SUPPLEMENT NO. 34 June 2013

#### MENDOCINO COUNTY CODE

#### Looseleaf Supplement

This Supplement contains all ordinances deemed advisable to be included at this time through:

#### Ordinance No. 4305, adopted February 12, 2013.

See the Code Comparative Table and Disposition List for further information.

Remove old pages	Insert new pages
iii	iii
SH:1	SH:1
136.5	136.5
212.3, 212.4	212.3 - 212.4.1
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319 - 320.2	319-320.2
692.3, 692.4	692.3, 692.4
717, 718	717 - 718.1
725,726	725, 726

Insert and maintain this instruction sheet in front of this publication. File removed pages for reference.



#### PREFACE

The Mendocino County Code, has been kept current by regular supplementation by Municipal Code Corporation, its successor in interest.

The code is organized by subject matter under an expandable three-factor decimal numbering system which is designed to facilitate supplementation without disturbing the numbering of existing provisions. Each section number designates, in sequence, the numbers of the Title, chapter, and section. Thus, Section 2.12.040 is Section .040, located in Chapter 2.12 of Title 2. In most instances, sections are numbered by tens (.010, .020, .030, etc.), leaving nine vacant positions between original sections to accommodate future provisions. Similarly, chapters and titles are numbered to provide for internal expansion.

In parentheses following each section is a legislative history identifying the specific sources for the provisions of that section. This legislative history is complemented by an ordinance disposition table, following the text of the code, listing by number all ordinances, their subjects, and where they appear in the codification; and beginning with Supplement No. 22, legislation can be tracked using the "Code Comparative Table and Disposition List."

A subject-matter index, with complete cross-referencing, locates specific code provisions by individual section numbers.

### This supplement brings the Code up to date through Ordinance No. 4305, adopted February 12, 2013.

Municipal Code Corporation 1700 Capital Circle SW Tallahassee, FL 32310 800-262-2633

#### SUPPLEMENT HISTORY TABLE

The table below allows users of this Code to quickly and accurately determine what ordinances have been considered for codification in each supplement. Ordinances that are of a general and permanent nature are codified in the Code and are considered "Included." Ordinances that are not of a general and permanent nature are not codified in the Code and are considered "Omitted."

In addition, by adding to this table with each supplement, users of this Code of Ordinances will be able to gain a more complete picture of the Code's historical evolution.

	Date	Included/	
Ord. No.	Adopted	Omitted	Supp. No.
4270	1- 4-11	Included	29
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4284	10- 4-11	Included	30
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4286	12- 6-11	Included	31
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4289	1-31-12	Included	31
4291	2-14-12	Included	32
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4293	4-10-12	Included	32
4294	4-10-12	Included	32
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4296	4-10-12	Omitted	32
4297	6-12-12	Included	32
4298	7-10-12	Included	32
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4301	11- 6-12	Included	33
4302	1-22-13	Included	34
4303	1-22-13	Included	34
4304	1-22-13	Included	34
4305	2-12-13	Included	34

#### **CHAPTER 5.130**

#### DELEGATING AUTHORITY TO INVEST TO TREASURER-TAX COLLECTOR

### Sec. 5.130.010 Delegation of authority to invest for calendar year 2013.

Pursuant to authority contained in Government Code Section 27000.1 and 53607 the Board of Supervisors hereby delegates to the Treasurer the authority to invest or reinvest the funds of the County and the funds of other depositors in the County Treasury pursuant to Government Code Sections 53600 to 53970 for the 2013 calendar year. Nothing in this section shall limit the Treasurer's authority pursuant to Government Code Sections 53635 or 53684.

(Ord. No. 3924, 1996; Ord. No. 4009, 1998; Ord. No. 4034, 1999; Ord. No. 4055, 2000; Ord. No. 4069, 2001; Ord. No. 4085, 2002; Ord. No. 4107, 2003; Ord. No. 4122, 2004; Ord. No. 4142, 2005; Ord. No. 4167, 2006; Ord. No. 4180, 2007; Ord. No. 4198, 2008; Ord. No. 4216, 1-27-2009; Ord. No. 4232, 1-26-2010; Ord. No. 4271, 1-25-2011; Ord. No. 4288, 1-24-2012; Ord. No. 4303, 1-22-13)

of this Ordinance is, for any reason, held to be invalid or unconstitutional, such invalidity or unconstitutionality shall not affect the validity or constitutionality of the remaining portions of this Ordinance, it being herein expressly declared that this Ordinance and each section, subsection, paragraph, sentence, clause and phrase thereof would have been adopted irrespective of the fact that any one or more sections, subsections, paragraphs, clauses or phrases be declared invalid or unconstitutional. (Ord. No. 3477, adopted 1983.)

#### **CHAPTER 9.31**

#### MEDICAL MARIJUANA CULTIVATION REGULATION\*

#### Sec. 9.31.010 Purpose and Intent.

It is the purpose and intent of this Chapter to regulate medical marijuana in a manner that is consistent with State law and which promotes the health, safety, and general welfare of the residents and businesses within the unincorporated territory of the County of Mendocino by balancing:

(1) The needs of medical patients and their caregivers for enhanced access to medical marijuana;

(2) The needs of neighbors and communities to be protected from public safety and nuisance impacts; and

(3) The need to limit harmful environmental impacts that are sometimes associated with marijuana cultivation.

Nothing in this Chapter shall be construed to:

(1) Allow persons to engage in conduct that endangers others or causes a public nuisance as defined herein;

(2) Allow the use or diversion of marijuana for nonmedical purposes; or

(3) Allow any activity relating to the cultivation, distribution or consumption of marijuana that is otherwise illegal under California State law. (Ord. No. 4291, 2-14-2012)

# Sec. 9.31.015 Confidential nature of medical marijuana information legislative intent.

Pursuant to the California Compassionate Use Act of 1996, enacted by the voters of the State on November 5, 1996 and implementation statutes such as California Health and Safety Code section 11362.71, the County of Mendocino Board of Supervisors hereby finds and declares that all use information received by and/or generated by the operation of Chapter 9.31 has always been intended to be treated and held by the County as confidential information to the fullest extent authorized by State and Federal law from 2008 to the present as well as prospectively. This is a declaration of past, current and prospective legislative intent for all versions of Chapter 9.31 dating back to 2008.

(Ord. No. 4302, 1-22-13)

#### Sec. 9.31.020 Findings.

(A) The voters of the State of California approved Proposition 215 (codified as Health and Safety Code Section 11362.5 and entitled "The Compassionate Use Act of 1996").

(B) The intent of Proposition 215 was to ensure that seriously ill Californians have the right to obtain and use marijuana for medical purposes where that medical use is deemed appropriate and has been recommended by a physician, and to ensure that patients and their primary caregivers who obtain and use marijuana for medical purposes upon the recommendation of a physician are not thereby subject to criminal prosecution or sanction. The Act further provides that "nothing in this section shall be construed to supersede legislation prohibiting persons from engaging in conduct that endangers others, or to condone the diversion of marijuana for non-medical purposes."

(C) The State enacted SB 420 in 2004 (codified as Health and Safety Code Section 11362.7 et seq.) to clarify the scope of The Compassionate Use Act of 1996, facilitate the prompt identification of qualified patients and primary caregivers, avoid unnecessary arrest and prosecution of these individuals, provide needed guidance to law enforcement officers, promote uniform and consistent application of the Act, and enhance the access of patients and caregivers to medical marijuana through collective, cooperative cultivation projects and to allow local governing bodies to adopt and enforce rules and regulations consistent with SB 420.

(D) Marijuana plants, whether grown indoors or outdoors, especially as they mature prior

<sup>\*</sup>Editor's note—Ord. No. 4291, adopted Feb. 14, 2012, amended Ch. 9.31, §§ 9.31.010—9.31.350 in their entirety. Former Ch. 9.31 pertained to similar subject matter and was derived from Ord. No. 4275, adopted May 17, 2011.

to harvest, may produce a distinctive odor that may be detectable far beyond property boundaries.

(E) Each year since 2004, the Mendocino County Air Quality Management District has received a significant number of formal complaints of odor related to the cultivation of marijuana in residential neighborhoods.

(F) Marijuana, whether grown for medicinal purposes, or diverted to the black market, may be sold for thousands of dollars per pound.

(G) The strong smell of marijuana may create an attractive nuisance, alerting persons to the location of the valuable plants, and creating a risk of burglary, robbery and armed robbery.

(H) There have been several marijuana related incidents of burglary, robbery and armed robbery, some including acts of violence resulting in injury or death.

(D) A Store may provide to a Customer a Recycled-Content Paper Bag or a Reusable Carryout Bag upon request but shall charge the Customer, except as provided in Subsection (F), not less than ten (10) cents per bag.

(E) A Store will not be required to charge a Customer for a Recycled-Content Paper Bag of less than two hundred fifty (250) cubic inches capacity.

(F) For any Recycled-Content Paper Bag or a Reusable Carryout Bag sold to a Customer, the amount of the sale of the bag shall be separately itemized on the sales receipt. No store shall rebate or otherwise reimburse a Customer any portion of the charge required for a Recycled-Content Paper Bag.

(Ord. No. 4297, 6-12-2012)

### Sec. 9.41.040 Application to Different Classes of Stores.

This Ordinance shall be and the same is hereby declared to be in full force and effect for different classes of Stores as follows:

(A) From and after one hundred eighty (180) days from the Effective Date for:

(1) A full-line, self-service retail Store with gross annual sales of three million (\$3,000,000.00) dollars or more and which sells a line of dry grocery, canned goods, nonfood items and some perishable items; and

(2) A Store with over ten thousand (10,000) square feet of retail space that generates sales or use tax pursuant to the Bradley-Burns Uniform Local Sales and use Tax Law (Part 1.5 commencing with Section 7200 of Division 2 of the Revenue and Tax Code) and has a pharmacy licensed pursuant to Chapter 9 (commending with Section 4000) of Division 2 of the Business and Professions Code.

(B) From and after five hundred forty-five (545) days from the Effective Date for all other Stores.

(Ord. No. 4297, 6-12-2012)

#### Sec. 9.41.045. Exemptions.

(A) All other provisions of this Chapter notwithstanding, no full-line, self-service retail store with gross annual sales of between three and ten million dollars (\$3,000,000.00 to \$10,000,000.00) which sells a line of dry grocery, canned goods, nonfood items and some perishable items, located within twenty-five (25) miles of the city limits of the City of Willits, shall be required to levy the charge set forth in Section 9.41.030(E) for a Recycled-Content Paper Bag, provided that said store fully complies with all other provisions of this Chapter and makes available Reusable Carryout Bags for purchase by customers.

(B) Subsection (A) above shall be void and without effect at such time as all full-line, self-service retail stores, located within the city limits of the City of Willits, with gross annual sales of three million dollars (\$3,000,000.00) or more which sell a line of dry grocery, canned goods, nonfood items and some perishable items, institute a charge of not less than ten (10) cents for each carry-out bag of two hundred fifty (250) cubic inches or more capacity, whether the stores' adoption of this charge results from a City of Willits ordinance or voluntary action by the stores.

(Ord. No. 4304, § 1, 1-22-13)

#### Sec. 9.41.050 Violations and Penalties.

(A) Any action to enforce this Ordinance must be preceded by delivery of a written warning to the Store where a violation has occurred. The warning shall be personally delivered to the Store manager or mailed by registered or certified U.S. Mail to the Store. No further enforcement action may be taken against the Store for that violation, if the Store cures the violation within thirty (30) days after receipt of the written warning and does not commit another violation within six (6) months after receipt of the written warning.

(B) Any person, firm or corporation who violates this Ordinance shall be guilty of an infraction, and upon conviction thereof, shall be punished by fine not exceeding:

(1) \$100.00 for a first violation,

(2) \$200.00 for a second violation within the same year, and

(3) \$500.00 for each additional violation within the same year.

(C) Any violation of this Chapter may be enforced through any applicable administrative enforcement procedures contained in the Mendocino County Code. The Chief Executive Officer, or his or her designee, is authorized to take any and all other actions authorized by law which are reasonable and necessary to enforce this Chapter, including, but not limited to, investigating violations, and imposing administrative fines in amounts as may be established from time to time by ordinance.

(D) In addition to the administrative enforcement procedures described above, the County Counsel is authorized to pursue judicial enforcement of this Chapter through a civil action.

(E) A violation of any provision of this Ordinance by any person, firm or corporation shall be subject to a civil action in any court of competent jurisdiction, including the small claims court, by a Customer, public interest organization, or the County to recover any damages caused by the violation and a civil penalty of one thousand (\$1,000) dollars or ten (10) percent of actual damages, whichever is higher, for every such violation. For any willful violation, the Customer, public interest organization or County may recover treble damages. Nothing in this subsection shall prohibit the filing of an action as authorized herein as a class action. The prevailing party in any action filed pursuant to this subsection shall be entitled to recover its reasonable attorneys' fees to be determined by the court.

(F) No remedy contained in this section is intended to be exclusive of any other remedy contained herein and each and every such remedy shall be cumulative and shall be in addition to every other remedy now or hereafter existing at law or in equity or by statute or otherwise. (Ord. No. 4297, 6-12-2012)

#### Sec. 9.41.060 Severability.

If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held by a court of competent jurisdiction to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this Ordinance. The Board of Supervisors of the County of Mendocino hereby declares that it would have passed this Ordinance and each section, subsection, sentence, clause and phrase thereof irrespective of the fact that one (1) or more sections, subsections, sentences, clauses or phrases may be held invalid or unconstitutional. (Ord. No. 4297, 6-12-2012)

#### Sec. 9.41.070 Publication.

The Clerk of the Board will publish the Ordinance codified in this Chapter as required by law. (Ord. No. 4297, 6-12-2012)

#### Sec. 9.41.080 Effective Date.

The Ordinance codified in this Chapter shall take effect thirty (30) days after passage. (Ord. No. 4297, 6-12-2012)

#### **CHAPTER 15.12**

#### **PARKING REGULATIONS**

#### Sec. 15.12.010 Angle Parking on County Roads.

In accordance with the provisions of Motor Vehicle Code Section 22503 of the State of California, angle parking is hereby permitted on the County roadways known as follows:

#### (A) Calpella Area.

(1) On the south side of Moore Street (CR 229B) beginning at North State Street (CR 104) and extending one hundred fifty (150) feet east.

(2) On the east side of North State Street (CR 104) beginning at Moore Street (CR 229B) and extending seven hundred fifty (750) feet south.

(3) On the west side of North State Street (CR 104) between mile post 4.53 and mile post 4.60.

#### (B) Covelo Area.

(1) On Howard Street (CR 334D) between Dingman Street (CR 335E) and Perry Street (CR 335C).

(2) On Main Street (CR 335D) between Grange Street (CR 334B) and Howard Street (CR 334D).

#### (C) Forks Area.

(1) On the west side of North State Street (CR 104) between mile post 1.78 and mile post 1.82.

#### (D) Redwood Valley Area.

(1) On both sides of School Way (CR 236) between mile post 1.03 and mile post 1.08.

(2) On the south side of Uva Drive (CR 239) between mile post 1.46 and mile post 1.54.

(3) On the west side of East Road (CR 230) beginning at the south line of School Way (CR 236) and extending two hundred (200) feet south.

#### (E) Town of Mendocino.

(1) On both sides of Lansing Street (CR 500) between Little Lake Street (CR 407A) and Albion Street (CR 407D).

(2) On the west side of Lansing Street (CR 500) between Albion Street (CR 407D) and Main Street (CR 407E).

(3) On the north side of Main Street (CR 407E) between Lansing Street (CR 500) and Woodward Street (CR 407J).

(4) On both sides of Ukiah Street (CR 407C) between Lansing Street (CR 500) and William Street (CR 407K).

#### (F) Ukiah Area.

(1) The west side of Laws Avenue (CR 253B) beginning at the south line of Tedford Avenue (CR 253) and extending three hundred (300) feet south.
(Ord. No. 3680 § 2 (part), adopted 1988)
(Ord. No. 4299, § 1, 8-28-2012)

### Sec. 15.12.020 "No Parking Zone" in Front of the Post Office.

It shall be unlawful for the operator of a vehicle to stop or park such vehicle on the U.S. Highway 101 (commonly known as the Redwood Highway) adjacent, near, parallel or diagonally to the curb of said highway located west of the building known as the Hopland Post Office; said curb is officially designated as being that portion of the curb extending along the said highway from Station 16+38.67 northerly to Station 16+50.17. (Ord. No. 3680 § 2 (part), adopted 1988.)

#### Sec. 15.12.030 Duty of Sheriff.

The Sheriff of the County of Mendocino shall mark such curbing and the space reserved therefor by red paint upon the entire curb surface extending between the stations hereinabove referred to. (Ord. No. 3680 § 2 (part), adopted 1988.)

#### Sec. 15.12.040 Parking.

(A) **Prohibited Parking on County Roads.** The Road Commissioner of the County shall implement provisions prohibiting the parking or stopping of vehicles under this Chapter by placing appropriate signs or markings at the following locations:

(1) Any place where the stopping or parking of vehicles is determined by the Road Commissioner to constitute a hazard to traffic, life or property, or any obstruction to vehicular or pedestrian traffic. (2) On the east side of South State Street (CR 104-A) between mile post 0.82 and mile post 0.86 and on the west side of CR 104-A between mile post 0.83 and mile post 0.86.

(3) On the south side of Simpson Lane (CR 414) between mile post 0.443 and mile post 0.546.

(4) On both sides of North State Street (CR 104) between Orr Springs Road and Ackerman Creek Bridge, a distance of 0.19 miles.

(5) On both sides of Low Gap Road (CR 212), between the Ukiah City Limits on the east and a point 0.15 miles westerly thereof.

(6) On the east side of Basin Street (CR 417) between mile post 0.07 and mile post 0.32.

(7) On the west side of Basin Street between mile post 0.09 and mile post 0.32, between the hours of 10:00 p.m. and 4:00 a.m., for periods longer than two (2) hours.

(8) On the west side of Ward Avenue (CR 425B) mile post 0.90 between the hours of 10:00 p.m. and 6:00 a.m.

(9) On that portion of Holquist Lane (CR 412) between the Gibney Lane intersection and a point .142 miles easterly thereof.

(10) On East Side Potter Valley Road (CR 240) between mile posts 0.87 to mile post 0.98.

(11) On the south side of Main Street (CR 407E) in the Town of Mendocino between mile post 0.300 and mile post 0.311(60 feet) for the purpose of a bus stop."

(12) On the south side of Main Street in the Town of Mendocino (CR 407E) between mile post 0.257 to mile post 0.254 (20 feet) for the purpose of emergency access and attended vehicle loading.

(13) On both sides of Center Street, CR 546, in the unincorporated Community of Gualala, between mile post 0.0 and mile post 0.06 (300 feet)

(B) **Prohibited Parking on State Highway.** The parking of vehicles on the State Highway is prohibited at any of the following locations, at any time:

(1) On State Highway 01-MEN-101 from mile post 69.49 to mile post 69.58 (a section of curbs and driveways on the west side of said highway commencing one hundred fifty (150) feet north of the centerline of Branscomb Road and extending for four hundred sixty (460) feet north from that point) in the community of Laytonville.

(2) On U.S. Highway 101 from the Sandelin Memorial Bridge to mile post 7.26 on both sides of said highway between the hours of 10:00 p.m. and 6:00 a.m.

(C) **Parking on Private Property** — **Prohibited.** No person shall park a vehicle in a private driveway or private property without the direct or implied consent of the owner or person in lawful possession of such driveway or property.

(D) Angle Parking. The Road Commissioner is hereby authorized to determine and, upon approval of the Board of Supervisors, designate those streets and portions of streets along which angle parking of vehicles will reduce parking congestion to the benefit of the public and where the surrounding conditions are such that the free movement of traffic will not be interfered with by that method of parking. The Road Commissioner is hereby directed to mark all places so designated by white lines upon the surface of the roadway, indicating the angle at which parking is permitted; provided, however, that angle parking shall not be permitted:

(1) At any place where passing traffic would thereby be caused or required to drive upon the left side of the highway.

(2) Upon any street where that method or parking is prohibited by the Vehicle Code.

(E) **Prohibited Parking on County Operated Off-Street Parking Facilities.** No person shall park, stop, or leave standing a vehicle on any Countyowned or County-operated off-street parking facility except upon compliance with each of the following conditions:

(1) Such person has been issued a valid vehicle parking permit by the Chief Executive Officer, said permit to bear the number of a particular parking space which has been properly marked.

(2) Such person has affixed to his vehicle parking permit so as to be clearly visible from the outside, preferably at the lower left-hand corner of the rear window. (3) Said vehicle utilizes only the particular parking space or spaces whose number corresponds with the number on the permit.

(F) Numbering Spaces and Posting Notice. The Chief Executive Officer is hereby authorized and directed to post all County-owned or Countyoperated off-street parking facilities with the appropriate signs giving notice:

(1) That the facility is an official County parking lot,

(2) That parking in the lot is by permit only,

(3) Vehicles parked in violation of this Chapter are subject to removal,

(4) That the regulations governing parking in the lot are set forth in this Chapter and

(5) Other information the Chief Executive Officer deems appropriate.

The Chief Executive Officer is hereby further authorized and directed to properly mark, delineate, and individually number all parking spaces in each such facility.

(G) *Removal of Illegally Parked Vehicles.* Any vehicle parked or left standing in violation of this Section 15.12.040 and where signs are posted giving notice of vehicle removal, may be removed upon order of any regularly employed and salaried deputy of the Mendocino County Sheriff or a member of the California Highway Patrol. Such removal may be in addition to whatever other penalties may result. The costs of removal and storing of such vehicle shall be a lien against such vehicle and a personal obligation against its owner. (Ord. No. 3680 § 2 (part), 1988; Ord. No. 4114 § 1, 2003; Ord. No. 4165 § 1, 2006; Ord. No. 4201 § 1, 2008; Ord. No. 4333, § 1, 2-23-2010; Ord. No. 4305, § 1, 2-12-13)

#### Sec. 15.12.041 Limited Time Parking.

(A) The parking of vehicles shall be limited to the total time indicated at the following locations:

(1) On the south side of Ukiah Street (CR 407C) between Lansing Street (CR 500) and Howard Street (CR 407N), one parking space shall be designated and marked by the County Depart-

ment of Transportation for short-term parking limited to twenty minutes between the hours of 8:00 a.m. and 6:00 p.m. except on Sundays. (Ord. No. 4138, adopted 2005.)

### Sec. 15.12.042. Americans With Disabilities Act (ADA) Parking.

(A) One parallel on-street parking space shall be limited to ADA parking at the following location:

(1) On the east side of Highway 128, at mile post 28.78 adjacent to 14125 Highway 128, one parking space shall be designated and marked by the County Department of Transportation. (Ord. No. 4234, 2-23-2010)

# Sec. 15.12.050 Repealed by Ord. No. 4002, adopted 1998.

# Sec. 15.12.060 Repealed by Ord. No. 4002, adopted 1998.

### Sec. 15.12.070 "No Parking" Zones in Front of Schools.

No person shall stop, park or leave standing any vehicle, whether attended or unattended, except when necessary to avoid conflict with other traffic, or in compliance with the directions of a peace officer in any of the following places at any of the following specified times:

(A) **River School.** On East Side Road (CR 201), between paddle markers 14.18 and 14.28 on the easterly side and paddle markers 14.23 and 14.28 on the westerly side, between the hours of 7:30 a.m. and 3:30 p.m. (Ord. No. 3680 § 2 (part), adopted 1988.)

#### Sec. 15.12.080 Markings.

The Road Commissioner shall place or erect and maintain such signs and pavement and curb markings on County maintained roads as he deems necessary to adequately designate the areas of parking restrictions. (Ord. No. 3680 § 2 (part), adopted 1988.)

# Sec. 15.12.090 Prohibition of Parking of Commercial Vehicles.

No person shall stop, park or leave standing during the hours of 8:00 p.m. through 6:00 a.m. any commercial vehicle, whether attended or unattended, except when necessary to avoid conflict with other traffic, in a designated residential area if such commercial vehicle has or exceeds an unladen weight rating of ten thousand (10,000) pounds or more. Such prohibition shall not apply to any commercial vehicle making pickups or deliveries of goods, wares or merchandise from or to any building or structure located on the restricted streets or for the purpose of delivering materials to be used in the actual and bona fide repair, alteration, remodeling or construction of any building or structure upon the restricted streets for which a building permit has previously been obtained. Such parking described above shall be prohibited in the following residential areas:

(A) In the Hopland area, on County Road 114-B also known as MacMillan Drive, and on County Road 114-C, also known as St. Mary's Avenue;

(B) In the Meadowbrook area, south of Ukiah on County Road 252-E, also known as Meadowbrook Drive. (Ord. No. 3680 § 2 (part), adopted 1988.)

### Sec. 15.12.091 Seventy-two (72) Hour Parking Limitation.

No person shall park or leave standing a vehicle upon a street or highway within the unincorporated territory of the County for seventy-two (72) or more consecutive hours. Exempted from this Section are passenger vehicles and pickup trucks which are not recreational vehicles parked upon a street or highway in front of the site location appearing on the registration of these vehicles.

Any member of the State Highway Patrol or any regularly employed and salaried deputy of the Sheriff's Office of the County is hereby authorized to remove to the nearest garage or other place of safety, or to a garage designated or maintained by this County, any vehicle which has been parked or left standing upon a street or highway within the unincorporated area in the County for seventytwo (72) or more consecutive hours. (Ord. No. 3779, adopted 1991.)

#### Sec. 15.12.100 Penalties.

Violation of any parking regulation contained in this Chapter is an infraction punishable pursuant to Vehicle Code Section 42001(a).

(Ord. No. 3680 § 2 (part), 1988; Ord. No. 4114 § 2, 2003; Ord. No. 4165 § 2, 2006; Ord. No. 4201 § 2, 2008; Ord. No. 4333, § 2, 2-23-2010; Ord. No. 4305, § 2, 2-12-13)

#### CODE COMPARATIVE TABLE

Ordinance Number	Date	Description	Section		Section this Code
4263	7-13-10	Disease prevention proj- ect			9.04.010—9.04.070
4264	7-13-10	Garden's Gate Dev. Agreement			21.04.020
4265	7-13-10	Speed limits			15.04.030
4270	1- 4-11	Stormwater runoff			16.30.010—16.30.430
4271	1-25-11	2011 investment author- ity			5.130.010
4272	1-25-11	SmartMeter moratorium			8.300.010-8.30.080
4274	5- 3-11	Commission on medical care			8.69.000-8.69.080
4275	5-17-11	Medical marijuana		Rpld	9.31.010-9.31.340
				Added	9.31.010-9.31.350
4276	5-17-11	Speed limit			15.40.030
4277	6- 7-11	Library sales tax			5.170.000
4279	6-12-11	Jail booking fees		Rpld	5.120.010-5.120.090
4283	9-13-11	Alternative redevelop- ment program			11.10.010—11.10.090
4284	10- 4-11	Supervisorial districts	1		2.08.010, 2.08.020
4285	10- 4-11	Stormwater runoff		Rpld	16.30.010—16.30.430
				Added	16.30.010—16.30.170
4286	12- 6-11	Assessment appeals board			5.150.010-5.150.080
4288	1-24-12	Investment authority			5.130.010
4289	1-31-12	Board of Supervisors compensation			3.04.071
4291	2-14-12	Medical marijuana culti- vation			9.31.160—9.31.350
4292	4-10-12	Combining districts			20.040.010
4293	4-10-12	Mining and processing			20.036.010
4294	4-10-12	MP—Mineral processing districts		Added	20.134.005— 20.134.015
4295	4-10-12	Height exceptions			20.152.025
4297	6-12-12	Single-use carryout bags	1	Added	9.41.010—9.41.080
4298	7-10-12	Graffiti suppression	1		8.200.010-8.200.100
				Added	8.200.110-8.200-130
4299	8-28-12	Angle parking on County roads	1		15.12.01
4300	9-25-12	Bingo games			8.52.050(G)
4301	11- 6-12	Construction and demo- lition recycling and reuse	1	Rpld	18.35.020
				Addad	18 25 020

Added 18.35.020

Ordinance Number	Date	Description	Section		Section this Code
			2	Rpld	18.35.030
				Added	18.35.030
			3	Rpld	18.35.040—18.35.190
4302	1-22-13	Medical marijuana culti- vation regulation		Added	9.31.015
4303	1-22-13	Delegating authority to invest to County Trea- surer for calendar year 2013			5.130.010
4304	1-22-13	Single-Use Carryout Bags by retail establish- ments	1	Added	9.41.045
4305	2-12-13	Prohibited parking on both sides of center street	1		15.12.040
			2		15.12.100

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#### MERCHANT

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See also ZONING Flood hazard reduction See ZONING ZONING, COASTAL, UNINCORPORATED AREAS

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