MENDOCINO COUNTY LOCAL AGENCY FORMATION COMMISSION RESOLUTION NO. 82-3 RESOLUTION MAKING DETERMINATIONS ON THE PROPOSAL DESIGNATED AS:

Fort Bragg High School Annexation

	to the City of Fort Bragg
	(LAFCO FILE NO. 82-1)
Governme proposa	EREAS, the District Reorganization Act, in Sections 56000 et. seq. of the ent Code, does establish certain preliminary procedures which shall apply to such as the Fort Bragg High School Annexation to the City of Fort Bragg, and
	REAS, the Preliminary Proceedings were initiated when the Executive Officer
	Commission accepted for filing the subject application and issued a Certifica
· / / / / / /	ng on 2 March 1982
NOW.	THEREFORE, BE IT RESOLVED that:
	The short term designation for the affected territory shall be <u>Fort Bragg</u> High School Annexation to the City of Fort Bragg
	; and
	The affected territory shall be bounded as described in the attached Legal Description; and The affected territory is uninhabited as defined by Section 56045 of the Government Code; and
	The Executive Officer did set the proposal for hearing on <u>5 April 1982</u> and did give notice at the time and in the manner prescribed by law; and
	The Executive Officer did review the application filed with him and did prepare a report, including his recommendations, thereon; and
	Pursuant to the California Environmental Quality Act of 1970, the Commission has adopted a Negative Declaration of Environmental Impact
	; and
	The Commission, at their meeting(x) on 5 April 1982 , held a public hearing as noticed, and heard and received all oral and written protests, objections or evidence which were made, presented, or filed, and considered the report of the Executive Officer and the plan for providing municipal services to the territory.