Board of Supervisors,

West Marin Sonoma Coastal Advocates needs to direct your attention to the language in the LCPA Section CEN - 6, pg. 97. We have addressed this issue previously several times. Our letters dated October 31, 2016 and December 7, 2016 to the Board of Supervisors as well as our letter of March 8, 2017 to the California Coastal Commission have all expressed our concern about the contradictory language used in the LCPA, at all stages, and revisions of this LCP Amendment project.

"CEN - 6 Energy and Industrial Development: The Coastal Zone contains unique natural resources and recreational opportunities of nationwide significance. Because of these priceless resources and the very significant adverse impacts which would result if major energy or industrial development were to occur, such development, both on and offshore, is not appropriate and shall **NOT BE PROHIBITED** consistent with the limitations of Public Resources Code Section 30260, 30262, and 30515. The development of alternative energy sources such as solar or wind energy shall be **EXEMPTED** from this policy. [Continued from LCP Unit II New Development and Land Use Policy 7, p.209. This policy also carries forward Unit I Public Services Policy 2, p. 48]

The repetitious adulteration of this LCP Amendment project language is contradictory and unacceptable. West Marin Sonoma Coastal Advocates asks that WECS are **Prohibited**, as this policy should stipulate. No WECS are exempt from these policies.

Respectfully submitted,

West Marin Sonoma Coastal Advocates