SOUTH SANTA ROSA

AREA PLAN

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INTRODUCTION

In 1982, the County adopted the South Santa Rosa Specific Plan, a planning document prepared under specific requirements of State law and intended to provide an intermediate level of detail between the 1978 General Plan and site development plans submitted to the County for approval. The 1978 General Plan focused on policies of county-wide significance and utilized generalized graphics to illustrate land use, open space and other elements.

In 1989, the County adopted an update of the 1978 General Plan. The General Plan update provided parcel-specific information concerning land use and open space. The General Plan update also included "area policies" in an attempt to focus particular attention on a specific area or parcel. Because of this level of specificity in the General Plan update, the Board of Supervisors determined that several of the specific plans, including the South Santa Rosa Specific Plan, were either duplicative of or conflicted with the updated General Plan. The Board of Supervisors further determined that to the extent the specific plans provided policy guidance beyond that provided by the General Plan update, that such plans should be reviewed and revised to focus on such policies, and readopted as "area plans." The General Plan includes a discussion of these specific plans in Land Use Element Section 2.1.1, under Policy LU-1a.

This document was prepared pursuant to General Plan Policy LU-1a.

In keeping with the above intent, the 1993 revisions of the South Santa Rosa Area Plan did not include exhaustive evaluation or reconsideration of the policies or designations contained in this plan. The scope of the revisions was limited to that necessary to achieve General Plan consistency.

In addition, during this process much of the original background language was deleted. This deletion should not be interpreted as diminishing or reducing the significance of the content of the language to the original plan. Should there be any future questions regarding the intent or basis of the policies in the revised plan, the Planning Department shall keep copies of the original plan on file for reference.
SUMMARY

The following statements have been extracted, edited and summarized from the text of the Area Plan in order to provide ready reference to development guidelines.

CONCLUSIONS

The South Santa Rosa Area Plan reflects several key elements:

(1) Revision of the urban boundary.
(2) Accommodation of a variety of rural life styles.
(3) Protection and maintenance of agriculture.
(4) Direction of most new housing to locations closest to the community center.
(5) Provision of urban services before or concurrent with urban development.

The South Santa Rosa Land Use Plan and Open Space Plan are consistent with the General Plan.

MAJOR POLICIES

(1) Implement the General Plan Circulation and Transit Element.
(2) Insure that impacts are mitigated before approving subdivisions or rezonings which increase residential densities, especially those within proximity to existing agricultural operations.
(3) Limit expansion of sewer service to the General Plan designated urban service area except when necessary to serve identified health hazards for existing development, as provided by the sewer extension policies of the Public Services and Facilities Element.
(4) Adopt the residential and commercial development standards.
(5) Encourage and support protection and enhancement of riparian corridors, particularly the Laguna de Santa Rosa.
(6) Adopt Plan Lines for Farmers Lane Extension, Todd Road extension west to 116, for the realignment of Hearn Avenue at Stony Point Road and for Dutton Avenue between Sebastopol Road and Bellevue.
(7) Support adoption of fees to provide for necessary fire protection equipment.

(8) Support establishment of assessment districts for improvements to Sebastopol Road and Santa Rosa Avenue.

(9) Support extension of public water supply south on Santa Rosa Avenue to Todd Road through cooperative efforts of local government and private property owners.

(10) Support adoption by LAFCO of the City of Santa Rosa’s voter-approved year 2020 Urban Growth Boundary as the sphere of influence for the City of Santa Rosa.

GOALS AND POLICIES SUMMARY

The goals and policies provide the framework of the study. The goals provide direction to guide future development while the policies provide a means of implementation.

Natural Characteristics

(1) Insure that densities remain low in areas of public hazard.

(2) Refer projects to a qualified geologist in order to determine when engineering geologic reports are necessary concerning the following discretionary actions: plan amendments, rezoning use permits, minor subdivisions, design review permits, and gravel extraction permits and reclamation plans. Special attention should be paid to the “possibly active” fault zone which crosses the Roseland area.

(3) Continue to require geologic reports on single family residence building permits in landslide areas in order to enforce the geologic provisions of Chapter 70 of the Uniform Building Code.

MINERALS

(1) Adopt reclamation plans for all hard rock quarry operations.

(2) Mining operations which use particular haul routes should contribute to their maintenance.

GROUNDWATER AVAILABILITY

(1) Continue implementation of the groundwater and drainage standards contained in the Sonoma County Subdivision Ordinance.

(2) Consider specific mitigation measures such as recharge ponds, permeable surfaces, retention of open space by clustering of units for all projects within the study district.
Cultural Characteristics

ROAD IMPROVEMENTS

The following roads must be upgraded to the level indicated, to accommodate the increases in Land Use provided for in this plan.

Freeway. U.S. Highway 101 (6 lanes)

Principal and Minor Arterials. State Highway 12, Sonoma County Fairgrounds to Fulton Road (Rural Principal Arterial, 4 lanes), State Highway 12, Llano Road to boundary of South Santa Rosa Area Plan (Rural Principal Arterial, 3 lanes), Santa Rosa Avenue (Urban Principal Arterial, 4 lanes), Farmers Lane Extension (4 lanes), and Stony Point Road (Urban or Rural Principal Arterial, 4 lanes).

Major and Minor Collectors. Todd Road (Rural Major Collector and Minor Arterial), Llano Road (Rural Major Collector and Rural Minor Arterial), and Mountain View Avenue (Rural Major Collector).

Local Roads. West Avenue, Burbank Avenue, Wright Road, Colgan Avenue, Yolanda Avenue, East Todd Road (to existing easterly terminus), Bellevue Road, (between Corby, Moorland, and Dutton intersections), Dutton Avenue, Corby Avenue, Hearn Avenue, and Petaluma Hill Road.

The Board of Supervisors should establish a vehicle load limit ordinance on Moorland Avenue between Bellevue and Todd to preclude heavy truck traffic associated with nearby industrial developments from using this County Road.

Improvements to roads within the City of Santa Rosa Urban Service Area should follow the City of Santa Rosa General Plan and be consistent with city road classifications and design standards, unless these standards are less than County standards.

PUBLIC TRANSIT

(1) Increase the frequency of bus service from per hour to two per hour.

(2) Provide service along Dutton Avenue, where a substantial amount of medium and high density development exists, and more is projected.

(3) Extend bus service to the two large industrial park employment centers (Oak Manor and Industry West) located between Hearn Avenue and Todd Road, west of Highway 101.

(4) Expand bus service to keep pace with urban level development: as lands are converted to urban uses, the bus service area should be increased.
NOISE

Development shall comply with the standards and policies of the General Plan and Noise Element.

AIR QUALITY

Both point source and cumulative traffic generated emissions should be evaluated for potential adverse air quality impacts for any major developments and these developments should proceed only if the air quality impacts can be mitigated.

SCHOOLS

School districts should consider adopting school impact fees, in order to fund additional classrooms. The Board of Supervisors should implement the fee if so requested by the School Board.

ENERGY

(1) Cluster rural residential development where feasible. The Land Use Plan allows for small minimum lot sizes while proposing an overall density.
(2) Design and orient houses to take advantage of solar exposure.
(3) Minimize window areas on north-facing walls and maximize windows on south-facing walls.
(4) Encourage double-glaze windows and glass doors to reduce heat loss during the winter.
(5) Use insulation and weather-stripping to reduce dependence upon air conditioning and heating. Provide additional insulation on north facing walls.
(6) Use solar heating where feasible.
(7) Maximize natural lighting.
(8) Landscape with deciduous trees along south-facing walls to shade south walls during the summer and to permit solar heating in the winter.
(9) Educate the general public about programs such as the "Sun Therm Home Design and Solar Hot Water Heating" programs available through Pacific Gas and Electric Company.
(10) Adopt road widths and standards for rural developments that reduce the amount of petroleum products utilized for construction.
(11) Support and encourage transit and car-pool programs.

ARCHAEOLOGICALLY SENSITIVE AREAS

(1) Refer to the Archaeological Sensitivity Map for the study area during the planning phase of major projects.

(2) Refer all discretionary actions, zone changes, subdivisions, use permits, public projects, etc. to the Regional Office, California Archeological Site Survey, at Sonoma State University to ascertain probability of disturbing archaeological resources.

(3) Require an archaeological field survey for projects found to have a high probability of disturbing archaeological resources.

LAND USE

General Comments

(1) Because urban development is projected in parts of the Study area that do not now have sufficient public services, zoning is used which recognizes this limitation an interim condition. Thus, for instance, areas proposed for urban residential densities are zoned to the Rural Residential district at low densities. Upon provision of public services necessary to achieve the urban densities proposed in the Land Use Plan, rezonings will be appropriate as project proposals are presented for necessary actions.

(2) The B-6 Special Density Combining District is used in many broad areas of the zoning plan. The B-6 district does not set an absolute minimum lot size; it establishes the average size, or residential density, required of all parcels so zoned. Use of the B-6 District is intended to encourage maximum adaptation of land division to the landscape. Clustering is possible where justified. The real minimum lot size will usually be determined by other development standards, usually the septic system minimum of one and one half acres or more per dwelling.

Urban Reserves

(1) The development of areas designated "Urban Reserve" is dependent upon the following:

   a. The provision of urban facilities and public services including public sewer and water.
   b. A planning study (Area Plan Amendment) which establishes precise land use designations, zoning, circulation patterns, and other planning features necessary for full urban development.
   c. An environmental impact report which addresses the effects of development to be accommodated in each Urban Reserve area.
   d. An amendment to the Sonoma County General Plan and to the City of Santa Rosa General Plan reflecting the precise land uses recommended by the planning studies prepared for each Urban Reserve area.
e. Parcel sizes remaining sufficiently large to more readily accommodate future urban development.

f. That interim uses of the property do not preclude future urban development.

**Public Service Assessments and Fees**

(1) The Board of Supervisors should initiate additional assessment districts for improvements to Sebastopol Road and Santa Rosa Avenue, and the Director of Planning, the Director of Public Works, and County Counsel should be directed upon the adoption of this study to commence the necessary proceedings to form the road assessment districts for these major streets.

In the interim period, the County should approve urban developments only when it is assured that the full range of public service infrastructure is adequate to serve the project. In the main this means adequate roads and drainage capacities for the cumulative traffic generation, and the availability of public sewers and an adequate public water supply.

(2) The Board of Supervisors should direct County Counsel to meet with appropriate representatives of the affected fire districts to determine what specific equipment is needed, its cost, and the method of establishing an appropriate benefit assessment to be applied to commercial and industrial developers.

**Sewer Service**

The public sewer service will be provided by either the South Park Sanitation District (County), or from the City of Santa Rosa.

**Water Service**

Development in the South Santa Rosa Area Plan is served by two sources of water; individual wells using the groundwater supply and the City of Santa Rosa Public Water Service. Refer to Board of Supervisors Resolution No. 71658 for policy guidelines.

**Brooks Avenue Area**

(1) Pursuant to General Plan Policy LU-16h, the following statements shall be the policy of the Board of Supervisors regarding urban development of the Brooks Avenue area:

a. The County General Plan's urban boundary, for the Brooks Avenue area, will be retained in the South Santa Rosa Area Plan.

b. The Brooks Avenue area will be designated Light Industry/Planned Residential on the Land Use Plan of the South Santa Rosa Area Plan.

c. To identify the precise uses permitted and the circumstances under which development may proceed, a comprehensive master plan and environmental
impact analysis for the Brooks Avenue area will be prepared at the developer’s expense for consideration for approval. The master plan and environmental impact analysis will evaluate the impacts on and mitigations for public sewer, public water, roads, drainage, fire protection, police protection, lighting and parks and recreational facilities and recommend a schedule of improvements to be provided by the developer.

d. The land uses considered in the master plan will be limited to those light industrial, commercial or residential uses which generate low amounts of sewage effluent. The South Park Sanitation District will establish a specific ceiling on the amount of effluent to be generated.

e. The precise development plan will be the basis for any needed rezoning.

f. No new development other than single family dwellings on existing lots will be permitted until adoption of the master plan, rezoning of the area, completion of any necessary annexation and/or assessment district formation and recordation of any necessary legal documents.

g. No non-residential development will be approved for occupancy until sewer mains have been extended to Bucks, Brooks and Ward Avenues, thus enabling existing development to connect to sewer. The Department of Public Works will structure appropriate agreements to insure that sewer extension will be so funded as to insure that resident homeowners will be allowed to connect their residences to sewer after paying only costs for lateral piping and SPCSD charges/fees, and to insure that no public subsidies or grants are required.

h. A 150' setback strip along the eastern edge of the Brooks Avenue area is established to act as a buffer zone for agricultural lands to the east.

**URBAN DESIGN**

**Background**

(1) Building permits, zoning permits, design review or use permits for projects shall comply with the provisions of this chapter.

(2) The design standards, for both public and private projects, shall be administered by the Design Review Committee.
OPEN SPACE PLAN

Bennett Valley Design Review

(1) The Bennett Valley/North Sonoma Mountain Design Review Committee was appointed by the Sonoma County Board of Supervisors in response to local concern about the visual and environmental impacts of development in the Bennett Valley Area Plan which includes the Mount Taylor area. The focus of the Bennett Valley Design Review Committee is to preserve the natural beauty of the area while accommodating development. Toward this end, the Committee stresses development of structures which blend with the natural surroundings as much as possible. The Committee requests that all applicants submit a site plan including topography, proposed grading, location of building site, existing blocks of vegetation and proposed landscaping to maintain the site in as natural a state as possible and to minimize visual intrusion of the structure. Building facade and exterior materials and colors should also be indicated. To achieve the goal of preservation of the natural beauty the following criteria should guide the assessment of all development proposals:

a. Structures should be sited below ridge lines.

b. Structures should be sited out of public view and to blend with the topography and vegetation of the site. In cases where no building site can be located which is not unobtrusive, a vegetation screen should be planted and maintained.

c. Two story houses are acceptable when not exposed to public view.

d. Cuts and fills are discouraged.

e. The siding and the roof of structures should be of earthen tone colors and of a texture which blends in with the natural surroundings. Bright colors and reflective materials do not harmonize with their surroundings.

f. Driveways should be hidden from public view when possible.

g. Underground utilities are required in visible areas of the site.

Agriculture

Any residential development of these lands should occur in a manner which assures the long term productivity of the resource.

Llano Road Corridor

The Board of Supervisors should take any steps necessary to preserve this agricultural land.
Petaluma Hill Road Corridor

(1) Require all development approvals in sensitive and unique biotic areas to mitigate potential adverse impacts to the maximum feasible extent.

(2) Encourage any preservation scientific and educational activities which would protect and enhance the natural values in the area.

Riparian Corridors

(1) Where riparian setbacks below are less restrictive than required for general plan designated riparian corridors, compliance with the General Plan standard is required.

(2) Continue to implement the Subdivision Ordinance riparian corridor protection requirements and mitigation measures.

Urban Scenic Highways

(1) Development standards including building setbacks and landscaping for Highway 101 and Highway 12 are contained in Chapter 6, Urban Design. Application of these standards is required to mitigate the impacts of development along these scenic corridor routes.

(2) Development standards for the proposed Farmer's Lane Extension should be prepared by the City of Santa Rosa once the city adopts the plan line for the proposed route, determining its location and ultimate number of lanes. These design standards should be approved by the Joint County-City Design Review Board.

Rural Scenic Highways

(1) Along rural scenic routes a 100 foot building setback (from the centerline of the road) is required to preserve the open and scenic quality of the route. If development is proposed within the setback area, an administrative permit procedure is recommended that can authorize exceptions according to design criteria appropriate to the scenic area.

(2) In the vicinity of scenic points a 200 foot setback is recommended to prevent blocking or disrupting these areas' importance. Administrative permits may be approved to allow building within the setback.

(3) Where such setbacks are less restrictive than required for General Plan designated scenic corridors, compliance with the General Plan standards is required.

(4) The portions of the County Subdivision Ordinance addressing site planning on exposed ridges and slopes and sensitive visual areas should continue to be implemented.
Neighborhoods (Parks)

Support expansion of public park lands in the area in accord with the Urban Vision Plan.

Bikeways

Give highest priority to the bike path between Stony Point Road and Sebastopol.

Archaeologically or Historically Significant Areas

(1) As a part of County permit procedure the County Landmarks Commission should continue to be used as a referral resource to assure proper planning for protection of historical sites and areas.

(2) Historical District Zoning should be applied to "The Gables."

Flood Plain

Development which may be susceptible to damage by flood waters or which displaces floodwaters will not be permitted.
OVERVIEW

REGIONAL SETTING

The South Santa Rosa Study area is located in central Sonoma County between the County's two most rapidly growing communities: Santa Rosa and Rohnert Park (see Location and Study Area Maps).

The study area encompasses approximately 18,000 acres, extending from the Laguna de Santa Rosa on the west to the Sonoma Mountains in the east and from Santa Rosa City limits and Highway 12, on the north nearly to the Rohnert Park City limits on the south.

The 1980 census reports a population of 20,700 living in approximately 8,360 dwelling units in the study area. The area includes one of the most dominant commercial and industrial centers of the County including "Corby Auto Mall" on Corby Avenue south of Hearn and two industrial parks: Industry West and Oak Manor. In addition, major heavy commercial land uses are located along the west side of Santa Rosa Avenue extending southward from Hearn Avenue to beyond Horn Avenue near the Rohnert Park City limits.
GOALS AND POLICIES

ISSUE: LAND USE

A. Community Form

Goal

1. Accommodate urban and rural life styles in the area, following a community centered growth concept with provision of greenbelts surrounding and separating urban areas, and retaining agricultural and natural resources.

Policies

(1) Preserve the identities of the present communities of Santa Rosa, Rohnert Park and Sebastopol.

(2) Promote compactness of the Santa Rosa City urban boundary in order to provide urban level public services efficiently.

Goal

2. Promote community-centered growth by providing a setting of outstanding quality in the designated urban area of Santa Rosa.

Policies

(1) Continue cooperation between the City Government and the County Government including the City-County Joint Design Review Committee in order to achieve consistent high quality urban development and land use policies within the Santa Rosa urban expansion area.

B. Commercial and Industrial

Goal

1. Require compatibility with existing and projected surrounding land uses.

Policies

(1) Adopt design standards.

(2) Locate commercial and industrial land uses where public sewer and water are available.
Avoid amendments to include additional commercial or industrial use outside urban service areas, per General Plan Policy LU-14g.

(3) Ensure that land use decisions are made with concern for transportation and service needs.

(4) Require improvements as a condition of approval of commercial or industrial development.

(5) Require new facilities to be designed to conserve energy.

ISSUE: HOUSING

Goal
1. Provide for an adequate mix of residential opportunities as to both cost and type.

Policies
(1) Establish land use designations and inclusionary zoning, which promote housing opportunities in areas where compatible with surrounding land use, and where transportation system and public services exist.

(2) Establish land use designations and zoning which allow mobile home subdivisions in areas where compatible with surrounding land uses, and where transportation system, and public service exist.

ISSUE: AGRICULTURE

Goal
1. Protect, maintain and support agricultural land uses and soils capable of supporting agriculture.

Policies
(1) Support programs insuring long term retention of agriculture, including agriculture, including agricultural preserve contracts.

(2) Tailor appropriate land use categories and zoning to accommodate existing potential agricultural uses.
ISSUE: SCENIC RESOURCES

Goal

1. Protect, maintain, and enhance the vistas, landscapes and landscape features throughout the Study Area.

Policies

(1) Protect and maintain open scenic areas essential for defining the urban form of Santa Rosa through use of scenic conservation easements.

(2) Protect the scenic areas within the study district which one is important for visual and psychological relief from Santa Rosa urban environment.

(3) Protect visually vulnerable landscapes, such as ridgelines and foothills.

(4) Use the established Design Review process for development of all lands east of Petaluma Hill Road.

(5) Require building and grading setbacks from riparian corridors to preserve ecological, agricultural and aesthetic values.

ISSUE: MINERALS

Goal

1. Protect the scenic and visual resources of hard rock quarries.

Policies

(1) Support Aggregate Resource Management Study requirements for submission and implementation of reclamation plans as part of the use permit process.

ISSUE: WILDLIFE RESOURCES

Goal

1. Ensure that biological diversity is preserved and restored for scenic and educational value.

Policies

(1) Establish riparian corridor setbacks along all water courses including the Laguna de Santa Rosa.
(2) Establish development standards that allow water courses to remain in a natural (unchanneled) state, planted with riparian species.

(3) Preserve and restore the ecological, recreational and aesthetic benefits of the Laguna de Santa Rosa, through land use and open space designations and restoration programs.

ISSUE: ROAD NETWORK

Goal

1. Establish a traffic ways system in which the function and design of each street or road is consistent with the character and use of adjacent lands.

Policies

(1) Establish appropriate design standards for roads and streets to ensure safe and efficient traffic flow and pedestrian movement consistent with the General Plan Circulation and Transit Element.

(2) Set priorities for the timing of improvements for various roads and streets consistent with projected land uses.

(3) Coordinate the transportation plan with the Land Use Plan to achieve the Level of Service designated in the General Plan Circulation and Transit Element.

ISSUE: CIRCULATION AND TRANSIT

A. Transit Service

Goal

1. Provide transportation system that provides for the specific unmet needs of the socially, economically, and physically disadvantaged.

Policies

(1) Design the transportation system in such a manner that the elderly, the handicapped, the youth, and the citizens of limited means will not be deprived of the opportunity to participate in a full range of human activity because of insufficient mobility.
ISSUE: BIKEWAYS

Goal

1. Promote increased bicycle use for transportation and recreation, wherever feasible within the study area.

Policies

(1) Integrate the needs of the bicycle users with transportation plans and road improvements.

(2) Provide a plan acknowledging a safe and efficient bikeway system.

(3) Apply sound planning and engineering principles to the provision of bicycle facilities so as to acknowledge the abilities and limitations of the bicycle user.

Goal

2. Allow for the safe use of the bicycle as a means of transportation and recreation.

Policies

(1) Establish bicycle routes between major recreation areas, residential areas and major work centers.

(2) Encourage bicycle routes which are separate from automobile and pedestrian traffic.

(3) Integrate separate rights-of-way for bicycle routes into the design of new major streets and expressways.

(4) Provide for bicycle security in major parks, commercial areas, and work centers through Design Review and Public Project Review procedures.

ISSUE: OPEN SPACE

Goal

1. Preserve those areas within the study area which are designated unique habitat areas, critical habitats, scenic landscape units, scenic corridors, riparian corridors, and hazardous areas which could provide for open space.
**Policies**

(1) Establish development standards and development setbacks for those identified areas to insure their continued preservation.

**ISSUE: PARK LANDS**

**Goal**

1. Provide adequate recreation facilities for both present and projected future populations.

**Policies**

(1) Ensure that recreation facilities are compatible with adjacent land uses, the maintenance of environmental quality, and the protection of property rights.

(2) Consider establishing coordinated urban and rural trail systems that connect parks, schools, playgrounds, shopping areas, and other public scenic areas.

(3) Ensure that those people who use publicly supported recreation facilities contribute toward the cost of providing and operating those facilities.

(4) Encourage the establishment of community and neighborhood recreation facilities.

(5) Coordinate the activities of all park systems, (state, county, city) to avoid duplication.

(6) Promote new trail systems for selected multiple use by pedestrians, bicyclists and equestrians.

(7) Promote the recreational use of natural and man-made streams, where compatible with land use and the private property rights of adjacent land owners, by providing trails for hiking, biking and horseback riding.

**ISSUE: HISTORIC PRESERVATION**

**Goal**

1. Preserve significant archaeologic and historic sites represent all the ethnic, cultural, and economic groups that have lived and worked in Sonoma County.

**Policies**

(1) Ensure adequate open space around historic buildings, areas of archaeological significance, and other features important to the human history of the County, so that the natural settings of subareas are retained.
(2) Continue the established practices for identification, review, evaluation and protection of archaeologic sites.

(3) Recognize that historic sites, not only prehistoric sites, have archaeological importance; therefore, historic sites, whether or not they include standing structures, may merit preservation; care should be taken when preserving or otherwise modifying historic structures.

ISSUE: PUBLIC SAFETY

A. Geologic Hazards

Goal

1. Protect the public from danger to life and property caused by geologic and seismic hazards.

Policies

(1) Identify and publish maps identifying Geologic Hazards.

(2) Ensure that population densities and development are kept to a minimum in areas of geologic hazards.

(3) Require geologic reports identifying unstable slopes and seismic hazards relating to building sites be written prior to the approval of a final subdivision map or the issuance of a build permit for areas identified as containing probable geologic hazards to safety.

B. Flood Hazards

Goal

1. Protect the public from danger to life and property caused by floods.

Policies

(1) Restrict uses in 100-year floodplains to those that pose the least hazard to public health and safety.

(2) Identify and publicize the existence of geologic hazards in locations where dams, ponds, and other impoundment areas exist or are proposed.
C. **Fire Hazards**

**Goal**

1. Protect the public from danger to life and property caused by fire.

**Policies**

(1) Discourage residential development in regions having high or very high potential for large wildland fires in the Public Safety Element of the General Plan.

(2) Encourage coordination and cooperation among all fire fighting agencies (City-County district and CDF).

D. **Hazardous Materials**

**Goal**

1. Protect the public from exposure to hazardous substances which may be present in soil.

**Policies**

(1) Require preparation of a soils analysis prior to any development proposed within the boundaries of the Urban Vision Plan unless clearance is received from the North Coast Regional Water Quality Control Board.

**ISSUE: SCENIC HIGHWAYS**

**Goal**

1. Protect, maintain, and establish scenic corridors in order to preserve the variety and beauty of Sonoma County's landscapes for future generations.

**Policies**

(1) Identify the corridors having the highest priority for preservation and enhancement.

(2) Coordinate scenic corridors with recreation bikeways and equestrian and foot trails.

(3) Connect points of cultural and recreational interest. Provide location, design, and landscaping criteria for new development to be located in designated scenic corridors.

(4) Control the location, size, number, and design of signs in designated scenic corridors.
(5) Encourage the use of native plants for screening and landscaping in proposed development along designated scenic corridors.

(6) Discourage the location of new manufacturing and commercial facilities within designated scenic corridors, except in urban areas or where they are otherwise consistent with the character of scenic areas.

**Goal**

2. Plan and develop a scenic roadways system which will serve the transportation and recreation needs of Santa Rosa Planning Area motorists, bicyclists, and pedestrians, while preserving and enhancing aesthetic resources along scenic corridors.

**Policies**

(1) Conduct corridor studies for proposed scenic street extensions at the time plan lines are developed.

(2) Conduct corridor studies for existing scenic roads before any reconstruction may occur to alleviate serious safety deficiencies.

(3) Defer routine reconstruction of scenic roadways until the appropriate corridor studies are completed.

(4) Reconstruct rural type scenic roads only to alleviate serious capacity or safety shortcomings.

(5) Modify existing environmental and design review procedures to include review of projects along designated scenic corridors and also review of construction or reconstruction of the scenic roadways themselves.
CONSTRAINTS AND MITIGATION MEASURES

NATURAL CHARACTERISTICS

GEOLOGIC HAZARDS

Mitigation Measures: Geology

(1) Implement the Land Use Plan to insure that densities remain low in areas of public hazard.

(2) Refer projects to a qualified geologist in order to determine when engineering geologic reports are necessary concerning the following discretionary actions: plan amendments, rezoning, use permits, minor subdivisions, design review permits, and gravel extraction permits and reclamation plans. Special attention should be paid to the "possibly active" fault zone which crosses the Roseland area.

(3) Continue to require geologic reports on single-family residence building permits in landslide areas in order to enforce the geologic provisions of Chapter 70 of the Uniform Building Code, 1976 edition.

Mitigation Measures: Minerals

(1) Adopt reclamation plans for all hard rock quarry operations.

(2) Mining operations which use particular haul routes should contribute to their maintenance.

Mitigation Measures: Groundwater

(1) Continue implementation of the groundwater and drainage standards contained in the Sonoma County Subdivision Ordinance.

(2) Consider specific mitigation measures such as recharge ponds, permeable surfaces, retention of open space by clustering of units. For all projects within the study district.
CULTURAL CHARACTERISTICS

TRANSPORTATION & CIRCULATION

Mitigation Measures: Roads

(1) The following roads must be upgraded to the level indicated, to accommodate the increases in Land Use provided for in this plan.

Freeway. U.S. Highway 101 (6 lanes)

Principal and Minor Arterials. State Highway 12, Sonoma County Fairgrounds to Fulton Road (Rural Principal Arterial, 4 lanes), State Highway 12, Llano Road to boundary of South Santa Rosa Area Plan (Rural Principal Arterial, 3 lanes), Santa Rosa Avenue (Urban Principal Arterial, 4 lanes), Farmers Lane Extension (4 lanes), and Stony Point Road (Urban or Rural Principal Arterial, 4 lanes).

Major and Minor Collectors. Todd Road (Rural Major Collector and Minor Arterial), Llano Road (Rural Major Collector and Rural Minor Arterial), and Mountain View Avenue (Rural Major Collector).

Local Roads. West Avenue, Burbank Avenue, Wright Road, Colgan Avenue, Yolanda Avenue, East Todd Road (to existing easterly terminus), Bellevue Road, (between Corby, Moorland, and Dutton intersections), Dutton Avenue, Corby Avenue, Hearn Avenue, and Petaluma Hill Road.

(2) Improvements to roads within the City of Santa Rosa Urban Service Area should follow the City of Santa Rosa General Plan and be consistent with city road classifications and design standards, unless these standards are less than County standards.

(3) The Board of Supervisors should establish a vehicle load limit ordinance on Moorland Avenue between Bellevue and Todd to preclude heavy truck traffic associated with nearby industrial developments from using this County road.

(4) Avoid the following unneeded road improvements:

Farmer’s Lane extension being realigned from the Hearn Avenue connection south to Bellevue Avenue, including a new complete interchange with U.S. 101 at Bellevue Avenue.

Extension of Moorland Avenue south to South Santa Rosa Avenue in Rohnert Park. Any new major or secondary east/west routes through Roseland.
Mitigation Measures: Public Transit

(1) Increase the frequency of bus service from one per hour to two per hour.

(2) Provide service along Dutton Avenue, where a substantial amount of medium and high density development exists, and more is projected.

(3) Extend bus service to the two large industrial park employment centers (Oak Manor and Industry West) located between Hearn Avenue and Todd Road, west of Highway 101.

(4) Expand bus service to keep pace with urban level development: as lands are converted to urban uses, the bus service area should be increased.

NOISE

Mitigation Measures: Noise

(1) Development shall comply with the standards and policies of the General Plan Noise Element.

AIR QUALITY

Mitigation Measures: Air Quality

(1) Both point source and cumulative traffic generated emissions should be evaluated for potential adverse air quality impacts for any major developments and these developments should proceed only if the air quality impacts can be mitigated.

PUBLIC SERVICES AND FACILITIES

Mitigation Measures: Schools

(1) School districts should consider adopting school impact fees, in order to fund additional classrooms. The Board of Supervisors should implement the fee if so requested by the School Board.

Mitigation Measures: Fire Services

(1) The plan recommends formation of an assessment district to fund the purchase of special equipment.
HAZARDOUS MATERIALS

Mitigation Measures: Hazardous Materials

(1) Require preparation of a soil analysis prior to any development proposed within the boundaries of the Urban Vision Plan, unless clearance is received from the North Coast Regional Water Quality Control Board.

ENERGY RESOURCES

Mitigation Measures: Energy

(1) Cluster rural residential development where feasible. The Land Use and Zoning Plans allow for small minimum lot sizes while proposing an overall density.

(2) Design and orient houses to take advantage of solar exposure.

(3) Minimize window areas on north-facing walls and maximize windows on south-facing walls.

(4) Encourage double-glaze windows and glass doors to reduce heat loss during the winter.

(5) Use insulation and weather-stripping to reduce the dependence upon air conditioning and heating. Provide additional insulation on north-facing walls.

(6) Use solar heating where feasible.

(7) Maximize natural lighting.

(8) Landscape with deciduous trees along south-facing walls to shade south walls during the summer and to permit solar heating in the winter.

(9) Educate the general public about programs such as the "Sun Therm Home Design and Solar Hot Water Heating" programs available through Pacific Gas and Electric Company.

(10) Adopt road widths and standards for rural developments that reduce the amount of petroleum products utilized for construction.

(11) Support and encourage transit and car-pool programs.
CULTURAL RESOURCES

Mitigation Measures: Archaeological Sites

(1) Refer to the Archaeological Sensitivity Map for the study area during the planning phase of major projects.

(2) Refer all discretionary actions, zone changes, subdivisions, use permits, public projects, etc. to the Regional Office, California Archaeological Site Survey at Sonoma State University to ascertain probability of disturbing archaeological resources.

(3) Require an archaeological field survey for projects found to have a high probability of disturbing archaeological resources.
LAND USE PLAN

GENERAL COMMENTS

The South Santa Rosa Land Use Plan is designed to accommodate the County's General Plan projection of population to the year 2005. Land Use categories found in the Sonoma County General Plan are used to emphasize the continuity between the General Plan and this Area Plan. The South Santa Rosa Land Use Plan is shown on the Land Use Plan and Enlargement Maps.

Because urban development is projected in parts of the Study area that do not now have sufficient public services, zoning recognizes this limitation as an interim condition. Thus, for instance, areas proposed for urban residential densities are initially recommended for zoning to the Rural Residential district at low densities. Upon provision of public services necessary to achieve the urban densities proposed in the Land Use Plan, rezonings will be appropriate as project proposals are presented for necessary actions.

LAND USE POLICY

Land Use Plan Categories

The Land Use Plan designates different land use categories. These categories are described below:

RESOURCES AND RURAL DEVELOPMENT (RRD)

This land is characterized by low intensity of human use and includes the mountainous area not predominantly used for agriculture except for such extensive activities as grazing. Residences are related primarily to the resource use of the land; they are scattered at a very low density throughout the area.

LAND EXTENSIVE AGRICULTURE (LEA)

Lands characterized predominantly by dairies and related activity are classified as Land Extensive Agriculture. Included are lands used for silage, dairy grazing, and various animal raising and breeding activities. Lands owned by the City of Santa Rosa and used exclusively for land disposal of treated waste water are also found in this land use category. Residences are related to the agricultural economy and include single family homes, mobile homes, and farm labor housing. Residential densities more intensive are uncommon because dairies generally require parcels of at least 100 acres for economical operation.
**DIVERSE AGRICULTURE (DA)**

Areas characterized by a predominance of agricultural uses on smaller lots are classified as Diverse Agriculture. Preservation of agriculture is the highest priority in these areas, but achieving this preservation is difficult because of nearby residential development and the number of existing small buildable parcels. Overall residential densities range from 10 to 20 acres per dwelling unit. The overall density generally results from a combination of large agriculture parcels with clusters of small parcels.

**RURAL RESIDENTIAL (RR)**

Low Density Residential development that has generally precluded large scale commercial agriculture is classified as Rural Residential. The residential density ranges generally from one to five acres per dwelling unit affording a "country" lifestyle with enough land for home gardens and maintaining a few animals.

**URBAN RESIDENTIAL (UR)**

The Urban Residential category allows densities ranging from five to fifteen dwellings per acre as depicted on the Land Use Plan Map.

The General Plan Housing Element designates all lands with an Urban Residential land use category and a density of 4 units per acre or greater as potential Housing Opportunity Areas. Projects in these areas which are consistent with the Housing Element programs and policies are considered consistent with the land use designations in this Area Plan.

This category is intended to accommodate either existing or potential mobile home parks at six or seven dwelling units per acre or multi-residential units ranging from duplexes to multiple units generally at a density of 10 units per acre. Where this land use category has been applied to contiguous large parcels (over 10 acres), its intended that they should be developed in such a way that local government can secure dedications for needed park sites and major street improvements.

**LIMITED COMMERCIAL (LC)**

The purpose of the Limited Commercial category is to provide areas for local convenience shopping.

**GENERAL COMMERCIAL (GC)**

This category provides sites for intense commercial uses which serve a mix of business activities and the residential and business community as a whole rather than local residents. These uses provide for comparison shopping and services which are ordinarily obtained on occasional rather than daily basis. This category is also intended to provide opportunities for a mix of residential and commercial uses in urban areas.
LIMITED INDUSTRIAL (LI)

This category is intended to accommodate a variety of light industrial in combination with heavy commercial land uses including such uses as automobile sales and service establishments, mobile home sales and service establishments, cabinet shops, truck terminals, contractors yards, landscaping materials yards, light assembly plants, and light distributing plants.

GENERAL INDUSTRIAL (GI)

The General Industrial category is intended to accommodate heavy industrial land uses, such as manufacturing and processing plants.

PUBLIC - QUASI PUBLIC (PQP)

The Public/Quasi-Public category has been applied to all sites of existing schools and fire stations. It is also applied to certain other publicly owned property.

Urban Reserve

The Citizen's Advisory Committee felt that it was appropriate to identify areas suitable for urban expansion beyond that which is anticipated by the present General Plan. Such new areas would require the full range of urban services and facilities (e.g. sewer, water, roads). These areas are designated on the Land Use Plan as Urban Reserve because of existing parcel sizes and proximity to existing or proposed urban development.

The Urban Reserve designation is a recommendation that these lands be given priority over other areas when urban expansion is considered.

The development of areas designated "Urban Reserve" is dependent upon the following:

1. The provision of urban facilities and public services including public sewer and water.
2. A planning study (Area Plan Amendment) which establishing precise land use designations, zoning, circulation patterns, and other planning features necessary for full urban development.
3. An environmental impact report which addresses the effects of development to be accommodated in each Urban Reserve area.
4. An amendment to the Sonoma County General Plan and to the City of Santa Rosa General Plan reflecting the precise land uses recommended by the planning studies prepared for each Urban Reserve area.
5. Parcel sizes remaining sufficiently large to more readily accommodate future urban development.
That interim uses of the property do not preclude future urban development.

**Cottage Industries**

During discussions, a proposal was presented to amend the County's Zoning Ordinance to permit a new use defined as a Cottage Industry. The intent would be to permit something more than a "home occupation," as presently defined in the County's Zoning Ordinance, in the Agricultural and Rural Residential Zoning Districts. The Citizen's Advisory Committee's proposed definition and regulation is contained in Appendix C. Since such an amendment would affect zoning countywide, the proposal is brought forward in this study only as a recommendation for consideration by the Planning Commission and Board of Supervisors. Such consideration would be appropriate during upcoming hearings on the comprehensive amendments to the County's Zoning Ordinance.

**PUBLIC SERVICE POLICY**

**General Comments**

The South Santa Rosa area inherited a legacy of urban development approved over a long time span. Individual projects were approved, without full consideration of the overall impact that project would have in conjunction with other individual project approvals. Consequently, the County has not been able to meet the demand for public services and facilities. Service problems include inadequate road improvements, lack of appropriate traffic signalization and control, scattered street lighting districts, and poorly prepared or incomplete drainage systems. Notable problem areas include Sebastopol Road, Dutton Avenue, and Santa Rosa Avenue. There are also areas where a high intensity of commercial development or high density residential has taken place.

Notable exceptions to the generally deficient public services are the high quality service rendered by the fire protection districts and the school districts and a relatively recent significant improvement in police protection through the County Sheriff's Office.

In the 1980's and the 1990's the challenge to local government will be to not only improve services where they are deficient, but to see that urban development does not outstrip its fiscal capability to provide the necessary infrastructure. It will therefore be very important to coordinate development approvals compatible with public service capabilities.

**Public Service Assessments and Fees**

In recent efforts to address the problem of inadequate public facilities the Board of Supervisors created a road improvement assessment district related to the commercial industrial developments west of Highway 101 between Heam Avenue and Todd Road. This assessment district was to improve roads to widen roads where necessary, and to install signalization at key intersections. However, this effort to date has fallen short of its original intent and only minimal road improvements are now anticipated through this assessment district.

Nevertheless, assessment districts appear to be the most readily available tool for local government to attack the problem of deficient road conditions.
Policy: The Board of Supervisors should initiate additional assessment districts for improvements on Sebastopol Road and Santa Rosa Avenue, and the Director of Planning, the Director of Public Works. County Counsel should be directed upon the adoption of this plan to commence the necessary proceedings to form the road assessment districts for these major streets.

In the interim period, the County should approve urban developments only when it is assured that the full range of public service infrastructure is adequate to serve the project. In the main this means adequate roads and drainage capacities for the cumulative traffic generation, and the availability of public sewers and an adequate public water supply. Proposed drainage improvements are shown on the Drainage Improvements Map on page 43.

Fire Protection

In addition to assessment districts it appears necessary to consider and adopt an impact fee for heavy commercial and industrial development to provide special fire fighting apparatus.

Policy: The Board of Supervisors should direct County Counsel to meet with appropriate representatives of the affected fire districts to determine what specific equipment is needed, its cost, and the method of establishing an appropriate benefit assessment to be applied to commercial and industrial developers.

Sewer Service

Public sewer service will be provided by either the South Park Sanitation District (County), or from the City of Santa Rosa. The outlook at the time of this study for the formation of new sewer assessment districts is not good. Sometime during the planning period it is anticipated that the South Park Sanitation District will reach its contracted treatment capacity. This circumstance is monitored by the City of Santa Rosa as the lead agency in a joint powers agreement for use of the Laguna Treatment Plant facilities. As the time approaches when the South Park District exhausts its contracted capacity, the County will have to enter negotiations with other members of the joint powers agreement, principally the City of Santa Rosa, to determine a course of action to continue providing this service to its district members. Sufficient entitlement to treatment plant capacity remains to accommodate the development proposed within the South Park Sanitation District by the Land Use Plan.

Policy: The Board of Supervisors should direct the Director of Public Works to keep it apprised of this situation on an annual basis.

Water Service

Development in the South Santa Rosa Study Area is served by two sources of water; individual wells using the groundwater supply and the City of Santa Rosa Public Water Service. The City of Santa Rosa is in a much better position to meet water service needs for the study area than it is for public sewer service. The major shortcoming at this time is that public water service extends only approximately eight-tenths of a mile south of Hearn Avenue, along Santa Rosa
Avenue and there is existing and proposed development for the entire length of Santa Rosa Avenue. The most important improvement appears to be public water service southward on Santa Rosa Avenue to Todd Road, a distance of some three miles. Obviously it would be too costly for a single developer to pay for the entire project. Thus, it will require a concerted effort by public officials and affected private property owners to bring this water service southward to Todd Road.

**Policy:** The Board of Supervisors should direct the County Public Works Director and County Counsel to initiate discussions with the City of Santa Rosa and affected property owners to form an assessment district or determine some other legal device to provide this public service.

**CONVENTION FACILITY EXPANSION**

The El Rancho motel and convention center facility on Santa Rosa Avenue is the County's largest available convention center. To the rear and east of this facility and extending to Petaluma Hill Road, is an area largely undeveloped. In connection with an annexation of this property to the City of Santa Rosa, consideration should be given to the need for expansion of the existing convention facilities and an overall development plan of uses not incompatible with surrounding land uses.

**BROOKS AVENUE AREA**

Consistent with General Plan Policy LU-16h, the following statements shall be the policy of the Board of Supervisors regarding urban development of the Brooks Avenue Area (see the Brooks Ward Area Map on page 44).

1. The County General Plan's urban boundary, for the Brooks Avenue area, will be retained in the South Santa Rosa Area Plan.

2. The Brooks Avenue area will be designated Light Industrial/Planned Residential on the Land Use Plan of the South Santa Rosa Area Plan.

3. To identify the precise uses permitted and the circumstances under which development may proceed, a comprehensive master plan and environmental impact analysis for the Brooks Avenue area will be prepared at the developer's expense for consideration for approval.

4. The master plan and environmental impact analysis will evaluate the impacts on and mitigations for public sewer, public water, roads, drainage, fire protection, police protection, lighting and parks and recreational facilities and recommend a schedule of improvements to be provided by the developer.
The land uses considered in the master plan will be limited to those light industrial, commercial or residential uses which generate low amounts of sewage effluent. The South Park Sanitation District will establish a specific ceiling on the amount of effluent to be generated.

The precise development plan will be the basis for any needed rezoning. Until this rezoning takes place, the area will be zoned RR-B8 as an interim zone.

No new development, other than single family homes on existing lots, will be permitted until adoption of the master plan, rezoning of the area, completion of any necessary annexation and/or assessment district formation and recordation of any necessary legal documents.

No new non-residential development will be approved for occupancy until sewer mains have been extended to Bucks, Brooks and Ward Avenues, thus enabling existing residential dwellings to connect to sewer. The Department of Public Works will structure appropriate agreements to insure that sewer extension will be so funded as to insure that resident homeowners will be allowed to connect their residences to sewer after paying only costs for lateral piping and SPCSD charges/fees, and to insure that no public subsidies or grants are required.

A 150' setback strip along the Eastern edge of the Brooks Avenue area is established to act as a buffer zone for agricultural lands to the east, unless a greater buffer zone is required to meet the standards of the Zoning Ordinance.
URBAN DESIGN

BACKGROUND

Statement of Issues

Past trends in land use and zoning have resulted in a mixture of commercial, industrial, and residential uses with uncoordinated site development and architectural standards along the major routes such as Santa Rosa Avenue and Sebastopol Road. Over the years, the U.S. 101 corridor has taken on the same look. The majority of new uses along these routes are considered commercial or industrial and are required to obtain architectural and site plan approval from the Design Review Committee. However, because previous development was sporadic and unrelated and because design review occurs on a parcel by parcel basis (at the time of development), it is difficult to establish overall design themes for the various types of development along these routes.

The adoption of the County and the City General Plans has established guidelines defining the type and location of various commercial and residential land uses. The land use and zoning elements developed for the South Santa Rosa Specific Plan will further define the types and locations of development at a parcel specific level. As this plan is implemented various residential neighborhoods and business districts will begin to emerge with separate and distinct characteristics. Another key objective is to strengthen the image and visual attractiveness of major movement corridors like U.S. 101, Santa Rosa Avenue, and Sebastopol Road.

Along Sebastopol Road the design standards contained in the Urban Vision Plan are intended to enhance the business district in and around the Roseland Village Shopping Center as well as the commercial uses which adjoin the Sebastopol Road corridor. The establishment of design standards is an essential step to development of a sense of neighborhood identity and visual cohesion, in addition to compatibility of land uses. Design standards take the form of special building setback requirements, height limitations, landscaping and street tree programs applied to an entire neighborhood, business district or street corridor.

The Public Works Department has developed a concept for a 72 foot right-of-way (face of curb to face of curb) for Santa Rosa Avenue consisting of two traveling lanes in each direction, one continuous center lane for left turns and two parking lanes. This concept provides the engineering framework for development of the street. Landscaping, variation in paving materials, pedestrian circulation, bikeways, lighting and street furniture must be integrated within this framework.
IMPLEMENTATION

In the absence of a funding mechanism, implementation will be a slow, incremental process; improvements to public rights-of-way will occur in stages. Individual property owners will improve sections of the street and install the landscape materials as properties are developed. The design standards will be administered, for both public and private projects, by the Design Review Committee.

RECOMMENDATIONS

(1) Establish a benefit assessment district to aid in the timely construction of road improvements including the various design elements within the public right-of-way.

(2) Building permits, zoning permits, design review or use permits for projects shall comply with the provisions of this chapter.

(3) The design standards, for both public and private projects shall be administered by the Design Review Committee.

(4) Building lines shall be shown on the adopted zoning ordinance, reflecting the special yard setbacks from Santa Rosa Avenue, Sebastopol Road, U.S. 101, and State Highway 12.

GENERAL STANDARDS: RETAIL AND NEIGHBORHOOD COMMERCIAL SITES

Setbacks

a. Front: Minimum of 20 feet from property line.

b. Side: Minimum of 10 feet from property line adjacent to residential development.

c. Rear: Minimum of 20 feet from property line adjacent to residential development.

d. No structure of any kind and no part thereof shall be placed on any site closer to a property line than is provided in this Section. The following structures and improvements are specifically excluded from these setback provisions:

   i. Roof overhang and support buttress, and wing walls, subject to the specific approval by the Design Review Committee, but not to exceed six (6) feet into the side and rear yards or three (3) feet into the front setback area;

   ii. Steps, walks, and open or enclosed stairways;
iii. Paving and associated curbing, except that vehicle parking areas shall not be permitted within twenty-five (25) feet of street property line;

iv. Landscaping;

v. Planters, not to exceed three (3) feet in height;

vii. Displays identifying the owner, lessee, or occupant, subject to the specific approval of the Design Review Committee.

**Buildings**

a. Buildings on streets of high pedestrian use should be directly accessible from the sidewalk.

b. Buildings on streets with heavy traffic including those with no on-street parking shall provide a major entry from the off-street parking area.

c. All new buildings shall be oriented to the street, with parking to the sides or to the rear of the buildings.

d. The design elements in the retail business including street furniture, landscaping and signs shall relate to pedestrian scale.

e. Use of metal buildings shall generally be discouraged in retail and neighborhood commercial areas unless specifically approved by the Design Review Committee subject to compliance with the standards of Section 6.31.

**Parking**

a. Parking lots and driveways shall be designed so as to provide maximum common access and use by businesses on adjacent parcels, reducing the amount and the cost of pavement and curb cuts.

b. The maximum distance from an off-street parking space to the building(s) it is designated to serve shall be 300 feet.

c. Parking lot design shall conform to the standards provided in Chapter 26 of the Sonoma County Code (the County Zoning Ordinance) except that twenty percent (20%) of all parking spaces shall be designed for compact cars (dimension: 8' x 16') in lots of ten (10) or more spaces.

**Provisions for Handicapped**

a. A minimum of two spaces per parking lot shall be designed for use by physically handicapped people, or at least one space per 20 cars, whichever is greater.
b. These spaces shall be placed as close as possible to a major entrance of a building or function.


d. Curb cuts shall be installed at changes in the grade from sidewalks to parking areas.

e. To aid in access for the handicapped, six foot (6') wide ramps with 32 inch handrails with 12 inch overhangs at the ends and a curbing along one side should be considered as an alternative to stairs where the gradient can be limited to 8 percent maximum.

**Bicycles**

a. Bicycle parking shall be provided at a rate based on the number of automobile parking spaces as follows:

<table>
<thead>
<tr>
<th>NUMBER OF AUTOMOBILE PARKING SPACES</th>
<th>MINIMUM NUMBER OF BICYCLE PARKING SPACES</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-30</td>
<td>5</td>
</tr>
<tr>
<td>31-60</td>
<td>10</td>
</tr>
<tr>
<td>61-Over</td>
<td>15</td>
</tr>
</tbody>
</table>

b. When designing or locating bike parking areas, the following items shall be considered:

i. Secure stanchions shall be provided. That is, the stanchions should allow the bicycle frame rather than a wheel alone be anchored.

ii. Stanchions shall be located in areas where there is constant visual supervision.

iii. Parking areas shall be out of pedestrian pathways.

iv. Parking areas shall be conveniently located near cyclist destinations, adjacent to main entries where possible.

**Miscellaneous**

a. On-site electrical, telephone and other utility lines shall not be exposed on the exterior of buildings.

b. Utility meters, transformers, electrical and mechanical equipment and trash containers must all be screened.

c. No materials, supplies, or equipment, including company owned or operated trucks and motor vehicle shall be stored in any area on a site except inside a closed building or
behind a visual barrier screening such areas from view of adjoining properties or public streets and such barrier shall be at least six (6) feet in height.

**Landscaping**

a. Every site on which a building is placed shall be landscaped according to plans approved by the Design Review Committee and maintained thereafter in a slightly and well-kept condition.

b. The property owner, lessee or occupant shall landscape and maintain unpaved areas between the street curb line and the property line adjoining any street.

c. The property owner, lessee or occupant shall landscape and maintain unpaved areas between the property lines and the setback lines. The first twenty feet (20') of the setback from street property lines shall be used exclusively for landscaping except for walks and driveways bisecting the required landscape area or as otherwise specified in this chapter.

d. Automatic sprinkler systems, hose bibs, and maintenance facilities shall be provided in the landscaped areas.

e. An equal area to a minimum of twenty percent (20') of the parking and driveway area shall be landscaped with trees sized 15 gallons (minimum) and shrubs sized 5 gallons (minimum).

f. Tree wells and planting areas within parking lots are required to be protected from automobiles by curbing.

g. Low groundcover may be used in curbed planting areas along the edges of parking lots in place of wheelstops to decrease the amount of paving and increase landscaping.

h. Pedestrian walkways shall be provided in parking lots along with striped pavement to minimize conflicts between pedestrians and automobiles.

i. Evergreen canopy shade trees shall be provided in parking lots at the rate of one tree per each six (6) spaces.

j. All required yards/setbacks shall be landscaped.

k. Street trees shall be planted at a rate of one tree per each 25 linear feet of frontage.

l. The project applicant shall, prior to the issuance of a building permit, secure a bond or a certificate of deposit (in a form acceptable to the Design Review Committee) of an amount sufficient to insure the installation of the approved landscape and irrigation systems.

m. Project landscaping shall comply with the General Plan Water Resources Element policies relative to water conserving landscaping and stormwater retention.
**Signs**

a. All signs are subject to review and approval of the Design Review Committee.

b. A sign program shall be submitted for review and approval as part of the "final" design review application.

c. Size, height, location and materials for signs and graphics shall be compatible with building design and site planning shall relate to building and site design.

d. There shall be no signs on windows or entry areas visible to the outside except that 3/4 inch letters maximum identifying a use and the hours of operation may be located on a glass door or on a window adjacent to a door if specifically approved by the Design Review Committee.

e. The primary form of signing shall be as follows:

   i. For internally illuminated signs: individual letters attached to the building (cabinet signs may be permitted, provided that the cabinets are an integral design element of the structure).

   ii. For non-illuminated signs: Signs attached to the building, building facia or suspended from the edge of a pedestrian arcade.

f. Detached directional sign boards will be encouraged:

   i. For the identification of a building group such as a shopping center or professional office complex.

   ii. To direct users to businesses not visible from a main street. Such a sign shall be located at the intersection of the main street and the driveway leading to the site. Ten foot square maximum sign area per use. Forty square feet overall maximum area. Such signs require use permit approval.

   iii. In instances where attached sign would be ineffective due to: A) the location of the building; B) the location of other buildings or structures on or adjacent to the site; C) tree locations; D) topography or other natural features.

g. A detached sign shall only be considered for approval when it functions as an integral part of architectural and site design.

   i. Detached signs shall not exceed 12 feet in height and 40 square feet in area. Higher signs will be less visible because of street trees.

   ii. For internally illuminated cabinet signs, the letters shall be translucent over the background. Internal illumination of cabinet signs shall use low intensity lamps.
Specifications for illumination shall be submitted to the County for Design Review and approval.

h. Signs shall be non-moving. The County Zoning Ordinance does not permit flashing lights, rotating parts, banners or streamers to be used as signs.

**Lighting**

a. In addition to the following standards, projects shall comply with General Plan policies for outdoor lighting.

i. On-site lighting shall be scaled to insure safety as well as convenient pedestrian movement.

ii. Lighting fixtures shall be designed to accept sodium vapor globes, for a "warm lighting" effect that is energy efficient.

iii. Lighting should be designed to enhance the architectural features of the building.

iv. All lighting shall be shielded to prevent glare onto streets and adjacent properties.

v. Specifications of lighting fixtures and shields shall be submitted along with a plan which details the location and direction of lights for review and approval of the Design Review Committee as part of the application process.

vi. Lighting shall be an integral part of the architecture and landscape design.

vii. Fixtures should be placed so that light patterns overlap at a height of seven feet, which is sufficiently high to illuminate a person's body vertically. This is a particularly important consideration now that lighting fixture manufacturers are designing luminaries with highly controlled light patterns.

viii. At hazardous locations such as changes of grade, lower level supplemental lighting or additional overhead units should be used.

ix. Where low-level lighting (below 5 feet) is used, fixtures should be placed so that they do not produce glare. Most eye levels occur between three feet, eight inches (for wheelchair users) and six feet for standing adults.

x. Posts and standards along thoroughfares should be placed so that they do not present hazards to pedestrians or vehicles.

xi. Another consideration is the use of shatter-proof coverings on low-level lighting where there is a change of breakage.

b. When walkway lighting is provided primarily by low fixtures, there shall be sufficient peripheral lighting to illuminate the immediate surroundings. Peripheral lighting
provides for a better feeling of security for individuals because they can see into their surroundings to determine whether passage through an area is safe. Such lighting should be approached from one of two ways:

i. By lighting the area so than an object or a person may be seen directly, or
ii. By lighting the area to place an object or a person in silhouette.

c. The height range, to maximum height for light standards is as follows:

i. Roadways: 15 to 30 feet maximum
ii. Walkways, parking lots and driveways: 10 to 15 feet maximum
iii. Low level lights, "Mushroom" lights, up lights: 3 feet maximum

GENERAL STANDARDS: INDUSTRIAL/COMMERCIAL SITE

Setbacks

a. Front: Minimum of 20 feet from the property line.

b. Sides: Minimum of 10 feet from the property line adjacent to residential development.

c. Rear: Minimum of 20 feet from the property line adjacent to residential development.

d. No structure of any kind and no part thereof shall be placed on any site closer to a property line than is provided in this Section. The following structures and improvements are specifically excluded from these setback provisions:

i. Roof overhang and support buttress and wing walls, subject to the specific approval by the Design Review Committee, but not to exceed six (6) feet into the side and rear yards or three (3) feet into the front setback area;

ii. Steps, walks and open or enclosed stairways;

iii. Paving and associated curbing, except that vehicle parking areas shall not be permitted within twenty-five (25) feet of street property lines;

iv. Landscaping;

v. Planters, not to exceed three (3) feet in height;

vi. Railroad spur tracks, switches and bumpers, provided that the location of such tracks, switches and bumpers is specifically approved by the Design Review Committee;

vii. Displays identifying the owner, lessee or occupant, subject to the specific approval of the Design Review Committee.
Buildings
a. Metal buildings shall incorporate the following:
   i. A continuous facia shall be used to screen a typical pitched roof design as well as to screen mechanical equipment located on the roof.
   ii. Contrast colors and accent materials shall be incorporated into the building design subject to approval of the Design Review Committee.
   iii. All new buildings shall be oriented to the street, with parking located to the side or to the rear of the building.

Parking
a. Off-street parking shall be provided for each lot or site sufficient for automobiles of employees and customers and other vehicles used in the conduct of the business so that all parking shall be entirely within the lot or site. Building and structures shall be designed and placed upon the property so that the loading and unloading of materials or supplies for the business conducted thereon shall be entirely within the property lines of the lot or site. Parking area shall be paved and shall be laid out and constructed according to plans approved by the Design Review Committee and shall be maintained thereafter in good condition. The intent of this provision is to eliminate the need for any on-street parking. If parking requirements increase as a result of a change in use or number of employees, additional off-street parking shall be required to satisfy the intent of this section.

b. Minimum Parking Requirements
   i. Provisions shall be made for one (1) parking space for each person employed on the site and in no event shall there be less than one (1) parking space for each five hundred (500) square feet of floor space in manufacturing areas, and not less than one (1) parking space for each one thousand (1000) square feet of floor space in storage areas contained in any building site, and one (1) parking space for each two hundred seventy five (275) square feet of gross office floor area contained in any building on the site, and not less than one (1) parking space for each two hundred (200) feet of gross floor space allowed retail sales and customer service uses.
   ii. One loading space shall be supplied for each five thousand (5,000) square feet or portion thereof of any warehouse or storage use whether or not said warehouse use is the primary use or accessory to a different use. Loading docks shall not be closer than seventy-five (75) feet to the street property line unless specifically approved by the Design Review Committee.
   iii. No public street shall be used for the parking or standing of any trucks or passenger vehicles.
   iv. All parking must be located to the rear or to the sides of buildings.
v. All parking lots must be paved.

vi. No truck loading docks or doors are permitted on the front of buildings. Such docks or doors shall be located at sides or rears of buildings. This requirement also applies to rail siding facilities.

c. Provisions for Handicapped
   i. A minimum of two spaces per parking lot shall be designed for use by physically handicapped people or at least one space per 20 cars, whichever is greater. These spaces shall be placed as close as possible to a major entrance of a building or function.


   iii. Curb cuts shall be installed at changes in the grade from sidewalks to parking areas.

   iv. To aid in access for the handicapped, 6 foot wide ramps with 32 inch handrails with 12 inch overhangs at the ends and curb along one side should be considered as an alternative to stairs where the gradient can be limited to 8 percent maximum.

d. Bicycles
   i. Bicycle parking areas for employees is encouraged.

   ii. If provided the following criteria shall apply to design.

      1. Secure stanchions shall be provided. That is, the stanchions should allow the bicycle frame rather than a wheel alone be anchored.

      2. Stanchions shall be located in areas where there is constant visual supervision.

      3. Parking areas shall be out of pedestrian pathways.

    iii. Parking areas shall be conveniently located near cyclist destinations, adjacent to main entries where possible.

**Miscellaneous**

a. On-site electrical, telephone and other utility lines shall not be exposed on the exterior of buildings.

b. Utility meters, transformers, electrical and mechanical equipment, and trash containers must all be screened.

c. No materials, supplies, or equipment, including company-owned or operated trucks and motor vehicles shall be stored in any area on a site except inside a closed building or
behind a visual barrier screening such areas from the view of adjoining properties or public streets, and such barrier shall be at least six (6) feet in height.

**Landscaping**

a. Every site on which a building is placed shall be landscaped according to plans approved by the Design Review Committee and maintained thereafter in a slightly and well-kept condition.

b. The property owner, lessee or occupant shall landscape and maintain unpaved areas between the property lines and the setback lines. The first twenty (20) feet of the setback from street property lines shall be used exclusively for landscaping except for walks and driveways bisecting the required landscape area or as otherwise specified in this chapter.

c. Automatic sprinkler systems, hose bibs, and maintenance facilities shall be provided in the landscaped areas.

d. The project applicant shall, prior to the issuance of a building permit, secure a bond or a certificate of deposit (in a form acceptable to the Design Review Committee) of an amount sufficient to insure the installation of the approved landscape and irrigation systems.

e. The area shall be either in sod or other approved landscape materials that minimize water use. Fifteen (15) gallon trees shall be a part of all landscape plantings.

f. In general, approved fencing or screening of outside storage (vehicles, equipment, materials), when permitted, shall be of a height which exceeds the height of the objects to be screened by at least two (2) feet.

g. No walls greater than three and one half (3.5) feet high shall be located within the setback area paralleling a street right-of-way.

h. No excavation shall be made except in connection with construction of improvements and, upon completion thereof, exposed openings shall be backfilled and disturbed ground shall be graded and leveled.

i. No fence, wall, hedge, mass planting, or other barrier shall be allowed to extend beyond the street setback lines established herein except upon arrival of plans and specifications by the Design Review Committee.

j. Project landscaping shall comply with the General Plan Water Resources Element policies relative to water conserving landscaping and stormwater retention.

**Signs**

a. All signs shall be subject to review and approval of the Design Review Committee.

b. A master plan for signs shall be submitted as part of the final Design Review application.
c. No billboard or advertising sign shall be permitted other than real estate signs as provided for by zoning.

d. There shall be no flashing or moving signs.

e. There shall be no signs on windows or entry areas visible to the outside except that 3/4 inch letters maximum identifying a use and the hours of operation may be located on a glass door or on a window adjacent to a door if specifically approved by the Design Review Committee.

f. Signs and identifications on buildings or building sites shall only be of such size, design and color as is specifically approved by the Design Review Committee. In general, low monument/pedestal type signs will be encouraged, and signs on buildings will be discouraged.

**Lighting**

In addition to the following standards, projects shall comply with General Plan policies for outdoor lighting.

a. Lighting fixtures shall be designed to accept sodium vapor globes, for a "warm light" effect that is energy efficient.

b. Lighting should be designed to enhance the architectural features of the buildings.

c. All lighting shall be shielded to prevent glare onto streets and adjacent properties.

d. Specifications of lighting fixtures and shields shall be submitted along with a plan which details the location and direction of lights for review and approval of the Design Review Committee as part of the application process.

e. Lighting shall be an integral part of the architecture and landscape design.

f. Fixtures should be placed so that light patterns overlap at a height of seven feet, which is sufficiently high to illuminate a person's body vertically. This is a particularly important consideration now that lighting fixture manufacturers are designing luminaries with highly controlled light patterns.

g. At hazardous locations such as changes of grade, lower-level supplemental lighting or additional overhead units should be used.

h. Where low-level lighting (below 5 feet) is used, fixtures should be placed so that they do not produce glare. Most eye levels occur between three feet, eight inches (for wheelchair users) and six feet for standing adults.

i. Posts and standards along thoroughfares should be placed so that they do not present hazards to pedestrians or vehicles.
j. Another consideration is the use of shatter-proof coverings on low-level lighting where there is a chance of breakage.

k. When walkway lighting is provided primarily by low fixtures, there shall be sufficient peripheral lighting to illuminate the immediate surroundings. Peripheral lighting provides for a better feeling of security for individuals because they can see into their surroundings to determine whether passage through an area is safe. Such lighting should be approached from one of two ways:

i. By lighting the area so that an object or a person may be seen directly, or
ii. By lighting the area to place an object or a person in silhouette.

l. The height range, to maximum height for light standards is as follows:

i. Roadways: 15 to 30 feet maximum.
ii. Walkways, parking lots, and driveways: 10 to 15 feet maximum.
iii. Low level lights, "Mushroom" lights, up lights: three (3) feet maximum.

URBAN SCENIC HIGHWAY CORRIDOR DESIGN STANDARDS - U.S. 101 SITE

Setbacks

a. The minimum setback is 20 feet.

b. The setback is based on the height of a building (see Figure 1, Building Setback Standards) following the same ratio of building setback to building height of twenty-four (24) degrees from the property line to a maximum height of 35 feet at 78 feet from the property line.

Outdoor Storage

a. Outdoor storage or parking shall not occur within the 20 foot minimum building setback landscaped area.

b. Outdoor storage areas which face U.S. 101 shall be screened from view in an appropriate manner as determined by the Design Review Committee (see Figure 2).

c. The height of any outdoor storage shall exceed neither: (A) the height of the perimeter fence, berm or landscape screen, nor (B) the structural height limits specified in this section.
**Miscellaneous**

a. Warm earth tone colors shall be used for all structures along the U.S. 101 corridor.

b. Residential properties along the west side of U.S. 101 shall provide mitigations for traffic noise from U.S. 101 by constructing architectural screen walls, solid fences, landscaped earthen berms or other suitable landscape devices. Architectural screen walls, fences or other structures shall comply with the setbacks provided for in this section. Outside ambient noise levels shall be mitigated in accord with the Sonoma County General Plan.

**Landscaping**

a. The minimum twenty (20) foot setback from U.S. 101 shall be landscaped in an appropriate manner as determined by the Design Review Committee.

b. Properties along U.S. 101 shall provide a continuous vegetative tree screening program.

c. Project landscaping shall comply with the General Plan Water Resources Element policies relative to water conserving landscaping and stormwater retention.

**Signs**

a. Signs shall not be oriented to U.S. 101. The location, scale and height of a sign shall relate to the street or access point on which it is located. Existing signs that do not conform to this standard shall be made to conform at the time of approval of any new application for Design Review, Use Permit or Land Division. This provision includes billboards.

b. Signs for uses along freeway frontage roads and side streets such as Corby Avenue, South Moorland Avenue, and Santa Rosa Avenue must relate in scale to the frontage road (or to the street on which they are located) -- not to U.S. 101.

**URBAN STREET CORRIDOR DESIGN STANDARDS: SANTA ROSA AVENUE**

Current proposals for Santa Rosa Avenue call for 72 feet of developed right-of-way consisting of four travel lanes, one continuous left turn lane and two parking lanes. One hundred feet of right-of-way exists along the entire length of Santa Rosa Avenue. Figures 3-11 depict the desired street corridor improvements.

Improvements to roads within the City of Santa Rosa Urban Service Area should follow the City of Santa Rosa General Plan and be consistent with city road classifications and design standards, unless these standards are less than County standards.
SANTA ROSA AVENUE - RIGHT-OF-WAY

Street Trees

a. Street trees shall be planted in two rows on each side of the street: One row located within the public right-of-way and one staggered row located on site, with about 15 feet centers between rows.

b. Where parking in front of existing uses conflicts with the above, the sidewalk shall abut the curb with street trees and landscaping behind the sidewalk. Otherwise, a street tree planter strip should separate the curb from the sidewalk in all areas.

c. Where sidewalks are required, the sidewalk shall be located to make the best use of canopy of the street trees.

d. Street tree sizes within the public right-of-way shall be a minimum of 2 inches caliper, 10 foot height and 2 foot root ball.

e. Street tree sizes on the site shall be a minimum of 1 inch caliper, 6 foot height, and 1 foot root ball (15 gallon).

Intersections

a. The tree type Pistacia Chinensis (Chinese Pistache) shall be substituted for Plantanus Acerifolia (London Plane) within 100 feet all directions from the following intersections of side streets with Santa Rosa Avenue: Baker - Colgan Avenue, Bellevue Avenue, Robles Avenue, Todd Road.

b. Trees shall be planted in clusters around the radii of the intersecting streets with special attention given to traffic safety and pedestrian convenience.

c. Medians with left turn pockets shall be installed on Santa Rosa Avenue between Barham Avenue and East Robles Avenue.

d. Medians shall be landscaped with low growing shrubs not to exceed 2 foot height plus specified street trees as specified (a single row of London Plane trees except within 100 feet of major intersections; then Chinese Pistache is to be used) at a rate of one tree per 25 linear feet.

e. Textured and where possible pervious concrete walkways simulating brick or cut stone shall be installed at each of the intersections listed.

f. Project landscaping shall comply with the General Plan Water Resources Element policies relative to water conserving landscaping and stormwater retention.
Figures 3-11 Street Corridor Design

STREET CORRIDOR IMPROVEMENTS SANTA ROSA AVENUE Figure 3

South Santa Rosa Specific Plan

Sonomo County Department of Planning
STREET CORRIDOR IMPROVEMENTS SANTA ROSA AVENUE

Figure 11

South Santa Rosa Area Plan

Improvements to the Santa Rosa Avenue Corridor

Two rows of London Plane trees each side of Santa Rosa Avenue between the intersection with Yolanda Avenue and the intersection with US 101.

Yolanda Avenue North to City Limits

One row of London Plane trees each side of street; landscaped medians; two on-street parking lanes.
Bikeways

a. Lanes for bicycle travel a minimum of five (5) feet in width shall be provided on each side of Santa Rosa Avenue (in lieu of one proposed on-street parking lane) between the proposed Farmers Lane Extension with Santa Rosa Avenue, south to the proposed intersection of Santa Rosa Avenue with Commerce Boulevard near Rohnert Park.

Bus Stops

a. Transit shelters shall be installed by the Department of Public Works at all bus stops.

b. Bike parking lockers or bike racks shall be installed by the Department of Public Works at bus stops.

Utility Lines/ Street Lighting

a. Existing overhead lines shall be placed underground and the existing poles removed. $172,000 has been appropriated for this project, which is listed on the Board of Supervisors 1981-1984 Priority List.

b. All new project service lines shall be placed underground, with proof of placement underground to be submitted to the Design Review Committee prior to final inspection or occupancy of the building.

c. Existing street lights mounted on utility poles will be displaced when utility lines are placed underground. Street lights shall be installed by the Department of Public Works along the entire length of Santa Rosa Avenue, staggered along both sides of the street. Longitudinal spacing and the height of luminaries shall be sufficient to light the entire width of the street.

Sidewalks

Sidewalks shall be provided in all retail and neighborhood commercial and all residential uses.

SANTA ROSA AVENUE - BUILDING SITES

Setbacks

a. Building setback from Santa Rosa Avenue: The minimum setback is based on the height of a building (See Figure 12, Building Setback). The minimum building setback is 20 feet (the maximum building height at the minimum building setback line is 18 feet).

b. Additional height may be permitted by use permit or use permit waiver following the same ratio of building setback to building height 42 degrees + from the property line to a maximum height of 35-40 feet from the property line.
c. The minimum 20 foot yard setback from Santa Rosa Avenue shall be landscaped, including the provision for street trees in accord with this section.

**Outdoor Storage**

a. No outdoor storage shall occur within the 20 foot minimum building setback landscaped area.

b. Outdoor storage areas which face Santa Rosa Avenue shall be screened from view by means of perimeter fencing and landscape screening with berming evergreen shrubs as shown in Figure 13.

c. The area of outdoor storage shall not exceed 100 percent of the floor area of the primary structure. The height of any outdoor storage shall not exceed either: A) the height of the perimeter fence, berm or landscape screen, nor B) the structural height limits specified in this section.

**Parking**

a. On-site parking shall be located to the rear of structure.

b. However, where existing parking lots are adjacent to Santa Rosa Avenue and no alternative for relocation exists or where physical constraints of a site prohibits development of a functional parking lot to the rear of a building, then a solid berm and retaining wall not less than 3 feet nor more than 3.5 feet in height shall be constructed in accordance with Figures 14 and 15 taking into account sight distance near driveways.

**Signs**

a. Detached: One per parcel, monument type
   Maximum Height: 8 feet
   Maximum Area: 48 square feet per parcel

b. Attached: One per business, located below roof
   Maximum Area: 35 square feet per tenant

c. Projecting: None unless approved by the Design Review Committee in lieu of an attached sign, subject to the following criteria:

   i. The building must be one located adjacent to a sidewalk, where a projecting sign is oriented to pedestrians;

   ii. projecting graphics must clear sidewalks by at least 8 feet, and may project no more than 4 feet from the building or one-third the width of the sidewalk, whichever is less;
Figures 12-15 Other Santa Rosa Avenue Standards

BUILDING SETBACK FROM SANTA ROSA AVENUE FIGURE 12
LANDSCAPE CONCEPT FOR OUTDOOR STORAGE YARDS SANTA ROSA AVENUE

FIGURE 13

South Santa Rosa Specific Plan

Sonoma County Department of Planning
CONCEPT TO SCREEN PARKING IN FRONT OF BUILDING SANTA ROSA AVENUE FIGURE 15
iii. projecting graphics must be mounted away from the wall at least six inches; projecting graphics are not permitted at the intersection of corners, except at right angles to a building front;

iv. projecting graphics may extend to the bottom of the eaves of a building. (If the building consists of two or more stories graphics may not extend above the first story).

v. no projecting graphic may be displayed unless the building to which it is attached is 20 feet or more in width, and no projecting graphic may be closer than 50 feet to any other projecting graphic.

Windows

a. None, unless approved by the Design Review Committee in lieu of attached sign. Subject to the same criteria as attached signs.

SANTA ROSA AVENUE - RESIDENTIAL AREAS

Setbacks

a. The front yard setback for residential development must take into account the noise impact contours established for the area, but in no case shall the setback from Santa Rosa Avenue be less than thirty-five (35) feet from the front property line.

Sidewalks

a. Sidewalks shall be provided in all residential areas and should meander through the front landscape area.

Landscaping

a. The front setback area shall be landscaped.

b. A minimum of one fifteen (15) gallon tree shall be planted per twenty-five (25) feet of the perimeter of a mobile home park.

c. Street trees shall be planted in accordance with the standards for commercial areas along Santa Rosa Avenue for all new or expanding (more than 25%) mobile home parks as well as for any other residential development.

d. Project landscaping shall comply with the General Plan Water Resources Element policies relative to water conserving landscaping and stormwater retention.
URBAN CORRIDOR DESIGN STANDARDS: SEBASTOPOL ROAD

The Sebastopol Road Urban Vision Plan (UVP) provides guidelines for development along the Sebastopol Road corridor between Stony Point Road and Dutton Avenue. All development proposed to be located within the boundaries of the Urban Vision Plan is subject to the standards and design guidelines of that Plan.

SEBASTOPOL ROAD - RIGHT-OF-WAY

Street Trees

a. Street trees shall be planted at a rate of one per 25 feet of frontage.

b. Minimum street tree size shall be as follows: two inch caliper, ten foot height, two foot root ball.

Intersections

a. Textured concrete walkways simulating brick or cut stone shall be installed by the Department of Public Works along the Sebastopol Road Corridor as follows: four crosswalks at the Dutton Avenue intersection, the West Avenue intersection, and Roseland/McMinn, Burbank and Hampton Way intersections.

Bikeways

a. Bike lanes a minimum of five (5) feet in width shall be provided in each direction (in lieu of the proposed on-street parking lane).

Bus Stops

a. Transit shelters shall be installed by the Department of Public Works at all bus stops along Sebastopol Roads.

Signs

a. Detached: One per parcel
   Monument type
   Maximum Height: 8 feet
   Maximum Area: 48 square feet per parcel

b. Attached: One per business
   Located below roof
   Maximum Area: 35 square feet per tenant

c. Projecting: None, unless approved by the Design Review Committee in lieu of an attached sign subject to the following criteria:
i. the building must be one located adjacent to a sidewalk, where a projecting sign is oriented to pedestrians;

ii. projecting graphics must clear sidewalks by at least 8 feet and may project no more than 4 feet from the building or one-third the width of the sidewalk, whichever is less;

iii. projecting graphics must be mounted away from the wall at least six inches; projecting graphics are not permitted at the intersection of corners, except at right angles to a building front;

iv. projecting graphics may extend to the bottom of the eaves of a building. (If the building consists of two or more stories graphics may not extend above the first story).

v. no projecting graphic may be displayed unless the building to which it is attached is 20 feet or more in width, and no projecting graphic may be closer than 50 feet (50') to any other projecting graphic.

d. Roof: None permitted.

e. Wall Graphics: None, unless approved by Design Review in lieu of and subject to the same standards as attached signs.

f. Window: None, unless specifically approved by Design Review in lieu of and subject to the same standards as attached signs.

**ROSELAND VILLAGE SHOPPING CENTER**

The Sebastopol Road Urban Vision Plan provides design guidelines, suggested uses and a conceptual site plan intended to be used as a guide to redevelopment of the Roseland Village Shopping Center site. Development proposals for the shopping center site shall incorporate as many elements of the Urban Vision Plan as feasible.

The alignment of the West Avenue extension through the shopping center parcel need not remain linear, but may curve outward toward the perimeter of the parcel identified as APN 125-111-037, in order to provide flexibility during site planning. The cost of acquisition for right-of-way and construction of any extension of West Avenue shall be borne by the properties benefitting from the extension. The County will identify the properties benefitted, establish their pro-rata contributions and provide a mechanism to collect the pro-rata contribution through the development process.

The Plaza proposed to be located at the Roseland Village Shopping Center would be of benefit to the public and may be the subject of a private/public funding partnership in connection with the development of the Plaza.
URBAN SCENIC HIGHWAY CORRIDOR DESIGN GUIDELINES: STATE HIGHWAY 12 SITE

Setbacks

a. The minimum building setback is twenty (20) feet.

b. The setback is based on the height of a building (See Figure 16, Building Setback Standards) following the same ration of building setback to building height of twenty-four (24) degrees from the property line to a maximum height of thirty-five feet (35') at seventy-eight feet (78') from the property line.

Outdoor Storage

a. Outdoor storage or parking shall not occur within the twenty (20) foot minimum building setback landscaped area.

b. Outdoor storage areas which face State Highway 12 shall be screened from view in an appropriate manner as determined by the Design Review Committee. (See Figure 17).

c. The height of any outdoor storage shall exceed neither A) the height of the perimeter fence, berm or landscape screen, nor B) the structural height limits specified in this section.

Miscellaneous

a. Warm earth tone colors shall be used for all structures along State Highway 12.

Landscaping

a. The minimum twenty foot (20') yard setback from Highway 12 shall be landscaped in an appropriate manner as determined by the Design Review Committee.

b. Properties along Highway 12 shall provide a continuous vegetative tree screening program incorporating one of the two following major species predominant along the highway corridor: Sequoia sempervirens (coast redwood) or Eucalyptus globulus compacta (blue gum). Redwood trees shall be planted in groups at a maximum of 17 feet on center. Redwoods shall be a 15 gallon size (minimum), 50% of all eucalyptus shall be 5 gallon size (minimum).

Signs

a. Signs shall not be oriented to Highway 12. The location, scale and height of a sign shall relate to the street or access point on which the use is located. Existing signs that do not conform to this standard shall be made to conform at the time of approval of any new application for Design Review, Use Permit or Land Division. This provision includes billboards.
b. Signs for uses along freeway frontage roads and side streets such as Sebastopol Road, Roseland Avenue, Hampton Way and Stony Point Road must relate in scale to the frontage road (or to the street on which they are located).

**Street Tree Program**

a. Species: Tree species have been selected for the following major streets:

i. Santa Rosa Avenue -- Plantanus Acerifolia (London Plane Tree) with Chinensis Pistacia (Chinese Pistache tree) to accent intersections.

ii. Sebastopol Road -- Liriodendron Tulipifera (Tulip Tree).

iii. Dutton Avenue (between Hearn Avenue and Sebastopol Road) Plantanus Acerifolia (London Plane Tree).

iv. Hearn Avenue (Following proposed upgrading and realignment plans) -- Eucalyptus Nicholii (Willow leafed peppermint).

v. West Avenue -- Pyrus Calleryana, Bradford (Bradford Pear).

vi. Burbank Avenue -- Gleditsia Triacanthos, Shademaster (Shademaster Locust).

vii. Stony Point Road (within the urban area) -- Quercus Plastris (Pin Oak).

viii. Corby Avenue (between Hearn Avenue and Bellevue Road) -- Eucalyptus Rudis (Desert Gum).

b. Planting: Street trees shall be planted as follows:

i. Specifications for planting, protective wrapping, staking and irrigation shall be reviewed and approved by the Design Review Committee.

ii. A single row of street trees shall be planted on each side of the street (for Santa Rosa Avenue, See Section 6.51).

iii. Trees shall be spaced at a rate of one per twenty-five feet (25’) of frontage.

iv. The minimum size for a street tree shall be 15 gallons (one inch caliper, six foot height, one foot root ball).

v. An automatic irrigation system shall be installed.

vi. All developments of property fronting a street shall provide street trees in accordance with this section.
c. Maintenance: Street trees shall be maintained in a healthy condition by the property owner or lessee.

d. Continuing Program:

i. All existing streets and future developments should have a street tree program with a designated species.

ii. All future developments involving the dedication of new public streets, street tree species shall be approved by the Design Review Committee.

iii. For existing streets in the study area, the Design Review Committee should establish street tree species if a significant amount of development potential exists.
BUILDING SETBACK FROM STATE HIGHWAY 12

Figure 16

South Santa Rosa Specific Plan
LANDSCAPE CONCEPT FOR OUTDOOR STORAGE YARDS OR TRUCK TERMINALS

STATE HIGHWAY 12
RIGHT OF WAY

LANDSCAPED SETBACK WITH SOLID BERM AND FENCE

40'-0"

OUTDOOR STORAGE YARD OR TRUCK TERMINAL

FENCE
RETAINING WALL

LANDSCAPE CONCEPT FOR OUTDOOR STORAGE YARDS OR TRUCK TERMINALS

STATE HIGHWAY 12
OPEN SPACE PLAN

Areas of significant scenic, recreational, and ecological value have been designated in the Open Space Plan (see the Open Space Plan Map). Since these values are critical to the long term preservation of open space in this areas in Sonoma County, development activities which could adversely affect these values will be reviewed and adverse impacts mitigated. All developments are subject to the recommendations of the South Santa Rosa Open Space Plan.

The Open Space Plan complements the Land Use Plan by providing procedures for the maintenance of certain values determined to be significant to the long term benefit of the public. Generally these values are:

1. Preservation of natural resources such as unique or sensitive plant and animal life, rare and endangered species, marshes and stream corridors.
2. Designation of areas for outdoor recreation such as scenic locations or vistas, historic buildings or areas and parks.
3. Managed production of resources such as dairy grazing and silage lands, and areas of natural recharge for groundwater.
4. Adequate protection for the public health and safety in areas of geological hazard or flooding.

Protection of the public health and safety by avoiding or mitigating danger to life and property is also addressed in this chapter.

SCENIC LANDSCAPE UNITS

The Mount Taylor area provides a major scenic resource for the study area. It is one of three major mountains that dominate the east and southeastern Santa Rosa municipal boundaries. The Mount Taylor area is designated Scenic Landscape Unit on the Open Space Plan.

BENNETT VALLEY DESIGN REVIEW

The Bennett Valley/North Sonoma Mountain Design Review Committee (DRC) was appointed by the Sonoma County Board of Supervisors in response to local concern about the visual and environmental impacts of development in the Bennett Valley Study area which includes the Mount Taylor area. The focus of the DRC is to preserve the natural beauty of the area while accommodating development. Toward this end, the DRC stresses development of structures which blend with the natural surroundings as much as possible.
The DRC requests that all applicants submit a site plan including topography, proposed grading, location of building site, existing blocks of vegetation and proposed landscaping to maintain the site in as natural a state as possible and to minimize visual intrusion of the structure. Building facade and exterior materials and colors should also be indicated. To achieve the goal of preservation of the natural beauty the following criteria should guide the assessment of all development proposals:

NOTE: The Open Space Element of the General Plan contains policies and standards which may differ from some of the following criteria. Where such differences occur, the more restrictive policy or standard shall apply.

1. Structures should be sited below ridge lines.

2. Structures should be sited out of public view and to blend with the topography and vegetation of the site. In cases where no building site can be located which is not unobtrusive, a vegetative screen should be planted and maintained.

3. Two story houses are acceptable when not exposed to public view.

4. Cuts and fills are discouraged.

5. The siding and the roof of structures should be of earthen colors and of a texture which blends in with the natural surroundings. Bright colors and reflective materials do not harmonize with their surroundings.

6. Driveways should be hidden from public view when possible.

7. Underground utilities are required in visible areas of the site.

PUBLIC SAFETY

Natural constraints to development, such as geologic hazards, water scarcity and slope instability, indicate that the western slopes of Mount Taylor should be retained as free of development as possible. Development should not exceed the proposed Land Use Plan densities.

SUBDIVISION REGULATIONS

Adherence to the standards regarding construction of homes on ridgelines, or construction of homes, driveways and septic systems on steep or unstable slopes will also aid in the implementation of the Open Space Plan.
BIOTIC HABITAT AREAS

Biotic habitat areas include a variety of special natural and cultural features which are particularly vulnerable to disruption by development. The Laguna de Santa Rosa, contains major habitats for known rare and endangered plants.

Laguna de Santa Rosa

One of the major riparian corridors in Sonoma County, the Laguna de Santa Rosa, occurs on the western edge of the study area. This significant riparian habitat should be enhanced and preserved at every opportunity. A major issue is the recommendation to extend Todd Road westward to an intersection with Highway 116 south of Sebastopol. The Laguna is known to contain many archaeologically sensitive sites and also has rare and endangered plant species at various locations. These factors may interfere with an eventual crossing of the Laguna by a new roadway. In addition, because of the breadth of the flood plain at the Laguna, any crossing would appear to be extremely expensive. A plan line study for the extension of Todd Road to connect with Highway 116 should be undertaken at the earliest possible time so that various decision makers may have before them the relevant information to decide whether this crossing should be undertaken.

State Biotic Preserve/Vernal Pools

The area south of Ludwig Avenue west of Stony Point Road to the Laguna contains a number of vernal pools where there is a variety of rare and endangered plants. The two biotic reserve areas in this portion of the study area are: a 100 acre State preserve west of Llano Road along the north side of Todd Road and a wildlife/wetlands preserve recommended for creation west of the right angle bend of Todd Road at the Laguna. This unique biotic designation in fact extends for the full length of the Laguna and may cause additional mitigation considerations at the time of the development of the Todd Road extension westward to connect with Highway 116 south of Sebastopol.

Policies

(1) Pursuant to the policies of the General Plan's Open Space Element, require all development approvals in critical habitat and unique biotic areas to mitigate potential adverse impacts to the maximum feasible extent.

(2) Encourage preservation of scientific and educational activities which would protect and enhance the natural values in the area.

Riparian Corridors

Streams, both seasonal and year-round, provide outstanding wildlife habitat, combining elements, vegetation, food, shelter, and water supply. Development of or encroachment into these areas should be limited and where possible existing conditions enhanced. Setbacks of
200 feet are required on major or perennial streams and 100 foot setbacks are required on minor and ephemeral streams. Where the standards above are less restrictive than those of the General Plan, compliance with the General Plan standards is required.

**Policies**

(1) Include riparian protection regulations in the County Zoning Ordinance.

(2) Continue to implement the Subdivision Ordinance riparian corridor protection requirements and mitigation measures.

**SCENIC CORRIDORS**

A number of roads have been designated as scenic corridors because they have high scenic value for the motorist. These roads have been grouped into two categories: Urban Scenic Corridors and Rural Scenic Corridors.

**Urban Scenic Corridors**

Recommended scenic routes through urban areas include Highway 101, Highway 12, and Farmers Lane and Petaluma Hill Road.

**Policies**

(1) Development standards including building setbacks and landscaping for Hwy 101 and Hwy 12 are contained in the section entitled "Urban Design." Application of these standards is required to mitigate the impacts of development along these scenic corridor routes. Where such standards are less restrictive than those of the General Plan, compliance with the General Plan standards is required.

**Rural Scenic Corridors**

Recommended scenic routes are Petaluma Hill Road, Llano Road, Todd Road and Stony Point Road.

**Policies**

(1) Along rural scenic corridors, a 100 foot building setback (from centerline of the road) is required to preserve the open and scenic quality of the route. If development is proposed within the setback area, an administrative permit procedure is recommended that can authorize exceptions according to design criteria appropriate to the scenic area.

(2) In the vicinity of scenic points a 200 foot setback is recommended to prevent blocking or disrupting these areas' importance. Administrative permits may be approved to allow building within the setback.
(3) The portions of the County Subdivision Ordinance addressing site planning on exposed ridges and slopes and sensitive visual areas should continue to be implemented.

PARKS

Parks are needed in the South Santa Rosa study area. At present, there are no developed park sites within the study district. The study proposes several new parks to accommodate neighborhood, community and regional recreational needs.

Regional Parks

The vicinity of Mount Taylor has been identified for a regional park. This land is environmentally unsuitable for development because of shallow soils, some geologic hazards, and low water availability. However, it could provide a spacious area having a high scenic value and natural character which could provide a variety of passive recreation experiences. It would provide for rural recreational opportunities within close proximity of the urban population center of Santa Rosa, while possibly being linked with a trail system to Spring Lake Park and Annadel State Park.

Neighborhood Parks

One of the most important park sites that should be developed is a site of one to three acres in size on Dutton Avenue between Hearn and Sebastopol Road. It appears that there are two opportunity areas, one is in the vicinity of the creek crossing which would require the County to purchase the land and reserve it until funds are available for development. The second site on Dutton Avenue would be closer to Hearn Avenue and might be secured through the dedication process associated with development activity.

In addition, the Sebastopol Road Urban Vision Plan has provided approximate locations for four neighborhood parks, each of which would adjoin the Joe Rodota bicycle trail. Three of the park sites are proposed to be one acre in size, while the fourth is intended to be a four acre park site.

Similarly, through the dedication process a new park site of two to five acres adjacent to the Kawana School on Moraga Avenue (in the Petaluma Hill Road area) should be secured at the time of a major development proposal in that area. A second site that could be obtained through the dedication process would be on Stony Point Road between Giffen and Sebastopol Road. Several contiguous large parcels could be developed in a "planned community" procedure, affording, in addition to a park site, a major road linkage between Stony Point, Burbank and McMinn.

The next site recommended for acquisition is on Wright Road at the intersection with Finley. The Federal Government currently owns property at this location and in the future may designate this site as surplus federal land thus making it available to the local government as a park site. In this area it would be well to achieve a minimum five acre site and more if it can be obtained.
The last site to be discussed is designated in the plans to be north of Highway 12 on Occidental Road between Fulton Road and Stony Point Road. In the area near the intersection of West Third and Stony Point, full development has been approved by the City for commercial and residential land uses leaving no space that immediate vicinity for a park site. Therefore, the City should consider with its endorsement of this plan, the provision of a city-wide park on Occidental Road, preferably adjacent to the P.G. & E. facility. The factors which lead to this recommendation include Highway 12 being designated a Scenic Corridor; easy accessibility from major north/south arterials (Fulton Road/Stony Point-Marlow Roads); and the location being in the current approach pattern to the Santa Rosa Air Center for aircraft. Providing a large park area rather than developing housing at five or fifteen units per acre would reduce the conflict of air traffic noise over residential areas. Currently undeveloped land large enough to accommodate a city park is designated in the South Santa Rosa Specific Plan.

Policies

(1) Support expansion of public park lands in the area in accord with the Parks and Bikeways Plan.

BIKEWAYS PLAN

Some of the major scenic routes previously described are also recommended bicycle routes: Highway 12, Llano Road, Stony Point Road, Todd Road, Petaluma Hill Road and Farmers Lane Extension (see the Parks and Bikeways Plan Map). They have been selected because the routes lead to major recreational areas and link population and employment centers. In order to make these routes more suitable for bicycle travel future road improvements should provide wide shoulders, separate lanes, or separate paths for bicycle use.

The County Public Works Department should be notified of bicycle routes in order to make shoulder improvements or separate lanes (which can accommodate bicycles) in the course of road improvement programs.

Other bike routes are proposed along various sections of the County Water Agencies drainage channels, providing loops for touring in addition to the routes provided between the cities of Santa Rosa, Sebastopol and Rohnert Park, as well as to commercial areas within the study.

Policies

(1) Adopt the Bikeway Plan; give highest priority to the bike path between Stony Point Road and Sebastopol.
Areas of archaeological significance exist along the Laguna de Santa Rosa and along Petaluma Hill Road. Any development in these two areas will require site specific archaeological studies.

Two sites of historical significance have been identified and shown on the archaeologically sensitive map. "The Gables" a single family residence on Petaluma Hill Road, has been restored and preserved, and is a major landmark of historic and architectural significance. The second site identified is the former location of the Steven Irwin School on the northwest corner of South Wright Road and Sebastopol Road. The school building was demolished several years ago and the site is now occupied by a contractor's yard.

Policies

(1) As a part of County permit procedure the County's Landmark Commission should continue to be used as a referral resource to assure proper planning for protection of historical sites and areas.

(2) Historical District Zoning should be applied to "The Gables."

FLOOD PLAIN

The 100 year flood plain is identified and mapped by the Federal Emergency Management Agency (FEMA). This area has a one-in-a-hundred probability of being inundated in any given year. The 100-year flood plain is the most commonly accepted limit of flood risk; development within the flood plain is subject to the provisions of the General Plan's Public Safety Element and F1 or F2 zoning.

Policies

(1) Development which may be susceptible to damage by flood waters, which displaces floodwaters, or otherwise adversely affects hydrology will not be permitted.
APPENDIX A

RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF SONOMA, STATE OF CALIFORNIA, ADOPTING THE SOUTH SANTA ROSA SPECIFIC PLAN, INCLUDING ITS GOALS, POLICIES, RECOMMENDATIONS, LAND USE PLAN, ZONING PLAN, AND OPEN SPACE PLAN.

WHEREAS, the Sonoma County Planning Commission, after a duly noticed public hearing, recommended that the Board of Supervisors adopt the South Santa Rosa Specific Plan, including certain text and map changes, and

WHEREAS, the Board of Supervisors has held a duly noticed public hearing on the South Santa Rosa Specific Plan and received and considered oral and written testimony on said Plan, and

WHEREAS, the Board of Supervisors has expressed its intent to make changes as listed in Attachment "A" to this resolution and also shown on the appropriate Land Use, Zoning, and Open Space Plans on file in the Department of Planning, now

THEREFORE BE IT RESOLVED, that the Board of Supervisors hereby adopts the South Santa Rosa Specific Plan, including its goals, policies, recommendations, maps, and modifications listed in Attachment "A".

THE FOREGOING RESOLUTION was introduced by Supervisor Putnam

SUPERVISORS VOTE:

ADAMS: aye RUDEE: No PUTNAM: aye CARPENTER: aye ESPOSTI: aye

AYES: 4 NOES: 1 ABSENT: 0 ABSTAIN: 0

SO ORDERED.
SOUTH SANTA ROSA SPECIFIC PLAN

MODIFICATIONS BY THE BOARD OF SUPERVISORS

1. Text Changes: As per Planning Commission Resolution # 9291, Attachment "A", Section A., with the following changes and additions:

a. Add Section 5.36, to read:

Section 5.36 'Brooks Avenue Area'

The following statements shall be the policy of the Board of Supervisors regarding urban development of the Brooks Avenue area (See Figure 5-2):

1. The County General Plan's urban boundary, for the Brooks Avenue area, will be retained in the South Santa Rosa Specific Plan.

2. The Brooks Avenue area will be designated Light Industry/Planned Residential on the land use plan of the South Santa Rosa Specific Plan.

3. To identify the precise uses permitted and the circumstances under which development may proceed, a comprehensive master plan and environmental impact analysis for the Brooks Avenue area will be prepared at the developer's expense for consideration for approval.

The master plan and environmental impact analysis will evaluate the impacts on and mitigations for public sewer, public water, roads, drainage, fire protection, police protection, lighting and parks and recreational facilities and recommend a schedule of improvements to be provided by the developer.

4. The land uses considered in the master plan will be limited to those light industrial, commercial or residential uses which generate low amounts of sewage effluent. The South Park Sanitation District will establish a specific ceiling on the amount of effluent to be generated.

5. The precise development plan will be the basis for any needed rezoning. Until this zoning takes place, the area will be zoned C-3 as an interim zone. This interim zoning will not apply to existing, developed parcels under 2 acres in size, which will be zoned Rural Residential/B 7, as an interim zoning.
6. No new development will be permitted until adoption of the master plan, rezoning of the area, completion of any necessary annexation and/or assessment district formation and recordation of any necessary legal documents.

7. No development will be approved for occupancy until sewer mains have been extended to Bucks, Brooks and Ward Avenues, thus enabling existing residential dwellings to connect to sewer. The Department of Public Works will structure appropriate agreements to insure that sewer extension will be so funded as to insure that resident homeowners will be allowed to connect their residences to sewer after paying only costs for lateral piping and SPCSD charges/fees, and to insure that no public subsidies or grants are required.

8. A 150' setback strip along the Eastern edge of the Brooks Avenue area is established to act as a buffer zone for agricultural lands to the East.

b. Section 6.31 (Page 95), revise the statement under the heading Buildings to read:

Buildings

- Metal buildings shall incorporate the following:
  - A continuous facia shall be used to screen a typical pitched roof design, as well as to screen mechanical equipment located on the roof.
  - Contrast colors, and accent materials shall be incorporated into the building design subject to approval of the Design Review Committee.
  - All new buildings shall be oriented to the street, with parking located to the side or to the rear of the building.

c. Section 6.41 (Page 99), revise the statements under the headings Setbacks and Outdoor Storage to read:

Setbacks

- The minimum building setback is 20 feet.

- The setback is based on the height of a building (see Figure 6-5, Building Setback Standards) following the same ratio of building setback to building height of twenty-four degrees (24°) from the property line to a maximum height of 35 feet at 78 feet from the property line.
Outdoor Storage

- Outdoor storage or parking shall not occur within the 20 foot minimum setback landscaped area.

- Outdoor storage areas which face U.S. 101 shall be screened from view in an appropriate manner as determined by the Design Review Committee.

- The height of any outdoor storage shall exceed neither: A) the height of the perimeter fence, berm or landscape screen, nor B) the structural height limits specified in this section.

d. Section 6.42 (Page 102), revise the first sentence to read:

- The minimum twenty (20) foot setback from U.S. 101 shall be landscaped in an appropriate manner as determined by the Design Review Committee.

c. Section 6.71 (Page 124), revise the statements under the headings Setbacks and Outdoor Storage to read:

Setbacks

- The minimum building setback is twenty (20) feet.

- The setback is based on the height of a building (See Figure 6-23, Building Setback Standards) following the same ratio of building setback to building height of twenty-four degrees (24°) from the property line to a maximum height of thirty-five (35) at seventy-eight (78) feet from the property line.

Outdoor Storage

- Outdoor storage or parking shall not occur within the twenty (20) foot minimum setback landscaped area.

- Outdoor storage areas which face State Highway 12 shall be screened from view in an appropriate manner as determined by the Design Review Committee.

- The height of any outdoor storage shall exceed neither: A) the height of the perimeter fence, berm or landscape screen, nor B) the structural height limits specified in this section.
f. Section 6.72 (Page 127), revise the first sentence to read:

Landscaping

- The minimum twenty (20) foot yard setback from Highway 12 shall be landscaped in an appropriate manner as determined by the Design Review Committee.

2. Individual Requests: As per Planning Commission Resolution \#9291, Attachment A, Section C, except for the following changes and additions:

a. APN 44-041-50; (Gray) Agreed to Light Industry land use and C3 zoning on westerly 3 acres only, with added requirement that access to C3 area to be from Yolanda Avenue only at time of development.

b. APN 134-123-12, 134-123-13; (Plumbers) Allowed development of trade school to be on a well rather than on public water supply; to be hooked up to public water when line is available.

c. APN 134-171-08; (Kurlander) Land use to be "General Industry" and zoning to remain "M2".

d. APN 134-072-48, 38, 39, 40, 42, 43, 44, 45, 46; (Davenport, et al) Land Use to be "Light Industry" and zoning to be "M1".

e. APN 125-061-26, 27, 29; (Babbini) Land use to be "Retail Business and Service" and zoning to remain "C2".

f. APN 134-072-41; (R. Matteri) Land use to be "General Industry" and zoning to be "M2".

g. APN 43-122-02; (Pierre) North half of parcel to be "Light Industry" land use and zoning to be "C3".

h. Brooks Ave./ Ward Rd. area (± 92 acres) Land use to be "Light Industry"/Planned Residential" and zoning to be "C3" and "RR B7", (Refer to Section 5.36).

i. APN 46-091-20; (Neiman) Land use to be "Neighborhood Commercial" and zoning to be "C1" on 300'x300' area located on Santa Rosa Avenue frontage at north property line.
j. APN 125-071-10 (Paulsen) Land use to be "Retail Business and Service" and zoning to be "C2".

k. APN 125-281-39 (Bell) Zoning to be "R1/B7", per condition of Minor Subdivision approval.

l. APN 44-190-07, 08, 19;
   APN 44-121-01 parcels;
   APN 44-250-01 parcels;
   APN 44-240-07 (Eastside of Petaluma Hill Road) Combining districts to be changed to "B6, 20 acre density".

m. APN 44-101-59 (Cheney) Land use to be "Medium Density Residential" and zoning to be "R2".

n. APN 125-281-34 (Mariani) Riparian corridor designation removed in Open Space Plan.

o. APN 134-171-28 (Rathmeyer) Land use to be "General Industry" and zoning to remain "M2".

p. APN 44 101 57 (Gunter) Land use to be "Neighborhood Commercial" and zoning to be "C1" on front 425 feet.

q. APN 134-192-04 (Johnson) Land use to be "Light Industry" and zoning to be "C3" on front 600 feet.

r. APN 134-171-01, 02, 134-171-04, 05, 06, 07, 134-171-16, 20, 23, 24, 134-171-25, 26, 29, 40, 41 (Area south of Todd Road in "Urban Reserve") Zoning to be "RR/B6, 10 acre density."

s. APN 134-192-06 (Tesconi/Anderson) Land use to be "Light Industry" and zoning to be "C3".

t. APN 44-091-13, 14, 15, 17, 23, 24 (Eastside of Santa Rosa Ave) Land use to be "Neighborhood Commercial" and zoning to be "C1" on front 240 feet.

u. APN 44-091-40 (Halperin) Land use to be "Light Industry" and zoning to be "C-3".

v. APN 35-102-16 (Leonard) Land use to be "Light Industry" and zoning to be "C-3" on front 314 feet.
w. APN 134-151-14, 27 (Doss) Zoning to be "A-2" on parcel 14 and that portion of parcel 27 contiguous to parcel 14 on the north, using the rear property line of parcel 14 as the westerly boundary of the "A-2" district on parcel 27. (Total area = +/- 1.53 acres).

x. APN 37-142-01 Zoning to remain "M-1".

y. APN 45-021-03; APN 45-022-02 Land use to be "Light Industry" and zoning to remain "C-3".

z. APN 45-041-01, 02,14,15,17, 28,29,32,33 Zoning to be "C-3" for a distance of 600 feet east of the Santa Rosa Avenue right-of-way and Al, B6 (3 acre density) on the remainder.

3. Corrections to graphics: As per Planning Commission Resolution # 9291, Attachment A, Sections B and D, with the following addition:

a. APN 35-041-18, 19 Land use should be "Medium Density Residential", zoning should be "R2".

b. APN 44-041-10 Land use should be "Light Industry" and zoning should be "C-3".

4. Policy Actions:

a. Planning Comm. Res. # 9311 (Annexations) Modified the area affected to be within the boundaries of the Southwest M.A.C. only, and adopted. (Board of Supervisors Resolution #711787)

b. Planning Comm. Res. # 9310 (Fire Protection) Referred this to the County Fire Safety Committee for consideration and comment. (Board of Supervisors Resolution #71177)

c. Planning Comm. Res. # 9263 (Urban Services) Appointed a Committee of Supervisor Rudie; Supervisor Carpenter; Public Works Director, Don Head; and Planning Director, Pranab Chakravarti to pursue with the City of Santa Rosa a clear, systematic and mutually agreeable policy on annexation, development and service in the South Santa Rosa Specific Plan area. (Board of Supervisors Resolution #71176)
RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF SONOMA, STATE OF CALIFORNIA, CERTIFYING THE ENVIRONMENTAL IMPACT REPORT (EIR) FOR THE SOUTH SANTA ROSA SPECIFIC PLAN.

WHEREAS, the Draft Environmental Impact Report (EIR) completed by the County for the South Santa Rosa Specific Plan identifies the overall actual and potential environmental effects resulting from the Specific Plan, and

WHEREAS, the Sonoma County Planning Commission, by Resolution, recommended that the EIR be certified, and

WHEREAS, the Board of Supervisors has duly noticed and held a public hearing regarding the Draft EIR, received and considered oral and written public testimony thereon, and included all comments and responses in the Final EIR, and

WHEREAS, the Draft EIR also includes mitigation measures which, when implemented, will minimize the environmental effects of the Specific Plan, now

THEREFORE, BE IT RESOLVED, that the Sonoma County Board of Supervisors certifies that the Final EIR has been completed in compliance with the California Environmental Quality Act and the State EIR guidelines.

THE FOREGOING RESOLUTION was introduced by Supervisor Rudefe

SUPERVISORS

ADAMS: aye  PUTNAM: aye  RUDEE: aye  CARPENTER: aye  ESPOSTI: aye

AYES: 5  NOES: 0  ABSENT: 0  ABSTAIN: 0

SO ORDERED.
RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF SONOMA, STATE OF CALIFORNIA, ESTABLISHING AN INTERIM POLICY FOR DEVELOPMENT WITHIN THE SOUTH SANTA ROSA SPECIFIC PLAN.

WHEREAS, the Planning Commission recommends that full urban services be required for urban development (Resolution No. 9263), and

WHEREAS, the City of Santa Rosa has adopted a Certificate of Compliance Policy regarding provision of public services outside the City limits which affects the availability of public water service for development within the South Park County Sanitation District, and

WHEREAS, public sewer service will be provided to solve existing public health problems, as per current policies of the City and County, and

WHEREAS, certain projects within the South Santa Rosa Specific Plan have received use permit and/or preliminary design review approval from the County, and

WHEREAS, public water service is preferrable to individual wells for fire protection of urban development, and

WHEREAS, the Board of Supervisors has appointed a Committee to meet with City of Santa Rosa representatives to discuss possible modifications of the City's policy regarding the provision of public water service in the South Park County Sanitation District;

NOW, THEREFORE BE IT RESOLVED, that the Board of Supervisors hereby adopts the following interim development policy:

East of U.S. Highway 101:

1. No new development applications for properties between the existing city limits (Barham, Aston) and Kawana Springs Road will be approved until the property is annexed to Santa Rosa. The area to be annexed will be defined within two months.

   Minor expansion or alterations of existing developments in this area will be permissible, subject to joint City-County requirements (Design Review) as described in Attachment 'A' hereto;

2. South of Kawana Springs Road to the southern limit of, and coterminous with the South Park County Sanitation District, no new applications for development will be approved until public water service is available. The County and the City will assist private property owners, as necessary, with a mechanism to extend public water south on Santa Rosa Avenue to the southernmost boundary of the
South Park County Sanitation District. The City will issue Certificates of Compliance for connection to water service where and when water service is available.

Existing development in this area that now uses well water will be allowed minor alterations or expansion on existing wells. Applications will be subject to joint City-County requirements (Design Review) as described in Attachment "A" hereto;

3. Following LAFCO approval of the first annexation (south to Kawana Springs Road), a second annexation will be initiated by the City for parcels south of Kawana Springs Road at least to Bellevue Avenue, and further if feasible, coterminus with the South Park County Sanitation District;

4. Following LAFCO approval of the annexation between Kawana Springs Road to Bellevue Avenue, annexation proceedings for the balance of the South Park County Sanitation District will be initiated by the City,

5. The development standards described in attachment "A" hereto shall be applicable to properties designated as commercial or industrial located within the South Park County Sanitation District.

6. There is a moratorium on any new development on properties south of the South Park County Sanitation District on Santa Rosa Avenue for a period of 30 days thereafter.

7. Properties included in Brooks-Ward (+/- 92 acres) and East Todd Road areas shall be subject to the requirements described in Attachment "A" hereto at the time of development.

West of U.S. Highway 101:

1. Public water service will be provided for residential development within the boundaries of the South Park County Sanitation District.

FURTHER BE IT RESOLVED, that current projects which have been granted use permits and/or preliminary design review approvals, and which are more than 1,000 feet from existing water mains may be allowed to develop using wells provided that development commences within one year hereafter.

FURTHER BE IT RESOLVED, that for the purposes of this resolution "minor expansion or alterations" shall not exceed 25 percent of existing building or use area.

FURTHER BE IT RESOLVED, that this entire policy shall be reviewed by the Board of Supervisors within six (6) months hereafter.

THE FOREGOING RESOLUTION was introduced by Supervisor Carpenter.

SUPERVISORS VOTE:


AYES: 4  NOES: 0  ABST: 1  ABSTAIN: 0

O ORDERED.
## ISSUES AND RECOMMENDATIONS

<table>
<thead>
<tr>
<th>STANDARD</th>
<th>ISSUE</th>
<th>RECOMMENDATION</th>
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<tr>
<td>mad</td>
<td>City offers wide variety of residential, commercial, and industrial street widths based on number of dwellings, or intensity of commercial use.</td>
<td>No problem for Santa Rosa Avenue. For side streets follow City standards.</td>
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<td>wdf</td>
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<td>stdwks</td>
<td>City and County standards agree that a 5' planter strip shall separate the sidewalk and the street curb along Santa Rosa Avenue. On side streets the sidewalk will abut the curb. County standards require sidewalks in residential and business districts. City prefers a 5 foot unobstructed sidewalk.</td>
<td>Adopt City preference for 5 foot wide unobstructed sidewalk width as the County standard where sufficient right-of-way exists.</td>
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<td>lights</td>
<td>Both the City standards and the County standards require street lights along Santa Rosa Avenue. Neither jurisdiction presently has adopted standards for spacing and placement of street lights. The County standards do not require street lights along side streets. The County standard lacks a mechanism to operate the street lights. County standards for height of luminaries is 30'. City standard for height of luminaries is 32'6&quot;.</td>
<td>Expand the County standard for street lights to apply to the general standards in the South Santa Rosa Study and adopt the formula contained in Exhibit A to insure proper spacing and placement. The actual operation of the street lights will require: annexation, operation as a County owned system or formation of an assessment district. Adopt Exhibit C as a street light standard 32'6&quot; height.</td>
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<td>NDARD</td>
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<td>Building Code/ Fire Code</td>
<td>The City Code requires the provision of automatic sprinkler systems in structures; while the County Code does not.</td>
<td>Adopt that section of the City's Code pertaining to automatic sprinkler systems as a County Standard to be applied within the Santa Rosa Avenue corridor by the Design Review Committee.</td>
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<td>Fire Hydrants</td>
<td>The City policies require fire hydrants. The County Code does not.</td>
<td>Require that fire hydrants, designed approved by the City (Rich No. 75, Long Beach No. 614, Long Beach 631) be placed near each street intersection and that intermediate hydrants be set at appropriate distances between intersections no further than 500' in residential areas and no further than 300' in commercial or business areas (Exhibit D).</td>
</tr>
<tr>
<td>Underground Placement of Electrical Service Lines Along Santa Rosa Avenue</td>
<td>Both the City and the County standards require the underground placement of overhead utility lines. $172,000 has been appropriated for this project, which is listed on the Board of Supervisors priority 1981-1984 priority list.</td>
<td>No problem. County standards require new service connections to be placed underground. The undergrounding program takes care of the existing ones.</td>
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<td>Street trees</td>
<td>The South Santa Rosa Study established standards for types, sizes locations and maintenance of street trees for Santa Rosa Avenue. The South Santa Rosa Study recommends that the Design Review Committee establish street tree species for other streets. The City of Santa Rosa has established a street tree for Petaluma Hill Road.</td>
<td>Adopt the City's street tree species for Petaluma Hill Road. Follow County standards for Santa Rosa Avenue and side streets. Pistacia Chinesis on Santa Rosa Avenue from City Limits south to Baker Street intersection o.k.</td>
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<td>STANDARD</td>
<td>ISSUE</td>
<td>RECOMMENDATION</td>
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<td>Street Median long Santa Rosa Avenue</td>
<td>Both the City and the County Standards require placement of a median along Santa Rosa Avenue. Under County standards (Exhibit B), the median extends from the City limits, south to Robles Avenue, about 2600 feet from Todd Road (the City's Urban Boundary).</td>
<td>Extend the median south to Todd Road.</td>
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<td>eway signs</td>
<td>Under both the City's Design Review policies and the County's standards, signs shall be oriented in size and placement to the streets on which they are located, not to U.S. 101. Both City policies and County standards require non-conforming signs to be made to conform at the time of annexation (City) or development permit application (County).</td>
<td>No problem.</td>
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<td>ther Signs</td>
<td>Along Santa Rosa Avenue signs are regulated as to sign area location by County standards as follows: DETACHED - one 48 square foot Monument Type, 8 foot height maximum per parcel. ATTACHED - one 35 square foot maximum sign, located below roof, per tenant; PROJECTING/WALL GRAPHICS and roof signs are not permitted. For side streets, the County standards are patterned after the adopted City Design Review policies.</td>
<td>Santa Rosa Avenue - No problem. Petaluma Hill Road/ side streets: Adopt additional City standards if necessary.</td>
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<td>Parking</td>
<td>County standards requires 20% of parking lot spaces to be designed for compact cars (smaller parking spaces). The City policy permits up to 50% of parking lot spaces to be designed for compact cars.</td>
<td>Modify the County standards to require 20% compact parking spaces and to permit up to 50% compact parking spaces.</td>
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FROM YOLANDA AVENUE, NORTH TO THE CITY LIMITS: ONE ROW OF LONDON PLANE TREES EACH SIDE OF SANTA ROSA AVENUE. LANDSCAPED MEDIAN AND ONE ON STREET PARKING LANE EACH SIDE OF SANTA ROSA AVENUE.

ANDSCAPED MEDIAN FROM HAM AVENUE TO ROBLES NUE.

TWO ROWS OF LONDON PLANE TREES ON EACH SIDE OF SANTA ROSA AVENUE FROM YOLANDA INTERSECTION SOUTH TO THE JUNCTION WITH U.S. 101 HWY.

Figure 5-15

STANDARDS FOR IMPROVEMENTS ON SANTA ROSA AVENUE

EXHIBIT B
LIGHTING POLE SPACING

Staggered longitudinal spacing

Typical layout of luminaires

In new subdivisions, luminaire to be installed by City at a later date.

150 watt clear high pressure sodium luminaire with 120/240° dual voltage built-in ballast and individual photo cell control.

Steel
Ameron Series PL
Landmark Lighting S3508
Pacific Union Metal LA10120

Post:

Aluminum
Pacific Union Metal
Landmark Lighting AH3508.

- 2 #
10 T.W. Copper conductors
In new subdivisions, conductors to be of sufficient length to extend 24" out of end of mast arm.

C of street light standard

Within sidewalk area: 1'-6"
Within island median: C of median

Top of sidewalk median or planting strip

Face of curb

Top of traveled way

EXHIBIT C

CITY OF SANTA ROSA.

STREET LIGHT STANDARDS

Major Street

Scale: None
Date: July, 1981

Conc. base (See Std. 504)

* Alternates to be specifically approved by
RESOLUTION OF THE BOARD OF SUPERVISORS, COUNTY OF SONOMA, STATE OF CALIFORNIA, OPPOSING ALL ANNEXATIONS TO THE CITY OF SANTA ROSA WHICH ARE LOCATED WITHIN THE SOUTHWEST MUNICIPAL ADVISORY COUNCIL BOUNDARIES UNTIL AN AGREEMENT ON AN ANNEXATION POLICY IS REACHED BY OFFICIALS OF THE COUNTY OF SONOMA, CITY OF SANTA ROSA, AND THE SOUTHWEST MUNICIPAL ADVISORY COUNCIL.

WHEREAS, the Department of Planning has prepared the South Santa Rosa Specific Plan, which contains recommended goals and policies, zoning and other implementation measures, and

WHEREAS, the Sonoma County Planning Commission and this Board have conducted public hearings on this Specific Plan, and

WHEREAS, the Planning Commission and the Board of Supervisors have determined that there is a need to address current policies regarding annexations to the City of Santa Rosa within the Southwest Municipal Advisory Council boundaries,

NOW THEREFORE BE IT RESOLVED, that the Board of Supervisors opposes all annexations to the City of Santa Rosa which are located within the Southwest Municipal Advisory Council boundaries until a committee composed of officials of the County of Sonoma, City of Santa Rosa, and the Southwest Municipal Advisory Council reviews current annexation policies and reaches agreement on a policy for annexation.

BE IT FURTHER RESOLVED, that this matter be addressed by the respective officials as soon as possible.

Introducer: [Signature]
SUPERVISORS:
ADAMS  NO  RUDHE  NO  PUTNAM  AYE  CARPENTER  AYE  ESPOSITI  AYE
AYES:  3  NOES  2  ABSTAIN  0  ABSENT  0

SO ORDERED
RESOLUTION OF THE BOARD OF SUPERVISORS, COUNTY OF SONOMA, STATE OF CALIFORNIA, RECOMMENDING THAT THE COUNTY AND THE CITY OF SANTA ROSA BEGIN IMMEDIATELY TO CORRECT HEALTH-HAZARDS AND THAT AN ALTERNATIVE URBAN SERVICE POLICY BE DEVELOPED, JOINTLY WITH THE CITY OF SANTA ROSA, OFFERING FLEXIBILITY WITH RESPECT TO URBAN DEVELOPMENT SERVICES.

WHEREAS, the Board of Supervisors considered testimony on inadequate urban services in the South Santa Rosa Specific Plan area, and

WHEREAS, the Board of Supervisors was informed of a recent modification of the Certificate of Compliance Policy of the City of Santa Rosa which would preclude extension of urban services beyond the City limits except to serve existing health hazards, and

WHEREAS, the Board of Supervisors reviewed a system for evaluating the relative priority of an area for receiving sewer service, and a proposed policy governing extension of sewer service, and

WHEREAS, the Board of Supervisors considered various requests for urban services in the South Santa Rosa Specific Plan area, and

WHEREAS, the Planning Commission endorsed a service priority system which establishes the correction of health hazards as the highest priority for sewer service in the South Santa Rosa Specific Plan area, and

WHEREAS, the Planning Commission recommended that the County of Sonoma and City of Santa Rosa begin immediately to correct existing health hazards, and

WHEREAS, the Planning Commission recommended that full urban services (including adequate sewer, water police, fire, transportation, drainage and lighting services) be required for urban development and that an alternate service policy be developed jointly with the City of Santa Rosa which is more flexible with respect to water service than the recent modification to the Certificate of Compliance policy, now

THEREFORE BE IT RESOLVED, that the Board of Supervisors authorizes the Chairman to appoint a committee of the Board to pursue with the City of Santa Rosa a clear, systematic, and mutually agreeable policy on annexation, development, and service in the South Santa Rosa Specific Plan area.

SUPervisors:

ADAMS:  yea  RUDGE:  no  PUTNAM:  yea  CARPENTER:  yea  ESPOSTI:  yea

AYES:  4  NOES:  1  ABSENT:  0  ABSTAIN:  0
RESOLUTION OF THE BOARD OF SUPERVISORS,
COUNTY OF SONOMA, STATE OF CALIFORNIA,
REFERRING TO THE COUNTY FIRE SAFETY COMMITTEE,
THE PLANNING COMMISSION RECOMMENDATION FOR THE
ESTABLISHMENT OF AN IMPACT FEE FOR FIRE
PROTECTION EQUIPMENT FOR THE ROSELAND AND
BELLEVUE FIRE PROTECTION DISTRICTS.

WHEREAS, the Department of Planning has prepared the South Santa Rosa
Specific Plan which contains recommended goals and policies, zoning, and other
implementation measures, and

WHEREAS, the Sonoma County Planning Commission and Board of Supervisors
have conducted public hearings on this Specific Plan, and

WHEREAS, the Planning Commission and Board of Supervisors have determined
that fire protection services will be substantially affected by the projected
additional development in the south Santa Rosa area, particularly by projected
light and heavy industries, and

WHEREAS, the Roseland and Bellevue Fire Protection Districts protect most
of the urban areas within the South Santa Rosa Specific Plan area,

NOW, THEREFORE BE IT RESOLVED that the Sonoma County Board of Supervisors
hereby refer to the County Fire Safety Committee, the Planning Commission rec-
ommendation to establish development impact fees for the Roseland and Bellevue
Fire Protection Districts to pay for new equipment necessary to protect projected

INTRODUCED BY: Supervisor Adams

SUPERVISORS:

ADAMS: _____ ROOKE: _____ PUTNAM: _____ CARPENTER: _____ ESPOSTI: _____

AYES: 5 NOES: 0 ABSTAIN: 0 ABSENT: 0

SO ORDERED.
RESOLUTION OF THE BOARD OF SUPERVISORS, COUNTY OF SONOMA, STATE OF CALIFORNIA, APPROVING AMENDMENTS OF SPECIFIC PLANS, THE ZONING ORDINANCE TEXT, ZONING ON UNINCORPORATED PROPERTIES, AND TECHNICAL CORRECTIONS IN ORDER TO BRING THESE REGULATIONS INTO CONFORMANCE WITH THE GENERAL PLAN.

WHEREAS, the General Plan adopted in March, 1986 includes numerous provisions and policies which require amendments of Specific Plans, the Zoning Ordinance and other regulations in order to achieve plan and zoning consistency as required by state law; and

WHEREAS, the Board of Supervisors directed the Planning Department to proceed with a phased program of amending the regulations, and

WHEREAS, the Board adopted the first phase of the needed amendments in July, 1996, consisting primarily of the zoning ordinance text and rezoning of the base districts of rural properties, and

WHEREAS, the Planning Department has proposed the second phase of changes, consisting of:

1. amendment of ten (10) existing specific plans pursuant to Policy LU-1a.
2. further revisions to the Zoning Ordinance text, primarily adding new combining-districts and repealing unneeded districts.
3. further zone changes on unincorporated area properties to line up densities and urban area zoning with the General Plan.
4. revision of sign, parking, manufactured homes, and minimum lot size regulations.
5. other minor general plan amendments and technical corrections.

WHEREAS, in accordance with the provisions of the California Environmental Quality Act, a Program Environmental Impact Report was prepared and certified for the general plan, and

WHEREAS, the Planning Commission reviewed and considered the information contained in the Initial Study and above Program Environmental Impact Report, and held hearings thereon, and recommended approval of revised amendments by Resolution #92-059, dated July 2, 1992, and

WHEREAS, the Board held a workshop and duly noticed public hearings on the project and its anticipated environmental impact and also reviewed and considered the information contained in the Initial Study and EIR and all testimony received thereon.

WHEREAS, the Board has submitted its proposed revisions back to the Planning Commission for further recommendation as required by State law, and the Commission has, by Resolution # 93-006, recommended approval of said revisions, and

Resolution Number 93-0337
Sonoma County Administration Building
Santa Rosa, California
March 9, 1993
Greg Carr
WHEREAS, the Board of Supervisors does hereby make the following additional findings with respect to this project:

1. The primary intent of the Board's review of the specific plans was to assure that these plans would be consistent with the General Plan. The Board did not endeavor to review and evaluate the content of these plans, except to modify or delete policies which were in conflict with general plan designations or policies.

2. General Plan Policy LU-1a provides the only policy guidance for the role of the future specific and area plans in regulating development. Policy LU-1a has been amended to clarify and establish that an Area Plan may be more restrictive in its policies and standards than the General Plan in order to recognize local circumstances applicable to the particular area.

3. The eight Specific Plans which have been converted to Area Plans have much of the text deleted in order to focus these plans on policies unique to each area. In response to public concern over the loss of this background information, the Board has directed the Planning Department to keep copies of the plans on file for research purposes.

4. Considerable testimony was presented during public hearings regarding the application of the new combining districts. In such cases, the Board decided to rely upon the General Plan Open Space Element as the determinant of the proper application of zoning. The Board chose not to reevaluate the merits of adding new designated sites or deleting those already designated.

5. The Board denied individual requests that were not consistent with the General Plan. People in these situations were advised that they would need to file an individual application for general plan amendment in order for consideration of their request.

6. The proposed project Initial Study indicated no new impacts on fish and wildlife resources.

NOW THEREFORE IT BE RESOLVED that the Board of Supervisors hereby finds that the project is within the scope of the General Plan Program EIR and that no additional environmental documents are needed and approves the following, subject to the approval of the related General Plan Amendments:

1. Amendment of the Windsor and Airport Industrial Specific Plans as noted in Exhibits A1 (Windsor) and A2 (Airport Industrial).

2. Conversion of the following Specific Plans to Area Plans, and amendment of same as shown in the exhibits noted:
   - Exhibit A3: West Petaluma
   - Exhibit A4: Petaluma Dairy Belt Plan
   - Exhibit A5: Penngrove Plan
   - Exhibit A6: Sonoma Mountain Plan
   - Exhibit A7: South Santa Rosa Plan
   - Exhibit A8: Bennett Valley Plan
   - Exhibit A9: Franz Valley Plan
   - Exhibit A10: Larkfield-Wikiup Plan
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Page 3

3. Amendment of Chapter 26 of the Sonoma County Code (Zoning Ordinance) as shown in Exhibit B entitled "Final Draft, Board of Supervisors 1/26/93" on file with the Clerk and in the Planning Department.

4. Changes in the zoning classification of properties in the unincorporated area of the County as shown in Exhibit C, a set of assessor parcel maps showing the zoning plans as provided in proposed Sections 26-6 and 26-8 of the Zoning Ordinance Text.

5. Technical corrections of the General Plan Land Use and Open Space Elements as listed in Exhibit D to this resolution (attached).

BE IT FURTHER RESOLVED that the Board takes the following actions on the individual requests as described in the staff report.

1. Deny the requests of:
   - Summerfield Waldorf School
   - Vincent Walsh
   - Kimber Management
   - Gentry
   - AJ DiMauro
   - Martha Kemp
   - Odyan
   - John Paxton
   - Ted Kohler
   - Lloyd Johnson

2. Approve the requests of:
   - Daniel Dragos
   - Wells (Breije & Race)
   - Ralph Dada
   - Alexander Valley Association
   - Cliff Putnam
   - Tom Furrer
   - Margaret Lindholm
   - Thomas Kamm

3. Approve the staff recommended amendment to the Sonoma Mountain Area Plan as contained in the staff report regarding the request of the Sonoma Mountain Property Owners Association.

4. No action is necessary for the following requests because they have been accommodated by the approved project:
   - Oliver Williams
   - Adele Gordon
   - Clint Wilson
   - Petersen
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Miller/Artemis Drive

5. Due to the incorporation of Windsor, the County no longer has jurisdiction over the Miller/Artemis Drive request.

THE FOREGOING RESOLUTION was introduced by Supervisor

SUPERVISORS VOTE:

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SO ORDERED.