NOTICE OF EXEMPTION

TO: Santa Barbara County Clerk of the Board of Supervisors

FROM: Department of Public Works - Transportation Division

(Lead Department/Division)

Based on a preliminary review of the project the following activity is determined to be exempt from further environmental review requirements of the California Environmental Quality Act (CEQA) of 1970, as defined in the State and County Guidelines for the implementation of CEQA.

APN(s): 059-040-013, -017, -018, -019 and -020. Case No.: Real Property File No. R-356 **LOCATION:** Portion of San Antonio Creek Lane located on the above listed parcels. **PROJECT TITLE:** San Antonio Creek Lane vacation of right-of-way. **PROJECT DESCRIPTION:** The subject portion of San Antonio Creek Lane is located on APNs 059-040-013, -017, -018, -019 and -020 as shown on Exhibit A attached hereto (herein the "Portion"). The Portion has never been paved or used by the public, and the eastern half of the San Antonio Creek Lane ROW was vacated several years ago. The County has not maintained the Portion and does not plan to expand its infrastructure in the vicinity of the Portion. **EXEMPT STATUS : (Check One)** Ministerial Statutory X Categorical Exemption [Sec. 15301] ____ Emergency Project ____ No Possibility of Significant Effect [Sec. 15061(b,3)] Cite specific CEQA Guideline Section: 15301(c) Existing Facilities – "...consists of the operation, repair, maintenance, or minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features, involving negligible or no expansion of use beyond that previously existing, including but not limited to:...(c) Existing highways and streets, sidewalks, gutters, bicycle and pedestrian trails, and similar facilities (this includes road grading for the purpose of public safety), except where the activity will involve removal of a scenic resource including a stand of trees, a rock outcropping, or an historic building. Reasons to support exemption findings (attach additional material, if necessary): The County's proposed vacation of the right of vehicular access on the Portion is a minor alteration of the existing roadway and is therefore contemplated under CEQA section 15301(c). The vacation of the right of vehicular access will relieve the County of current and future pavement maintenance, and will have no impact on the current public use. Santa Barbara County Parks Department will take over maintenance of the right-of-way as a recreational public trail. Department Representative Date NOTE: A copy of this document must be posted with the County's Planning & Development Department at least 6 days prior to consideration of the activity by the decision-makers to comply with County CEQA guidelines and a copy must be filed with the County Clerk of the Board after project approval to begin a 35 day statue of limitations on legal challenges. Distribution: Date filed with Planning & Development Date filed with Clerk of Board

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