make the following motion to approve the application as a part of the consent agenda:

"I move to make all of the required findings, based on evidence in the staff report, and approve the Beau Pre Heights Final Map Subdivision Extension on the Consent Agenda subject to the recommended conditions of approval."

#### Staff Analysis of the Evidence Supporting the Required Findings

Sections 66452.6(e) and 66463.5(c) of the California Government Code (Subdivision Map Act) and Sections 326-21 (Filing of Final Map) and 312-11 (Extension of an Approval of a Development Permit or Variance) of the Humboldt County Code Zoning Regulations establishes the authority to grant time extensions for approved or conditionally approved tentative maps and discretionary permits, when it can be found that the findings and conditions of the original project have not changed significantly.

#### Recommendation:

The findings and conditions of the original project have <u>not</u> changed significantly based on the following analysis.

#### Staff Analysis:

The original project consisted of a Final Map Subdivision of an approximately 197.3 acre parcel (formerly known as Norton Creek Estates, now termed Beau Pre Heights Subdivision) into 79 residential parcels ranging in size from 1.03 acres - 4.79 acres, and an open space parcel encompassing streamside management areas and wetlands. The Tentative Map also protects an approximate 36-acre Sitka spruce forest stand deemed a "rare natural community" by the Department of Fish and Game. Pursuant to Section 322.5-1 et seq. H.C.C., an exemption to the solar access standards was requested for all lots based on the fact that all lots in the proposed development are greater than one acre and lot configuration does not constrain solar access. The proposed subdivision would include a small (3.4 acre) community park and series of trails, open to the general public for pedestrian and bicycle use. The project site is accessed from the south via Murray Road and from the north via Norton Road, both of which are two-lane roadways as they approach the site. A portion of the project area is located within the designated Approach Zone (Zone C) for the Arcata-Eureka Airport, however, the proposed densities do not exceed those currently allowed (4 units/acre) for this zone and should not impact the airport in any way. The Arcata-Eureka Airport is located approximately one mile to the northwest of the site. The project includes Street Name Assignments to name the proposed new unnamed access roads that are to serve the proposed subdivision. The project will be served by community water and on-site septic systems. No change to the original project is proposed.

The applicant states the conditions of the property have not changed since the original application/approval of FMS-06-11. The subdivision received an automatic two-year extension per AB 208 to 6-14-15. A subsequent automatic two-year extension was granted under AB 116, thus extending the life of the tentative map to 6-14-17. This is the first discretionary extension requested by the applicant, and, if approved, the extension will expire on June 14, 2019.

The Planning Department has circulated requests for input relative to the extension petition and has received no comments against the petition being granted. It is staff's opinion that **the findings and conditions of the original project have <u>not</u> changed significantly based on the following staff analysis, and are applicable to the proposed extension because:** 

- 1. The parcel's zoning, (AG-B-7(0.5)-AP-N-WR) Agriculture General (AG), Minimum building site area 0.5 acres (B-7 (0.5)), Airport Safety Review (AP), Noise Impact (N), Streamside Management Areas and Wetlands (WR); (AG-B-7(0.5)-AP) Agriculture General (AG), Minimum building site area 0.5 acres (B-7 (0.5)), Airport Safety Review (AP) for which a conformance finding was made, has not changed.
- 2. The General Plan Land Use designation, Agricultural Suburban (AS), for which a consistency finding was made, has not changed.
- 3. The applicable development standards, for which the original project was evaluated, have not changed.
- 4. The applicable design standards, for which the project was evaluated, have not changed.
- 5. All other standards and requirements to which the project is subject and as administered by other departments or agencies have not changed.
- 6. An Environmental Impact Report (SCH# 2008072050) was certified effective with the approval of the original project. No new evidence has arisen to indicate that additional review under the California Environmental Quality Act (CEQA) is necessary.

Referral agencies have recommended approval of the extension.

**ALTERNATIVES:** The Planning Commission could elect not to approve the extension. This alternative should be implemented if your Commission is unable to make all of the required findings per H.C.C. Sections 326-21 and 312-11.3. Planning Division staff has found that the required findings can be made. Consequently, planning staff does not recommend further consideration of this alternative.

Note: If the extension is denied, a fifteen calendar day appeal begins the next business day. Appeals must be filed with both the Planning Division and the Clerk of the Board of Supervisors. There is no appeal period for approved map extensions.

## **Conditions of Approval**

1. The conditions of approval effective June 14, 2011, shall remain in full force and effect and are not affected by this extension.

NOTE: THE ORIGINAL STAFF REPORT AND SUPPORTING DOCUMENTATION IS ON FILE WITH THE PLANNING DIVISION AND AVAILABLE FOR PUBLIC INSPECTION.

# RESOLUTION OF THE PLANNING COMMISSION OF THE COUNTY OF HUMBOLDT Resolution Number \_\_\_\_\_

MAKING THE REQUIRED FINDINGS FOR CERTIFYING COMPLIANCE WITH THE CALIFORNIA ENVIRONMENTAL QUALITY ACT AND CONDITIONALLY APPROVING THE BEAU PRE HEIGHTS FINAL MAP SUBDIVISION EXTENSION APPLICATION.

CASE NUMBERS: FMS-06-011X; ASSESSOR PARCEL NUMBER: 511-011-15

**WHEREAS,** DANCO, representing the owner, McKinleyville Murray Road LLC, submitted an application and evidence in support of approving the Final Map Subdivision Extension; and

**WHEREAS**, the County Planning Division has reviewed the submitted application and evidence and has referred the application and evidence to involved reviewing agencies for site inspections, comments and recommendations; and

**WHEREAS**, the project is subject to environmental review pursuant to the California Environmental Quality Act (CEQA); and

**WHEREAS**, the County Planning Commission on June 2, 2011 certified an Environmental Impact Report; and

**WHEREAS**, the Planning Division staff report includes evidence in support of making all of the required findings for approving the proposed Final Map Subdivision Extension request;

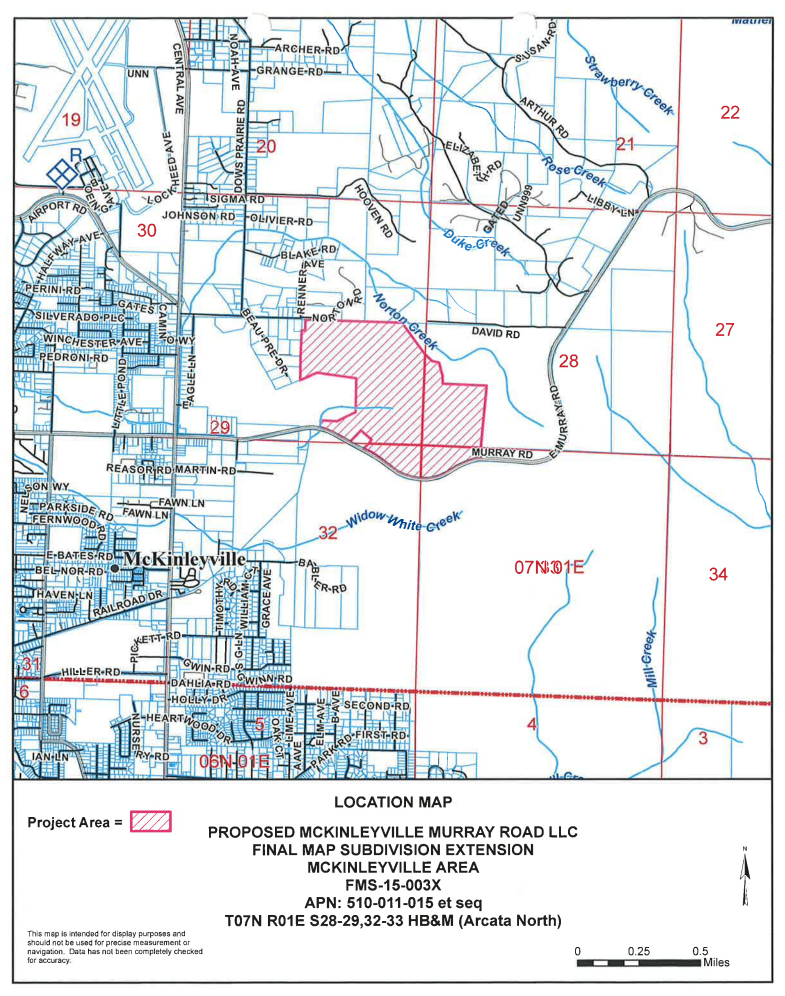
NOW, THEREFORE, be it resolved, determined, and ordered by the Planning Commission that:

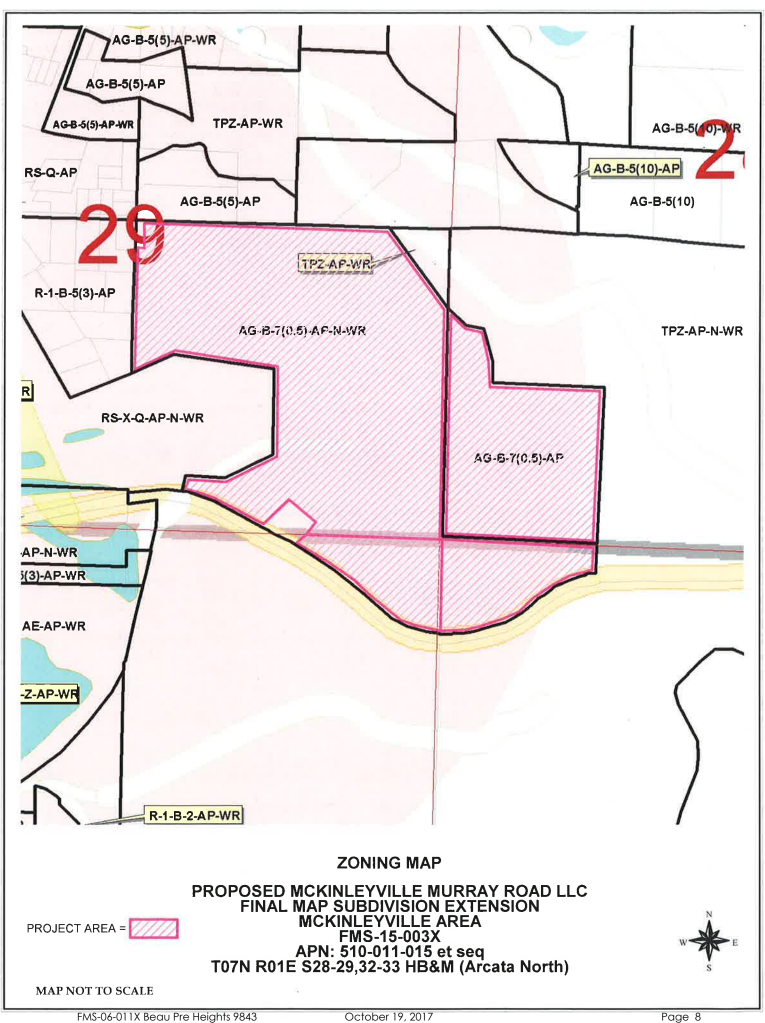
- 1. The Planning Commission did certify an Environmental Impact Report for the original project on June 2, 2011 pursuant to CEQA and finds that there is no substantial evidence that the proposed project extension will have a significant effect on the environment;
- 2. The findings in H.C.C. [§ 326-21] in the Planning Division staff report support approval of Case Number FMS-06-011X based on the submitted evidence.
- 3. The proposed Final Map Subdivision Extension is approved as recommended and conditioned in the Planning Division staff report for Case Number FMS-06-011X.

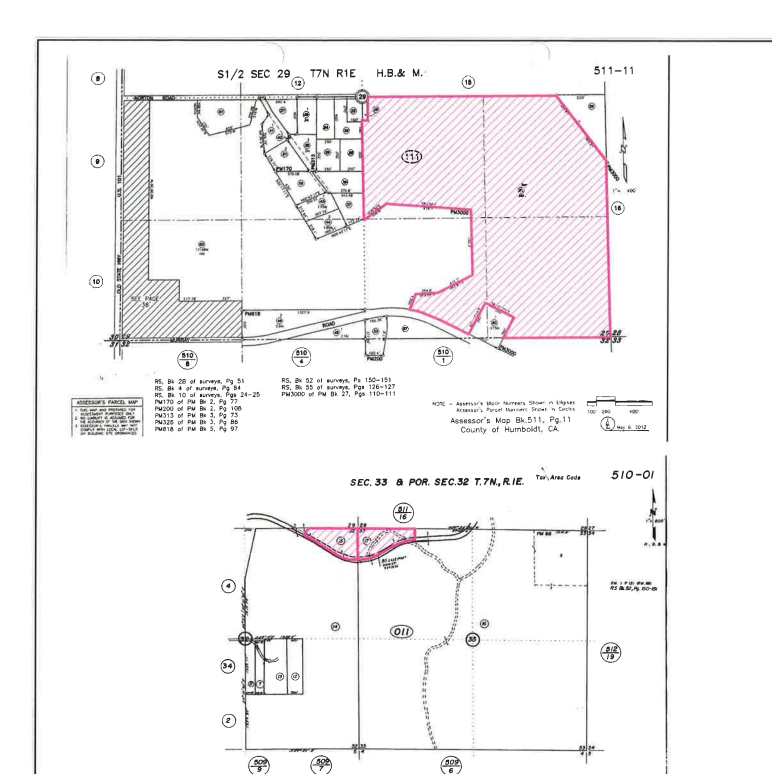
Adopted after review and consideration of all the evidence on October 19, 2017.

The motion	was made by Commissioner and seconded by Commissioner
AYES:	Commissioners:
NOES:	Commissioners:
ABSTAIN:	Commissioners:
ABSENT:	Commissioners:
DECISION:	
the foregoi	I, Secretary to the Planning Commission of the County of Humboldt, do hereby certifying to be a true and correct record of the action taken on the above entitled matter mmission at a meeting held on the date noted above.
	John Ford, Director Planning and Building Department County of Humboldt

Vicinity, Zoning, Assessor's Parcel, Aerial Photo and Topo Maps







PROJECT SITE =

# **ASSESSOR PARCEL MAP**

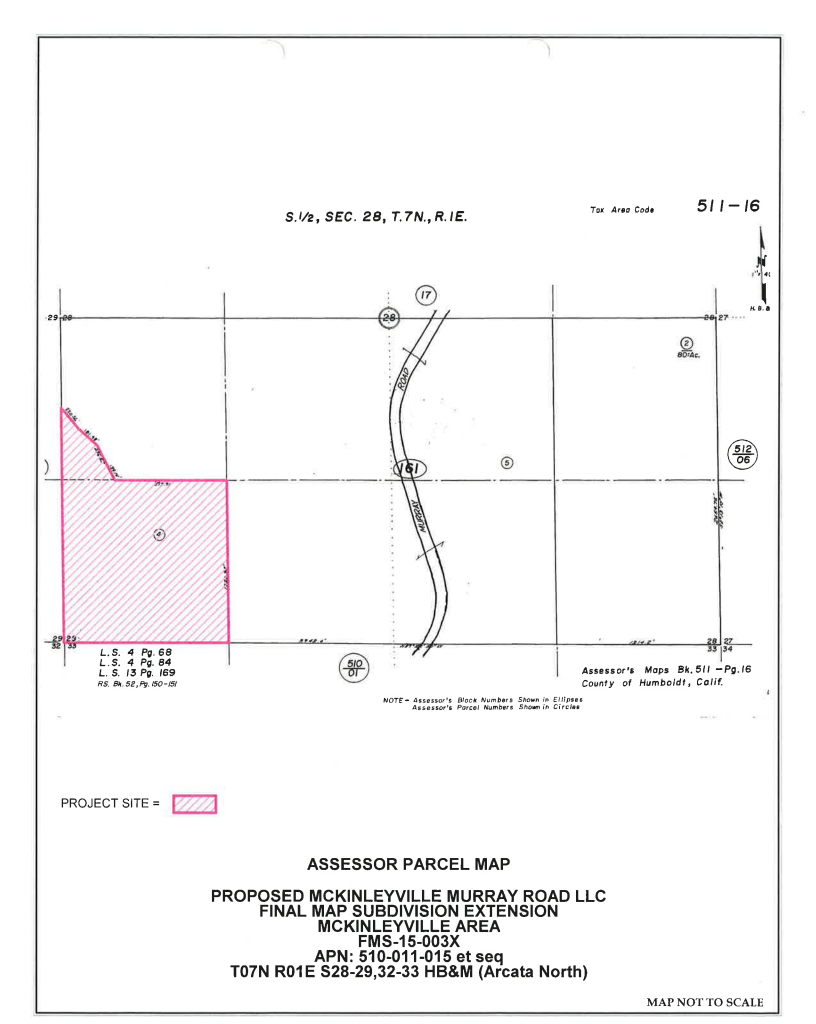
NOTE - Assessor's Block Numbers Shown in Ellipses Assessor's Porcel Numbers Shown in Circles

L.S. 10 Pg.42.5 L.S. 13 Pg.168 R.S. BL33,Pg 6

PROPOSED MCKINLEYVILLE MURRAY ROAD LLC FINAL MAP SUBDIVISION EXTENSION MCKINLEYVILLE AREA FMS-15-003X APN: 510-011-015 et seq T07N R01E S28-29,32-33 HB&M (Arcata North)

MAP NOT TO SCALE

Assessor's Maps Bk.510 -Pg.01 County of Humboldt, Calif.





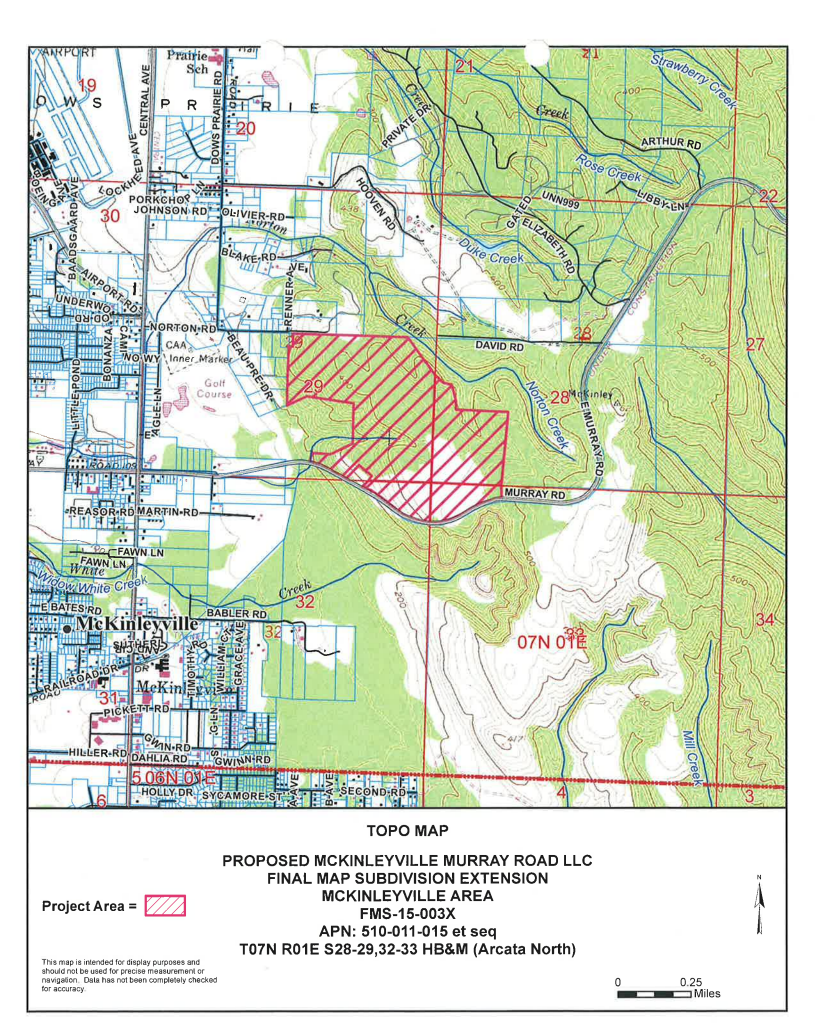
### **AERIAL MAP**

PROPOSED MCKINLEYVILLE MURRAY ROAD LLC FINAL MAP SUBDIVISION EXTENSION MCKINLEYVILLE AREA FMS-15-003X

APN: 510-011-015 et seq T07N R01E S28-29,32-33 HB&M (Arcata North)

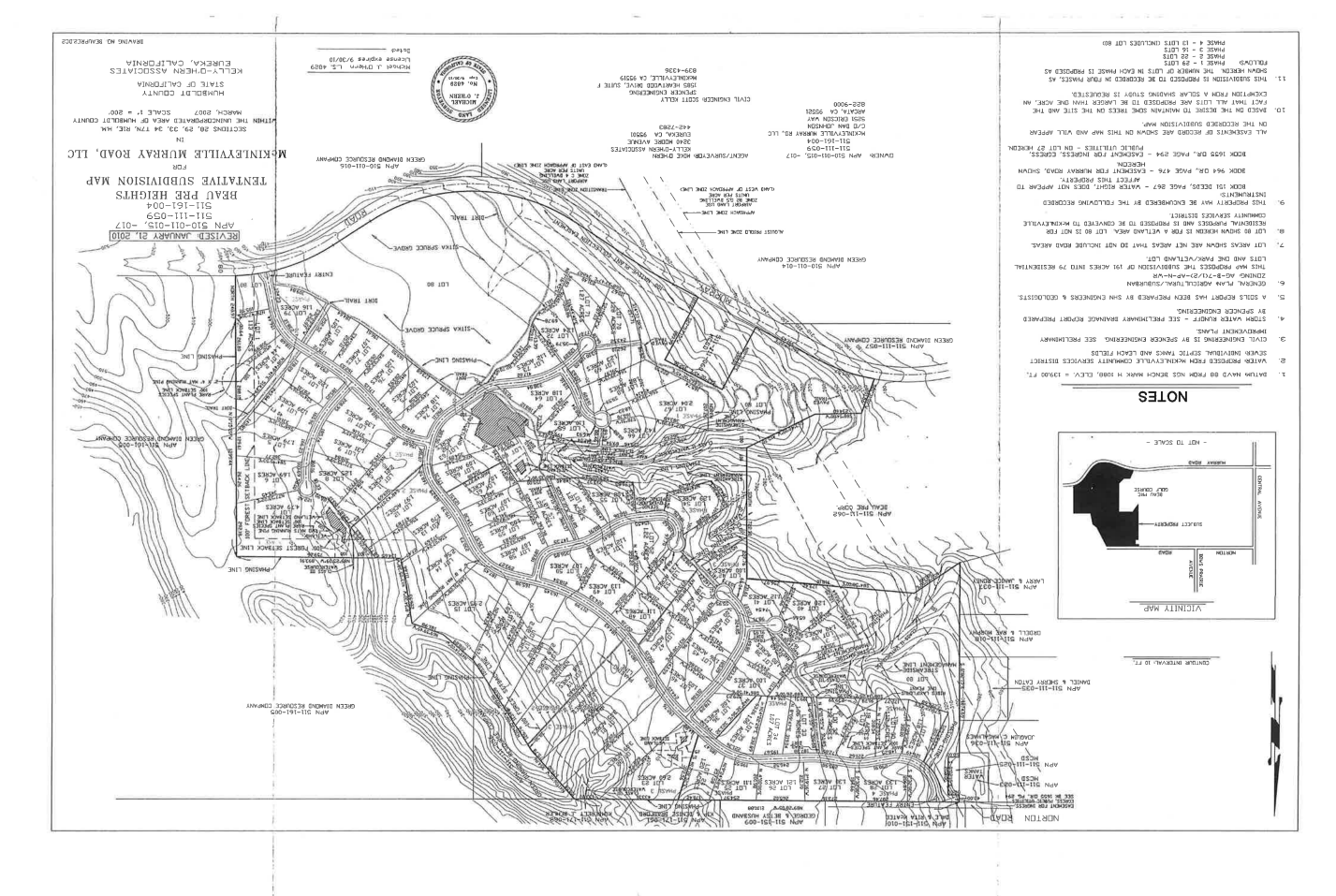
This map is intended for display purposes and should not be used for precise measurement or navigation. Data has not been completely checked for accuracy.

Project Area =



Tentative Map

(INSERT)



Conditions of Approval

# ATTACHMENT A RECOMMENDED CONDITIONS OF APPROVAL FOR THE FINAL MAP SUBDIVISION

APPROVAL OF THE TENTATIVE MAP IS CONDITIONED ON THE FOLLOWING TERMS AND REQUIREMENTS THAT MUST BE SATISFIED BEFORE THE FINAL MAP MAY BE RECORDED.

- (1) All taxes to which the property is subject shall be paid in full if payable, or secured if not yet payable, to the satisfaction of the County Tax Collector's Office, and all special assessments on the property must be paid or reapportioned to the satisfaction of the affected assessment district. Please contact the Tax Collector's Office approximately three to four weeks prior to filing the parcel or final map to satisfy this condition. This requirement will be administered by the Department of Public Works.
- (2) The conditions on the Department of Public Works referral dated March 9, 2010 (as revised on June 2, 2011 and subject to a requirement that the trail surface through the spruce forest shall be of materials acceptable to the Department of Fish and Game), herein as Exhibit A of Attachment 1, shall be completed or secured to the satisfaction of that department. Prior to performing any work on the improvements, contact the Land Use Division of the Department of Public Works.
- (3) The Planning Division requires that two (2) copies of the Final Map for each phase, identifying both net and gross parcel areas, be submitted for review and approval. The Final Map shall disclose that Lot 80 is created for open space purposes in accordance with Section 2634 of the McKinleyville Community Plan.
- (4) Prior to recordation of the Final Map for each phase, the applicant shall submit a letter from the McKinleyville Community Services District stating that the project meets their requirements. This requirement shall be administered by the Department of Public Works.
- (5) Prior to recordation of the Final Map for each phase, the applicant shall submit a letter from the Arcata Fire Protection District stating that the project meets their requirements. This requirement shall be administered by the Department of Public Works.
- (6) Prior to recordation of the Final Map for each phase, the applicant shall submit a letter from Pacific Gas and Electric Company stating that the project meets their requirements per their letter dated. This requirement shall be administered by the Department of Public Works.
- (7) The applicant shall submit at least three (3) copies of a Development Plan to the Planning Division for review and approval. The development plan shall be legibly drawn to a convenient scale on 22"x34" (or 24"x36") in black ink, unless approved otherwise by the Department of Public Works. The map shall be drawn to scale and give detailed specifications as to the development and improvement of the site, and shall include the development plan mapping requirements of the Department of Public Work Subdivision Requirements for the Development Plan (6.1, 6.2, and 6.3) in their memo dated March 9, 2010, and the following site development details:

### A. Mapping

- (1) Topography of the land in 2-foot contours.
- (2) Development standards for parcels: building "envelopes" (dwelling site locations with applicable yard setbacks, maximum lot coverage, maximum building height), including shading projections and offsets to demonstrate compliance with solar access provisions, dimensioned setbacks to property lines and easements, and parking area detail and improvements showing conformance with Section 314-109.1 HCC and as specified by LUD Subdivision Requirements.
- (3) Proposed improvements including streets, sidewalks, driveways, drainage facilities, community services corridors, access easements, recreational trails, and emergency access and vehicle turn-around, as applicable.

- (4) Location of waterline and drainage easements in favor of the McKinleyville Community Services District (MCSD) or the County of Humboldt.
- (5) Street lighting if required by MCSD.
- (6) Location of hydrants as required by the Arcata Fire Protection District.
- (7) Height limits, plan-, sectional-view and/or elevation details to demonstrate conformance with the Solar Access requirements of HCC Section 322.5.
- (8) Parking spaces as specified by HCC Section 314-109.1.
- (9) Residence set back at least 80 feet from the centerline of Murray Road.
- (10) The Earthquake Fault Zone labeled as "non-buildable".
- (11) All Streamside Management Area (SMA), Wetland Buffer, and Rare Plant Species setback lines.

#### B. Notation

(1) "The site of the residential subdivision is not located within an area where known cultural resources have been located. However, as there exists the possibility that undiscovered cultural resources may be encountered during construction activities, the following mitigation measures are required under state and federal law:

If cultural resources are encountered, all work must cease and a qualified cultural resources specialist contacted to analyze the significance of the find and formulate further mitigation (e.g., project relocation, excavation plan, protective cover).

Pursuant to California Health and Safety Code Section 7050.5, if human remains are encountered, all work must cease and the County Coroner contacted.

The applicant and successors in interest are ultimately responsible for ensuring compliance with this condition.

- (2) "Hours of construction activity shall be limited to Monday through Friday from 8:00 am to 6:00 pm, Saturday from 9:00 am to 5:00 pm with no construction activity on Sunday."
- (3) "Water and sewer connection fees are due and payable to the MCSD upon a request for services."
- (4) Development shall be consistent with the following McKinleyville Design Policies:
  - "7. All designs shall include the protection of natural land forms through minimizing alteration caused by cutting, filling, grading or clearing.
  - 8. All designs shall screen or soften the visual impact of new development through the use of landscaping. If appropriate, species common to the area and known fire resistant plants should be used.
  - 9. Where feasible, new utilities shall be underground. When aboveground facilities are the only feasible alternative, they shall be sited as unobtrusively as possible.
  - 10. Signs shall be limited in size, scale and number."
- (5) "Development shall conform fully with the Mitigation Measures as set forth in the adopted Final Environmental Impact Report (FEIR) and the Mitigation Monitoring Program. In particular, conformance with the following *individual lot development mitigation measures* shall be demonstrated to the satisfaction of the Planning Division before any

development activities, including vegetation clearing and grubbing, are initiated by the property owner or plot plan approval is granted by the County: Mitigation Measure 4.1.2b (SMA Buffer setbacks); 4.2.1a (Visual Impacts); 4.2.2a (Scenic Resources) - lot clearing limited to curtilage area (100 feet from residence); 4.3.1a (Special Status Species Habitat); 4.3.1b (Storm Water Management Plan); 4.3.1c (Low Impact Development Strategy); 4.3.2a (Wildlife Permeable Fencing); 4.3.3b (SRA Defensible Space Restrictions): 4.7.1a (Construction Air Quality Measures): 4.7.1b (Area Source Emissions) that include use of EPA-approved wood stoves, no open burning permitted, homes fitted with outlets on exterior walls, and residential energy efficiency 20% beyond Title 24 requirements: 4.8.1a (Road Noise Impacts) - Residences shall be set back at least 80 feet from the centerline of Murray Road to address potential traffic noise impacts; 4.8.2a (Construction Days and Hours Limitation); 4.11.1b-f (Conformance with Geological Report Recommendations); 4.11.4 (Wastewater Feasibility Report); and 4.12.4a (Undocumented Hazardous Materials Discovery). The Planning Division will review the Mitigation Monitoring Program to document conformance with these measures before authorizing any development permits. The Building Division will maintain a copy of these measures on file for Building Plan Check purposes."

- "Please note that the information and requirements described and/or depicted on this Development Plan are current at the time of preparation but may be superceded or modified by changes to the laws and regulations governing development activities. Before commencing a development project, please contact the Planning Division to verify if any standards or requirements have changed."
- (8) The applicant shall cause to be recorded a "Notice of Development Plan and Geological Report" on forms provided by the Humboldt County Planning Division. Document review fees as set forth in the schedule of fees and charges as adopted by ordinance of the Humboldt County Board of Supervisors (currently \$190.00 plus applicable recordation fees) will be required. The Development Plan shall also be noticed on the Final Map for each phase.
- (9) A map revision fee as set forth in the schedule of fees and charges as adopted by ordinance of the Humboldt County Board of Supervisors (currently \$100.00 per parcel) as required by the County Assessor's Office shall be paid to the County Planning Division, 3015 H Street, Eureka. The check shall be made payable to the "Humboldt County Planning Division". The fee is required to cover the Assessor's cost in updating the parcel boundaries.
- (10) A review fee for Conformance with Conditions as set forth in the schedule of fees and charges as adopted by ordinance of the Humboldt County Board of Supervisors (currently \$95.00) shall be paid to the Humboldt County Planning Division, 3015 "H" Street, Eureka. This fee is a deposit, and if actual review costs exceed this amount, additional fees will be billed at the County's current burdened hourly rate. Please see Informational Note 1 below for suggestions to minimize the cost for this review.
- (11) Applicant shall comply with the mitigation measures discussed in the Final Environmental Impact Report.
- (12) Parkland dedication in-lieu fees shall be paid in accordance with the provisions of the parkland dedication ordinance. Parkland dedication in-lieu fees shall be paid: \$60,593 with the conveyance of further residential development rights. (Parkland dedication in-lieu fees are \$121,186 without the conveyance of further residential development rights). Should the applicant elect to enter into a Conveyance and Agreement, legal document review fees as set forth in the schedule of fees and charges as adopted by ordinance of the Humboldt County Board of Supervisors (currently \$190.00) will be required. Note: The requirement to pay parkland in-lieu fees may be fulfilled by dedication of parkland (0.6059 acres or prorated if a lesser amount) and the acceptance of the dedicated parkland by a public agency, e.g. MCSD, to be managed as public park.
- (13) Common open space is proposed as shown on the development plan and landscaping plan. This

- requires the formation of a homeowners association or other suitable entity to manage this open space dedication. The applicant shall provide documentation of the establishment of a homeowners association for the maintenance of open space and commons areas.
- (14) Prior to recordation of the final map for the first subdivision phase the applicant shall obtain approval for and develop the off-site water tank currently proposed on adjacent land (portion of APN 511-161-05) under a separate permit application.
- (15) Within five (5) days of the effective date of the approval of this permit, the applicant shall submit a check to the Planning Division payable to the Humboldt County Recorder in the amount of \$2,889.25. Pursuant to Section 711.4 of the Fish and Game Code, the amount includes the Department of Fish and Game (DFG) fee plus a \$50 document handling fee.
- (16) Road name assignments shall be obtained from the Planning Division for all unnamed access roads.
- (17) Pursuant to the Humboldt County Fire Safe Regulations, Section 3112-3, Road Width, the applicant shall convey future development rights to the County of Humboldt for secondary dwelling units and further subdivision of all lots not served by an access road meeting Road Category 4 standards (18 to 20 foot wide travel way). Release from this conveyance may be pursued at such time that road access from the County Road to the lot is upgraded to "Road Category 4" standards. The applicant shall initiate action on a "Conveyance and Agreement" on forms provided by the Humboldt County Planning Division. Document review fees as set forth in the schedule of fees and charges as adopted by ordinance of the Humboldt County Board of Supervisors (currently \$190.00) will be required.
- (18) The applicant shall convey future development rights to the County of Humboldt for Lot 80 for any use other than open space purposes consistent with Section 2634 of the McKinleyville Community Plan. Document review fees as set forth in the schedule of fees and charges as adopted by ordinance of the Humboldt County Board of Supervisors (currently \$190.00) will be required.
- (19) The applicant shall convey an Overflight Easement to the County of Humboldt per the requirements of the adopted Airport Land Use Compatibility Plan (ALUCP).

#### Informational Notes:

(1) To minimize costs the applicant is encouraged to bring in written evidence of compliance with all of the items listed as conditions of approval in this Exhibit that are administered by the Planning Division. The applicant should submit the listed item(s) for review as a package as early as possible before the desired date for final map checking and recordation. Post application assistance by the Assigned Planner, with prior appointment, will be subject to a Special Services Fee for planning services billed at the County's current burdened hourly rate. Copies of all required forms and written instructions are included in the final approval packet.

Each item evidencing o	compliance e	except legal	documents	to be	recorded	should	note	in	the	upper
right hand corner:										
Assessor's Parcel No		Co.	ndition		345					
(Specify)		(Specify)								

- (2) Under state planning and zoning law (CGC §66000 et seq.), a development project applicant who believes that a fee or other exaction imposed as a condition of project approval is excessive or inappropriately assessed may, within 90 days of the applicable date of the project's approval, file a written statement with the local agency stating the factual basis of their payment dispute. The applicant may then, within 180 days of the effective date of the fee's imposition, file an action against the local agency to set aside or adjust the challenged fee or exaction.
- (3) Site preparation and grading work for subdivision improvements will require a Grading Plan from the Land Use Division of Public Works and shall conform to the adopted Mitigation Monitoring Program.

Please contact the Land Use Division at 445-7205 for more information concerning permit requirements and processing.

(4) The tentative map approval shall expire and become null and void at the expiration of two (2) years after all appeal periods have lapsed (see Effective Date). This approval may be extended in accordance with the Humboldt County Code.

Notice of Determination per CEQA

# NOTICE OF DETERMINATION

10:		Office of Planning and Research 1400 Tenth Street PO Box 3044 Sacramento CA 95812-3044	n	From:	County of Humboldt Community Development Services Planning Division 3015 H Street Eureka CA 95501			
		County of Humboldt County Clerk 825 Fifth Street Eureka CA 95501			Contact: Telephone:	Michael Wheeler 707-268-3730		
Lead Ag Address:		/ (if different from above)			Contact: Telephone:			
Applicar	nt:	Danco Group Attn: Chris Dart			APN: Case No.:	510-011-15 et seq FMS-06-11		
Subject:		Filing of Notice of Determination	n in compliand	ce with Sectio	n 21108 or 21	152 of the Public Resources Code.		
State Cle	arin	ghouse Number 2008072050						
	ocat load	Beau Pre Heights Find ion: The project site , approximately 3200 feet east fro rton Creek Estates.	is located in H		,	cKinleyville Area, on the north side of Central Avenue, on the property		
parcels r and wet	re po angi land	arcel (formerly known as Norton ( ng in size from 1.03 acres – 4.79 c	Creek Estates, acres, and an will also prote	now termed I open space p ct an approxi	Beau Pre Heig parcel encom	ap Subdivision of an approximately yhts Subdivision) into 79 residential apassing streamside management areas e Sitka spruce forest stand deemed a		
						/ Planning Commission has approved ons regarding the above described		
2. 3. 4. 5.	. Mi . Ar	e project  will  will not have An Environmental Impact Repor A Negative Declaration was pre tigation measures  were  were mitigation reporting or monitoring statement of Overriding Consider dings  were  were not make	t was prepare pared for this ere not made plan \( \sqrt{was} \) was ations \( \sqrt{was} \)	ed for this proje project pursu a condition of was not as s \texts was not	ect pursuant to ant to the proof of the approof dopted for thi adopted for t	o the provisions of CEQA.  ovisions of CEQA.  al of the project.  s project.		
		fy that the final EIR with commen the General Public at: Planning D				approval, or the Negative Declaration, is		
Signature	e:	Michael Z. Wheel	<u>.                                    </u>	Title: S	Senior Planner	•		
Date:		931501		Date Red	ceived for filin	g at OPR:		
		CAROLYN CRNICH Humboidt County Clark	PC	STED TH	IROUGH			
		JUL 0 7 2011		SEP 05	2011			
		E D J filman	HL	imboldt Co	ounty Clerk			