RECORD OF ACTION OF THE PLANNING COMMISSION OF THE COUNTY OF HUMBOLDT

Case Number 2019-PLN-15821 Assessor's Parcel Number: 015-111-008

County of Humboldt, Eureka area. A General Plan Conformance review for the County of Humboldt's proposed disposal of declared surplus property being a parcel of land approximately 6.4 acres in size known as APN 015-111-008.

Recommendation

- E Find project to be in conformance with the General Plan based on findings in the staff report.
- □ Adopt finding that project does not conform with the General Plan for the reasons specified in the staff report.

Record of Action

- Adopt Planning Division's recommendation.
- Adopt Planning Division's recommendation with revisions as made by the Planning Commission.

Adopted after review and consideration of all the evidence on October 3, 2019.

The motion was made by Commissioner Mitchell and seconded by Commissioner McCavour.

AYES: Commissioners Mitchell, Newman, Morris, Bongio, McCavour and O'Neill ABSENT: Commissioner Levy

DECISION: Motion carries 6/0.

I, John H. Ford, Secretary to the Planning Commission of the County of Humboldt, do hereby certify the foregoing to be a true and correct record of the action taken on the above entitled matter by said Commission at a meeting held on the date noted above.

John H. Ford, Director Planning and Building Department



CURRENT PLANNING DIVISION PLANNING AND BUILDING DEPARTMENT COUNTY OF HUMBOLDT

3015 H Street, Eureka, CA 95501 Phone (707) 445-7541 • Fax (707) 268-3792 http://www.humboldigov.org/156

ApplicantOwnerCounty of Humboldt, Dept. of
Public WorksNone.Attn: Tom DeAge1106 2nd StreetEureka, CA 95501Street

Agent

Notice of Planning Commission Decision

Date: October 4, 2019

Assessor Parcel Number: 015-111-008

Apps Number: 15821

Permit: PLN-2019-15821

Contact: Michelle Nielsen - 268-3708

Description

A General Plan Conformance review for the County of Humboldt's disposal of APN 015-111-008. The site is currently undeveloped and is located within a forested, greenway gulch area known as "Third Slough.". The subject parcel has frontage on Lucas Street, a County maintained paved road. The parcel is in the Humboldt Community Services District water and sewer service area.

Decision

The project was approved by the Planning Commission on 10/3/2019 and is subject to the attached Conditions of Approval.

Appeals

There is no appeal of this decision.

Conditions of Approval

Please review these conditions carefully as other permits may be required before the project commences. In accordance with County Code, this approval may be revoked or rescinded, in whole or in part, if certain grounds are found to exist (See Humboldt County Code §312-14).

Effective Date

This approval is effective October 3, 2019. Expiration Date There is no expiration date for this type of project.

Modifications

If your project needs minor changes or major modifications, review and approval of the project by the Planning Division is required. Applications for changes or modifications must be filed and accompanied by applicable fees. Contact your assigned planner if you think your project needs to be changed or modified.

AGENDA ITEM TRANSMITTAL

Hearing Date	Subject	Contact	
October 3, 2019	General Plan Conformance	Michelle Nielsen	

Project Description: A General Plan Conformance review for the County of Humboldt's disposal of APN 015-111-008. The site is currently undeveloped and is located within a forested, greenway gulch area known as "Third Slough.". The subject parcel has frontage on Lucas Street, a County maintained paved road. The parcel is in the Humboldt Community Services District water and sewer service area.

Project Location: The project is located in Humboldt County, in the Eureka area, on the north side of Lucas Street, approximately 250 feet west from the intersection of Myrtle Avenue and Lucas Street, on the property known as 2769 Lucas Street.

Present Plan Land Use Designations: Residential Medium Density, Slope Stability: Relatively Stable (0), and Low and Moderate Instability (1 and 2).

Present Zoning: Apartment Professional with combining zones for Special Building Site specifying a 6,000 square foot minimum parcel size, Greenway and Open Space, and Qualified (R-4-B-1/GO, Q).

Case Number: PLN-2019-15821

Assessor's Parcel Number: 015-111-008

Applicant/Owner County of Humboldt, Dept. of Public Works Attn: Tom DeAge 1106 2nd Street Eureka, CA 95501

Agent None

Environmental Review: General Plan conformance review pursuant to Government Code Section 65402(a) is not a project pursuant to the California Environmental Quality Act.

Major Issues: None

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

County of Humboldt PLN-2019-15821



COUNTY OF HUMBOLDT PLANNING AND BUILDING DEPARTMENT

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

Hearing Date:	October 3, 2019
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To: Humboldt County Planning Commission

From: John H. Ford, Director of Planning and Building Department

Subject: **COUNTY OF HUMBOLDT General Plan Conformance Review** Case Number PLN-2019-15821 Assessor's Parcel Number 015-111-008 2769 Lucas Street, Eureka Area

Table of Contents	Page
Agenda Item Transmittal Executive Summary Record of Action	2 3 6
Maps Location Map Aerial Map Zoning Map Site Map and Exhibit A	7 8 9 10
Attachments Attachment 1: Staff Analysis of the Evidence Supporting the Required Findings Attachment 2: Application requesting General Plan Conformance Review Attachment 3: California Government Code Section 65402	

Please contact Michelle Nielsen, Senior Planner, at (707) 268-3708 or email at mnielsen@co.humboldt.ca.us if you have any questions about the scheduled public hearing item.

AGENDA ITEM TRANSMITTAL

Hearing Date	Subject	Contact			
October 3, 2019	General Plan Conformance	Michelle Nielsen			

Project Description: A General Plan Conformance review for the County of Humboldt's disposal of APN 015-111-008. The site is currently undeveloped and is located within a forested, greenway gulch area known as "Third Slough.". The subject parcel has frontage on Lucas Street, a County maintained paved road. The parcel is in the Humboldt Community Services District water and sewer service area.

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Case Number: PLN-2019-15821

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Environmental Review: General Plan conformance review pursuant to Government Code Section 65402(a) is not a project pursuant to the California Environmental Quality Act.

Agent

None

Major Issues: None

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

COUNTY OF HUMBOLDT GENERAL PLAN CONFORMANCE REVIEW

Case No. 2019-PLN-15821 Assessor's Parcel Number 015-111-008

A report on conformance with the general plan is required under California Government Code Section 65402 when a local agency acts to acquire or dispose of real property or intends to construct a new public building or structure. The applicable code is included as Attachment 3 to this staff report.

Executive Summary: A General Plan Conformance review for the County of Humboldt's proposed disposal of APN 015-111-008, a 6.4 acre parcel of land located in the Eureka area. The parcel is largely vacant and undeveloped except for a structure located on the adjoining parcel to the east that encroaches over the property line. The encroachment is being addressed as part of the disposal process. The parcel has been used for camping by individuals experiencing homelessness. Also, illegal dumping has occurred on the property.

The property is located within an undeveloped, redwood forested, greenway gulch area known as "Third Slough." This gulch is one of three that run north to south through central Eureka. The Slough Greenway is approximately 1.5 miles in length, an average of 900 feet wide and connects to Eureka Slough to the north. The undeveloped property contains both redwood forest and wetland habitat. The Third Slough provides a low gradient drainage to Humboldt Bay. An ephemeral creek that is fed by a Lucas Street storm water culvert provides drainage for the site. The 2008 Feasibility Study prepared for the property identified the main challenge to developing the site are the wetlands and steep slopes present on the site. ¹ Because of this, the parcel has two accessible developable pieces of land, with a gully separating them. The 1985 partial topographical survey prepared for parcel indicates a 25% slope break line for the entire parcel. Areas below that line are considered too steep for development at a reasonable cost or are considered to be wetland areas (Lucas Street Feasibility Study, p.7). The parcel's southerly property line abuts Lucas Street, a County-maintained paved road with a painted centerline stripe. The parcel is within the water and sewer service area of the Humboldt Community Services District, which has adequate capacity to serve future development on the property.

The subject parcel was purchased by the County in April 1916 for the purpose to expand of the old County Hospital, thus making the land General Fund Property. In 1962, the County sold a portion of the parcel to the Eureka Boys Club, which left the approximately 6.4 acre subject parcel. Later in 1962, the Board declared its intent to sell the parcel and it was queued up to be sold to the Eureka Boys Club for expansion of their facilities In June 1962. This sale was later rescinded because the offer to purchase was withdrawn. June 25, 1985 Board declared the parcel as surplus. As part of the 1985 surplus declaration, the parcel was to be evaluated to determine if it should be sold as is, or be developed and then sold. The next Board action occurred on January 23, 2018, when by a 4/5 vote, the Board authorized selling the subject parcel, and earmarked the sale proceeds to go to a trust fund for an affordable housing project.²

The subject parcel is in the Eureka Community Planning area and is planned and zoned for multifamily residential uses. Approximately 4.8 acres of the parcel are constrained due to wetlands, leaving 1.58 developable acres and a realistic capacity of 16 dwelling units over the entire parcel of land. Sixteen dwelling units is the development potential for the parcel identified in the 2019 Housing Element. The referenced feasibility study also explored a range of potential housing projects, and identified a preferred course of action for the development of approximately 20-32 affordable efficiency units and 2-4 first-time homebuyer homes.

- ¹ The feasibility study was paid for by Community Development Block Grant (CDBG) State program monies.
- ² The Housing Trust Fund and Homelessness Solutions Committee, the recipient for the earmarked sale proceeds, was established by the Board of Supervisors on February 27, 2018, by Resolution 18-14.

There are a number of regulations that essentially dictate the subject parcel be developed with a multifamily residential development. To begin with, the principally permitted uses of the Apartment Professional (R-4) zoning district are modified by the Qualified combining zone established by Ordinance No. 2472, adopted in February 2012. Only two family and multiple dwellings, and dwelling groups are principally permitted uses; other uses require a Use Permit. The subject parcel was included in the 2014 Housing Element Affordable Land Inventory, and again in the 2019 Housing Element Affordable Land Inventory, and again in the 2019 Housing Ilement Affordable Land Inventory. Since the adoption of Ordinance No. 2472, State housing law further limits the ability of jurisdictions to reduce density or allow development at a lower residential density than projected in the inventory. Jurisdictions are obligated to maintain an adequate inventory for its unmet RHNA share for moderate- and low-income households. [Reference Government Code Sections 65584 and 65863.] Written findings supported by substantial evidence must be made for all actions that reduce density or allow development density. The written findings that must be made are:

- 1. The reduction is consistent with the adopted general plan, including the housing element.
- 2. The remaining sites identified in the housing element are adequate to meet the requirements of Gov't Code Section 65583.2 and to accommodate the jurisdiction's share of the regional housing need pursuant to Gov't Code Section 65584. The finding shall include a quantification of the remaining unmet need for the jurisdiction's share of the regional housing need at each income level and the remaining capacity of sites identified in the housing element to accommodate that need by income level. The finding shall include a quantification of the remaining unmet need for the jurisdiction's share of the need by income level.

Housing law dictates that jurisdictions evaluate all housing projects conformance with the identified density not only on a transactional basis but on a cumulative basis. Also, the policies and implementation measures compel the County to facilitate and partner with housing development proponents and actively seek financial incentives for affordable housing projects.

Additionally, because the parcel has been identified to accommodate housing for lower income households in two or more consecutive housing elements and has not received approval for development, it is subject to the provisions of Government Code 65583.2(c). This section requires jurisdictions to allow by-right approval for housing developments that include 20 percent or more of the housing units affordable to lower income households on subject parcels. The Humboldt County Zoning Regulations do not differentiate between market rate and affordable multifamily development.³ In other words, the County's Zoning Regulations already allow by-right approval for low income households.

Sale of the property is also governed by Government Code Section 54233. This section essentially requires that the successor-in-interest develop a portion of the housing units for affordable housing. More specifically, an entity that uses the property for the development of 10 or more residential units, no less 15 percent of the housing units are to be developed at affordable housing cost (for purchase) or affordable rent, to lower income households as defined in Health and Safe Code Sections 50052.3 and 50053, respectively. Further, the affordability requirements are to be contained in an enforceable covenant or restriction recorded against the property.

While the parcel has affordable housing development potential, State Constitution Article XXXIV prohibits jurisdictions from developing, owning, or managing a "low rent housing project" unless approved by a

³ Nonetheless, Housing Element implementation measure H-IM73 is for the amendment of the Zoning Regulations to enumerate housing development affordable to lower income households is a by-right approval in accordance with Government Code Section 65583.2(c) pursuant to technical input from State Housing and Community Development ("HCD"). 3

majority of voters as part of a general or special election.⁴ In other words, while the property has development potential and appropriate zoning for affordable housing, absent an Article XXXIV initiative or referendum approved by a majority of voters, the County cannot develop, own, or operate housing on the parcel. At this time the County does not have a voter-approved Article XXXIV that would enable the County to undertaken development of the property for housing. The 2019 Housing Element includes housing program H-IM26 that compels the County to undertake an Article XXXIV initiative should the State or local initiatives or referendums fail to progress or pass. As of this writing, Senate Constitution Amendment SCA-1 for the repeal of Article XXXIV is continuing to progress through the 2019 legislative session.

To summarize the regulatory context:

- Future development of the property is subject to the provisions of Gov't Code Section 65863 which requires ministerial and discretionary housing projects to meet the identified Housing Element density;
- Government Code Section 54233 requires a percentage of units be set aside for housing that is affordable lower income households; and
- The Qualified (Q) combining zone limits the principally permitted uses to two-family, multiple dwellings, and dwelling groups with all other uses are subject to a Use Permit.

When evaluated altogether, the parcel's regulatory context assures the parcel will be developed with multifamily housing and that a portion of the units will be affordable to low income households, and will be consistent with the 2019 Housing Element. Disposal of the property will not alter these requirements.

"Low rent housing project" shall mean any development composed of urban or rural dwellings, apartments or other living accommodations for persons of low income, financed in whole or in part by the Federal Government or a state public body or to which the Federal Government or a state public body extends assistance by supplying all or part of the labor, by guaranteeing the payment of liens, or otherwise (Article XXXIV, Section 1).

RECORD OF ACTION OF THE PLANNING COMMISSION OF THE COUNTY OF HUMBOLDT

Case Number 2019-PLN-15821 Assessor's Parcel Number: 015-111-008

County of Humboldt, Eureka area. A General Plan Conformance review for the County of Humboldt's proposed disposal of declared surplus property being a parcel of land approximately 6.4 acres in size known as APN 015-111-008.

Recommendation

- If Find project to be in conformance with the General Plan based on findings in the staff report.
- Adopt finding that project does not conform with the General Plan for the reasons specified in the staff report.

Record of Action

- □ Adopt Planning Division's recommendation.
- Adopt Planning Division's recommendation with revisions as made by the Planning Commission

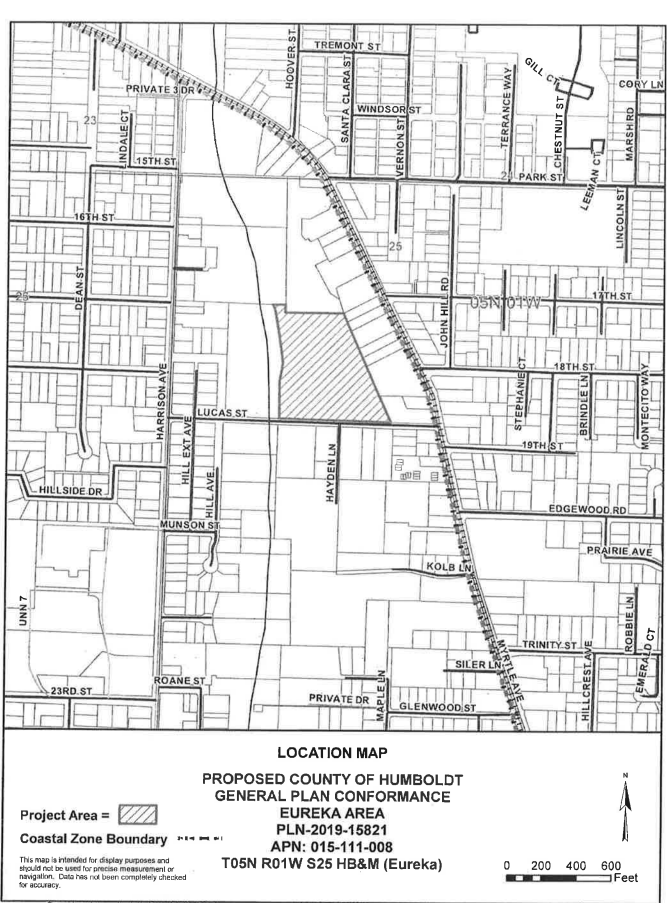
Adopted after review and consideration of all the evidence on October 3, 2019.

The motion was made by Commissioner ______ and seconded by Commissioner

AYES:Commissioners:NOES:Commissioners:ABSTAIN:Commissioners:ABSENT:Commissioners:DECISION:

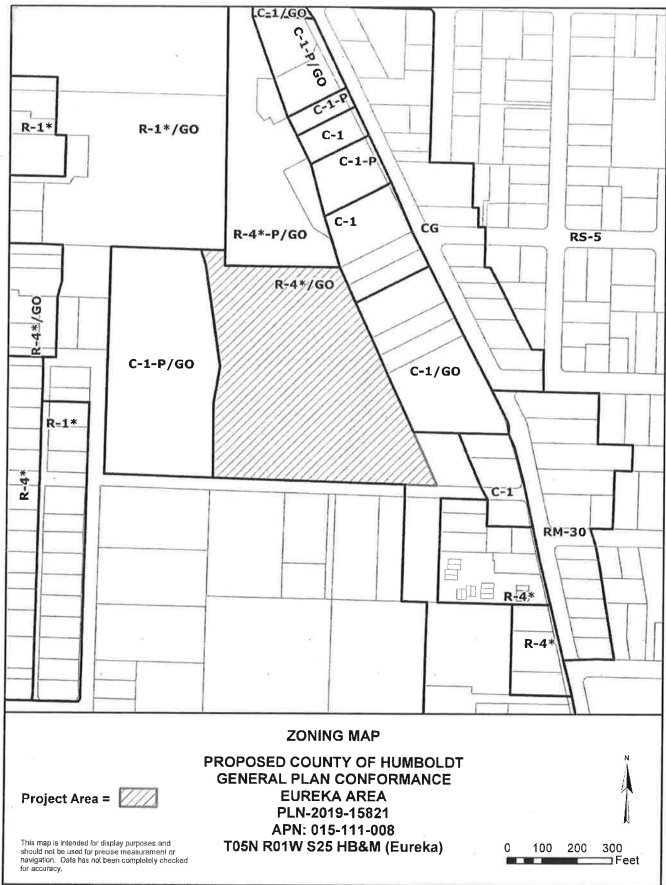
I, John H. Ford, Secretary to the Planning Commission of the County of Humboldt, do hereby certify the foregoing to be a true and correct record of the action taken on the above entitled matter by said Commission at a meeting held on the date noted above.

John H. Ford, Director Planning and Building Department

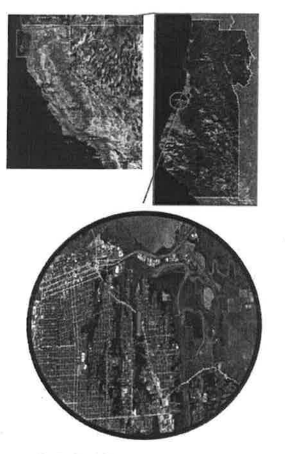


County of Humboldt PLN-2019-15821



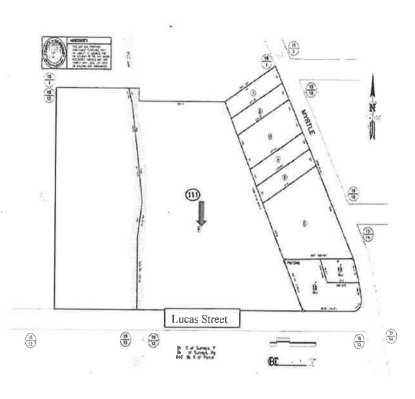


County of Humbold1 PLN-2019-15821









Page 10

Assessor Parcel Number 015-111-008 is located at 2769 Lucas Street in the unincorporated area of Eureka. It is undeveloped and was purchased by the county on April 11, 1916. On June 25, 1985, the Humboldt County Board of Supervisors declared the property to be surplus.

The property consists of approximately 6.4 acres. It is redwood forested, with a small ephemeral creek, and a greenway gulch area known as "Third Sough." The gulch is one of three similar geographic features that run north to south through central Eureka. The slough greenway is approximately 1.5 miles in length, an average of 900 feet in width and connects to the larger, Eureka Slough to the north. The property is approximately 0.75 miles south from Eureka Slough, through the gulch.

The property is located within a mixed-use residential, commercial area of Eureka and zoned as R-4. A portion of the property can be developed for housing.

Legal Description:

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE COUNTY OF HUMBOLDT, STATE OF CALIFORNIA AND IS DESCRIBED AS FOLLOWS:

The parcel of land described in the deed from H.H. Woodcock and Netti C. Woodcock, husband and wife, to the County of Humboldt dated April 11, 1916 and recorded in Book 134 of Deeds at page 133, Humboldt County Records, excepting therefrom the parcel of land described in the deed from the County of Humboldt to Eureka Boys Club, Inc. by deed dated February 27, 1962 and recorded in Book 677 of Official Records at page 57, Humboldt County Records.

ATTACHMENT 1

STAFF ANALYSIS OF THE EVIDENCE SUPPORTING THE REQUIRED FINDINGS

Staff believes that the Planning Commission can find that the proposed project is consistent with the 2017 Humboldt County General Plan based on the following:

- A. All applicable goals, policies, standards, and implementation measures of the General Plan remain in full force.
- B. The parcel lies within the service jurisdiction of the Humboldt Community Services District and the Humboldt Bay Fire Protection District.
- C. The applicant will be responsible for obtaining all necessary Federal, State, and local permits, including necessary Building Permits from Humboldt County Planning and Building Department as applicable.
- D. Building permit applications must demonstrate conformance with the parcel's density as identified in the 2019 Housing Element in conformance with the 2019 Housing Element and State law.

The following table identifies the evidence which supports finding that the County of Humboldt's disposal of APN 015-111-008 is in conformance with all applicable policies and standards in the 2017 General Plan.

nary of Applicable Goal, Policy or Standard	Evidence Which Supports Making the General Plan Conformance Finding
sidential Medium Density	The subject parcel is designated RM, and is
an services and where	undeveloped. Residential multifamily development, regardless of household income of occupants, is an allowed by-right use in the
	RM land use designation. The property's
ng duplexes, townhouses,	southerly property line abuts Lucas Street, a
	public road improved to better than a
	category 4 road. The parcel is in the Humboldt Community Services District service area, which
e used to ensure	has adequate water and sewer capacity to
	serve future multifamily development on the
and Policies contained in	subject property. The subject parcel has direct access to a
apter relate to adequate	publicly maintained road, and is located within
	the service area of a provider with adequate
	capacity to serve future development. Future development would need to demonstrate
unity health, safety and	conformance with the MS-4 regulations as part
of life.	of the building permit application. The parcel is
	within the service area of Humboldt Bay Fire Protection District.
	esidential Medium Density lation is used in areas with an services and where on-walled units and nents are appropriate, ng duplexes, townhouses, partments and actured home park opments. Design review e used to ensure atibility with porhood character. and Policies contained in apter relate to adequate infrastructure and es as a foundation for and area essential for unity health, safety and

Housing Element	Policies, Standards, and	As discussed above, the subject parcel is
	Implementation Measures for	included in the Affordable Land Inventory. This
Chapter 8	achieving target residential densities, incentivizing affordable housing production, promoting infill development, providing an adequate supply.	parcel is available for affordable residential development based on the realistic capacity (aka development potential) and zoning, and has a development potential of 16 units. The Qualified combining zone that applies to the parcel implements the Housing Element by restricting the principally permitted uses to two- family, multiple dwellings, and dwelling groups; all other uses are subject to a Use Permit. Future by-right development is subject to meeting 16 dwelling unit potential identified in the 2019 Housing Element inventory per Gov't Code §§ 65584 and 65863. When evaluated altogether, the parcel's regulatory context assures the parcel will be developed with multifamily housing and that a portion of the units will be
		affordable to low income households, and will be consistent with the 2019 Housing Element.
Conservation	Goals and Policies contained in	There are mapped sensitive habitats on the
and Open	this Chapter guides the use and	subject parcel. These constraints were
Space	protection of all the natural resources and open space	accounted for in the assessment of realistic development potential. Future ministerial
Chapter 10	assets of the county.	applications must demonstrate avoidance and incorporate best management practices to
Biological	Goals and Policies contained in	minimize direct and indirect impacts to these
Resources	this Section relate to the	resources.
Section 10.3	protection of cultural heritage, including historic, prehistoric,	The disposal of the parcel would not impact any
Cultural	and archaeological resources.	cultural resources. Should prehistoric, and
Resources	5	archaeological resources be encountered
Section 10.6		during ground disturbance activities, State and Federal law obligates parties to stop activity,
		establish a buffer, and consult with the local tribes and archeologists. There are no historic structures present on the site.

Safety Element	Goals and Policies contained in	The parcel is not located in an area subject to
Chapter 14	this Chapter identify hazards and hazard risk reduction	restrictions associated with a proximate airport.
Airport Safety	policies to guide local decisions related to airport, geologic, flooding, and fire hazards.	The site's seismic safety and slope stability ratings reflect the presence of the gulch area and slopes greater than 25 percent as discussed
Geologic and Seismic	The principal airport/airspace/ land use compatibility issues at	above. The slope stability ratings range from relatively stable, and low and moderate instability, i.e., "0", "1" and "2" The parcel is not
Flooding	most airports are noise, airspace, safety.	within the Alquist-Priolo Fault Hazard Zone.
Fire Hazards		The site is outside areas subject to flooding and tsunami hazards.
		The site is within the Hymboldt Bay Fire Protection District.

Recommendation

Planning Staff recommends the Planning Commission find the proposed disposal of the declared surplus parcel to be in conformance with the General Plan.

Attachment 2



PLANNING APPLICATION FORM

Humboldt County Planning Department

Current Planning Division 3015 H Street Eureka, CA 95501-4484 Phone (707) 445-7541 Fax (707) 268-3792

INSTRUCTIONS:

- 1. Applicant/Agent complete Sections I, II and III below.
- 2. It is recommended that the Applicant/Agent schedule an Application Assistance meeting with the Assigned Planner. Meeting with the Assigned Planner will answer questions regarding application submittal requirements and help avoid processing delays. A small fee is required for this meeting.
- 3. Applicant/Agent needs to submit all items marked on the reverse side of this form.

SECTION I AGENT (Communications from Department will be directed to agent) APPLICANT (Project will be processed under Business name, if Business Name: County of Humboldt Public Works Business Name: County of Humboldt Public Works Contact Person: Tom deAge Contact Person; Tom deAge Mailing Address: 1108 Second St Mailing Address: 1106 Second St 95501 CA City, St, Zip: Eureka CA 95501 City, St, Zip: Eureka Telephone: (707) 268-2667 Telephone: (707) 268-2667 Alt. Tel: Alt. Tel: Email: Ideage1@co.humboldt.ca.us Email: tdeage1@co.humboldt.ca.us OWNER(S) OF RECORD (If different from applicant) Owner's Name: County of Humboldt Owner's Name: Mailing Address: 1106 Second Street Mailing Address: CA 95501 City, St. Zip: Eureka City, St, Zip; Telephone: (707) 268-2667 Alt. Tel: Telephone: Alt. Tel: LOCATION OF PROJECT Site Address: 2769 Lucas Street Assessor's Parcel No(s), 015-111-008 Community Area: Eureka Parcel Size (acres or sq. ft): 6.74 acres Is the proposed building or structure designed to be used for designing, producing, launching, maintaining, or storing nuclear weapons or the components of nuclear weapons? VES NO SECTION II

PROJECT DESCRIPTION

Describe the proposed project (attach additional sheets as necessary):

The county purchased the subject parcel in 1916 for Ten Dollars (\$1D) from the General Fund Land Account to provide expansion of the general hospital, Due to cost restraints, the parcel was never developed in 1995, the Board of Supervisors declared the subject parcel suplus so as to accomplish various subles and respital to be to cast determine future use of the subject parcel. Various Housing Feesibility Studies and Environmental Site Assessments were performed between 2004 and 2009 on the subject parcel, with the scenario of alfordable housing being the only feesible use. However, the results of these subject and or allocation of the general or algorithm to be the subject parcel. With the scenario of alfordable housing being the only feesible use. However, the results of these subject and or allocation of the given terrain, wellands, green belt areas of the subject parcel, and was therefore abandoned.

On January 23, 2018, the Board made a final determination to transfer a hundred thousand dollars (\$100,000) from the proceeds of the sales as a contribution to a City of Eureka affordable housing project. The remaining proceeds will be used to pay for labor and fees associated with the sale, and a one-time deposit into the General Fund

We, therefore request the sell of the subject lands be categorically exempt from environmental review

SECTION III

OWNER'S AUTHORIZATION & ACKNOWLEDGEMENT

I hereby authorize the County of Humboldt to process this application for a development permit and further authorize the County of Humboldt and employees of the California Department of Fish and Wildlife to enter upon the property described above as reasonably necessary to evaluate the project. I also acknowledge that processing of applications that are not complete or do not contain ruthful and accurate information will be delayed and may result in denial or

revocation of approvals, my Appligant Signature

4.10.19 Date

Date

Date

If the applicant is not the owner of record: I authorize the applicant/agent to file this application for a development permit and to represent me in all matters concerning the application.

Owner of Record	Signature
Owner of Record	Signature

ATTACHMENT 3

GOVERNMENT CODE SECTION 65402

- (a) If a general plan or part thereof has been adopted, no real property shall be acquired by dedication or otherwise for street, square, park or other public purposes, and no real property shall be disposed of, no street shall be vacated or abandoned, and no public building or structure shall be constructed or authorized, if the adopted general plan or part thereof applies thereto, until the location, purpose and extent of such acquisition or disposition, such street vacation or abandonment, or such public building or structure have been submitted to and reported upon by the planning agency as to conformity with said adopted general plan or part thereof. The planning agency shall render its report as to conformity with said adopted general plan or part thereof within forty (40) days after the matter was submitted to it, or such longer period of time as may be designated by the legislative body. If the legislative body so provides, by ordinance or resolution, the provisions of this subdivision shall not apply to: (1) the disposition of the remainder of a larger parcel which was acquired and used in part for street purposes; (2) acquisitions, dispositions, or abandonment for street widening; or (3) alignment projects, provided such dispositions for street purposes, acquisitions, dispositions, or abandonment for street widening, or alignment projects are of a minor nature.
- (b) A county shall not acquire real property for any of the purposes specified in paragraph (a), nor dispose of any real property, nor construct or authorize a public building or structure, in another county or within the corporate limits of a city, if such city or other county has adopted a general plan or part thereof and such general plan or part thereof is applicable thereto, and a city shall not acquire real property for any of the purposes specified in paragraph (a), nor dispose of any real property, nor construct or authorize a public building or structure, in another city or in unincorporated territory, if such other city or the county in which such unincorporated territory is situated has adopted a general plan or part thereof and such general plan or part thereof is applicable thereto, until the location, purpose and extent of such acquisition, disposition, or such public building or structure have been submitted to and reported upon by the planning agency having jurisdiction, as to conformity with said adopted general plan or part thereof. Failure of the planning agency to report within forty (40) days after the matter has been submitted to it shall be conclusively deemed a finding that the proposed acquisition, disposition, or public building or structure is in conformity with said adopted general plan or part thereof. The provisions of this paragraph (b) shall not apply to acquisition or abandonment for street widening or alignment projects of a minor nature if the legislative body having the real property within its boundaries so provides by ordinance or resolution.
- (c) A local agency shall not acquire real property for any of the purposes specified in paragraph (a) nor dispose of any real property, nor construct or authorize a public building or structure, in any county or city, if such county or city has adopted a general plan or part thereof and such general plan or part thereof is applicable thereto, until the location, purpose and extent of such acquisition, disposition, or such public building or structure have been submitted to and reported upon by the planning agency having jurisdiction, as to conformity with said adopted general plan or part thereof. Failure of the planning agency to report within forty (40) days after the matter has been submitted to it shall be conclusively deemed a finding that the proposed acquisition, disposition, or public building or structure is in conformity with said adopted general plan or part thereof. If the planning agency disapproves the location, purpose or extent of such acquisition, or the public building or structure, the disapproval may be overruled by the local agency. Local agency as used in this paragraph (c) means an agency of the state for the local performance of governmental or proprietary functions within limited boundaries. Local agency does not include the state, or county, or a city.



PLANNING APPLICATION FORM

Humboldt County Planning Department Current Planning Division 3015 H Street Eureka, CA 95501-4484

Phone (707) 445-7541 Fax (707) 268-3792

INSTRUCTIONS:

- 1. Applicant/Agent complete Sections I, II and III below.
- It is recommended that the Applicant/Agent schedule an Application Assistance meeting with the Assigned Planner. Meeting with the Assigned Planner will answer questions regarding application submittal requirements and help avoid processing delays. A small fee is required for this meeting.
- 3. Applicant/Agent needs to submit all items marked on the reverse side of this form,

SEC	TION I
APPLICANT (Project will be processed under Business name, if applicable.)	AGENT (Communications from Department will be directed to agent)
Business Name: County of Humboldt Public Works	Business Name: County of Humboldt Public Works
Contact Person: Tom deAge	Contact Person: Tom deAge
Mailing Address: 1106 Second St	Mailing Address: 1106 Second St
City, St, Zip; Eureka CA 95501	City, St, Zip: Eureka CA 95501
Telephone: (707) 268-2667 Alt. Tel: Email: tdeage1@co.humboldt.ca.us	Telephone: (707) 268-2667 Alt. Tel: Email: tdeage1@co.humboldt.ca.us
OWNER(S) OF RECORD (If different from applicant) Owner's Name: County of Humboldt	
Mailing Address: 1106 Second Street	Owner's Name: Mailing Address:
City, St, Zip: Eureka CA 95501	City, St, Zip:
Telephone: (707) 268-2667 Alt. Tel:	
LOCATION OF PROJECT	
Site Address: 2769 Lucas Street	Assessor's Parcel No(s),: 015-111-008
Community Area: Eureka	Parcel Size (acres or sq. ft.): 6.74 acres
Is the proposed building or structure designed to be used for nuclear weapons or the components of nuclear weapons?	r designing, producing, launching, maintaining, or storing ☐ YES ☑ NO
SEC	
PROJECT DESCRIPTION Describe the proposed project (attach additional sheets as necessary	ary):

The county purchased the subject parcet in 1016 for Ten Dollars (\$10) from the General Fund Land Account to provide expansion of the general hospital. Due to cost restraints, the parcet was never developed. In 1985, the Board of Supervisors declared the subject parcet surplus so as to accomplish various studies and reports to determine future use of the subject parcet. Various Housing Feasibility Studies and Environmental Sile Assessments were performed between 2004 and 2009 on the subject parcet, with the scenario of alfordable housing being the only feasible use. However, the results of these studies directand the prohibitive construction costs as a result of construction in the given terrain, wetlands, green belt areas of the subject parcel, and was therefore abandoned.

On January 23, 2016, the Board made a final determination to transfer a hundred thousand dollars (\$100,000) from the proceeds of the sales as a contribution to a City of Eureka affordable housing project. The remaining proceeds will be used to pay for labor and fees associated with the sale, and a one-time deposit into the General Fund.

We, therefore request the sell of the subject lands be categorically exempt from environmental review.

SECTION III

OWNER'S AUTHORIZATION & ACKNOWLEDGEMENT

I hereby authorize the County of Humboldt to process this application for a development permit and further authorize the County of Humboldt and employees of the California Department of Fish and Wildlife to enter upon the property described above as reasonably necessary to evaluate the project. I also acknowledge that processing of applications that are not complete or do not contain truthful and accurate information will be delayed and may result in denial or revocation of approvals.

Applicant Signature

If the applicant is not the owner of record: I authorize the applicant/agent to file this application for a development permit and to represent me in all matters concerning the application.

Owner of Record Signature	Date
Owner of Record Signature	Date

Page 1 of 2

rev August 2019

This side completed by Planning Staff

	Checklist Completed by: Date:						
THE FOLLOWING ITEMS MUST BE SUBMITTED WITH THIS APPLICATION							
Iter	m	Received	d	lte	m		Received
	Filing Fee of \$	0			Architectural	Elevations	
	Fee Schedule (see attached, plea completed fee schedule with appli	_			Design Revie	w Committee Approval	
	Plot Plan 12 copies (folded if > 81/2	, _			CEQA Initial S	Study	
Ы	Tentative Map 12 folded copies (N				Exception Re	quest Justification	
	Tentative Map 18 folded copies (N	,			Joint Timber I	Management Plan	
	[Note: Additional plot plans/maps may	be required]			Lot Size Modi	fication Request Justification	
	Tentative Map/Plot Plan Checklist	· · ·				ng Route (see County GIS)	
	return with application) Floor Plan		1.		Parking Plan		
			11		Plan of Opera		
	Division of Environmental Health (Questionnaire				ydraulic & Drainage Plan	
	On-site sewage testing (if applicat	ole)	ľ		with original si	rt (Geologic/Soils Report, 3 cop ignatures)	ies 🗖
	On-site water information (if applic	able)	1		Reclamation F	Plan, including engineered cost	_
	Solar design information					ompleting reclamation	
	Chain of Title		1.			elling Unit Fact Sheet	
	Grant Deed Grant Creation		1.	_		uest Justification	
	Preliminary Title Report (Iwo copie					Documentation/Evidence	
	within the last six months prior to a	pplication)	ľ				
			1		Other		
					<u> </u>		
			ľ		Other		-
_							1
		FOR INTE	R	NA	LUSE		
	Ag. Preserve Contract	General Plan	۵m	100	dmont	Reclamation Plan	
	Certificate of Compliance	General Plan f		-			
	Coastal Development Permit	II.				Surface Mining Permit	
	Administrative	Information Re				Surface Mining Vested Ri Determination	ght
	Planning Commission	Modification to	_			Timber Harvest Plan Infor	mation
	Design Review	Lot Line Adjus				Request	
	Coastal	C Preliminary Pro	oje	ect F	Review	Use Permit	
	Determination of Legal Status	Special Permit		0		H.C.C. §	
	Determination of Substantial	Planning C	Con	nmi		Variance H.C.C. §	
(Conformance	H.C.C. §		-		Zone Reclassification	
□ E	Extension of	Subdivision	2			Other	
l f	Fire Safe Exception Request	Final Map					
		Exception to th	e S	Sub	division	Other	
		Requirements	_				
Appli	cation Received By:		D	ate		Receipt Number:	
Gene	eral Plan Designation:						
Land	Document: Use Density:			_			
Zone	Designation:					AL / A	
	tal Jurisdiction Appeal Status: minary CEQA Status:	L Ι Αρρε	ala	abie	e 🖸	Not Appealable	
Environmental Review Required							
Categorically Exempt From Environmental Review: Class Section Statutory Exemption: Class Section							
Not a Project							
] 0	ther						