

CITY COUNCIL STAFF REPORT

DATE:

July 3, 2013

PUBLIC HEARING

SUBJECT:

WHITEWATER SOLAR, LLC 7.75 ACRES OF "TAKE" PURSUANT TO THE GUIDELINES OF THE COACHELLA VALLEY MULTIPLE SPECIES HABITAT CONSERVATION PLAN. FOR DEVELOPMENT OF ROUGHLY 12 ACRES OF A 108-ACRE PARCEL FOR A 3 MEGAWATT SOLAR ENERGY PRODUCTION FACILITY LOCATED AT 58641 TIPTON ROAD

(APN:522-080-065) (CASE 5.1277).

FROM:

David H. Ready, City Manager

BY:

Planning Department

<u>SUMMARY</u>

The subject project is a 3 MegaWatt solar energy production field, located on roughly 12-acres of a 108-acre parcel. Roughly 7.75 acres of the proposed 12-acre project are located in the Whitewater River Conservation Area as defined by the MSHCP. The City Council must determine whether to allocate 7.75 acres of "Take" from the Whitewater River Conservation Area to allow the project to proceed. This is the first project in the City to request Take under the MSHCP.

RECOMMENDATION:

ADOPT RESOLUTION NO. ____, "A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF PALM SPRINGS, CALIFORNIA, APPROVING IN PART 7.75 ACRES OF "TAKE" FROM THE WHITEWATER RIVER CONSERVATION AREA CONDITIONAL ON THE APPROVAL OF ALL APPLICABLE AGENCIES AND JURISDICTIONS OF AN EQUIVALENT AMOUNT OF NEW LAND ("LIKE EXCHANGE") TO BE ADDED TO THE CONSERVATION AREA PURSUANT TO THE GUIDELINES OF THE COACHELLA VALLEY MULTIPLE SPECIES HABITAT CONSERVATION PLAN (CVMSHCP) FOR DEVELOPMENT OF A 3 MEGAWATT SOLAR ENERGY PRODUCTION FACILITY ON A ROUGHLY 12 ACRE PORTION OF A 108-ACRE PARCEL AT 58641 TIPTON ROAD (APN: 522-080-065.)

PRIOR ACTIONS:

On October 2, 2008, the Coachella Valley Multiple Species Habitat Conservation Plan (MSHCP) became effective. The Palm Springs City Council adopted the plan as a

means of streamlining the environmental review process for development projects within the City.

On October 24, 2012, the Planning Commission opened the public hearing on Case 5.1277 CUP and continued the item to a date certain of November 14, 2012. On November 14, 2012, the Commission reviewed the project and voted unanimously to approve the CUP for a 3 megawatt solar energy production facility on roughly 12 acres of a 108-acre parcel. The commission also recommended that the City Council approve the request for 7.75 acres of Take associated with the project including dedication of 7.75 acres of undisturbed land on the parcel within the conservation area to the CVCC for permanent conservation.

A previous project (5.1240-B CUP) on the same 108-acre parcel, involving removal of nine wind turbines and replacing them with three was evaluated under the guidelines of the MSHCP in 2010. The area of disturbance in the conservation area was not increased with that project and thus no Take request was necessary for the approval of that project.

On December 5, 2012, the City Council opened the public hearing on the subject case, heard testimony on the Take request and continued the case to a date uncertain. The Council established a subcommittee (Mills, Lewin) to develop and recommend to the Council a policy for the long term disposition and allocation of Take over the remaining 71 year life of the CVMSHCP.

On December 12, 2013, January 19th and May 23rd, the subcommittee of Mills and Lewin met with staff to consider a draft policy on the allocation of Take. A draft Take policy has been created, modeled on the one used by the County of Riverside, which will be considered by the Council at a later date.

BACKGROUND:

The Coachella Valley Multiple Species Habitat Conservation Plan (MSHCP)
This plan established a comprehensive streamlined approach to balancing development and land conservation throughout the Coachella Valley. As a permittee under the MSHCP, the City Council has agreed to the terms, and conditions set forth in the

MSHCP, the City Council has agreed to the terms and conditions set forth in the guidelines imposed by the plan. The relevant aspects of the plan that apply to this project are summarized below.

project are summanzed below.

A portion of the aforementioned solar project (7.75 acres) lies within the Whitewater River Conservation Area. This conservation area serves as critical habitat for three endangered species as well as a sand transport for the movement of sand from the mountains to various conservation areas on the valley floor and is a "corridor" linking conservation areas. Nearly the entire 108-acre parcel is located within this conservation area. When a project proposes development in a conservation area, the area in the conservation area that is needed for the development is called 'Take'.

The MSHCP and the request for "Take".

The MSHCP uses the concept of "Take" to allow limited development in areas designated as "Conservation Areas". The valley cities and county all have conservation areas within their jurisdictional boundaries. Essentially, the MSHCP allows 10% of the private land in each of these conservation areas to be developed. It also gives each jurisdiction control over how this Take is allocated. "Take" is quantified in terms of acreage. Each jurisdiction has a certain number of acres of "Take", and each acre of approved development (in a conservation area) is deducted from the total Take allowed for the jurisdiction. When the City approves an application for a development in a conservation area, it gives to the developer a portion of its allocated acreage of Take for each species, habitat, and/or natural process (such as sand transport) that is impacted.

Within each conservation area, there is established acreage of Take for each endangered species that is covered by the MSHCP, as well as what are called "essential ecological processes" (such as sand transport) and "corridors" (linkages between conservation areas). For example, in the Whitewater River Conservation Area, there is habitat for at least three Covered Species, the Essential Ecological Process of sand transport and a Corridor (which is the Whitewater River itself). The three listed endangered species found in this particular conservation area are: the Coachella Valley Round-tailed Ground Squirrel, the Palm Springs Pocket Mouse, and the Le Conte's Thrasher. In addition to the river corridor itself, it is also defined as a sand transport corridor. Sand that washes down from the mountains to the north with wind and water, flows through the project site and continues on to replenish sand that is essential critical habitat further down valley.

Evaluating a "Take" request.

There is a limited amount of acreage of Take in each unique conservation area and for each covered species. Therefore, the City needs to be judicious in allocating portions of its Take to any particular development, so there is enough Take left during the remaining 71 year lifespan of the MSHCP to allocate to future development. For example, in the Whitewater River Corridor, the City has 90 acres of available Take (this represents roughly 10% of the total conservation area in the Whitewater River corridor). The proposed project would use up 8.6% of the available 10% (90 acres) of Take in this corridor.

One aspect to consider in evaluating Take requests is what other development might be anticipated within this conservation area in the future. The Whitewater River Conservation Area overlays approximately the same area designated in the City's Zoning Map in this general vicinity as Watercourse. Section 92.20.01 of the Zoning Code lists the permitted uses for the Watercourse Zone; of which there are relatively few: such as energy uses, golf courses and driving ranges, quarries and agricultural uses. The parcel that is associated with this project is already developed with wind turbines as are many others in the vicinity.

¹ If a jurisdiction allows more than its allocated Take acreage in conservation areas to be developed, it is in violation of the MSHCP permit which could lead to lawsuits or other actions against the MSHCP permit by the California Department of Fish and Game and U.S. Fish & Wildlife Service.

The aspect of this Take request that is notable is the Take of the Whitewater River Floodplain itself. With only 90 acres of Take available, the project would use up 8.6% of the City's available Take of the Whitewater River Floodplain.

The Table attached in Exhibit "A" shows the various covered species and the acreage of habitat impacted by the Take Request.

Land Purchases by the CVCC for Conservation.

Another aspect of the MSHCP is the Coachella Valley Conservation Commission's (CVCC) ongoing purchase from private landowners of acreage in the designated conservation areas to permanently set aside for conservation. These land purchases throughout the valley are paid out of variety of sources including monies collected from all development projects in the valley through the payment of **Local Development Mitigation Fees** (or "LDMF") (These fees are usually paid at the time of issuance of building permits on almost every project in the valley).

Rough Step.

The purchase of new acreage by the CVCC and the allocation of Take by each jurisdiction must be in **Rough Step** with each other. Rough step means there must be acreage purchased and set aside for conservation in roughly the same proportion as the acreage of Take that the City gives away. The CVCC is constantly purchasing new acreage in conservation areas which helps stay in rough step but it is each jurisdiction's responsibility to manage allocation of its Take and conform to the rough step requirements.

One way the City can assist in the efforts to stay in rough step, is to require landowners to deed to the CVCC an equivalent amount of undisturbed acreage within the conservation area to that which they are requesting Take. Thus, for this particular solar project, the City could approve the allocation of 7.75 acres of its Take in these conservation areas for this project, and also require the landowner to deed at least 7.75 undisturbed acres of his parcel which is also in the conservation area to the CVCC to be set aside for permanent conservation, as a condition of approval. Following such policy over the long term could help the City to stay in rough step and move more acreage into permanent conservation – which is the ultimate goal of the MSHCP.

Deeding the land to the CVCC helps the City stay in rough step; however it does not "make whole" the City's total available acreage of Take. Once Take is used up, it is gone.² Take also cannot be transferred from one conservation area to another without the State and Federal Wildlife agency's approvals.

Like Exchange

Like Exchange is a concept in which an applicant seeking Take, proposes to give land

² There is a mechanism called "Like Exchange" that can add acreage into a conservation area, but this is extremely difficult to find natural conditions outside the conservation that qualify (or are "alike") for this exchange.

Case 5.1277 CUP-A Request for "Take" under the Coachella Valley Multiple Species Conservation Plan

Page 5 of 7

OUTSIDE a conservation area to the CVCC to add to the total acreage of the conservation area in exchange for receiving acreage of Take WITHIN the conservation area for development. It results in a boundary adjustment for the conservation area in question and requires concurrence (approval) by the Wildlife agencies of the proposed exchange. An excerpt from Section 6.12.2 "Like Exchanges to Conservation Areas" is attached.

Like Exchange is difficult to achieve because the unique habitat characteristics of each conservation area often do not exist elsewhere. The MSHCP states, "...A Like Exchange must result in equal or greater benefits to Covered Species, and conserved natural communities, as compared to those benefits analyzed in the CVMSHCP..." In short the applicant must find land (usually adjacent to the conservation area in question) of equal or greater quality and characteristics to the habitat, ecological processes, and species covered as compared to the Conservation Area in which the Take request is located. The Wildlife agencies will evaluate the proposed Like Exchange application and make a determination whether they concur with the proposed exchange. If the Wildlife agencies do not concur, fulfillment of the proposed Like Exchange request would require approval of an amendment to the CVMSHCP. (Major amendments are required for changes in boundaries to conservation areas which among other things requires approval from all eighteen permittees.)

ANALYSIS AND FINDINGS:

The City Council will need to decide if it wishes to allow a portion of its Take (7.75) acres) from these conservation areas to be used for this project and whether to require any dedication of undisturbed land to the CVCC for permanent conservation.

In considering the subject request for Take, staff evaluated the proposed project against criteria that is similar to that found in the County of Riverside Take Policy, and made the following findings:

In considering the merit of granting additional Take allocation, the Planning Director shall consider:

a. The community need for the proposed development (such as the creation of affordable housing)

The proposed development of a 3 megaWatt solar energy production facility on this parcel would have the capability of producing electricity from a clean, reliable, alternative energy source.

b. The potential for the proposed development to create employment opportunities

The proposed solar energy production facility would generate employment opportunities for construction of the facility, and jobs for periodic site visits to inspect, repair and clean the panels. Thus, job opportunities would be created as a result of the allocation of Take for this proposed project.

Page 6 of 7

c. The potential for contributing to the economic viability of the City.

The proposed solar energy production facility has potential for contributing to the economic viability of the City because jobs would be created as a result of the allocation of Take for the installation of this solar field.

CONCLUSION:

The options before the City Council are:

- 1. Approve the Take Request and require the landowner to dedicate an equivalent amount of undisturbed land on his parcel within the conservation area to the Coachella Valley Conservation Commission to be set aside for permanent conservation (Planning Commission Recommendation)
- 2. Approve the Take Request with no equivalent amount of land conservation setaside required.
- 3. Approve the Take Request with the condition that the applicant dedicates to the Coachella Valley Conservation Commission an equivalent amount of undisturbed land to add to the conservation area so that the total acreage of the conservation area is not reduced ("Like Exchange").
- 4. Deny the Take request.

FISCAL IMPACT:

None.

Margo Wheeler, AICP

Director of Planning Services

David H. Ready City Manager

Attachments:

- 1. Vicinity Map
- 2. Draft Resolutions
- 3. Excerpt from the CVMSHCP on Like Exchange
- Planning Commission staff report and resolution for Case 5.1277 CUP with attachments (JPR Final Report, letter from landowner, maps, etc.)

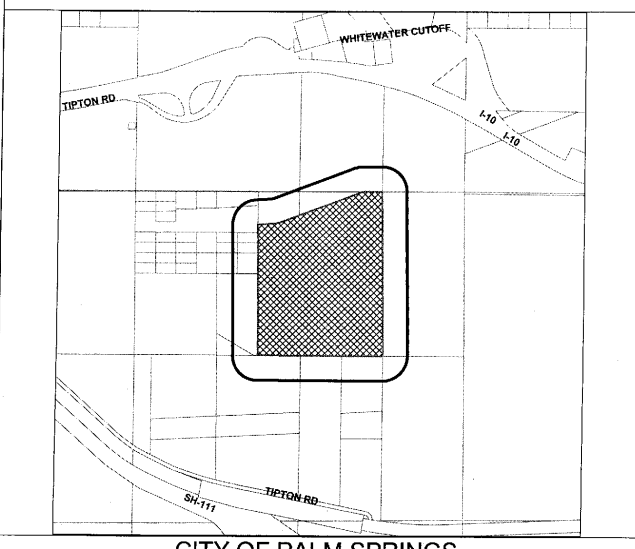
EXHIIBIT A - TABLE 1: Whitewater River Conservation Area- Summary of Proposed Take

Proposed	ranc				
Conservation Objective	Current Acres of Authorized Disturbance (This is roughly 10% of the total habitat that exists. This is the acreage available for the City to "Take" and give to development)	Total Acres of Proposed Disturbance (Take) requested by the proposed project	Proposed Disturbance as a Percentage of Current Authorized Disturbance (Take)	Total Acres of New Conserva tion proposed by this project.	Remarks / Explanation
Coachella Valley Round- tailed Ground Squirrel – Core Habitat	328 acres	1 acre	0.3%	0	The project proposes to use1 acre of Take from this species' habitat
Palm Springs Pocket Mouse – Core Habitat	347 acres	7.75 acres	2.2%	0	There would be 97.8% of the authorized Take for this species' habitat remaining for the City to potentially allocate to other future development over the 75 year life of the MSHCP
Le Conte's Thrasher – Other Conserved Habitat	381 acres	7.75 acres	2.0%	0	There would be 98% of the authorized Take for this species habitat remaining for the City to potentially allocate to other future development over the 75 year life of the MSHCP
Sand Transport	387 acres	7.75 acres	2.0%	0	There would be 98% of the authorized Take of the sand transport corridor remaining for the City to potentially allocate to other future development over the 75 year life of the MSHCP
Whitewater River Corridor	90 acres	7.75 acres	8.6%	0	There would be 91.4% of the authorized Take of the Whitewater River Corridor remaining for the City to potentially allocate to future development over the75 year life of the MSHCP.



Department of Planning Services Vicinity Map





CITY OF PALM SPRINGS

CASE NO: 5.1277 CUP

APPLICANT: Whitewater Solar

Farm 1, LLC

<u>DESCRIPTION:</u> To consider a request for 7.75 acres of Take from the Whitewater River Conservation Plan under guidelines of the Coachella Valley Multiple Species Habitat Conservation Plan (CVMSHCP), for a 3 megawatt solar energy conversion system located on 12 acres of a roughly 108-acre parcel at 58641 Tipton Road, Zone: Open Space (O-5) and Watercourse (W).

CITY OF PALM SPRINGS PUBLIC HEARING NOTIFICATION



Date:

July 3, 2013

Subject:

Case 5.1277

Whitewater Solar Farm 1, LLC, 58641 Tipton Road

AFFIDAVIT OF PUBLICATION

I, Kathie Hart, Chief Deputy City Clerk, of the City of Palm Springs, California, do hereby certify that a copy of the attached Notice of Public Hearing was published in the Desert Sun on June 22, 2013.

I declare under penalty of perjury that the foregoing is true and correct.

Kathia Hart CM

Kathie Hart, CMC

Chief Deputy City Clerk

AFFIDAVIT OF POSTING

I, Kathie Hart, Chief Deputy City Clerk, of the City of Palm Springs, California, do hereby certify that a copy of the attached Notice of Public Hearing was posted at City Hall, 3200 E. Tahquitz Canyon Drive, on the exterior legal notice posting board, and in the Office of the City Clerk and on June 20, 2013.

I declare under penalty of perjury that the foregoing is true and correct.

Kathie Hart, CMC

Chief Deputy City Clerk

AFFIDAVIT OF MAILING

I, Kathie Hart, Chief Deputy City Clerk, of the City of Palm Springs, California, do hereby certify that a copy of the attached Notice of Public Hearing was mailed to each and every person on the attached list on June 20, 2013, in a sealed envelope, with postage prepaid, and depositing same in the U.S. Mail at Palm Springs, California. (64 notices)

I declare under penalty of perjury that the foregoing is true and correct.

Kathie Hart, CMC

Chief Deputy City Clerk

NOTICE OF PUBLIC HEARING CITY COUNCIL CITY OF PALM SPRINGS

CASE 5.1277 CUP – REQUEST FOR "TAKE" UNDER THE TERMS OF THE COACHELLA VALLEY MULTIPLE SPECIES HABITAT CONSERVATION PLAN (MSHCP)

WHITEWATER SOLAR FARM 1, LLC
58641 TIPTON ROAD

NOTICE IS HEREBY GIVEN that the City Council of the City of Palm Springs, California, will hold a public hearing at its meeting of July 3, 2013. The City Council meeting begins at 6:00 p.m., in the Council Chamber at City Hall, 3200 East Tahquitz Canyon Way, Palm Springs.

The purpose of this hearing is to consider a request for 7.75 acres of "Take" from the Whitewater River Conservation Area, pursuant to the terms of the MSHCP for development of a 3 megawatt solar energy conversion system. The project is located on 12 acres of a roughly 108-acre parcel at 58641 Tipton Road. Seven and three quarter acres of the proposed project are within the Whitewater River Conservation Area of the MSHCP. Zone: Open Space (O-5) and Watercourse (W).

ENVIRONMENTAL DETERMINATION: An environmental assessment has been prepared under the guidelines of the California Environmental Quality Act (CEQA) and a Mitigated Negative Declaration has been proposed.

REVIEW OF PROJECT INFORMATION: The staff report and other supporting documents regarding this project are available for public review at City Hall between the hours of 8:00 a.m. to 6:00 p.m., Monday through Thursday. Please contact the Office of the City Clerk at (760) 323-8204 if you would like to schedule an appointment to review these documents.

COMMENT ON THIS APPLICATION: Response to this notice may be made verbally at the public hearing and/or in writing before the hearing. Written comments may be made to the City Council by letter (for mail or hand delivery) to:

James Thompson, City Clerk 3200 E. Tahquitz Canyon Way Palm Springs, CA 92262

Any challenge of the proposed project in court may be limited to raising only those issues raised at the public hearing described in this notice, or in written correspondence delivered to the City Clerk at, or prior, to the public hearing. (Government Code Section 65009(b)(2)).

An opportunity will be given at said hearing for all interested persons to be heard. Questions regarding this case may be directed to Ken Lyon, Associate Planner, at (760) 323-8245.

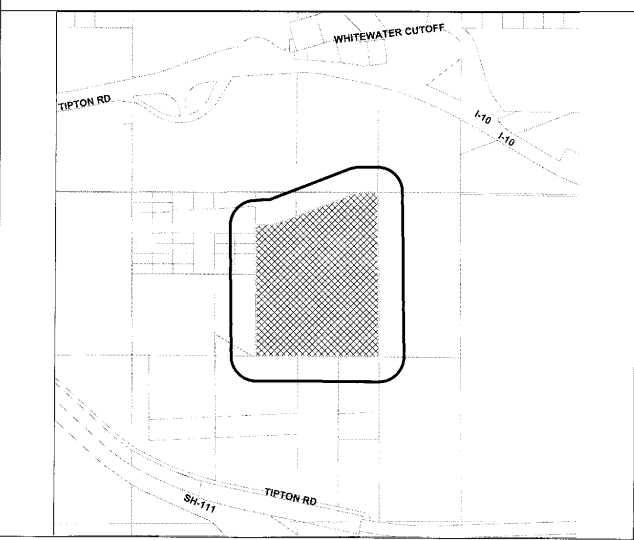
Si necesita ayuda con esta carta, por favor llame a la Ciudad de Palm Springs y puede hablar con Nadine Fieger telefono (760) 323-8245.

James Thompson, City Clerk



Department of Planning Services Vicinity Map





CITY OF PALM SPRINGS

CASE NO: 5.1277 CUP

J. 12// COF

APPLICANT: Whitewater Solar

Farm 1, LLC

<u>DESCRIPTION:</u> To consider a request for 7.75 acres of "Take" from the Whitewater River Conservation Plan under guidelines of the Coachella Valley Multiple Species Habitat Conservation Plan (CVMSHCP), for a 3 megawatt solar energy conversion system located on 12 acres of a roughly 108-acre parcel at 58641 Tipton Road.

Zoned Open Space (O-5) and Watercourse (W).



City of Palm Springs

Office of the City Clerk

3200 E. Tahquitz Canyon Way • Palm Springs, CA 92262 Tel: (760) 323-8204 • Fax: (760) 322-8332 • TDD: (760) 864-9527 • Web: www.palmspringsca.gov

June 19, 2013

Ms. Claudia Salgado Bureau of Indian Affairs P. O. Box 2245 Palm Springs, CA 92263

Fax To:

Belinda Ray

(760) 416-2687

RE:

City Council Meeting - July, 2013

Public Hearing Notice - Case 5.1277

Whitewater Solar Farm 1, LLC, 58641 Tipton Road

Dear Ms. Salgado:

The City Council will be conducting a public hearing at 6:00 p.m. on July 3, 2013, to consider an application by Whitewater Solar Farm 1, LLLC, for the development of a 3-megawatt solar energy conversion system located at 58641 Tipton Road

I have enclosed copies of the notice for distribution and your file; however, please advise if additional notices are required.

APN	
522-050-061	
522-070-022	

Please note that the two parcels within the 400' radius of this case are not of the ACBCI land map; therefore, we do not have the allotment numbers.

Thank you for your continuous assistance and support. Please feel free to contact me if there are any questions or concerns, 323-8206.

Sincerely,

14 Hart

Kathie Hart, CMC Chief Deputy City Clerk

/kdh

Encl: Public Hearing Notices (10 copies)

Envelopes (10 pre-stamped)

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF PALM SPRINGS, CALIFORNIA, APPROVING IN PART A REQUEST FOR THE DEDICATION OF 7.75 ACRES OF "TAKE" FROM THE WHITEWATER RIVER CONSERVATION AREA CONDITIONAL ON THE APPROVAL OF ALL APPLICABLE AGENCIES AND JURISDICTIONS OF AN EQUIVALENT AMOUNT OF NEW LAND ("LIKE EXCHANGE") TO BE ADDED TO THE CONSERVATION AREA PURSUANT TO THE GUIDELINES OF THE COACHELLA VALLEY MULTIPLE SPECIES HABITAT CONSERVATION PLAN. DEVELOPMENT OF A 3 MEGAWATT SOLAR ENERGY PRODUCTION FACILITY ON ROUGHLY 12 ACRES OF A 108-ACRE PARCEL, LOCATED NORTH OF HIGHWAY 111, SOUTH OF INTERSTATE 10 AT 58641 TIPTON ROAD (APN: 522-080-065), ZONE 0-5 (OPEN SPACE) AND W (WATERCOURSE) (CASE 5.1277)

WHEREAS, Whitewater Solar Farm 1, LLC, "applicant", has filed an application with the City pursuant to Sections 94.02.00 (Conditional Use Permit) of the Zoning Code requesting approval for development of roughly 12 acres of a 108-acre parcel for a 3 megawatt Solar Energy Production Facility at 58641 Tipton Road; and

WHEREAS, a notice of public hearing for Case 5.1277 CUP was given in accordance with applicable law; and

WHEREAS, on October 24, 2012, a public meeting on Case 5.1277 CUP was held by the Planning Commission in accordance with applicable law; and

WHEREAS, at said meeting the Planning Commission opened the public hearing and continued the hearing to a date certain of November 14, 2012, and

WHEREAS, The CUP application is considered a project under the definitions of the California Environmental Quality Act (CEQA). The City Planning Commission evaluated the project including the Conditional Use Permit and the Take request under CEQA Guidelines and determined that the project has the potential to cause significant impacts. A Mitigated Negative Declaration (MND) was prepared and circulated for a twenty day public review and comment period. No comments were received that yielded new information that would necessitate recirculation of the environmental analysis. The City believes the analysis is a complete description of the project, its potential adverse impacts and the owner/applicant has agreed in writing to the recommended Mitigation Measures that will reduce any potentially significant impacts to less than significant levels; and

WHEREAS, the Planning Commission carefully reviewed and considered all of the evidence presented in connection with the hearing on the project, including, but not limited to, the staff report, and all written and oral testimony presented and voted unanimously to approve the CUP subject to the conditions of approval, and to

City Council Resolution No. _____ July 3, 2013
Case 5.1277 – A Request for "Take" under the terms of the Multiple Species Habitat Conservation Plan at 58641 Tipton Road Page 2 of 5

recommend that the City Council review and approve the Take request with an equivalent amount of undisturbed land in the conservation area dedicated to CVCC for permanent conservation by the landowner as a condition of approval; and

WHEREAS, on December 5, 2012, a properly noticed public meeting on Case 5.1277 was held by the City Council in accordance with applicable law; and

WHEREAS, at said meeting the City Council took public testimony and continued the case to a date uncertain to allow a subcommittee of the Council to develop a draft policy for the allocation of Take; and

WHEREAS, on July 3, 2013, a properly noticed public meeting on Case 5.1277 was held by the City Council in accordance with applicable law; and

WHEREAS, the City Council carefully reviewed and considered all of the evidence presented in connection with the hearing on the project, including, but not limited to, the staff report, and all written and oral testimony presented.

THE CITY COUNCIL HEREBY FINDS, RESOLVES, AND APPROVES AS FOLLOWS:

<u>Section 1.</u> Pursuant to the guidelines of the Coachella Valley Multiple Species Habitat Conservation Plan (MSHCP) approximately 7.75 acres of the proposed project are located in the Whitewater River Conservation Area. As such the project applicant is requesting 7.75 acres of "Take" be allocated for the project. The Take is comprised as shown in Table 1 on the following page.

TABLE 1: Whitewater River Conservation Area- Summary of Proposed Take

TABLE 1: Whitewater River Conservation Area- Summary of Proposed Take						
Conservation Objective	Current Acres of Authorized Disturbance (This is roughly 10% of the total habitat that exists. This is the acreage available for the City to "Take" and give to development)	Total Acres of Proposed Disturbance (Take) requested by the proposed project	Proposed Disturbance as a Percentage of Current Authorized Disturbance (Take)	Total Acres of New Conserva tion proposed by this project.	Remarks / Explanation	
Coachella Valley Round- tailed Ground Squirrel – Core Habitat	328 acres	1 acre	0.3%	0	The project proposes to use only 1 acre of Take from this species' habitat	
Palm Springs Pocket Mouse – Core Habitat	347 acres	7.75 acres	2.2%	0	There would be 97.8% of the authorized Take for this species' habitat remaining for the City to potentially allocate to other future development over the 75 year life of the MSHCP	
Le Conte's Thrasher – Other Conserved Habitat	381 acres	7.75 acres	2.0%	0	There would be 98% of the authorized Take for this species habitat remaining for the City to potentially allocate to other future development over the 75 year life of the MSHCP	
Sand Transport	387 acres	7.75 acres	2.0%	0	There would be 98% of the authorized Take of the sand transport corridor remaining for the City to potentially allocate to other future development over the 75 year life of the MSHCP	
Whitewater River Corridor	90 acres	7.75 acres	8.6%	O	There would be 91.4% of the authorized Take of the Whitewater River Corridor remaining for the City to potentially allocate to future development over the75 year life of the MSHCP.	

City Council Resolution No. ____ July 3, 2013
Case 5.1277 – A Request for "Take" under the terms of the Multiple Species Habitat Conservation Plan at 58641 Tipton Road Page 4 of 5

<u>Section 2.</u> In considering the subject request for Take, the City Council evaluated the proposed project against criteria that is similar to that found in the County of Riverside Take Policy, and makes the following findings:

a. The community need for the proposed development (such as the creation of affordable housing).

The proposed development of a 3 megaWatt solar energy production facility on this parcel would have the capability of producing electricity from a clean, reliable, alternative energy source.

b. The potential for the proposed development to create employment opportunities.

The proposed solar energy production facility would generate employment opportunities for construction of the facility, and jobs for periodic site visits to inspect, repair and clean the panels during the operation of the facility. The City Council concludes that employment opportunities would be created as a result of the allocation of Take for this proposed project.

c. The potential for contributing to the economic viability of the City.

The proposed solar energy production facility has a potential for contributing to the economic viability of the City because jobs would be created.

<u>Section 3.</u> The City Council approves in part the request for 7.75 acres of Take from the Whitewater River Conservation Area conditional on the applicant obtaining full approval from all applicable agencies and jurisdictions to add an equivalent amount of new land ("Like Exchange") to the conservation area under the guidelines of the Coachella Valley Multiple Species Habitat Conservation Plan for Case 5.1277.

ADOPTED this 3rd day of July, 2013.

AYES: NOES: ABSENT: ABSTAIN:	CITY OF PALM SPRINGS, CALIFORNIA
ATTEST:	CITY MANAGER
City Clerk	

City Council Resolution No Case 5.1277 – A Request for "Take" ur 58641 Tipton Road	July 3, 2013 nder the terms of the Multiple Species Habitat Conservation Plan at Page 5 of 5
	CERTIFICATION:
STATE OF CALIFORNIA) COUNTY OF RIVERSIDE) CITY OF PALM SPRINGS)	SS.
certify that Resolution No.	lerk of the City of Palm Springs, California, do hereby is a full, true, and correct copy, and was adopted at a noil held on by the following vote:
AYES: NOES: ABSENT: ABSTAIN:	
	James Thompson, City Clerk City of Palm Springs, California \



CITY OF PALM SPRINGS

DEPARTMENT OF PLANNING SERVICES

MEMORANDUM

Date:

June 19, 2013

To:

Margo Wheeler

From:

Ken Lyon, RA, Associate Planner

Subject:

MSHCP - Like Exchange

Margo,

One aspect of the MSHCP that is difficult to understand is "Like Exchange". The section of the MSHCP on Like Exchange is attached.

Like Exchange is a concept in which an applicant seeking Take, proposes to give land OUTSIDE the conservation area to the CVCC to add to the total acreage of the conservation area in exchange for receiving acreage of Take WITHIN the conservation area for development. It is essentially an amendment to the boundaries of the conservation area. This is extremely difficult to do, because in almost all cases, the land that is available outside the boundaries of the established conservation area which is being proposed to be added to the conservation area is NOT equivalent habitat and does not "...result in equal or greater benefits to Covered Species and conserved natural communities..." It also requires approval by the Wildlife agencies which is a discretionary decision.

Attachment: Section 6.12 of the MSHCP.

6.12 Modifications, Like Exchanges to Conservation Areas, and Amendments to the MSHCP

MSHCP modifications, Like Exchanges to Conservation Areas, and amendments are not anticipated on a regular basis. However, certain events may trigger modifications, Like Exchanges to Conservation Areas, or Minor or Major Amendments to the MSHCP. Any signatory to the IA may seek a modification, Like Exchanges to Conservation Area Boundary Adjustment, or amendment to the MSHCP.

6.12.1 Modifications

Clerical Changes

Clerical changes to the MSHCP shall be made by the CVCC on its own initiative or in response to a written request submitted by any Permittee or Wildlife Agency, which includes documentation supporting the proposed clerical change. Clerical changes shall not require any amendment to the MSHCP, the Permits, or the IA. Clerical changes include corrections of typographical, grammatical, and similar editing errors that do not change the intended meaning and corrections of any maps or exhibits to correct insignificant errors in mapping. The Parties anticipate that most clerical changes to the MSHCP will occur during the first ten (10) years of the Permits. Annual Reports shall include a summary of clerical changes made to the MSHCP in the preceding calendar year.

Land Use Changes

The Parties agree that the adoption and amendment of general plans, specific plans, community plans, zoning ordinances and similar land use ordinances, and the granting of implementing land use entitlements by the County and the Cities are matters within the sole discretion of the County and Cities and shall not require amendments to the IA, MSHCP, or the Permits, or the approval of other Parties to the IA. However, the Parties agree that: (1) no such action by the County or the Cities shall in any way alter or diminish their obligations under the IA, the MSHCP, or the Management and Monitoring Programs; and (2) approval of certain projects may lead to revocation or suspension of the Permits pursuant to Section 23.5 of the IA.

Adaptive Management Changes

Except as otherwise provided, changes to avoidance, minimization, compensation and MSHCP Conservation Area management strategies developed through and consistent with the Adaptive Management Program described in Section 8 of this document shall not require any amendment to the MSHCP, the IA, or the Permits.

6.12.2 Like Exchanges to Conservation Areas

The design of the Conservation Areas focused on natural communities, Core Habitat for Covered Species, Essential Ecological Processes, Biological Corridors and Linkages. The natural communities and Covered Species also occur outside of the Conservation Areas. In some

Final Recirculated Coachella Valley MSHCP - September 2007

instances it may be possible to achieve the Plan's Conservation Goals while not increasing the level of Take analyzed in the Plan through a different configuration of one or more Conservation Areas.

Like Exchanges are changes proposed by a Permittee to modify the boundary of one or more Conservation Areas in exchange for reducing or modifying the boundary of a Conservation Area. A Like Exchange must result in equal or greater benefits to Covered Species and conserved natural communities as compared to those benefits analyzed in the Plan. In addition, the level of Take of Covered Species must be no greater than that analyzed in the Plan.

When a Like Exchange is proposed, the applicable Permittee(s) shall meet and confer with the Wildlife Agencies prior to submittal of Like Exchange analysis to the CVCC. The Permittee will prepare an equivalency analysis. Upon submittal of a completed equivalency analysis, the Wildlife Agencies shall respond in writing within 60 days (of acknowledged receipt) as to their concurrence with the Like Exchange. If the Wildlife Agencies do not concur the action shall require an Amendment to the MSHCP. Like Exchanges must also be submitted to applicable Permittees for approval.

The Like Exchange analysis shall include assembly of necessary project information and completion of an equivalency analysis as described below:

Like Exchange Information and Analysis Requirements

The following information shall be included in the analysis:

- 1. Maps clearly and precisely delineating the proposed Boundary Adjustment, showing land to be removed from the Conservation Area in the context of the entire Conservation Area, and land to be added to this or another Conservation Area;
- 2. Narrative and graphic description of the proposed project;
- 3. Narrative and graphic description of biological information available for the Boundary Adjustment sites (land to be removed and land to be added) including current project-specific vegetation mapping, modeled habitat and appropriate species surveys, land identified as part of a Biological Corridor or Linkage, and land identified as part of an Essential Ecological Process area;
- 4. Narrative and graphic description of the project's efforts to be consistent with the Conservation Area Conservation Objectives and explanation of the rationale why consistency has been determined to be infeasible;
- Quantification and characterization of effects/benefits of the proposed Boundary Adjustment on Habitats for Covered Species, natural communities, Biological Corridors and Linkages, Essential Ecological Processes, and Conservation Area reserve design and manageability; and
- 6. Any other information deemed necessary by the Permittee to make the appropriate findings.

Final Recirculated Coachella Valley MSHCP - September 2007

Analysis

Based on the assembled information, an equivalency analysis shall be provided by the applicable Permittee(s) to the CVCC and the Wildlife Agencies in narrative and graphic form comparing the effects/benefits of the proposed Like Exchange. The equivalency analysis shall address the following categories:

- 1. Effects on the level of Take of Covered Species;
- 2. Effects on Habitats of Covered Species, including Core Habitat; potential habitat fragmentation, reduction in size of Core Habitat patches, and increase in edge effects;
- 3. Effects on natural communities, including potential fragmentation, reduction in patch size, and increase in edge effects;
- 4. Effects on Biological Corridors and Linkages;
- 5. Effects on Essential Ecological Processes;
- 6. Effects on Conservation Area configuration and management (such as increases or decreases in edge);
- 7. Effects on ecotones (defined as areas of adjoining natural communities, generally characterized by greater biological diversity) and other conditions affecting species diversity (such as invasion by exotics);
- 8. Equivalent or greater acreage contributed to the Conservation Areas;
- Applicant must demonstrate agreements or control over mitigation property being offered under the equivalency analysis.

The equivalency analysis shall draw conclusions regarding the degree to which the proposed project incorporating Boundary Adjustments is considered to be biologically equivalent or superior to a project on the same site not deviating from the Conservation Area Conservation Objectives. Projects determined to be biologically equivalent or superior shall be determined to be acceptable refinements to the MSHCP Conservation Area boundaries and amendment to the MSHCP shall not be required prior to approval of such projects. Projects not determined to be biologically equivalent or superior shall be determined to be unacceptable deviations from the Conservation Area Conservation Objectives and an amendment to the MSHCP would be required prior to approval of such projects.

In 2006, the Citrus Ranch, Indio Water Authority Water Reservoir Sites, Lumkes Family Trust/Ruthersford, and Nott Family Trust Like Exchanges were approved. The acreages of these exchanges are reflected in the Conservation Area descriptions in Section 4.0. The Like Exchange agreements are included in *Appendix V*. In addition, a transfer of take from the County of Riverside to the City of Indio for the Indio Trails development project and a transfer of take from the County of Riverside to the City of Palm Springs for the Shadowrock development project have been approved. These agreements are included in *Appendix V*.

21

RAY R. COULTER

Pharm.D., LL.B.

41750 Rancho Las Palmas Dr., Suite J-1 Rancho Mirage, California 92270

Telephone: (760) 341-5000 Cellular: (760) 902-2235

Facsimile: (760) 341-5006 E-Mail: rc@coulterlaw1.com

November 14, 2012

DELIVERED BY HAND

Ken Lyon, RA, Associate Planner Department of Planning Services City of Palm Springs, California 3200 Tahquitz Canyon Way Palm Springs, California 92263

Dear Mr. Lyon:

My name is Ray Coulter and I'm the land owner of the property which will be the subject of a hearing today. It is my understanding that a recommendation has been made in a staff report for consideration of a "Take" as contemplated under the Coachella Valley Multiple Species Habitat Conservation Plan.

This letter confirms that I have reviewed and agreed to the recommendation. Attached is a site plan showing 7.75 acres to be set aside, the "take" acreage.

Below are the excerpts from that report:

"The staff report is a recommendation to approve the Whitewater CUP and to recommend approval of the Take request. The Take recommendation incorporates a recommendation that an equivalent acreage of undisturbed land (7.75 acres) within the 108-acre parcel be dedicated to the Coachella Valley Conservation Commission (CVCC) to be set aside as permanent conservation. This is consistent with the requirements of the CVMSHCP that requires that the City must remain in "Rough Step" in its giving away of Take compared to the setting aside of private lands for permanent conservation. (That means that the City can only give away Take in proportion - or "Rough Step" - with the dedication of new land to be set aside for permanent conservation.) The actual ratio of Conservation to Take is 9 to 1; however that would imply that 9 times the amount of requested Take would need to be set aside (69.75 acres). The staff recommendation is for only a one to one ratio, or 7.75 acres) be set aside."

Sincerely,

Ray R. Coulter

Glenn Mlaker, Assistant Planner, provided background information as outlined in the staff report dated November 14, 2012.

Chair Donenfeld opened the public hearing:

-Brook Ortiz, applicant, provided an overview on the proposed cocktail lounge and was available to answer questions from the Commission.

There being no further appearances the public hearing was closed.

Commissioner Munger asked if music would be played in the patio area. Mr. Ortiz responded that there would be no music played in the patio.

ACTION: To approve Case 5.1143 CUP to operate a cocktail lounge at 188 South Indian Canyon Drive, subject to Conditions of Approval.

Motion J.R. Roberts, seconded by Chair Donenfeld and unanimously carried on a roll call vote.

AYES:

Leslie Munger, Philip Klatchko, J.R. Roberts, Chair Donenfeld, Vice Chair Hudson, Lyn Calerdine, Kathy Weremiuk

3B. Gase 5122 - An application by Whitewater Solar Farm 1, LLC., for a Conditional Use Permit and a request for 7.75 acres of "Take" under the guidelines of the Coachella Valley Multiple Species Conservation Plan, to develop a 3 Megawatt solar energy production facility on roughly 12 acres of a 108-acre parcel located at 58641 Tipton Road, Zone 0-5 (Open Space) and W (Watercourse).

Edward Robertson, Principal Planner, provided a review of the proposed project as outlined in the staff report.

Chair Donenfeld opened the public hearing:

-David Allen, manager, Whitewater Solar Farm, LLC, indicated that they worked closely with staff and is in agreement with the conditions. Mr. Allen addressed questions from the Commission pertaining to the actual location and existing vegetation on the site, flood zone, maintenance, proportion of Take acreage, and fencing material.

ACTION: To adopt the draft Mitigated Negative Declaration (MND), approve Case 5.1277 CUP, subject to Conditions of Approval and recommend to the City Council to allocate 7.75 acres of Take to this project from the Whitewater River Conservation Area, as amended:

-To recommend to the City Council:

Take. of allocation for 1.)

Establish a uniform policy regarding the requirements Mitigated Take. 2.)

-And allow a small open area at the base of the fencing to allow small animals to go through.

Motion Philip Klatchko, seconded by Lyn Calerdine and unanimously carried on a roll call vote.

AYES:

Leslie Munger, Philip Klatchko, J.R. Roberts, Chair Donenfeld, Vice Chair

Hudson, Lyn Calerdine, Kathy Weremiuk

PLANNING COMMISSION COMMENTS:

Vice Chair Hudson commented that he would not be able to attend next week's AAC meeting. Commissioner Weremiuk offered to cover the meeting.

Commissioner Roberts requested code enforcement follow-up on the signage (adjacent to the monument sign) at the corner of Sunrise Way and Vista Chino.

PLANNING DIRECTOR'S REPORT:

Principal Planner Robertson reported the next City Council meeting is scheduled for November 28, 2012.

ADJOURNMENT:

There being no further comments the Planning Commission adjourned at 4:54 pm to 1:30 p.m., Wednesday, November 28, 2012, City Hall, Council Chamber, 3200 East Tahquitz Canyon Way.

Director of Planning Services



Planning Commission Staff Report

Date:

October 24, 2012

Case No.:

5.1277 CUP

Type:

Conditional Use Permit and Request for Take under the MSHCP

Location:

58641 Tipton Road

APN:

522-080-065

Applicant:

Whitewater Solar 1, LLC

General Plan:

Desert / Watercourse / Wind Energy Overlay

Zone:

0-5 (Open Space 5du/ac) / Watercourse

From:

Craig A. Ewing, AICP, Director of Planning Services

Project Planner:

Ken Lyon, Associate Planner

PROJECT DESCRIPTION:

The applicant has requested a Conditional Use Permit (CUP) for the installation and operation of a three (3) megawatt solar energy conversion system (SECS) project. The proposed solar power generating system will be located on roughly 12 acres of a 108-acre parcel.

A portion of the project totaling 7.75 acres is located in the Whitewater River Conservation Area, a designated conservation area within the Coachella Valley Multiple Species Habitat Conservation Plan (MSHCP). For the project to proceed, the City Council must decide whether to allocate 7.75 acres of "Take" for this project pursuant to guidelines of the MSHCP. The Planning Commission will review the request for Take and make a recommendation to the City Council on whether Take should be allocated for this project.

RECOMMENDATION:

That the Planning Commission:

- Adopts the Mitigated Negative Declaration (MND) as an adequate analysis of the environmental impacts of the proposed project,
- 2. Approves Case 5.1277 CUP subject to the conditions in the attached draft resolution.
- 3. Recommends that the City Council allocate 7.75 acres of Take to this project from the Whitewater River Conservation Area and from the habitat for three (3) listed endangered species and that the landowner dedicate an equal amount of undisturbed land within the conservation area on the parcel to the Coachella Valley Conservation Commission to be set aside for permanent conservation.

PRIOR ACTIONS:

On April 23, 2012 the Architectural Advisory Committee (AAC) reviewed the project and voted unanimously to recommend approval to the Planning Commission.

BACKGROUND AND SETTING:

The project proposes to install approximately twelve (12) acres of fixed rack solar collectors on a parcel zoned Open Space (O) and Watercourse (W). There are no occupied structures proposed on the site. Although the panels would have periodic maintenance and service workers, there would be no permanent workers at the site.

The project site would be accessed from Tipton Road. Non-paved gravel service roads located at the perimeter of the solar panels provide access to the panels for routine washing, maintenance and servicing. The panels are designed to be mounted on racks. The bottom of the panels are approximately three feet above the ground to minimize scouring of the panel surfaces due to blowsand. The top of the panels are less than ten feet above grade.

The 12-acre project area is not proposed to be graded or cleared of existing vegetation. The panels will be installed above the existing grade and scattered vegetation that is on the site. The site has no potable water and is not proposed to be irrigated. A six foot chain link fence is proposed at the perimeter of the 12-acre portion of the parcel.

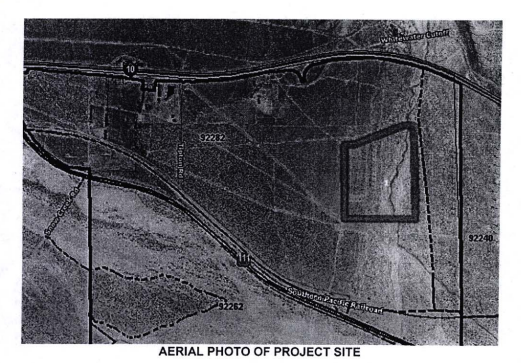
Surrounding Land uses:

The project site is currently undeveloped except for a series of existing wind turbines and is located in the northern part of the City. The subject site is an approximately 108-acre parcel located on the south side of Interstate 10, west of Indian Canyon Drive, and north of Highway 111. The site is surrounded by existing wind turbines and vacant land. The Whitewater River runs through the eastern portion of the 108-acre parcel.

TABLE 1: Surrounding General Plan, Zoning and Land Uses

- 100	General Plan	Zone	Land Use
North	Desert	O-5	Vacant
South	Desert	O-5	Vacant
East	Watercourse	W	Vacant (wind turbines)
West	Desert	O-5	Vacant

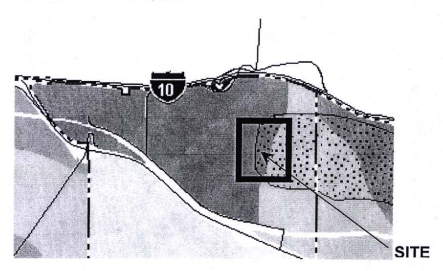
The 12 acres are leased to Whitewater Solar Farm 1, LLC, by Ray Coulter who owns the 108 acre parcel. The site is generally flat, sloping gently downward toward the east. Running north-south through the site, along the eastern portion is the Whitewater River. The area around the Whitewater River is a defined conservation area within the MSHCP. The overall 108-acre site also has several utility easements granted across it. The photovoltaic array is located roughly in the southwestern corner of the property. The existing wind turbines are located in a north-south orientation, roughly in the center of the site.



ANALYSIS:

General Plan/Zoning

The General Plan land use designations are Desert and Open Space – Watercourse with a portion of the site in the Wind Energy Overlay. The zone is Open Space (0-5; maximum 5 du/ac) and Watercourse (W). Pursuant to Zoning Code Section 92.21.01(D)(2); Solar Collectors are permitted in this zone subject to a CUP.



Energy Collection Systems (SECS) are permitted in these zones subject to approval of a Conditional Use Permit (CUP) pursuant to PSZC Section 92.21.01. The development standards of the zone are summarized in Table 2 below.

The solar array will be provided with a compacted gravel perimeter service road. No perimeter landscaping is proposed. The project proposes no habitable structures, only equipment enclosures for electrical inverters which will be painted in neutral colors. The frames on which the PV panels sit will also be in neutral colors.

TABLE 2: Proposed project compared to 0-5 Zone Development Standards:

	0-5 Zone Requirements	Proposed Project		
Minimum Lot 5 acres Size		12 acres of a 108-acre parcel (conforms)		
Minimum Lot width & depth	250 feet x 250 feet	conforms		
Maximum Lot 10% maximum lot coverage Coverage		conforms		
Setbacks	Minimum 50 feet for energy uses, 25 foot front for other uses	50 feet,		
Landscape	Front 25 feet to be landscaped with 4.5 foot high landscape screen.	No landscaping proposed. (Does not conform)		
Fencing	Maximum 4.5 feet front & side front, 8 feet side & rear, no chain link in front & side front yards, barbed wire is permitted at alternative energy sites	6 feet chain link		
Building Height	30 feet	10 feet for solar panels (conforms)		
Outdoor storage	Adequately screened & enclosed	None proposed (conforms)		

Fencing

For security reasons, the applicant proposes six-foot chain link fences, at the entire perimeter of the 12 acre area. Section 93.02.00 (A) of the Zoning Code allows the approval of 6 foot fences at the front and side front if it is deemed that there are hazards on the site that warrant the additional height to protect the public. The potential hazard caused by the proposed electrical equipment and the need for security on the site warrant the proposed fencing.

Parking

Parking standards are regulated by Section 93.06.00 of the City's Zoning Code. There is no specific quantity of off-street parking prescribed for energy uses. The proposed project has no permanent employees on site however periodic service and maintenance vehicles and workers will access the site on roughly a weekly basis and will use the proposed compacted gravel service roads to access all the panels for routine cleaning, inspection, repair and maintenance.

Architecture

The equipment enclosures are simple painted steel structures. There are no habitable buildings proposed on the site.

The Coachella Valley Multiple Species Habitat Conservation Plan (MSHCP) In 2008, the City Council adopted the MSHCP. This plan established a comprehensive streamlined approach to balancing development and land conservation throughout the Coachella Valley. As a permittee under the MSHCP, the City Council has agreed to the terms and conditions set forth in the guidelines imposed by the plan. The relevant aspects of the plan that apply to this project are summarized below.

A portion of the project (7.75 acres) lies within the Whitewater River Conservation Area. This conservation area serves as critical habitat for three endangered species as well as a sand transport for the movement of sand from the mountains to various conservation areas on the valley floor. Nearly the entire 108-acre parcel is located within this conservation area. When a project proposes development in a conservation area, the area in the conservation area that is needed for the development is called 'Take'.

In Palm Springs, the City Council determines whether Take shall be authorized for a particular project. This is the first project in Palm Springs which will require the allocation of Take. The Planning Commission will review both the application for the Conditional Use Permit and the request for allocation of a portion of the City's Take in the Whitewater River Conservation Area.

The MSHCP and the request for "Take".

The MSHCP uses the concept of "Take" to allow limited development in areas designated as "Conservation Areas". The valley cities and county all have conservation areas within their jurisdictional boundaries. Essentially, the MSHCP allows 10% of the private land in each of these conservation areas to be developed. It also gives each jurisdiction control over how this Take is allocated. "Take" is quantified in terms of

acreage. Each jurisdiction has a certain number of acres of "Take", and each acre of approved development (in a conservation area) is deducted from the total Take allowed for the jurisdiction. When the City approves an application for a development in a conservation area, it gives to the developer a portion of its allocated acreage of Take for each species that is impacted.

Within each conservation area, there is established acreage of Take for each endangered species that is covered by the MSHCP, as well as what are called "essential ecological processes" (such as sand transport) and "corridors" (linkages between conservation areas). For example, in the Whitewater River Conservation Area, there is habitat for at least three Covered Species, the Essential Ecological Process of sand transport and a Corridor (which is the Whitewater River itself). The three listed endangered species found in this particular conservation area are: the Coachella Valley Round-tailed Ground Squirrel, the Palm Springs Pocket Mouse, and the Le Conte's Thrasher. In addition to the river corridor itself, it is also defined as a sand transport corridor. Sand that washes down from the mountains to the north with wind and water, flows through the project site and continues on to replenish sand that is essential critical habitat further down valley.

There is a limited amount of acreage of Take in each unique conservation area and for each covered species. Therefore, the City needs to be judicious in allocating portions of its Take to any particular development, so there is enough Take left during the 75 year lifespan of the MSHCP to allocate to future development. For example, in the Whitewater River Corridor, the City only has 90 acres of available Take (this represents roughly 10% of the total conservation area in the Whitewater River corridor). The proposed project would use up 8.6% of the available 90 acres of Take in this corridor.

Land Purchases by the CVCC for Conservation. An additional aspect of the MSHCP is the Coachella Valley Conservation Commission's (CVCC) ongoing purchase from private landowners of acreage in the designated conservation areas to permanently set aside for conservation. These land purchases throughout the valley are paid out of variety of sources including monies collected from all development projects in the valley through the payment of **Local Development Mitigation Fees** (or "LDMF") (These fees are usually paid at the time of issuance of building permits on almost every project in the valley).

Rough Step. The purchase of new acreage by the CVCC and the allocation of Take must be in **Rough Step** with each other. Rough step means there must be acreage purchased and set aside for conservation in roughly the same proportion as the acreage of Take that the City gives away. The CVCC is constantly purchasing new acreage in conservation areas which helps stay in rough step but it is each jurisdiction's responsibility to manage allocation of its Take and conform to the rough step requirements.

^a If a jurisdiction allows more than its allocated Take acreage in conservation areas to be developed, it is in violation of the MSHCP permit which could lead to lawsuits or other actions against the MSHCP permit by the California Department of Fish and Game and U.S. Fish & Wildlife Service.

One way the City can assist in the efforts to stay in rough step, is to require landowners to deed to the CVCC an equivalent amount of undisturbed acreage within the conservation area to that which they are requesting Take. Thus, for this particular solar project, the City could approve the allocation of 7.75 acres of its Take in these conservation areas for this project, and also require the landowner to deed at least 7.75 undisturbed acres of his parcel which is also in the conservation area to the CVCC to be set aside for permanent conservation, as a condition of approval. Following such policy over the long term could help the City to stay in rough step and move more acreage into permanent conservation – which is the ultimate goal of the MSHCP.

Deeding the land to the CVCC helps the City stay in rough step; however it does not "make whole" the City's total available acreage of Take. Once Take is used up, it is gone.^b Take also cannot be transferred from one conservation area to another without the State and Federal Wildlife agency's approvals.

One aspect to consider in evaluating Take requests is what other development might be anticipated within this conservation area in the future. The Whitewater River Conservation Area overlays approximately the same area designated in the City's Zoning Map in this general vicinity as Watercourse. Section 92.20.01 of the Zoning Code lists the permitted uses for the Watercourse Zone; they include energy uses, golf courses and driving ranges, quarries and agricultural uses. The parcel that is associated with this project is already developed with wind turbines as are many others in the vicinity. However, this is the first solar project proposed in the Whitewater River floodplain. There is no way to forecast what future development demands may arise within the Whitewater River Conservation Area. While it appears that the landowners in this vicinity are making productive use of their parcels, the possible increase in development of solar energy production facilities may be likely.

The aspect of this Take request that is notable is the Take of the Whitewater River Floodplain itself. With only 90 acres of Take available, the project would use up 8.6% of the City's available Take of the Whitewater River Floodplain. If solar projects prove to be an effective use of land in this area, future requests to development similar projects with larger capacities and acreages may be likely. In light of these factors, requiring dedication to the CVCC of an equivalent amount of the parcel for permanent conservation as a condition of approval may be reasonable to consider.

The City Council will need to decide if it wishes to allow a portion of its Take (7.75 acres) from these conservation areas to be used for this project and whether to require any dedication of undisturbed land in the conservation area to the CVCC for permanent conservation and to contribute to the City's compliance with Rough Step.

^b There is a mechanism called "Like Exchange" that can add acreage into a conservation area, but this is extremely difficult to find natural conditions outside the conservation that qualify (or are "alike") for this exchange.

The options before the Commission are:

- Deny the CUP, with no further action. (This action would be appealable to the City Council).
- 2. Approve the CUP and recommend approval of the Take Request by the City Council.
- 3. Approve the CUP and recommend approval of the Take Request by the City Council including dedication to the Coachella Valley Conservation Commission of an equivalent amount of undisturbed land within the conservation area on the parcel for permanent conservation in order to maintain Rough Step.
- 4. Approve the CUP, but recommend denial of the Take request. This would in effect deny the project in its present configuration and give direction to the applicant to find another portion of the subject site outside of the conservation area on which to locate the panels.

Staff's recommendation reflects option 3.

The Table below shows the various covered species and the acreage of habitat impacted by the Take Request.

TABLE 3: Whitewater River Conservation Area- Summary of Proposed Take

	T		14401177104	Guilliai	y of Proposed Take
Conservation Objective	Current Acres of Authorized Disturbance (This is roughly 10% of the total habitat that exists. This is the acreage available for the City to "Take" and give to development)	Total Acres of Proposed Disturbance (Take) requested by the proposed project	Proposed Disturbance as a Percentage of Current Authorized Disturbance (Take)	Total Acres of New Conserva tion proposed by this project.	Remarks / Explanation
Coachella Valley Round- tailed Ground Squirrel – Core Habitat	328 acres	1 acre	0.3%	0	The project proposes to use only 1 acre of Take from this species' habitat
Palm Springs Pocket Mouse – Core Habitat	347 acres	7.75 acres	2.2%	o	There would be 97.8% of the authorized Take for this species' habitat remaining for the City to potentially allocate to other future development over the 75 year life of the MSHCP
Le Conte's Thrasher – Other Conserved Habitat	381 acres	7.75 acres	2.0%	0	There would be 98% of the authorized Take for this species habitat remaining for the City to potentially allocate to other future development over the 75 year life

					of the MSHCP
Sand Transport	387 acres	7.75 acres	2.0%	0	There would be 98% of the authorized Take of the sand transport corridor remaining for the City to potentially allocate to other future development over the 75 year life of the MSHCP
Whitewater River Corridor	90 acres	7.75 acres	8.6%	0	There would be 91.4% of the authorized Take of the Whitewater River Corridor remaining for the City to potentially allocate to future development over the75 year life of the MSHCP.

REQUIRED FINDINGS:

Conditional Use Permit Findings.

The Conditional Use Permit process outlined in Section 94.02.00 of the Zoning Code requires the Planning Commission to make a number of findings for approval of the permit. Those findings are analyzed by staff in order below:

 That the use applied for at the location set forth in the application is properly one for which a conditional use permit is authorized by this Zoning Code.

The applicant proposes solar collector uses (solar energy conversion systems (SECS) on 12 acres of a roughly 108 acre site in the O-5 / W zones. Solar collector uses are permitted in the O and W zones subject to a conditional use permit.

2) That the use is necessary or desirable for the development of the community, is in harmony with the various elements or objectives of the general plan, and is not detrimental to existing uses or to future uses specifically permitted in the zone in which the proposed use is to be located.

The O (open space) zone is intended to provide for areas of scenic beauty, areas reserved for parks, recreation, open space and governmental public uses, or in areas where a hazard to the public may exist. Permitted uses incldue the development of alternative energy uses and other incidental industrial uses. The SECS array proposed will augment the production of electrical energy, similar to that of the existing WECS (Wind Energy Conversion Systems) on the site. The General Plan land use designation for the subject parcel is Regional Business Center (RBC). The RBC land use designation is a mixed use designation intended for uses that serve a more regional service area accessible by the proximity to the Interstate 10 freeway. The area is also

immediately adjacent to major high voltage transmission lines that parallel the freeway. The proposed solar collector field will generate clean electricity for use throughout the Coachella Valley and the entire southwest region. As such, the proposed use is not detrimental to existing or future uses specifically permitted in the zone or the General Plan land use designation. That portion of the site which is closest to the I-10 freeway is not affected by the proposed project.

3) That the site for the intended use is adequate in size and shape to accommodate such use, including yards, setbacks, walls or fences, landscaping, and other features required in order to adjust such use to those existing or permitted future uses of land in the neighborhood.

The proposed project area is comprised of a leasehold for 12 acres of an approximately 108-acre site. Service roads and utility panels and enclosures are proposed that support the solar panel installation. The project is proposed with perimeter fencing that will conform to the City's outdoor lighting ordinance.

4) That the site for the proposed use relates to streets and highways properly designed and improved to carry the type and quantity of traffic to be generated by the proposed use.

The project is designed to provide adequate access to the public streets via an entrance and service drives off Tipton Road. The only vehicular traffic to the site would be periodic maintenance vehicles that clean and service the solar panels. The project does not produce traffic impacts that would reduce the Level of Service (LOS) for the network of public roads in the vicinity. Therefore the project is consistent with this finding.

5) That the conditions to be imposed and shown on the approved site plan are deemed necessary to protect the public health, safety and general welfare and may include minor modification of the zone's property development standards. mitigation measures outlined in an environmental assessment.

A draft set of conditions of approval necessary to ensure compliance with the Zoning Ordinance requirements and to ensure the public health, safety and welfare are proposed and included in Exhibit A of this staff report.

Findings for evaluating "Take"

There are no established findings for evaluating requests for Take. The City must determine whether there is sufficient value in the proposed project to merit allocating a portion of its take as requested by the applicant.

CONCLUSION:

The proposed project is consistent with the General Plan and Zoning Code and is recommended for approval by the AAC. The project is consistent with the findings for a

Conditional Use Permit. The project, if approved, will contribute to the City's growing number of alternative energy industries and provide an additional source of electrical energy generation for the region.

ENVIRONMENTAL DETERMINATION:

This CUP application is considered a project under the definitions of the California Environmental Quality Act (CEQA). The City has evaluated the project under CEQA Guidelines and determined that the project has the potential to cause significant impacts. A Mitigated Negative Declaration (MND) has been prepared and circulated for a twenty day public review and comment period. The Planning Commissioners also received complete copies of the environmental document at that time. No comments have been received that would necessitate recirculation of the environmental analysis. Staff believes the analysis is a complete description of the project, its potential adverse impacts and the owner/applicant has agreed in writing to the recommended Mitigation Measures that will reduce any potentially significant impacts to less than significant levels.

NOTIFICATION:

A notice was mailed to all property owners within a four hundred foot radius. As of the writing of this report, no correspondence from the public has been received by staff.

Ken Lyon

Associate Planner

Craig A. Ewing, AICP

Director of Planning Services

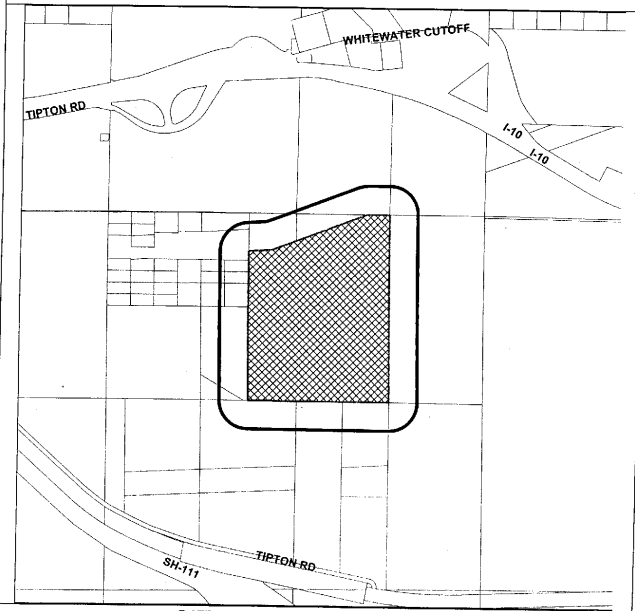
Attachments:

- 1. 400' Radius Vicinity Map
- 2. Draft Resolution & Conditions of Approval
- 3. Reduced Site Plan and Elevations
- 4. Project Summary Description
- 5. August 15, 2012 Final Joint Project Review Report



Department of Planning Services Vicinity Map





CITY OF PALM SPRINGS

CASE NO:

5.1277 CUP

APPLICANT: Whitewater Solar

Farm 1, LLC

DESCRIPTION: To consider a request for a Conditional Use Permit (CUP) for a 3 megawatt solar energy conversion system located on 12 acres of a roughly 108-acre parcel at 58641 Tipton Road, Zone: Open Space (O-5) and Watercourse (W).

RESOLUTION NO. 6298

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF PALM SPRINGS, CALIFORNIA FOR APPROVAL OF CASE 5.1277 CUP FOR A 3 MEGAWATT SOLAR ENERGY PRODUCTION FACILITY ON ROUGHLY 12 ACRES OF AN APPROXIMATELY 108-ACRE PARCEL, INCLUDING A REQUEST FOR 7.75 ACRES OF "TAKE" UNDER THE GUIDELINES OF THE COACHELLA VALLEY MULTIPLE SPECIES HABITAT CONSERVATION PLAN, AT 58641 TIPTON ROAD; ZONES O-5 (OPEN SPACE) and W (WATERCOURSE), SECTION 14/T3/R3; APN 511-080-065.

WHEREAS, Whitewater Solar 1, LLC, "applicant", has filed an application with the City pursuant to Section 94.02.00 (Conditional Use Permit) of the Zoning Code seeking approval to establish a 3 MW Solar energy production facility on 12 acres of a roughly 108-acre parcel at 58641 Tipton Road; and

WHEREAS, on April 23, 2012, the Architectural Advisory Committee met and voted unanimously to recommend approval of the project to the Planning Commission; and

WHEREAS, a notice of public hearing for Case 5.1277 CUP was given in accordance with applicable law; and

WHEREAS, on October 24, 2012, a public meeting on Case 5.1277 CUP was held by the Planning Commission in accordance with applicable law; and

WHEREAS, at said meeting the Planning Commission opened the public hearing and continued the hearing to a date certain of November 14, 2012; and

WHEREAS, the subject project proposes a 3 megawatt photovoltaic solar energy production system on roughly 12 acres of a 108-acre parcel, and

WHERAS approximately 7.75 acres of the 12-acre project are proposed to be located in the Whitewater River Conservation Area as defined by the Coachella Valley Multiple Species Habitat Conservation Plan (CVMSHCP), and

WHEREAS the proposed development requires the City to allocate 7.75 acres of "Take" from the Whitewater River Conservation Area, which would include 1 acre of Take of critical habitat for the Coachella Valley Round-tailed Ground Squirrel, 7.75 acres of Take of critical habitat for the Palm Springs Pocket Mouse, 7.75 acres of Take of critical habitat for the Le Conte's Thrasher, 7.75 acres of Take from the Whitewater River Sand Transport corridor, and 7.75 acres of Take from the Whitewater River corridor, and

WHEREAS, the Palm Springs Planning Commission shall review requests for Take under the CVMSHCP and make recommendations to the City Council on approval or denial of such requests, and WHEREAS, the proposed project is considered a "project" pursuant to the terms of the California Environmental Quality Act ("CEQA") An Initial Study was conducted and the project was found to cause potentially significant impacts to the environment. Mitigation measures have been proposed reducing any potentially significant impacts to less than significant. The applicant has agreed in writing to all proposed mitigation measures. A Notice of Intent to Adopt a Mitigated Negative Declaration was prepared and circulated for public comment for a period of 30 days. No new information was discovered that would require further analysis under CEQA; and

WHEREAS, the Planning Commission has carefully reviewed and considered all of the evidence presented in connection with the hearing on the project, including, but not limited to, the staff report, and all written and oral testimony presented.

THE PLANNING COMMISSION HEREBY FINDS AS FOLLOWS:

Section 1: Pursuant to the California Environmental Quality Act (CEQA) Guidelines, the Planning Commission adopts a Mitigated Negative Declaration including mitigation measures that reduce any potentially significant impacts caused by the project to less than significant.

Section 2: Pursuant to PSZC Section 94.02.00 (Conditional Use Permit), the Planning Commission finds as follows:

That the use applied for at the location set forth in the application is properly one for which a conditional use permit is authorized by this Zoning Code.

The applicant proposes solar collector uses (solar energy conversion systems or "SECS") on 12 acres of a roughly 108-acre site in the O-5 / W zones. Solar collector uses are permitted in these zones subject to a conditional use permit.

That the use is necessary or desirable for the development of the community, is in harmony with the various elements or objectives of the general plan, and is not detrimental to existing uses or to future uses specifically permitted in the zone in which the proposed use is to be located.

The Open Space zone is intended to provide for areas of scenic beauty, areas reserved for parks, recreation, open space and governmental public uses, or in areas where a hazard to the public may exist. The Watercourse zone is used for areas designated as floodways, drainage channels, debris basins, and other flood protection facilities exist. The SECS array proposed will augment the production of electrical energy, similar to that of the existing WECS (Wind Energy Conversion Systems) on the site. The General Plan land use designation for the subject parcel is Regional Business Center (RBC). The RBC land use designation is a mixed use designation intended for uses that serve a more regional service area accessible by the proximity to the Interstate 10 freeway. The area is also immediately adjacent to major high voltage transmission lines that parallel the freeway. The proposed solar collector field will generate clean electricity for use throughout the Coachella Valley and

the entire southwest region. As such, the proposed use is not detrimental to existing or future uses specifically permitted in the zone or the General Plan land use designation and is desirable for the development of the community's electrical generation capacity.

That the site for the intended use is adequate in size and shape to accommodate such use, including yards, setbacks, walls or fences, landscaping, and other features required in order to adjust such use to those existing or permitted future uses of land in the neighborhood.

The proposed project area is comprised of a leasehold for 12 acres of an approximately 108-acre site. Service roads and utility panels and enclosures are proposed that support the solar panel installation. The project is proposed with perimeter security fencing. The project conforms to the development standards required for such projects in these zones.

That the site for the proposed use relates to streets and highways properly designed and improved to carry the type and quantity of traffic to be generated by the proposed use.

The project is designed to provide adequate access to the public streets via unpaved service roads that are accessed off Tipton Road. The only vehicular traffic to the site would be periodic maintenance vehicles that clean and service the solar panels. The project does not produce traffic impacts that would reduce the Level of Service (LOS) for the network of public roads in the vicinity. Therefore the project is consistent with this finding.

That the conditions to be imposed and shown on the approved site plan are deemed necessary to protect the public health, safety and general welfare and may include minor modification of the zone's property development standards. Mitigation measures outlined in an environmental assessment.

A draft set of conditions of approval necessary to ensure compliance with the Zoning Ordinance requirements and to ensure the public health, safety and welfare are proposed and included in Exhibit A of this staff report.

Section 3:

Pursuant to the guidelines of the Coachella Valley Multiple Species Habitat Conservation Plan (MSHCP), the Planning Commission has evaluated the applicant's request and recommends that the City Council approve the request for 7.75 acres of Take to be allocated from the total authorized Take from the Whitewater River Conservation Area as follows: one (1) acre of Take from the critical habitat for the Coachella Valley Round-tailed Ground Squirrel, 7.75 acres of Take from the critical habitat for the Palm Springs Pocket Mouse, 7.75 acres of Take from the critical habitat for the Le Conte's Thrasher, 7.75 acres of Take from the sand transport area, and 7.75 acres of the Whitewater River Corridor. Furthermore it is recommended that the City Council require that the property owner dedicate 7.75 acres of undisturbed acreage on the parcel, within the conservation area, to be deeded to the Coachella Valley Conservation Commission for permanent conservation, to enable the City of

Palm Springs to remain in "Rough Step" pursuant to the requirements of the MSHCP.

NOW, THEREFORE, BE IT RESOLVED that, based upon the foregoing, the Planning Commission hereby approves Case 5.1277 - CUP for the establishment of a 3 Megawatt Solar Energy Production Facility on 12 acres of a roughly 108-acre parcel at 58641 Tipton Road (APN 511-080-065), subject to the attached conditions set forth in Exhibit A. Furthermore the Commission recommends that the City Council allocate 7.75 acres of Take from the Whitewater River Conservation Area, consistent with the guidelines of the Coachella Valley Multiple Species Habitat Conservation Plan and require 7.75 acres of undisturbed acreage on the parcel within the conservation area to be deeded to the Coachella Valley Conservation Commission for permanent conservation to assist the City in staying in Rough Step pursuant to the requirements of the MSHCP.

ADOPTED this 14th day of November 2012.

AYES:

7, Klatchko, Calerdine, Hudson, Donenfeld, Weremiuk, and Roberts

NOES:

None

ABSENT:

None

ABSTAIN:

None

ATTEST:

Craig A. Ewing, AICF

Director of Planning Services

CITY OF PALM SPRINGS, CALIFORNIA

40

RESOLUTION NO. 6298

EXHIBIT A

Case 5.1277 CUP
Whitewater Solar Farm 1, LLC. for a 3 MW Solar Energy Conversion System
At 58641 Tipton Road (APN 511-080-065

November 14, 2012

CONDITIONS OF APPROVAL

Before final acceptance of the project, all conditions listed below shall be completed to the satisfaction of the City Engineer, the Director of Planning Services, the Director of Building and Safety, the Chief of Police, the Fire Chief or their designee, depending on which department recommended the condition.

Any agreements, easements or covenants required to be entered into shall be in a form approved by the City Attorney.

ADMINISTRATIVE CONDITIONS

- ADM 1. <u>Project Description</u>. This approval is for the project described per Case 5.1277 CUP; except as modified with the approved Mitigation Monitoring Program and the conditions below;
- ADM 2. Reference Documents. The site shall be developed and maintained in accordance with the approved plans, date stamped March 13, 2012, including site plans, architectural elevations, exterior materials and colors, landscaping, and grading on file in the Planning Division except as modified by the approved Mitigation Measures and conditions below.
- ADM 3. Conform to all Codes and Regulations. The project shall conform to the conditions contained herein, all applicable regulations of the Palm Springs Zoning Ordinance, Municipal Code, and any other City County, State and Federal Codes, ordinances, resolutions and laws that may apply.
- ADM 4. <u>Minor Deviations</u>. The Director of Planning or designee may approve minor deviations to the project description and approved plans in accordance with the provisions of the Palm Springs Zoning Code.
- ADM 5. Indemnification. The owner shall defend, indemnify, and hold harmless the City of Palm Springs, its agents, officers, and employees from any claim, action, or proceeding against the City of Palm Springs or its agents, officers or employees to attach, set aside, void or annul, an approval of the City of Palm Springs, its legislative body, advisory agencies, or administrative officers concerning Case 5.1277 CUP The City of Palm Springs will promptly

notify the applicant of any such claim, action, or proceeding against the City of Palm Springs and the applicant will either undertake defense of the matter and pay the City's associated legal costs or will advance funds to pay for defense of the matter by the City Attorney. If the City of Palm Springs fails to promptly notify the applicant of any such claim, action or proceeding or fails to cooperate fully in the defense, the applicant shall not, thereafter, be responsible to defend, indemnify, or hold harmless the City of Palm Springs. Notwithstanding the foregoing, the City retains the right to settle or abandon the matter without the applicant's consent but should it do so, the City shall waive the indemnification herein, except, the City's decision to settle or abandon a matter following an adverse judgment or failure to appeal, shall not cause a waiver of the indemnification rights herein.

- ADM 6. Maintenance and Repair. The property owner(s) and successors and assignees in interest shall maintain and repair the improvements including and without limitation all structures, sidewalks, parking areas, landscape, irrigation, lighting, signs, walls, and fences between the curb and property line, in a first class condition, free from waste and debris, and in accordance with all applicable law, rules, ordinances and regulations of all federal, state, and local bodies and agencies having jurisdiction at the property owner's sole expense. This condition shall be included in the recorded covenant agreement for the property if required by the City.
- ADM 7. <u>Time Limit on Approval</u>. Approval of this Conditional Use Permit shall be valid for a period of two (2) years from the effective date of the approval. Once constructed, the Conditional Use Permit, provided the project has remained in compliance with all conditions of approval, does not have a time limit.
- ADM 8. Right to Appeal. Decisions of an administrative officer or agency of the City of Palm Springs may be appealed in accordance with Municipal Code Chapter 2.05.00. Permits will not be issued until the appeal period has concluded.
- ADM 9. Public Art Fees. This project shall be subject to Chapters 2.24 and 3.37 of the Municipal Code regarding public art. The project shall either provide public art or payment of an in lieu fee. In the case of the in-lieu fee, the fee shall be \$4,000 per net acre. (For purposes of calculating the fee, net acreage is defined as the land area inclusive of all photo voltaic panels, inverters, transformers and other equipment enclosures, and service roads). Should the public art be located on the project site, said location shall be reviewed and approved by the Director of Planning and Zoning and the Public Arts Commission, and the property owner shall enter into a recorded agreement to maintain the art work and protect the public rights of access and viewing.

- ADM 10. Park Development Fees. The developer shall dedicate land or pay a fee in lieu of a dedication, at the option of the City. The in-lieu fee shall be computed pursuant to Ordinance No. 1632, Section IV, by multiplying the area of park to be dedicated by the fair market value of the land being developed plus the cost to acquire and improve the property plus the fair share contribution, less any credit given by the City, as may be reasonably determined by the City based upon the formula contained in Ordinance No. 1632. In accordance with the Ordinance, the following areas or features shall not be eligible for private park credit: golf courses, yards, court areas, setbacks, development edges, slopes in hillside areas (unless the area includes a public trail) landscaped development entries. streams, land held as open space for wildlife habitat, flood retention facilities and circulation improvements such as bicycle, hiking and equestrian trails (unless such systems are directly linked to the City's community-wide system and shown on the City's master plan).
- ADM 11. Conditional Use Permit Availability. The applicant shall provide a copy of this Conditional Use Permit to all buyers and potential buyers (conditional use permits only)

ENVIRONMENTAL ASSESSMENT CONDITIONS

- ENV 1. Coachella Valley Multiple-Species Habitat Conservation Plan (CVMSHCP)

 Local Development Mitigation Fee (LDMF) required. All projects within the
 City of Palm Springs, not within the Agua Caliente Band of Cahuilla Indians
 reservation are subject to payment of the CVMSHCP LDMF prior to the
 issuance of certificate of occupancy.
- ENV 2. CVMSHCP Whitewater River Conservation Area. The project requires 7.75 acres of "Take" to be authorized by the City Council of the City of Palm Springs from the Whitewater River Conservation Area, including Take for three (3) covered species, the process of sand transport and from the Whitewater River corridor itself. The project shall conform to all requirements of Section 4.4 "Avoidance, Minimization, and Mitigation Measures" and Section 4.5 "Land Use Adjacency Guidelines" of the MSHCP as outlined in the Final Report of the Joint Project Review dated August 16, 2012.
- ENV 3. California Fish & Game Fees Required. The project is required to pay a fish and game impact fee as defined in Section 711.4 of the California Fish and Game Code. This CFG impact fee plus an administrative fee for filing the action with the County Recorder shall be submitted by the applicant to the City in the form of a money order or a cashier's check payable to the Riverside County Clerk prior to the final City action on the project (either Planning Commission or City Council determination). This fee shall be submitted by the City to the County Clerk with the Notice of Determination.

Action on this application shall not be final until such fee is paid. The project may be eligible for exemption or refund of this fee by the California Department of Fish & Game. Applicants may apply for a refund by the CFG at www.dfg.ca.gov for more information.

- ENV 4. <u>Mitigation Monitoring</u>. The mitigation measures of the environmental assessment shall apply. The applicant shall submit a signed agreement that the mitigation measures outlined as part of the negative declaration or EIR will be included in the plans prior to Planning Commission consideration of the environmental assessment.
- ENV 5. Long Term Soil Stabilization and Dust Control. Those portions of the site that are to be graded, cleared, and grubbed of natural vegetation for the installation of the solar panel structures shall be provided with a long term soil stabilization program acceptable to the City of Palm Springs to control wind borne dust and particulates. This may be either an overlay of gravel at sizes of 3/4" or larger or other equivalent means as approved by the Dust Control Management Division of the City Public Works Department.
- ENV 6. <u>Cultural Resource Survey Required.</u> Prior to any ground disturbing activity, including clearing and grubbing, installation of utilities, and/or any construction related excavation, an Archaeologist qualified according to the Secretary of the Interior's Standards and Guidelines, shall be employed to survey the area for the presence of cultural resources identifiable on the ground surface.
- ENV 7. <u>Cultural Resource Site Monitoring</u>. There is a possibility of buried cultural or Native American tribal resources on the site. A Native American Monitor shall be present during all ground-disturbing activities. (check for duplication in engineering conditions)
 - a). A Native American Monitor(s) shall be present during all ground disturbing activities including clearing and grubbing, excavation, burial of utilities, planting of rooted plants, etc. Contact the Agua Caliente Band of Cahuilla Indian Cultural Office for additional information on the use and availability of Cultural Resource Monitors. Should buried cultural deposits be encountered, the Monitor shall contact the Director of Planning. After consultation the Director shall have the authority to halt destructive construction and shall notify a Qualified Archaeologist to further investigate the site. If necessary, the Qualified Archaeologist shall prepare a treatment plan for submission to the State Historic Preservation Officer and Agua Caliente Cultural Resource Coordinator for approval.
 - b). Two copies of any cultural resource documentation generated in connection with this project, including reports of investigations, record search results and site records/updates shall be forwarded to the Tribal

Planning, Building, and Engineering Department and one copy to the City Planning Department prior to final inspection.

PLANNING DEPARTMENT CONDITIONS

- PLN 1. Outdoor Lighting Conformance. Exterior lighting plans, including a photometric site plan showing the project's conformance with Section 93.21.00 Outdoor Lighting Standards of the Palm Springs Zoning ordinance, shall be submitted for approval by the Department of Planning prior to issuance of a building permit. Manufacturer's cut sheets of all exterior lighting on the building and in the landscaping shall be included. If lights are proposed to be mounted on buildings, down-lights shall be utilized. No lighting of hillsides is permitted.
- PLN 2. <u>Sign Applications Required</u>. No signs are approved by this action. Separate approval and permits shall be required for all signs in accordance with Zoning Ordinance Section 93.20.00.
- PLN 3. Flat Roof Requirements. Roof materials on flat roofs must conform to California Title 24 thermal standards for "Cool Roofs". Such roofs must have a minimum initial thermal emittance of 0.75 and minimum initial solar reflectance of 0.70. Only matte (non-specular) roofing is allowed in colors such as off-white, beige or tan.
- PLN 4. <u>Screen Roof-mounted Equipment</u>. All roof mounted mechanical equipment shall be screened per the requirements of Section 93.03.00 of the Zoning Ordinance.
- PLN 5. <u>Exterior Alarms & Audio Systems</u>. No sirens, outside paging or any type of signalization will be permitted, except approved alarm systems.
- PLN 6. Outside Storage Prohibited. No outside storage of any kind shall be permitted except as approved as a part of the proposed plan.
- PLN 7. No off-site Parking. Vehicles associated with the operation of the proposed development including company vehicles or employees vehicles shall not be permitted to park off the proposed building site unless a parking management plan has been approved.

POLICE DEPARTMENT CONDITIONS

POL 1. Developer shall comply with Section II of Chapter 8.04 "Building Security Codes" of the Palm Springs Municipal Code.

BUILDING DEPARTMENT CONDITIONS

BLD 1. Prior to any construction on-site, all appropriate permits must be secured.

ENGINEERING DEPARTMENT CONDITIONS

Before final acceptance of the project, all conditions listed below shall be completed to the satisfaction of the City Engineer.

GENERAL

ENG 1. The applicant shall provide proof of legal access to the project site from a public roadway.

STREETS

ENG 2. Any improvements within the public right-of-way require a City of Palm Springs Encroachment Permit.

ON-SITE CONSTRUCTION PHASE

- ENG 3. The on-site perimeter access roads shall be a minimum of 20 feet wide and be accessible to fire apparatus weighing up to 73,000 pounds in accordance with the fire code.
- ENG 4. Construction, use, and maintenance of the all of the proposed on-site access roads shall comply with the Chapter 8.50 (Fugitive Dust Control) of the Palm Springs Municipal Code.
- ENG 5. Construct turn-around areas meeting the requirements of the Fire Marshall and City Engineer, at each of the project entries.
- ENG 6. Construct a minimum 20 feet wide, 6 inch concrete driveway at the project entry off Whitewater Canyon Road (which is a 50 feet wide access and drainage easement) at the west property line on the project site, unless otherwise approved by the City Engineer. The access shall be gated and locked; and lock box key provided to the Fire Department for emergency access.

GRADING

ENG 7. The applicant shall employ an environmental consultant whose responsibility shall be to monitor the applicant's compliance with all required mitigation measures associated with the project on behalf of the City Engineer. The environmental consultant shall work independently of the applicant, and shall report to the City Engineer to identify measures satisfied in accordance with

the Mitigated Negative Declaration adopted for the project. All applicable mitigation measures shall be satisfied prior to issuance of a grading permit, or shall be satisfied during the course of construction, (as the case may be), as determined by the City Engineer upon recommendation by the environmental consultant.

- ENG 8. Submit a Rough Grading Plan prepared by a California registered civil engineer to the Engineering Division for review and approval.
 - a) A Fugitive Dust Control Plan shall be prepared by the applicant and/or its grading contractor and submitted to the Engineering Division for review and approval. The applicant and/or its grading contractor shall be required to comply with Chapter 8.50 of the City of Palm Springs Municipal Code, and shall be required to utilize one or more "Coachella Valley Best Available Control Measures" as identified in the Coachella Valley Fugitive Dust Control Handbook for each fugitive dust source such that the applicable performance standards are met. The applicant's or its contractor's Fugitive Dust Control Plan shall be prepared by staff that has completed the South Coast Air Quality Management District (AQMD) Coachella Valley Fugitive Dust Control Class. The applicant and/or its grading contractor shall provide the Engineering Division with current and valid Certificate(s) of Completion from AQMD for staff that have completed the required training. For information on attending a Fugitive Dust Control Class and information on the Coachella Valley Fugitive Dust Control Handbook and related "PM10" Dust Control issues, please contact AQMD at (909) 396-3752, or at http://www.AQMD.gov. A Fugitive Dust Control Plan, in conformance with the Coachella Valley Fugitive Dust Control Handbook, shall be submitted to and approved by the Engineering Division prior to approval of the Precise Grading and Paving plan.
 - b) The first submittal of the Rough Grading Plan shall include the following information: a copy of final approved conformed copy of Conditions of Approval; a copy of a final approved conformed copy of the Site Plan; a copy of current Title Report; a copy of Soils Report; a copy of the associated Hydraulics Study/Report; and a copy of the associated Final Project-Specific Water Quality Management Plan.
- ENG 9. In accordance with the mitigation measure AQ-1 included in the Mitigated Negative Declaration adopted for the project: Applicant shall do periodic watering via water trucks to minimize any visible dust emissions and take actions to prevent the tracking of bulk material onto public roads. Any project-related spills or tracking of bulk material onto public surfaces should be cleaned within 24 hours.
- ENG 10. Prior to issuance of a Grading Permit, the applicant shall obtain written approval to proceed with construction from the Agua Caliente Band of

Cahuilla Indians, Tribal Historic Preservation Officer or Tribal Archaeologist. The applicant shall contact the Tribal Historic Preservation Officer or the Tribal Archaeologist at (760) 699-6800, to determine their requirements, if any, associated with grading or other construction. The applicant is advised to contact the Tribal Historic Preservation Officer or Tribal Archaeologist as early as possible. If required, it is the responsibility of the applicant to coordinate scheduling of Tribal monitors during grading or other construction, and to arrange payment of any required fees associated with Tribal monitoring.

- ENG 11. This project is located within a desert tortoise habitat area. In accordance with the United States Fish & Wildlife Service (USFWS) Permit and the Coachella Valley Multiple Species Habitat Conservation Plan (CVMSHCP) Permit Condition No. 45, the applicant shall conduct a desert tortoise clearance survey to allow for the potential salvage of adult tortoises, in accordance with the USFWS protocol, prior to issuance of Grading Permit. For more information, contact the Coachella Valley Association of Governments at (760) 346-1127 or go the website:

 http://www.cvmshcp.org/Final%20USFWS%20Permit.htm. A copy of the results of the desert tortoise clearance survey shall be provided to the City prior to issuance of grading permit.
- ENG 12. In accordance with an approved PM-10 Dust Control Plan, temporary dust control perimeter fencing shall be installed at the limits of grading and/or disturbed areas. Fencing shall have screening that is tan in color; green screening will not be allowed. Perimeter fencing shall be installed after issuance of Grading Permit, and immediately prior to commencement of grading operations.
- ENG 13. Temporary dust control perimeter fence screening shall be appropriately maintained, as required by the City Engineer. Cuts (vents) made into the perimeter fence screening shall not be allowed. Perimeter fencing shall be adequately anchored into the ground to resist wind loading.
- ENG 14. Within 10 days of ceasing all construction activity and when construction activities are not scheduled to occur for at least 30 days, the disturbed areas on-site shall be permanently stabilized, in accordance with Palm Springs Municipal Code Section 8.50.022. Following stabilization of all disturbed areas, temporary dust control perimeter fencing shall be removed, as required by the City Engineer.
- ENG 15. The applicant shall obtain all required environmental permits (i.e. Section 401 Water Quality Certification, Section 404 Permit, and Section 1602 Streambed Alteration Agreement) required for temporary or permanent construction within the Whitewater Wash. The applicant shall provide copies of required permits prior to approval of grading plans. Alternatively, the applicant shall provide a copy of a determination from the U.S. Army Corps of Engineers that

the project does not impact waters of the U.S., and a letter from the California Department of Fish and Game authorizing construction of the project without an agreement.

- ENG 16. A Notice of Intent (NOI) to comply with the California General Construction Stormwater Permit (Water Quality Order 2009-0009-DWQ as modified September 2, 2009) is required for the proposed development via the California Regional Water Quality Control Board online SMARTS system. A copy of the executed letter issuing a Waste Discharge Identification (WDID) number shall be provided to the City Engineer prior to issuance of a grading or building permit.
- ENG 17. Projects causing soil disturbance of one acre or more, must comply with the General Permit for Stormwater Discharges Associated with Construction Activity and shall prepare and implement a stormwater pollution prevention plan (SWPPP). As of September 4, 2012, all SWPPPs shall include a post-construction management plan (including Best Management Practices) in accordance with the current Construction General Permit. The project applicant shall cause the approved final project-specific Water Quality Management Plan to be incorporated by reference or attached to the project's SWPPP as the Post-Construction Management Plan. A copy of the up-to-date SWPPP shall be kept at the project site and be available for review upon request.
- ENG 18. In accordance with City of Palm Springs Municipal Code, Section 8.50.022 (h), the applicant shall post with the City a cash bond of two thousand dollars (\$2,000.00) per disturbed acre at the time of issuance of grading permit for mitigation measures for erosion/blowsand relating to this property and development.
- ENG 19. A Geotechnical/Soils Report prepared by a California registered Geotechnical Engineer shall be required for and incorporated as an integral part of the grading plan for the proposed development. A copy of the Geotechnical/Soils Report shall be submitted to the Engineering Division with the first submittal of a grading plan.
- ENG 20. The applicant shall provide all necessary geotechnical/soils inspections and testing in accordance with the Geotechnical/Soils Report prepared for the project. All backfill, compaction, and other earthwork shown on the approved grading plan shall be certified by a California registered geotechnical or civil engineer, certifying that all grading was performed in accordance with the Geotechnical/Soils Report prepared for the project. Documentation of all compaction and other soils testing are to be provided. The City will not "final" the project until the required certification is provided to the City Engineer.

- ENG 21. The applicant shall provide pad elevation certifications for all structure pads in conformance with the approved grading plan, to the Engineering Division prior to construction of any structure foundation.
- ENG 22. In cooperation with the Riverside County Agricultural Commissioner and the California Department of Food and Agriculture Red Imported Fire Ant Project, applicants for grading permits involving a grading plan and involving the export of soil will be required to present a clearance document from a Department of Food and Agriculture representative in the form of an approved "Notification of Intent To Move Soil From or Within Quarantined Areas of Orange, Riverside, and Los Angeles Counties" (RIFA Form CA-1) prior to approval of the Grading Plan. The California Department of Food and Agriculture office is located at 73-710 Fred Waring Drive, Palm Desert (Phone: 760-776-8208).

WATER QUALITY MANAGEMENT PLAN

- ENG 23. This project will be required to install measures in accordance with applicable National Pollution Discharge Elimination System (NPDES) Best Management Practices (BMP's) included as part of the NPDES Permit issued for the Whitewater River Region from the Colorado River Basin Regional Water Quality Control Board (RWQCB). The applicant is advised that installation of BMP's, including mechanical or other means for pre-treating contaminated stormwater runoff and non-stormwater runoff, will be required by regulations imposed by the RWQCB. It shall be the applicant's responsibility to design and install appropriate BMP's, in accordance with the NPDES Permit, that effectively intercept and pre-treat contaminated stormwater runoff and non-stormwater runoff from the project site, prior to release to the City's municipal separate storm sewer system ("MS4"), to the satisfaction of the City Engineer and the RWQCB. Such measures shall be designed and installed on-site; and provisions for perpetual maintenance of the measures shall be provided to the satisfaction of the City Engineer.
- ENG 24. A Final Project-Specific Water Quality Management Plan (WQMP) shall be submitted to and approved by the City Engineer prior to issuance of a grading or building permit. The WQMP shall address the implementation of operational Best Management Practices (BMP's) necessary to accommodate nuisance water and storm water runoff from the site. Direct release of nuisance water to the adjacent property or public streets is prohibited. Construction of operational BMP's shall be incorporated into the Precise Grading and Paving Plan.
- ENG 25. Prior to issuance of any grading or building permits, the property owner shall record a "Covenant and Agreement" with the County-Clerk Recorder or other instrument on a standardized form to inform future property owners of the requirement to implement the approved Final Project-Specific WQMP. Other

alternative instruments for requiring implementation of the approved Final Project-Specific WQMP include: requiring the implementation of the Final Project-Specific WQMP in Property Owner Association Covenants, Conditions, and Restrictions (CC&R's); formation of Landscape, Lighting and Maintenance Districts, Assessment Districts or Community Service Areas responsible for implementing the Final Project-Specific WQMP; or equivalent. Alternative instruments must be approved by the City Engineer prior to the issuance of any grading or building permits.

ENG 26. Prior to issuance of "final" approval by City, the applicant shall: (a) demonstrate that all structural BMP's have been constructed and installed in conformance with approved plans and specifications; (b) demonstrate that applicant is prepared to implement all non-structural BMP's included in the approved Final Project-Specific WQMP, conditions of approval, or grading/building permit conditions; and (c) demonstrate that an adequate number of copies of the approved Final Project-Specific WQMP are available for the future owners (where applicable).

DRAINAGE

- ENG 27. In accordance with the mitigation measure HWQ-1 included in the Mitigated Negative Declaration adopted for the project: The footprint of the solar arrays will be small and will not significantly change the drainage patterns as the site will remain almost completely pervious. A Preliminary On-site Drainage Study, as well as a Preliminary Flood Hazard Assessment Report must be completed and approved by the City prior to project entitlement; a HEC-RAS analysis, a scour analysis along the Whitewater River within the project site limits, and establishment of the Base Flood Elevation and the limits of the 100-year floodway and floodplain along the Whitewater River, shall be included and established in the Flood Hazard Assessment Report. For most of the site, the drainage pattern for a 100-year storm is sheet flow, which is expected to be impacted little by the development. There are no water resources on the site and no blueline streams or other drainage channels are present within the area where the solar facilities will be located. The Whitewater River is located about 500 feet east of the site; however, the project is not expected to impact the water quality of this river.
- ENG 28. All stormwater runoff passing through the site shall be accepted and conveyed across the property in a manner acceptable to the City Engineer. For all stormwater runoff falling on the site, two berms on the east edge of the project area may be constructed for additional protection, although not specifically required by the Flood Hazard Assessment Report completed by Barr Engineering. Any other facilities approved by the City Engineer, shall be required to contain the increased stormwater runoff generated by the development of the property, as described in the Preliminary Hydrology and Hydraulic Study for that parcel identified by Assessor's Parcel No. 522-080-

- 065, prepared by Lamda Engineering and Development, as revised in September, 2012. Final sizing of all on-site storm drainage improvements shall be determined in the final hydrology study and approved by the City Engineer. Provisions for on-site retention of increased stormwater runoff shall be required.
- ENG 29. The project shall comply with provisions of Chapter 8.68 "Flood Damage Prevention" of the Palm Springs Municipal Code, Section 8.68.170 "Standards of Construction", section (a) "Anchoring". In accordance with the Code, all structures shall be constructed with foundations adequately anchored to withstand the maximum total scour potential during the 100-year storm.
- ENG 30. The project shall comply with provisions of Chapter 8.68 "Flood Damage Prevention" of the Palm Springs Municipal Code, Section 8.68.170 "Standards of Construction", section (c)(2) "Non Residential Construction". In accordance with the Code, all mechanical and electrical equipment shall be elevated a minimum of 2 feet above the base flood elevation (BFE); because there is no BFE shown at this location, the BFE shall be determined as shown under Municipal Code Section 83.68.140(c). Natural grade shall be determined as the average grade of native soils surrounding each foundation, not including gravel fill placed around the foundation.
- ENG 31. There shall be no structures or obstructions installed on the project site at the Whitewater Wash that could impede the flow of the Whitewater Wash.
- ENG 32. Construct all necessary on-site storm drain improvements, including but not limited to two berms on the east edges of the project area or other facilities, as described in a Final Hydrology and Hydraulic Study for that parcel identified by Assessor's Parcel No. 522-080-065, prepared by Lamda Engineering and Development, reviewed and approved by the City Engineer.
- ENG 33. All on-site storm drain systems shall be privately maintained.

GENERAL

- ENG 34. All proposed utility lines shall be installed underground.
- ENG 35. All existing utilities shall be shown on the improvement plans required for the project. The existing and proposed service laterals shall be shown from the main line to the property line.
- ENG 36. Upon approval of any improvement plan by the City Engineer, the improvement plan shall be provided to the City in digital format, consisting of a DWG (AutoCAD 2004 drawing file), DXF (AutoCAD ASCII drawing exchange file), and PDF (Adobe Acrobat 6.0 or greater) formats. Variation of

the type and format of the digital data to be submitted to the City may be authorized, upon prior approval of the City Engineer.

- ENG 37. The original improvement plans prepared for the proposed development and approved by the City Engineer shall be documented with record drawing "asbuilt" information and returned to the Engineering Division prior to issuance of a "final" approval by City. Any modifications or changes to approved improvement plans shall be submitted to the City Engineer for approval prior to construction.
- ENG 38. Nothing shall be constructed or planted in the corner cut-off area of any intersection or driveway which does or will exceed the height required to maintain an appropriate sight distance per City of Palm Springs Zoning Code Section 93.02.00, D.
- ENG 39. This property is subject to the Coachella Valley Multiple Species Habitat Conservation Plan Local Development Mitigation fee (CVMSHCP-LDMF). The LDMF shall be paid prior to issuance of Building Permit.
 - a. The project site is located within the Whitewater Floodplain Conservation Area and Required Measure 3 and Required Measure 4 are applicable to this site.
 - b. The project site is located adjacent to the Highway 111/Interstate 10 Conservation Area and Required Measure 1 is applicable to this site.
 - c. The project site is located in a Notification Area for Desert Tortoise and Permit Condition No. 45 is applicable to this site.

TRAFFIC

ENG 40. Construction signing, lighting and barricading shall be provided during all phases of construction as required by City Standards or as directed by the City Engineer. As a minimum, all construction signing, lighting and barricading shall be in accordance with Part 6 "Temporary Traffic Control" of the California Manual on Uniform Traffic Control Devices for Streets and Highways, dated January 13, 2012, or subsequent editions in force at the time of construction.

FIRE DEPARTMENT CONDITIONS

FID 1. These conditions are subject to final plan check and review. Initial fire department conditions have been determined on the site plan dated and received on 03/26/12. Additional requirements may be required at that time based on revisions to site plans.

- FID 2. Fire Department Conditions were based on the 2010 California Fire Code. Four complete sets of plans for fire alarm and fire protection systems must be submitted at time of the building plan submittal.
- Access During Construction (CFC 503): Access for firefighting equipment shall be provided to the immediate job site at the start of construction and maintained until all construction is complete. Fire apparatus access roads shall have an unobstructed width of not less than 20 feet and an unobstructed vertical clearance of not less than 13'6". Fire Department access roads shall have an all weather driving surface and support a minimum weight of 73,000 lbs.
- FID 4. Buildings and Facilities (CFC 503.1.1): Approved fire apparatus access roads shall be provided for every facility, building or portion of a building hereafter constructed or moved into or within the jurisdiction. The fire apparatus access road shall comply with the requirements of this section and shall extend to within 150 feet (45 720 mm) of all portions of the facility and all portions of the exterior walls of the first story of the building as measured by an approved route around the exterior of the building or facility.
- FID 5. <u>Fire Department Access</u>: Minimum width of 24' Fire Department Access Roads shall be provided and maintained in accordance with (Sections 503 CFC) along the perimeter and interior roadways.
- FID 6. Surface (CFC 503.2.3): Fire apparatus access roads shall be designed and maintained to support the imposed loads of fire apparatus (73,000 lbs. GVW) and shall be surfaced so as to provide all-weather driving capabilities.
- FID 7. Premises Identification (CFC 505.1): New and existing buildings shall have approved address numbers, building numbers or approved building identification placed in a position that is plainly legible and visible from the street or road fronting the property. These numbers shall contrast with their background. Address numbers shall be Arabic numerals or alphabet letters. Numbers shall be a minimum of 4" high with a minimum stroke width of 0.5".
- FID 8. Turning radius (CFC 503.2.4): The required turning radius of a fire apparatus access road shall be determined by the fire code official. Fire access road turns and corners shall be designed with a minimum inner radius of 25 feet and an outer radius of 43 feet. Radius must be concentric.
- FID 9. Security Gates (CFC 503.6): The installation of security gates across a fire apparatus access road shall be approved by the fire chief. Where security gates are installed, they shall have an approved means of emergency operation. The security gates and the emergency operation shall be maintained at all times. Approved security gates shall be a minimum of 14 feet in unobstructed drive width on each side with gate in open position. Secured automated vehicle gates or entries shall utilize approved Knox

access switches as required by the fire code official. Secured non-automated vehicle gates or entries shall utilize an approved padlock or chain (maximum link or lock shackle size of ¼ inch) when required by the fire code official.

- FID 10. Key Box Required to be Installed (CFC 506.1): Where access to or within a structure or an area is restricted because of secured openings or where immediate access is necessary for life-saving or fire-fighting purposes, the fire code official is authorized to require a key box to be installed in an approved location.
- FID 11. Location of Knox boxes: A Knox box shall be installed at every locked gate. Boxes shall be mounted at 5 feet above grade. Show location of boxes on plan elevation views. Show requirement in plan notes.

END OF CONDITIONS

DESCRIPTION OF PROJECT:

The proposed Solar Generating Facility (Whitewater Solar Farm) will have a combined generating capacity of 3.145 megawatts (MWDC) located on a total of approximately 12-acres of land that is currently being utilized for generating electrical power via wind turbines. For further site information, see Appendix A for location maps, site photographs, and site plans. The proposed solar project would operate year-round producing electric power during the daytime hours. The proposed construction would begin with site preparation and construction of the facility in 2012. Construction would take about three months and would be completed in 2012. No permanent on-site operations & maintenance facilities would be constructed on the property, and no portions of the site will be paved.

The project will employ photovoltaic (PV) modules that convert sunlight directly into electrical energy without the use of heat transfer fluid or cooling water. There will be an array of 546 mounting tables. Each table will utilize four 4" x 4" steel tubing which will be driven into the ground for a depth of 4'-6". The transformer and switchgear used to support the solar P.V. system will be mounted on concrete pads with a maximum area 15' long x 8' wide with a maximum depth of two feet. Three 3'-6" wide x 12' long x 2' deep concrete pads to support the inverters will be placed along the side of the arrays. The solar panels that will be utilized will be Phono Solar 240w Model number PS-240P-2OU or equivalent Phono Solar modules. There will be 13,104 modules. Project construction will consist of three phases including (1) site preparation; (2) Solar system installation and testing, and (3) site cleanup. The specific activities associated with these three phases are summarized below:

Site Preparation: The staging areas will be initially cleared and graded as necessary and the existing access roads will be improved to appropriate construction standards to allow for the movement of heavy construction vehicles. The staging area will include construction offices, a first aid station, temporary buildings, worker parking, truck loading and unloading facilities, and an area for assembling the solar array equipment. Road corridors on-site will be surveyed, cleared, and graded in order to move equipment, materials, and workers on the site as needed. Flagging will be utilized to denote the location of buried electrical lines, array locations, and the location of various facilities. The site will be fenced with a security fence (i.e., chain-link) and at least two gates will be installed. Initial erosion and sedimentation controls will be installed as per best management practices, and water truck reloading stations will be established for dust control.

PV Installation and Testing: Installation of the solar system will require minimal earthwork, grading, and erosion control. Plant substations will be constructed and the modules, supports, and associated electrical equipment will be installed. The mounting and support structures will be constructed of steel/concrete and the design will be finalized pending final analysis of the soil conditions. Concrete used for the footings, foundations, pads, and substation equipment will be produced at an off-site by a local provider and transported to the site via truck. The final specifications for the concrete will be determined during detailed design engineering; however, production will meet applicable building codes. Waste generated during the construction phase will be non-hazardous and will include cardboard, wood pallets, copper wire, scrap steel, common trash, and wood wire spool. No hazardous materials will be generated during the construction phase; although, construction equipment will contain various hazardous substances such as hydraulic oil, diesel fuel, grease, lubricants, solvents, adhesives, paints, and other petroleum based products. No permanent buildings will be constructed on the property.

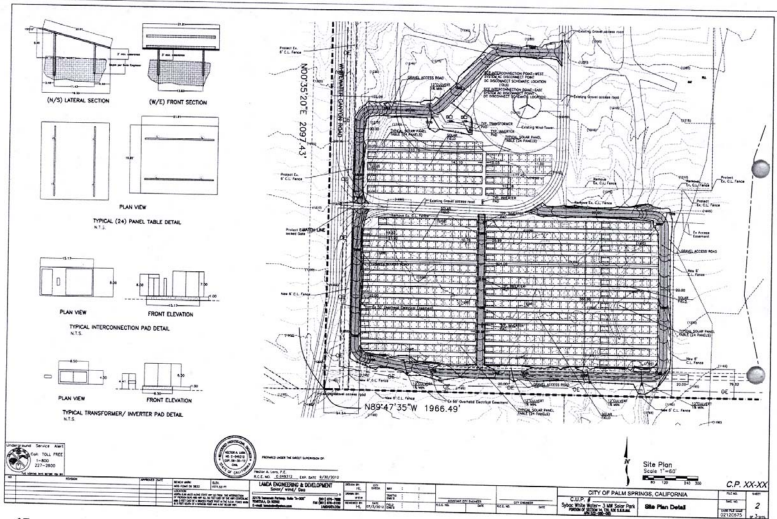
Site Cleanup: Once construction has been completed, site cleanup will occur including the removal of construction wastes and materials from the site, which will be placed at a local waste

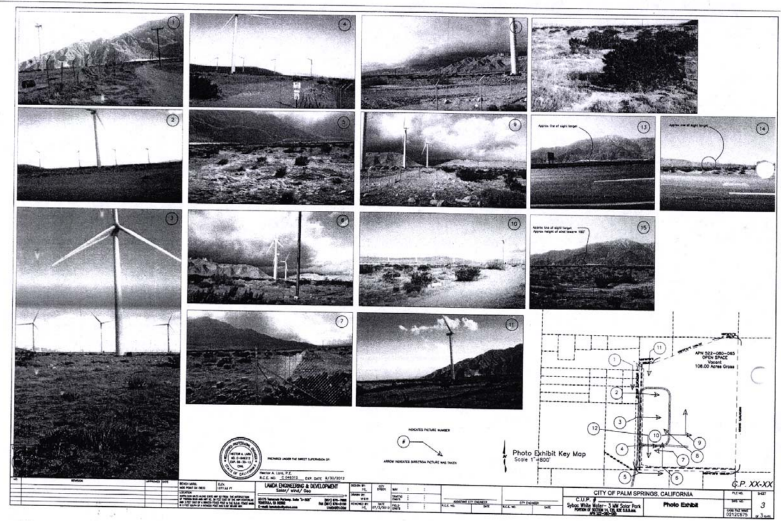
Collection center. The proponent will implement "best practices" during the construction phases. The construction of the project through commencement of commercial operations will require approximately 12 to 16 weeks. Approximately 30 workers will be required during peak construction and will include both full-time and part-time workers.

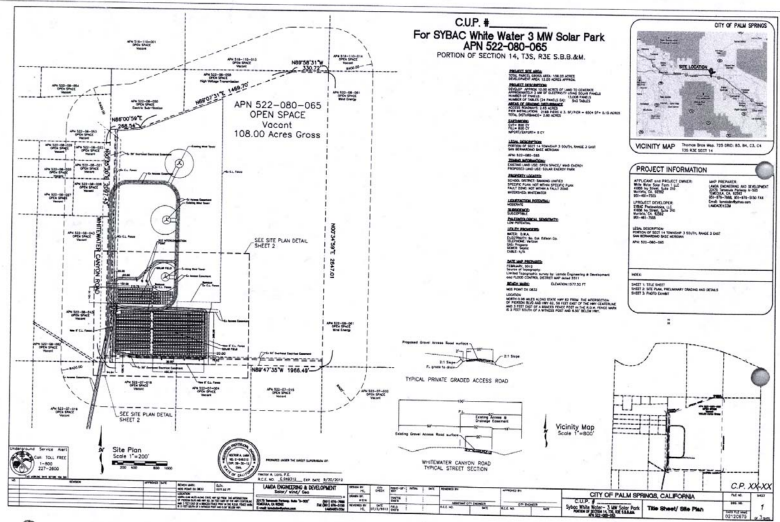
No staff will be present on the site during the operation phase and the site will be monitored remotely. Regular on-site visits will be conducted for security, maintenance, and system monitoring. Planned maintenance of the solar modules and systems will be conducted during the evening and site maintenance (e.g., mowing of grasses and shrubs) will be conducted during the daylight hours. The solar panels will be washed twice yearly. The proponent does not anticipate requesting any variances from the City at the present time.

SURROUNDING LAND USES AND SETTING:

The site is located south of Interstate 10 in Section 14, Township 3 South, Range 3 East in Palm Springs, California. The site currently supports wind turbines directly north of the proposed solar facilities as depicted in Figures 3 and 4 (Appendix A). There are no structures within the areas proposed for the Whitewater Solar Farms facility, and there are no single-family dwellings within one mile of the area. Elevations range from approximately 1,175 to 1,280 feet (MSL).









COACHELLA VALLEY CONSERVATION COMMISSION

Cathedral City • Coachella • Desert Hot Springs • Indian Wells • India • La Quinta • Palm Desert • Palm Springs Rancho Mirage • County of Riverside • Coachella Valley Water District • Imperial Prigation District

August 16, 2012

Ken Lyon Associate Planner City of Palm Springs 3200 East Tahquitz Canyon Way Palm Springs, CA 92262

RE: Joint Project Review 12-003a, Whitewater Solar Farm 1

Dear Mr. Lyon:

The Coachella Valley Conservation Commission (CVCC) has completed the Joint Project Review (JPR) for Whitewater Solar Farm 1, a 3 Megawatt solar farm on 12 acres using ground mounted racking. The draft JPR was sent to U.S. Fish and Wildlife Service (USFWS), California Department of Fish and Game (CDFG), the City of Palm Springs and the applicant for comment on July 9, 2012. No comments on the draft JPR were received.

A copy of the Final JPR (CVCC ID 12-003a) is enclosed. If you have questions on this JPR, please do not hesitate to contact Jim Sullivan or me at 760-346-1127.

Sincerely,

Katie Barrows

Director of Environmental Resources

ate Banows

Cc: David Allen, Whitewater Solar Farm 1, LLC

Michael Flores, California Department of Fish and Game

Jenness McBride, U.S. Fish and Wildlife Service

Enclosure



Coachella Valley Conservation Commission Joint Project Review (JPR)

Date: August 16, 2012

Project Information

Permittee: City of Palm Springs

Applicant/Project Name: David Allen, Whitewater Solar Farm 1, LLC

CVCC ID: 12-003a

Conservation Area: Whitewater Floodplain Conservation Area

Total Project Acreage: 108 acres (parcel)

Project Acreage within Conservation Area: 90.5 acres

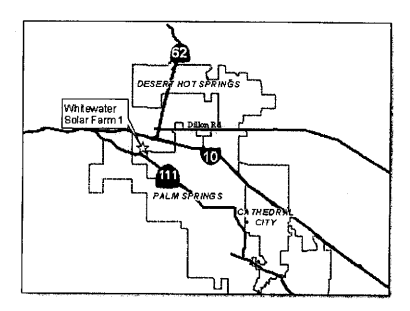
APNs within Conservation Area: 522-080-065

Project Description: Project seeks to develop a 3 Megawatt solar farm on 12 acres using ground mounted racking. There are existing wind turbines on the parcel. A portion of the project disturbance occurs outside the Conservation Area or is existing disturbance.

Proposed New Disturbance: 7.75 acres

Existing Disturbance in 1996 within Project Area: 10.5 acres

Proposed Conservation: 0 acres



Conservation Objectives Review:

The Conservation Objectives for the Whitewater Floodplain Conservation Area are described in Section 4.3 of the CVMSHCP. These Conservation Objectives are summarized in the tables below.

Table 1: Whitewater Solar Farm 1 Conservation Objectives Analysis - Whitewater Floodplain Conservation Area

Conservation Objective	Total Acres of Proposed Disturbance	Current Acres of Authorized Disturbance	Proposed Disturbance as a Percentage of Current Authorized Disturbance	Rough Step (Acres of Disturbance Currently Available)	1 otal Acres of	Current Acres Remaining to be Conserved	Proposed Conservation as a Percentage of Current Remaining Conservation
Coachella Valley Round-tailed Ground Squirrel - Core Habitat	1.00	328	0.3%	86	0.00	2427	0%
Palm Springs Pocket Mouse - Core Habitat	7.75	347	2.2%	89	0.00	2577	0%
Le Conte's Thrasher - Other Conserved Habitat	7.75	381	2.0%	94	0.00	2874	0%
Sand Transport	7.75	387	2.0%	95	0.00	2925	0%
Whitewater River Corridor	7.75	90	8.6%	14	0.00	759	0%

Required Measures for the Conservation Area Applicable to this Proposed Project

Required Measure 4

The Permittees shall comply with applicable avoidance, minimization, and mitigation measures described in Section 4.4 and the Land Use Adjacency Guidelines as described in Section 4.5.

Other Plan Requirements

Section 4.4: Avoidance, Minimization, and Mitigation Measures

Biological Corridors. Specific roads in Conservation Areas, where culverts or undercrossings are required to maintain Biological Corridors, are delineated in the Section 4.3 subsections on individual Conservation Areas.

Burrowing Owl. This measure does not apply to single-family residences and any non-commercial accessory uses and structures including but not limited to second units on an existing legal lot, or to O&M of Covered Activities other than levees, berms, dikes, and similar features that are known to contain burrowing owl burrows. O&M of roads is not subject to this requirement. For other projects that are subject to CEQA, the Permittees will require burrowing owl surveys in the Conservation Areas using an accepted protocol (as determined by the CVCC in coordination with the Permittees and the Wildlife Agencies). Prior to Development, the construction area and adjacent areas within 500 feet of the Development site, or to the edge of the property if less than 500 feet, will be surveyed by an Acceptable Biologist for burrows that could be used by burrowing owl. If a burrow is located, the biologist will determine if an owl is present in the burrow. If the burrow is determined to be occupied, the burrow will be flagged and a 160-foot buffer during the non-breeding season and a 250-foot buffer during the breeding season, or a buffer to the edge of the property boundary if less than 500 feet, will be established around the burrow. The buffer will be staked and flagged. No Development or O&M activities will be permitted within the buffer until the young are no longer dependent on the burrow.

If the burrow is unoccupied, the burrow will be made inaccessible to owls, and the Covered Activity may proceed. If either a nesting or escape burrow is occupied, owls shall be relocated pursuant to accepted Wildlife Agency protocols. A burrow is assumed occupied if records indicate that, based on surveys conducted following protocol, at least one burrowing owl has been observed occupying a burrow on site during the past three years. If there are no records for the site, surveys must be conducted to determine, prior to construction, if burrowing owls are present. Determination of the appropriate method of relocation, such as eviction/passive relocation or active relocation, shall be based on the specific site conditions (e.g., distance to nearest suitable habitat and presence of burrows within that habitat) in coordination with the Wildlife Agencies. Active relocation and eviction/passive relocation require the preservation and maintenance of suitable burrowing owl habitat determined through coordination with the Wildlife Agencies.

Desert tortoise. This measure does not apply to single-family residences and any non-commercial accessory uses and structures, including but not limited to second units on an existing legal lot, or to O&M of Covered Activities for Permittee infrastructure facilities. Within Conservation Areas, the Permittees will require surveys for desert tortoise for Development in modeled desert tortoise Habitat. Prior to Development, an Acceptable Biologist will conduct a presence/absence survey of the Development area and adjacent areas within 200 feet of the

Development area, or to the property boundary if less than 200 feet and permission from the adjacent landowner cannot be obtained, for fresh sign of desert tortoise, including live tortoises, tortoise remains, burrows, tracks, scat, or egg shells. The presence/absence survey must be conducted during the window between February 15 and October 31. Presence/absence surveys require 100% coverage of the survey area. If no sign is found, a clearance survey is not required. A presence/absence survey is valid for 90 days or indefinitely if tortoise-proof fencing is installed around the Development site.

If fresh sign is located, the Development area must be fenced with tortoise-proof fencing and a clearance survey conducted during the clearance window. Desert tortoise clearance surveys shall be conducted during the clearance window from February 15 to June 15 and September 1 to October 31 or in accordance with the most recent Wildlife Agency protocols. Clearance surveys must cover 100% of the Development area. A clearance survey must be conducted during different tortoise activity periods (morning and afternoon). All tortoises encountered will be moved from the Development site to a specified location. Prior to issuance of the Permits, CVCC will either use the Permit Statement Pertaining to High Temperatures for Handling Desert Tortoises and Guidelines for Handling Desert Tortoises During Construction Projects, revised July 1999, or develop a similar protocol for relocation and monitoring of desert tortoise, to be reviewed and approved by the Wildlife Agencies. Thereafter, the protocol will be revised as needed based on the results of monitoring and other information that becomes available.

Inactive Season Protocol. This protocol is applicable to pre-construction and construction phases of utility Covered Activity projects occurring between November 1 and February 14. These protocols apply only to the site preparation and construction phases of projects. The project proponent must follow the eight pre-construction protocol requirements listed below.

- 1. A person from the entity contracting the construction shall act as the contact person with the representative of the appropriate RMUC. He/she will be responsible for overseeing compliance with the protective stipulations as stated in this protocol.
- 2. Prior to any construction activity within the Conservation Areas, the contact person will meet with the representative of the appropriate RMUC to review the plans for the project. The representative of the appropriate RMUC will review alignment, pole spacing, clearing limits, burrow locations, and other specific project plans which have the potential to affect the desert tortoise. He or she may recommend modifications to the contact person to further avoid or minimize potential impacts to desert tortoise.
- 3. The construction area shall be clearly fenced, marked, or flagged at the outer boundaries to define the limits of construction activities. The construction right of- way shall normally not exceed 50 feet in width for standard pipeline corridors, access roads and transmission corridors, and shall be minimized to the maximum extent Feasible. Existing access roads shall be used when available, and rights-of way for new and existing access roads shall not exceed 20 feet in width unless topographic obstacles require greater road width. Other construction areas including well sites, storage tank sites, substation sites, turnarounds, and laydown/staging sites which require larger areas will be determined in the preconstruction phase. All construction workers shall be instructed that their activities shall be confined to locations within the fenced, flagged, or marked areas.
- 4. An Acceptable Biologist shall conduct pre-construction clearance surveys of all areas potentially disturbed by the proposed project. Any winter burrows discovered in the Conservation Areas during the pre-construction survey shall be avoided or mitigated. The survey shall be submitted to the representative of the appropriate RMUC as part of plan review.

- 5. All site mitigation criteria shall be determined in the pre-construction phase, including but not limited to seeding, barrier fences, leveling, and laydown/staging areas, and will be reviewed by the representative of the appropriate RMUC prior to implementation.
- 6. A worker education program shall be implemented prior to the onset of each construction project. All construction employees shall be required to read an educational brochure prepared by the representative of the appropriate RMUC and/or the RMOC and attends a tortoise education class prior to the onset of construction or site entry. The class will describe the sensitive species which may be found in the area, the purpose of the MSHCP Reserve System, and the appropriate measures to take upon discovery of a sensitive species. It will also cover construction techniques to minimize potential adverse impacts.
- 7. All pre-construction activities which could Take tortoises in any manner (e.g., driving off an established road, clearing vegetation, etc.) shall occur under the supervision of an Acceptable Biologist.
- 8. If there are unresolvable conflicts between the representative of the appropriate RMUC and the contact person, then the matter will be arbitrated by the RMOC and, if necessary, by CVCC.

The following terms are established to protect the desert tortoise during utility related construction activities in the Conservation Areas and are to be conducted by an Acceptable Biologist.

- An Acceptable Biologist shall oversee construction activities to ensure compliance with the protective stipulations for the desert tortoise.
- Desert tortoises found above ground inside the project area during construction shall be moved by an Acceptable Biologist out of harm's way and placed in a winter den (at a distance no greater than 250 feet). If a winter den cannot be located, the USFWS or CDFG shall determine appropriate action with respect to the tortoise. Tortoises found above ground shall be turned over to the Acceptable Biologist
- No handling of tortoises will occur when the air temperature at 15 centimeters above ground exceeds 90 degrees Fahrenheit.
- Desert tortoise burrows shall be avoided to the maximum extent Feasible. An Acceptable Biologist shall excavate any burrows which cannot be avoided and will be disturbed by construction. Burrow excavation shall be conducted with the use of hand tools only, unless the Acceptable Biologist determines that the burrow is unoccupied immediately prior to burrow destruction.
- Only burrows within the limits of clearing and surface disturbance shall be excavated. Burrows outside these limits, but at risk from accidental crushing, shall be protected by the placement of deterrent barrier fencing between the burrow and the construction area. Installation and removal of such barrier fencing shall be under the direction and supervision of an Acceptable Biologist.
- For electrical transmission line and road construction projects, only burrows within the right-of-way shall be excavated. Burrows outside the right-of-way, but at risk from accidental crushing, shall be protected by the placement of deterrent barrier fencing between the burrow and the right-of-way. Installation and removal of such barrier fencing shall be under the direction and supervision of an Acceptable Biologist.
- Tortoises in the Conservation Areas are not to be removed from burrows until appropriate action is determined by USFWS or CDFG with respect to the tortoise. The response shall be carried out within 72 hours.
- Blasting is not permissible within 100 feet of an occupied tortoise burrow.

During construction, contractors will comply with the mitigation and minimization measures contained within this protocol. These measures are:

- All trenches, pits, or other excavations shall be inspected for tortoises by an Acceptable Biologist prior to filling.
- All pipes and culverts stored within desert tortoise Habitat shall have both ends capped to prevent entry by desert tortoises. During construction, all open ended pipeline segments that are welded in place shall be capped during periods of construction inactivity to prevent entry by desert tortoises.
- Topsoil removed during trenching shall be re-spread on the pipeline construction area following compaction of the backfill. The area shall be restored as determined during the environmental review.
- ❖ All test pump water will be routed to the nearest wash or natural drainage. The route will be surveyed by an Acceptable Biologist. If tortoises are found in the drainage area the Acceptable Biologist will remove the tortoises.
- Powerlines associated with water development, such as to provide power for pumps, should be buried underground adjacent to the pipe. All above ground structures deemed to be necessary shall be equipped with functional anti-perching devices that would prevent their use by ravens and other predatory birds, and shall adhere to the electrical distribution protocol which follows.
- In order to perform routine O&M of the water systems such as wells, pumps, water lines and storage tanks, etc., employees are to be trained in the area of desert tortoise education. This training will be performed on a regular basis by an Acceptable Biologist for those personnel not previously trained. The training will include at a minimum the following: identification of tortoises, burrows, and other sign; and instructions on installing tortoise barrier fencing. During the course of basic O&M, desert tortoise will be avoided. Untrained employees shall not perform maintenance operations within the reserve.
- All disturbance areas around poles or concrete pads will be reduced to a size just large enough for the construction activity.
- Areas disturbed around poles or construction pads will be restored as determined during the pre-construction process.
- Poles or other above ground structures necessary for electrical distribution development shall be minimized as much as possible. All above ground structures shall be equipped with functional anti-perching devices that would prevent their use by ravens and other predatory birds.
- In order to perform routine O&M of the electrical distribution systems such as transmission lines and poles, substations, etc., employees are to be trained in the area of desert tortoise education. This training will be performed on a regular basis by a qualified biologist for those personnel not previously trained. The training will include at a minimum the following: identification of tortoises, burrows, and other sign; and instructions on installing tortoise barrier fencing. During the course of basic O&M, desert tortoise will be avoided. Untrained employees shall not perform maintenance operations within the non-Take areas.
- All trash and food items shall be promptly contained and removed daily from the project site to reduce the attractiveness of the area to common ravens and other desert tortoise predators.
- Construction activities which occur between dusk and dawn shall be limited to areas which have already been cleared of desert tortoises by the Acceptable Biologist and graded or located in a fenced right-of-way. Construction activities shall not be permitted between dusk and dawn in areas not previously graded. Active Season Protocol. This protocol is applicable to pre-construction and construction phases of

- utility development projects occurring between February 15 and November 1. It is identical to the Inactive Season Protocol with the following additions:
- Work areas shall be inspected for desert tortoises within 24 hours of the onset of construction. To facilitate implementation of this condition, burrow inspection and excavation may begin no more than seven (7) days in advance of construction activities, as long as a final check for desert tortoises is conducted at the time of construction.
- All pre-construction activities which could Take tortoises in any manner (e.g., driving off an established road, clearing vegetation, etc.) shall occur under the overall supervision of an Acceptable Biologist. Any hazards to tortoises created by this activity, such as drill holes, open trenches, pits, other excavations, or any steep-sided depressions, shall be checked three times a day for desert tortoises. These hazards shall be eliminated each day prior to the work crew leaving the site, which may include installing a barrier that will preclude entry by tortoises. Open trenches, pits or other excavations will be backfilled within 72 hours, whenever possible. A 3:1 slope shall be left at the end of every open trench to allow trapped desert tortoises to escape. Trenches not backfilled within 72 hours shall have a barrier installed around them to preclude entry by desert tortoises. All trenches, pits, or other excavations shall be inspected for tortoises by a biological monitor trained and approved by the Acceptable Biologist prior to filling.

If a desert tortoise is found, the biological monitor shall notify the Acceptable Biologist who will remove the animal as soon as possible.

- Only burrows within the limits of clearing and surface disturbance shall be excavated. Burrows outside these limits, but at risk from accidental crushing, shall be protected by the placement of deterrent barrier fencing between the burrow and the construction area. The barrier fence shall be at least 20 feet long and shall be installed to direct the tortoise leaving the burrow away from the construction area. Installation and removal of such barrier fencing shall be under the direction and supervision of the biological monitor.
- ❖ If blasting is necessary for construction, all tortoises shall be removed from burrows within 100 feet of the blast area.

Disposition of Sick, Injured, or Dead Specimens. Upon locating dead, injured, or sick desert tortoises under any utility or road project, initial notification by the contact representative or Acceptable Biologist must be made to the USFWS or CDFG within three (3) working days of its finding. Written notification must be made within five (5) calendar days with the following information: date; time; location of the carcass; photograph of the carcass; and any other pertinent information. Care must be taken in handling sick or injured animals to ensure effective treatment and care. Injured animals shall be taken care of by the Acceptable Biologist or an appropriately trained veterinarian. Should any treated tortoises survive, USFWS or CDFG should be contacted regarding the final disposition of the animals.

Fluvial Sand Transport. Activities, including O&M of facilities and construction of permitted new projects, in fluvial sand transport areas in the Cabazon, Stubbe and Cottonwood Canyons, Snow Creek/Windy Point, Whitewater Canyon, Whitewater Floodplain, Upper Mission Creek/Big Morongo Canyon, Mission Creek/Morongo Wash, Willow Hole, Long Canyon, Edom Hill, Thousand Palms, West Deception Canyon, and Indio Hills/Joshua Tree

National Park Linkage Conservation Areas will be conducted in a manner to maintain the fluvial sand transport capacity of the system.

Le Conte's Thrasher. This measure does not apply to single-family residences and any non-commercial accessory uses and structures including but not limited to second units on an existing legal lot, or to O&M of Covered Activities. In modeled Le Conte's thrasher Habitat in all the Conservation Areas, during the nesting season, January 15 - June 15, prior to the start of construction activities, surveys will be conducted by an Acceptable Biologist on the construction site and within 500 feet of the construction site, or to the property boundary if less than 500 feet. If nesting Le Conte's thrashers are found, a 500 foot buffer, or to the property boundary if less than 500 feet, will be established around the nest site. The buffer will be staked and flagged. No construction will be permitted within the buffer during the breeding season of January 15 - June 15 or until the young have fledged.

Triple-ribbed milkvetch. This measure does not apply to single-family residences and any non-commercial accessory uses and structures including but not limited to second units on an existing legal lot, or to O&M of Covered Activities. It is understood that O&M for infrastructure developed as part of a private development approved in compliance with the MSHCP that is later transferred to a public entity is included as a Covered Activity. For Covered Activities within modeled triple-ribbed milkvetch Habitat in the Whitewater Canyon, Whitewater Floodplain, Upper Mission Creek/Big Morongo Canyon, and Santa Rosa and San Jacinto Mountains Conservation Areas, surveys by an Acceptable Biologist will be required for activities during the growing and flowering period from February 1 - May 15. Any occurrences of the species will be flagged and public infrastructure projects shall avoid impacts to the plants to the maximum extent Feasible. In particular, known occurrences on a map maintained by CVCC shall not be disturbed.

Section 4.5 Land Use Adjacency Guidelines

The purpose of Land Use Adjacency Guidelines is to avoid or minimize indirect effects from Development adjacent to or within the Conservation Areas. Adjacent means sharing a common boundary with any parcel in a Conservation Area. Such indirect effects are commonly referred to as edge effects, and may include noise, lighting, drainage, intrusion of people, and the introduction of non-native plants and non-native predators such as dogs and cats. Edge effects will also be addressed through reserve management activities such as fencing. The following Land Use Adjacency Guidelines shall be considered by the Permittees in their review of individual public and private Development projects adjacent to or within the Conservation Areas to minimize edge effects, and shall be implemented where applicable.

4.5.1 Drainage

Proposed Development adjacent to or within a Conservation Area shall incorporate plans to ensure that the quantity and quality of runoff discharged to the adjacent Conservation Area is not altered in an adverse way when compared with existing conditions. Stormwater systems shall be designed to prevent the release of toxins, chemicals, petroleum products, exotic plant materials or other elements that might degrade or harm biological resources or ecosystem processes within the adjacent Conservation Area.

4.5.2 *Toxics*

Land uses proposed adjacent to or within a Conservation Area that use chemicals or generate bioproducts such as manure that are potentially toxic or may adversely affect wildlife and plant species, Habitat, or water quality shall incorporate measures to ensure that application of such chemicals does not result in any discharge to the adjacent Conservation Area.

4.5. Lighting

Numerous studies have shown artificial light to negatively impact a variety of wildlife species (see, for example, Ecological consequences of artificial night lighting 2006, Rich, C. and Longcore, T. (eds.). Island Press: Washington, D.C.). The purpose of this guideline is to minimize the impact of artificial light on wildlife within Conservation Areas. For proposed Development adjacent to or within a Conservation Area, lighting shall be shielded and directed toward the developed area. Landscape shielding or other appropriate methods shall be incorporated in project designs to minimize the effects of lighting adjacent to or within the adjacent Conservation Area. Projects requiring discretionary approval shall provide the permitting jurisdiction with a light study showing the proposed methods to minimize escape of light from the project into Conservation Areas. This study shall include all exterior lighting including street lights and security lighting.

4.5.4 Noise

Noise has been shown to negatively impact numerous species of wildlife (see, for example, Bowles, A.E. 1995. Responses of wildlife to noise. pp. 109-156. In: Knight, R.L. and K.J. Gutzwiller. (eds.) Wildlife and Recreationists: Coexistence through Management and Research. Island Press: Washington, D.C.). The purpose of this guideline is to minimize the impact the noise on wildlife within Conservation Areas. Proposed Development adjacent to or within a Conservation Area that generates noise in excess of 75 dBA Leq hourly, as measured at the property line, shall incorporate setbacks, berms, or walls, as appropriate, to minimize the effects of noise on the adjacent Conservation Area. Required Measures in any Conservation Area that preclude or limit berms or walls shall have precedence over this guideline. This guideline is intended to apply to land uses that generate noise on a permanent basis such as race tracks, night clubs and shooting ranges and does not apply to temporary noise due to construction or special events. Public safety activities are exempt from this guideline.

4.5.5 Invasives

Invasive species are a known threat to native wildlife and wildlife habitat in the Coachella Valley. Impacts of invasive species on wildlife in the Coachella Valley have been documented in research conducted by the Center for Conservation Biology at the University of California, Riverside. Invasive, non-native plant species shall not be incorporated in the landscape for land uses adjacent to or within a Conservation Area. Landscape treatments within or adjacent to a Conservation Area shall incorporate native plant materials to the maximum extent Feasible; recommended native species are listed in Table 4-112. The plants listed in Table 4-113 shall not be used within or adjacent to a Conservation Area. This list may be amended from time to time through a Minor Amendment with Wildlife Agencies' concurrence.

Table 4-112: Coachella Valley Native Plants Recommended for Landscaping¹

BOTANICAL NAME	COMMON NAME	
Trees		
Washingtonia filifera	California Fan Palm	
Cercidium floridum	Blue Palo Verde	
Chilopsis linearis	Desert Willow	
Olneya tesota	Ironwood Tree	
Prosopis glandulosa var. torreyana	Honey Mesquite	
Shrubs		
Acacia greggii	Cat's Claw Acacia	
Ambrosia dumosa	Burro Bush	
Atriplex canescens	Four Wing Saltbush	
Atriplex lentiformis	Quailbush	
Atriplex polycarpa	Cattle Spinach	
Baccharis sergiloides	Squaw Water-weed	
Bebia juncea	Sweet Bush	
Cassia (Senna) covesii	Desert Senna	

BOTANICAL NAME	COMMON NAME	
Condalia parryi	Crucillo	
Crossosoma bigelovii	Crossosoma	
Dalea emoryi	Dye Weed	
Dalea (Psorothamnus) schottii	Indigo Bush	
Datura meteloides	Jimson Weed	
Encelia farinosa	Brittle Bush	
Ephedra aspera	Mormon Tea	
Eriogonum fasciculatum	California Buckwheat	
Eriogonum wrightii membranaceum	Wright's Buckwheat	
Fagonia laevis	(No Common Name)	
Gutierrezia sarothrae	Matchweed	
Haplopappus acradenius	Goldenbush	
Hibiscus denudatus	Desert Hibiscus	
Hoffmannseggia microphylla	Rush Pea	
Hymenoclea salsola	Cheesebush	
Hyptis emoryi	Desert Lavender	
Isomeris arborea	Bladder Pod	
Juniperus californica	California Juniper	
Krameria grayi	Ratany	
Krameria parvifolia	Little-leaved Ratany	
Larrea tridentate	Creosote Bush	
Lotus rigidus	Desert Rock Pea	
Lycium andersonii	Box Thorn	
Petalonyx linearis	Long-leaved Sandpaper Plant	
Petalonyx thurberi	Sandpaper Plant	
Peucephyllum schottii	Pygmy Cedar	
Prunus fremontii	Desert Apricot	
Rhus ovata	Sugar-bush	
Salazaria mexicana	Paper-bag Bush	
Salvia apiana	White Sage	
Salvia eremostachya	Santa Rosa Sage	
Salvia vaseyi	Wand Sage	
Simmondsia chinensis	Jojoba Jojoba	
Sphaeralcia ambigua	Globemallow (Desert Mallow)	
Sphaeralcia ambigua rosacea	Apricot Mallow	
Trixis californica	Trixis	
Zauschneria californica	California Fuchsia	
Groundcovers	Camorina i uciisia	
Mirabilis bigelovii	Wishbone Bush (Four O'Clock)	
Mirabilis tenuiloba	White Four O'Clock (Thin-lobed)	
Vines	Time Tour O Clock (Timi-loped)	
Vitis girdiana	Desert Grape	
Accent	Desert Grape	
Muhlenbergia rigens	Deer Grass	
Herbaceous Perennials ²	DOI 01455	
Adiantum capillus-veneris	Maiden-hair Fern (w)	
Carex alma	Sedge (w)	
Dalea parryi	Parry Dalea	
Eleocharis montevidensis		
cieocnaris monteviaensis	Spike Rush (w)	

Equisetum laevigatum	COMMON NAME Horsetail (w)		
Juncus bufonis	Toad Rush (w)		
Juncus effuses	Juneus (w)		
Juncus macrophyllus	Juncus (w)		
Juncus mexicanus	Mexican Rush (w)		
Juncus xiphioides	Juncus (w)		
Notholaena parryi	Parry Cloak Fem		
Pallaea mucronata	Bird-foot Fern		
Cacti and Succulents			
Agave deserti	Desert Agave		
Asclepias albicans	Desert Milkweed (Buggy-whip)		
Asclepias subulata	Ajamete		
Dudleya arizonica	Live-forever		
Dudleya saxosa	Rock Dudleya		
Echinocereus engelmannii	Calico Hedgehog Cactus		
Ferocactus acanthodes	Barrel Cactus		
Fouquieria splendens	Ocotillo		
Mamillaria dioica	Nipple Cactus		
Mamillaria tetrancistra	Corkseed Cactus		
Volina parryi	Parry Nolina		
Opuntia acanthocarpa	Stag-horn or Deer-horn Cholla		
Opuntia bigelovii	Teddy Bear or Jumping Cholla		
Opuntia basilaris	Beavertail Cactus		
Opuntia echinocarpa	Silver or Golden Cholla		
Opuntia ramosissima	Pencil Cholla, Darning Needle Cholla		
Yucca schidigera	Mojave Yucca, Spanish Dagger		
Yucca whipplei	Our Lord's Candle		

Source: "Coachella Valley Native Plants, Excluding Annuals (0 ft. to approximately 3,000 ft. elevation)." Compiled by Dave Heveron, Garden Collections Manager, and Kirk Anderson, Horticulturist, The Living Desert, May, 2000, for the Coachella Valley Mountains Conservancy.

Common names for herbaceous perennials that are followed by "(w)" indicate a water or riparian species.

Table 4-113: Prohibited Invasive Ornamental Plants¹

BOTANICAL NAME	COMMON NAME		
Acacia spp. (all species except A. greggii)	Acacia (all species except native catclaw acacia)		
Arundo donax (🗸)	Giant Reed or Arundo Grass		
Atriplex semibaccata (🗸)	Australian Saltbush		
Avena barbata	Slender Wild Oat		
Avena fatua	Wild Oat		
Brassica tournefortii (🗸)	African or Saharan Mustard		
Bromus madritensis ssp. rubens (1)	Red Brome		
Bromus tectorum (< <)	Cheat Grass or Downy Brome		
Cortaderia jubata [syn.C. atacamensis]	Jubata Grass or Andean Pampas Grass		
Cortaderia dioica [syn. C. selloana]	Pampas Grass		
Descurainia sophia	Tansy Mustard		
Eichhornia crassipes	Water Hyacinth		
Elaegnus angustifolia	Russian Olive		
Foeniculum vulgare	Sweet Fennel		

BOTANICAL NAME	COMMON NAME		
Hirschfeldia incana	Mediterranean or Short-pod Mustard		
Lepidium latifolium	Perennial Pepperweed		
Lolium multiflorum	Italian Ryegrass		
Nerium oleander	Oleander		
Nicotiana glauca (🗸)	Tree Tobacco		
Oenothera berlandieri (#)	Mexican Evening Primrose		
Olea europea	European Olive Tree		
Parkinsonia aculeata (🗸)	Mexican Palo Verde		
Pennisetum clandestinum	Kikuyu Grass		
Pennisetum setaceum (VV)	Fountain Grass		
Phoenix canariensis (#)	Canary Island Date Palm		
Phoenix dactylifera (#)	Date Palm		
Ricinus communis (V)	Castorbean		
Salsola tragus (🗸)	Russian Thistle		
Schinus molle	Peruvian Pepper Tree or California Pepper		
Schinus terebinthifolius	Brazilian Pepper Tree		
Schismus arabicus	Mediterranean Grass		
Schismus barbatus (🗸)	Saharan Grass, Abu Mashi		
Stipa capensis (< <)	No Common Name		
Tamarix spp. (all species) ()	Tamarisk or Salt Cedar		
Taeniatherum caput-medusae	Medusa-head		
Tribulus terrestris	Puncturevine		
Vinca major	Periwinkle		
Washingtonia robusta	Mexican fan palm		
Yucca gloriosa (#)	Spanish Dagger		

Sources: California Exotic Pest Plant Council, United States Department of Agriculture-Division of Plant Health and Pest Prevention Services, California Native Plant Society, Fremontia Vol. 26 No. 4, October 1998, The Jepson Manual; Higher Plants of California, and County of San Diego Department of Agriculture.

Key to Table 4-113:

- # indicates species not on CalEPPC October 1999 "Exotic Pest Plants of Greatest Ecological Concern in California" list
- indicates species known to be invasive in the Plan Area
- indicates particularly troublesome invasive species

4.5.6 Barriers

Land uses adjacent to or within a Conservation Area shall incorporate barriers inindividual project designs to minimize unauthorized public access, domestic animal predation, illegal trespass, or dumping in a Conservation Area. Such barriers may include native landscaping, rocks/boulders, fencing, walls and/or signage.

4.5.7 Grading/Land Development

Manufactured slopes associated with site Development shall not extend into adjacent land in a Conservation Area.