PLANNING COMMISSION AGENDA

CHAIRPERSON: Marvin Hansen



VICE CHAIRPERSON:
Adam Peck

COMMISSIONERS: Mary Beatie, Chris Gomez, Chris Tavarez, Adam Peck, Marvin Hansen

MONDAY, APRIL 24, 2023 VISALIA COUNCIL CHAMBERS LOCATED AT 707 W. ACEQUIA AVENUE, VISALIA, CA

MEETING TIME: 7:00 PM

- 1. CALL TO ORDER -
- 2. THE PLEDGE OF ALLEGIANCE -
- 3. CITIZEN'S COMMENTS This is the time for citizens to comment on subject matters that are not on the agenda but are within the jurisdiction of the Visalia Planning Commission. You may provide comments to the Planning Commission at this time, but the Planning Commission may only legally discuss those items already on tonight's agenda.
 - The Commission requests that a five (5) minute time limit be observed for Citizen Comments. You will be notified when your five minutes have expired.
- 4. CHANGES OR COMMENTS TO THE AGENDA -
- 5. CONSENT CALENDAR All items under the consent calendar are to be considered routine and will be enacted by one motion. For any discussion of an item on the consent calendar, it will be removed at the request of the Commission and made a part of the regular agenda.
 - No Items on the Consent Calendar
- 6. PUBLIC HEARING (Continued from April 10, 2023) Cristobal Carrillo, Associate Planner

Tentative Parcel Map No. 2023-01: A request by Visalia Shirk, LLC, A California Limited Liability Company for a lot split to subdivide a 19-acre parcel into four parcels and a remainder, located within the R-M-2 (Multifamily Residential, 3,000 sq. ft. minimum site area) and I (Industrial) Zones. The property is located at 6710 West Doe Avenue, on the northeast corner of West Doe Avenue and North Shirk Street (APN: 077-530-065, 077-530-066, 077-740-001, 077-750-001). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15315, Categorical Exemption No. 2023-02.

- 7. PUBLIC HEARING (Continued from April 10, 2023) Josh Dan, Senior Planner Conditional Use Permit No. 2023-05: A request to establish a beauty salon in a 924 square foot office building in the O-C (Office Conversion) zone. The project site is located at 432 South Church Street (APN: 097-052-007). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15301, Categorical Exemption No. 2023-08.
- 8. PUBLIC HEARING (Continued from April 10, 2023) Cristobal Carrillo, Associate Planner Conditional Use Permit No. 2023-08: A request by Walter Deissler to convert an existing residence into a bed and breakfast inn, located within the R-1-5 (Single Family Residential, 5,000 square foot minimum site area) Zone. The project site is located at 513 North Encina Street (APN: 094-353-011). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15301, Categorical Exemption No. 2023-07.
- 9. PUBLIC HEARING (Continued from April 10, 2023) Josh Dan, Senior Planner Conditional Use Permit No. 2023-10: A request by the Visalia First Church to construct an electronic monument sign on a site zoned Q-P (Quasi Public). The project site is located at 3737 South Akers Street (APN: 119-100-027). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15301, Categorical Exemption No. 2023-10.

10. PUBLIC HEARING - Josh Dan, Senior Planner

Conditional Use Permit No. 2023-07: A request by Servando Ledesma to establish an automotive repair shop within an existing 4,000 square foot tenant space. The project site is located at 505 North Burke Street. (APN: 094-250-028). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15301, Categorical Exemption No. 2023-12.

11. PUBLIC HEARING - Josh Dan, Senior Planner

Conditional Use Permit No. 2023-011: A request by California Water Service Company to amend Conditional Use Permit No. 211, by installing well head treatment equipment including two 18-foot-tall vessels with a 12-foot diameter per vessel within an existing water utility station (Visalia Station 38). The project site is zoned O-PA (Professional / Administrative Office). The project site is located at 131 North Akers Street (APN: 085-640-010). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15301(b), Categorical Exemption No. 2023-14.

12. PUBLIC HEARING – Josh Dan, Senior Planner

Conditional Use Permit No. 2023-012: A request by California Water Service Company to amend Conditional Use Permit No. 2005-38, by installing well head treatment equipment including two 18-foot-tall vessels with a 12-foot diameter per vessel within an existing water utility station (Visalia Station 55). The project site is zoned R-1-5 (Single-Family Residential 5,000 square foot minimum per lot). The project site is located at 2831 West Packwood Avenue (APN: 126-273-012). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15301(b), Categorical Exemption No. 2023-15.

13. PUBLIC HEARING - Josh Dan, Senior Planner

Conditional Use Permit No. 2023-014: A request by California Water Service Company to amend Conditional Use Permit No. 2012-09, by amending a one-million-gallon capacity water tank height and width dimensions depicted within the previously approved Conditional Use Permit No. 2012-09. The project site is zoned R-1-5 (Single-Family Residential 5,000 square foot minimum per lot). A previously prepared Initial Study and Mitigated Negative Declaration No. 2012-19 adequately analyzed and addressed the project, with mitigation, and was adopted per Environmental Document No. 2012-19 for this project.

14. CITY PLANNER/ PLANNING COMMISSION DISCUSSION -

a. Planning Commission Interviews set for April 25, 2023.

The Planning Commission meeting may end no later than 11:00 P.M. Any unfinished business may be continued to a future date and time to be determined by the Commission at this meeting. The Planning Commission routinely visits the project sites listed on the agenda.

For Hearing Impaired – Call (559) 713-4900 (TTY) 48-hours in advance of the scheduled meeting time to request signing services.

Any written materials relating to an item on this agenda submitted to the Planning Commission after distribution of the agenda packet are available for public inspection in the City Office, 315 E. Acequia Visalia, CA 93291, during normal business hours.

APPEAL PROCEDURE

THE LAST DAY TO FILE AN APPEAL IS THURSDAY, MAY 4, 2023, BEFORE 5 PM

According to the City of Visalia Zoning Ordinance Section 17.02.145 and Subdivision Ordinance Section 16.04.040, an appeal to the City Council may be submitted within ten days following the date of a decision by the Planning Commission. An appeal form with applicable fees shall be filed with the City Clerk at 220 N. Santa Fe, Visalia, CA 93291. The appeal shall specify errors or abuses of discretion by the Planning Commission, or decisions not supported by the evidence in the record. The appeal form can be found on the city's website www.visalia.city or from the City Clerk.

THE NEXT REGULAR MEETING WILL BE HELD ON MONDAY, MAY 8, 2023



REPORT TO CITY OF VISALIA PLANNING COMMISSION

HEARING DATE: April 24, 2023

PROJECT PLANNER: Josh Dan, Senior Planner

> Phone No.: (559) 713-4003 E-Mail: josh.dan@visalia.city

SUBJECT: Conditional Use Permit No. 2023-14: A request by California Water Service Company to amend Conditional Use Permit No. 2012-09, by amending a one-

million-gallon capacity water tank height and width dimensions depicted within the previously approved Conditional Use Permit No. 2012-09. The project site is zoned R-1-5 (Single-Family Residential 5,000 square foot minimum per lot). The project is

located at 738 North McAuliff Street. (APN: 103-320-056).

STAFF RECOMMENDATION

Staff recommends approval of Conditional Use Permit No. 2023-14 based on the findings and conditions in Resolution No. 2023-16. The recommendation is based on the conclusion that the request is consistent with the policies of the Visalia General Plan and Zoning Ordinance.

RECOMMENDED MOTION

I move to approve Conditional Use Permit No. 2023-14, as conditioned, based on the findings and conditions in Resolution No. 2023-16.

PROJECT DESCRIPTION

Conditional Use Permit No. 2023-12 is a request by California Water Service Company (Cal Water) to amend CUP No. 2012-09 by decreasing the approved 105-foot tank diameter to a 72foot diameter and increasing the tank wall height from the approved 16-foot wall height to 35foot height. The requested changes keep the overall volume of the tank comparable, from the

originally permitted one-million-gallon volume size to a

943,600-gallon volume size tank.

The original proposal detailed that the California Water Service Company (Cal Water) would develop the southern half of the 2.56-acre site for the construction of a water well, purification equipment, tank booster, fencing, and a one-million-gallon water tank on a vacant parcel. The facility was intended to ensure adequate domestic water service to the northeast area of the City. consistent with the Company's water service plans.

Since the 2012 CUP approval, the water company has worked to install the well, pump station, install frontage improvements and landscaping along the McAuliff frontage, and planted trees at 20-foot spacing consistent with the tree screening mitigation measures detailed in Mitigated Negative Declaration 2012-19. However, the water company did not install the onemillion-gallon water tank.



BACKGROUND INFORMATION

General Plan Land Use Designation: Residential Low Density

Zoning: R-1-5 (Single-Family Residential 5,000 sq. ft. min.)

Surrounding Land Use and Zoning North: R-1-5 (Single-Family Residential 6,000 sq. ft.

min.) / Vacant property

South: R-1-5 (Single-Family Residential 6,000 sq. ft.

min.) / Vacant property

East: County / Large Estate Lot Single-Family

Development

West: QP (Quasi-Public) / McAuliff St./ Vacant Lot.

Environmental Review: Mitigated Negative Declaration No. 2012-19

Special Districts: None

Site Plan: 2011-061 & 2022-188

RELATED PROJECTS

Conditional Use Permit No. 2012-09 was approved by the Planning Commission on April 23, 2012, and was a request by California Water Service Company to construct a new domestic water well, purification equipment, tank booster, fencing, and a one-million-gallon water tank on the a 2.56-ac site located at 738 North McAuliff Street (APN: 103-320-056).

PROJECT EVALUATION

Land Use Compatibility

The General Plan Land Use Element designates this site as Residential Low Density and the property is zoned R-1-5. The previously approved CUP No. 2012-09 was found to be compatible with the land use designation and R-1-6 zone at the time, because groundwater is the primary source of drinking water within the Visalia planning area. Cal Water has approximately 75 ground water wells located throughout the Visalia planning area. These facilities are in place to provide residents of Visalia with safe drinking water of a quality and quantity to meet State and Federal drinking water standards.

Additionally, staff concludes that the proposed tank modifications are substantially consistent with the approved CUP and remain consistent with the scope of the original project. The applicant has shown compliance with the mitigation requirements by planting the required trees along the north and east boundary of the project site.

Development Standards

The site is located in the R-1-5 zone and is shown on the site plan (Exhibit "A") to meet all R-1-5 standards for uses, screening, setbacks, and structure heights. The setbacks within the R-1-5 zone for lots 5,000 square feet or greater are as follows:

Minimum Lot Area	Front	Side	Street Side	Rear	Height
5,000 sq. ft.	15-ft. to habitable space. 22-ft. to garage	5-ft.	10-ft.	25-ft.	35-ft

Fencing

There is an existing six-foot chain link fence around the perimeter of the site. Along the McAuliff frontage, privacy slats have been placed in fence to screen visibility into the site along the public right-of-way. The applicant contends the use of slats is a more economical screening solution and requires less ongoing maintenance.

Landscaping

All landscaping per the approved landscape plan has been installed and is being maintained by Cal Water. In addition, the evergreen trees have been planted per the required mitigation measure for the water tank.

Environmental Review

Conditional Use Permit No. 2012-09 had an Initial Study prepared for the project, consistent with the California Environmental Quality Act. (CEQA). The Initial Study disclosed that environmental impacts are determined to be less than significant with mitigation incorporated especially since the area has single-family residences to the east and west, which are classified as sensitive land uses. Staff concludes that the change to the tank diameter and height is consistent with the adopted Initial Study and Mitigated Negative Declaration No. 2012-19, which adequately analyzed and addressed the project subject to the mitigation measures for this project.

RECOMMENDED FINDINGS

- 1. That the proposed project will not be detrimental to the public health, safety, or welfare, or materially injurious to properties or improvements in the vicinity.
- That the proposed conditional use permit is consistent with the policies and intent of the General Plan and Zoning Ordinance. Specifically, the project is consistent with the required findings of Zoning Ordinance Section 17.38.110:
 - a. The proposed location of the conditional use permit is in accordance with the objectives of the Zoning Ordinance and the purposes of the zone in which the site is located. The proposed conditional use permit meets the required findings and will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity. The addition of a water tank to existing facilities is in the interest of public health and safety.
 - b. The proposed location of the conditional use and the conditions under which it would be operated or maintained will not be detrimental to the public health, safety, or welfare, nor materially injurious to properties or improvements in the vicinity. The addition of water purification equipment to existing facilities is in the interest of public health and safety.
- 3. That the site is an existing water well site which was approved to also include the installation of a water tank which has yet to be constructed. The applicant has already installed fencing and landscape additions per the conditions of project approval and mitigation requirements and does not propose alterations which may be injurious to the surrounding properties or character of the surrounding area and neighborhood. The alteration to the existing facilities is in the interest of public health and safety.
- 4. That an Initial Study was prepared for the project consistent with CEQA, which disclosed that potentially significant impacts were identified that can be reduced to a less than significant level with mitigation measures applied to the project, and therefore, Mitigated Negative Declaration 2012-19 will be used for this project.

RECOMMENDED CONDITIONS OF APPROVAL

- 1. That the site be developed consistent with the comments and conditions of the Site Plan Review Committee as set forth under Site Plan Nos. 2011-061 and 2022-188.
- 2. That the site be developed and maintained in substantial conformance with the site plan in Exhibit "A".
- That the installed perimeter fence and tree planting be maintained in accordance with the previously approved Conditional Use Permit No. 2012-09 and Mitigated Negative Declaration No. 2012-19.
- 4. That the tank be painted an earth tone color.
- 5. That any proposed lighting shall be shielded, as necessary, to prevent the direct or indirect glare of light from falling into neighboring residential uses.
- 6. That all structures meet all R-1-5 development standards for setbacks and height.
- 7. That all other federal and state laws and city codes and ordinances be complied with.

APPEAL INFORMATION

According to the City of Visalia Zoning Ordinance Section 17.02.145, an appeal to the City Council may be submitted within ten days following the date of a decision by the Planning Commission. An appeal with applicable fees shall be in writing and shall be filed with the City Clerk at 220 North Santa Fe Street Visalia California. The appeal shall specify errors or abuses of discretion by the Planning Commission, or decisions not supported by the evidence in the record. The appeal form can be found on the city's website www.visalia.city or from the City Clerk.

Attachments:

- Related Plans and Policies
- Resolution No. 2023-16
- Exhibit "A" Site Plan
- Site Plan Review Comments SPR No. 2011-61 & 2022-188
- Initial Study and Mitigated Negative Declaration No. 2012-19
- General Plan Map
- Zoning Map
- Aerial Photo
- Vicinity Map

Related Plans & Policies Conditional Use Permits

(Section 17.38)

17.38.010 Purposes and powers.

In certain zones conditional uses are permitted subject to the granting of a conditional use permit. Because of their unusual characteristics, conditional uses require special consideration so that they may be located properly with respect to the objectives of the zoning ordinance and with respect to their effects on surrounding properties. In order to achieve these purposes and thus give the zone use regulations the flexibility necessary to achieve the objectives of this title, the planning commission is empowered to grant or deny applications for conditional use permits and to impose reasonable conditions upon the granting of such permits. (Prior code § 7525)

17.38.020 Application procedures.

- A. Application for a conditional use permit shall be made to the planning commission on a form prescribed by the commission which shall include the following data:
- 1. Name and address of the applicant;
- 2. Statement that the applicant is the owner of the property or is the authorized agent of the owner;
- 3. Address and legal description of the property;
- 4. The application shall be accompanied by such sketches or drawings as may be necessary by the planning division to clearly show the applicant's proposal;
- 5. The purposes of the conditional use permit and the general description of the use proposed;
- 6. Additional information as required by the historic preservation advisory committee.
- B. The application shall be accompanied by a fee set by resolution of the city council sufficient to cover the cost of handling the application. (Prior code § 7526)

17.38.030 Lapse of conditional use permit.

A conditional use permit shall lapse and shall become void twenty-four (24) months after the date on which it became effective, unless the conditions of the permit allowed a shorter or greater time limit, or unless prior to the expiration of twenty-four (24) months a building permit is issued by the city and construction is commenced and diligently pursued toward completion on the site which was the subject of the permit. A permit may be renewed for an additional period of one year; provided, that prior to the expiration of twenty-four (24) months from the date the permit originally became effective, an application for renewal is filed with the planning commission. The commission may grant or deny an application for renewal of a conditional use permit. In the case of a planned residential development, the recording of a final map and improvements thereto shall be deemed the same as a building permit in relation to this section. (Ord. 2001-13 § 4 (part), 2001: prior code § 7527)

17.38.040 Revocation.

Upon violation of any applicable provision of this title, or, if granted subject to a condition or conditions, upon failure to comply with the condition or conditions, a conditional use permit shall be suspended automatically. The planning commission shall hold a public hearing within sixty (60) days, in accordance with the procedure prescribed in Section 17.38.080, and if not satisfied that the regulation, general provision or condition is being complied with, may revoke the permit or take such action as may be necessary to insure compliance with the regulation, general provision or condition. Appeals of the decision of the planning commission may be made to the city council as provided in Section 17.38.120. (Prior code § 7528)

17.38.050 New application.

Following the denial of a conditional use permit application or the revocation of a conditional use permit, no application for a conditional use permit for the same or substantially the same conditional use on the same or substantially the same site shall be filed within one year from the date of denial or revocation of the permit unless such denial was a denial without prejudice by the planning commission or city council. (Prior code § 7530)

17.38.060 Conditional use permit to run with the land.

A conditional use permit granted pursuant to the provisions of this chapter shall run with the land and shall continue to be valid upon a change of ownership of the site or structure which was the subject of the permit application subject to the provisions of Section 17.38.065. (Prior code § 7531)

17.38.065 Abandonment of conditional use permit.

If the use for which a conditional use permit was approved is discontinued for a period of one hundred eighty (180) days, the use shall be considered abandoned and any future use of the site as a conditional use will require the approval of a new conditional use permit.

17.38.070 Temporary uses or structures.

- A. Conditional use permits for temporary uses or structures may be processed as administrative matters by the city planner and/or planning division staff. However, the city planner may, at his/her discretion, refer such application to the planning commission for consideration.
- B. The city planner and/or planning division staff is authorized to review applications and to issue such temporary permits, subject to the following conditions:
- 1. Conditional use permits granted pursuant to this section shall be for a fixed period not to exceed thirty (30) days for each temporary use not occupying a structure, including promotional enterprises, or six months for all other uses or structures.
- 2. Ingress and egress shall be limited to that designated by the planning division. Appropriate directional signing, barricades, fences or landscaping shall be provided where required. A security officer may be required for promotional events.
- 3. Off-street parking facilities shall be provided on the site of each temporary use as prescribed in Section 17.34.020.
- 4. Upon termination of the temporary permit, or abandonment of the site, the applicant shall remove all materials and equipment and restore the premises to their original condition.
- 5. Opening and closing times for promotional enterprises shall coincide with the hours of operation of the sponsoring commercial establishment. Reasonable time limits for other uses may be set by the city planner and planning division staff.
- 6. Applicants for a temporary conditional use permit shall have all applicable licenses and permits prior to issuance of a conditional use permit.
- 7. Signing for temporary uses shall be subject to the approval of the city planner.
- 8. Notwithstanding underlying zoning, temporary conditional use permits may be granted for fruit and vegetable stands on properties primarily within undeveloped agricultural areas. In reviewing applications for such stands, issues of traffic safety and land use compatibility shall be evaluated and mitigation measures and conditions may be imposed to ensure that the stands are built and are operated consistent with appropriate construction standards, vehicular access and off-street parking. All fruits and vegetables sold at such stands shall be grown by the owner/operator or purchased by said party directly from a grower/farmer.
- C. The applicant may appeal an administrative decision to the planning commission. (Ord. 9605 § 30 (part), 1996: prior code § 7532)

17.38.080 Public hearing--Notice.

- A. The planning commission shall hold at least one public hearing on each application for a conditional use permit.
- B. Notice of the public hearing shall be given not less than ten days nor more than thirty (30) days prior to the date of the hearing by mailing a notice of the time and place of the hearing to property owners within three hundred (300) feet of the boundaries of the area occupied or to be occupied by the use which is the subject of the hearing, and by publication in a newspaper of general circulation within the city. (Prior code § 7533)

17.38.090 Investigation and report.

The planning staff shall make an investigation of the application and shall prepare a report thereon which shall be submitted to the planning commission. (Prior code § 7534)

17.38.100 Public hearing--Procedure.

At the public hearing the planning commission shall review the application and the statement and drawing submitted therewith and shall receive pertinent evidence concerning the proposed use and the proposed conditions under which it would be operated or maintained, particularly with respect to the findings prescribed in Section 17.38.110. The planning commission may continue a public hearing from time to time as it deems necessary. (Prior code § 7535)

17.38.110 Action by planning commission.

- A. The planning commission may grant an application for a conditional use permit as requested or in modified form, if, on the basis of the application and the evidence submitted, the commission makes the following findings:
- 1. That the proposed location of the conditional use is in accordance with the objectives of the zoning ordinance and the purposes of the zone in which the site is located;
- 2. That the proposed location of the conditional use and the conditions under which it would be operated or maintained will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity.
- B. A conditional use permit may be revocable, may be granted for a limited time period, or may be granted subject to such conditions as the commission may prescribe. The commission may grant conditional approval for a permit subject to the effective date of a change of zone or other ordinance amendment.
- C. The commission may deny an application for a conditional use permit. (Prior code § 7536)

17.38.120 Appeal to city council.

The decision of the City planning commission on a conditional use permit shall be subject to the appeal provisions of Section 17.02.145. (Prior code § 7537) (Ord. 2006-18 § 6, 2007)

17.38.130 Effective date of conditional use permit.

A conditional use permit shall become effective immediately when granted or affirmed by the council, or upon the sixth working day following the granting of the conditional use permit by the planning commission if no appeal has been filed.(Prior code § 7539)

RESOLUTION NO. 2023-16

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF VISALIA APPROVING CONDITIONAL USE PERMIT NO. 2023-14, A REQUEST BY CALIFORNIA WATER SERVICE COMPANY TO AMEND CONDITIONAL USE PERMIT NO. 2012-09, BY AMENDING A ONE-MILLION-GALLON CAPACITY WATER TANK HEIGHT AND WIDTH DIMENSIONS DEPICTED WITHIN THE PREVIOUSLY APPROVED CONDITIONAL USE PERMIT NO. 2012-09. THE PROJECT SITE IS ZONED R-1-5 (SINGLE-FAMILY RESIDENTIAL 5,000 SQUARE FOOT MINIMUM PER LOT). THE PROJECT IS LOCATED AT 738 NORTH MCAULIFF STREET. (APN: 103-320-056)

WHEREAS, Conditional Use Permit No. 2023-14, is a request by California Water Service Company to amend Conditional Use Permit No. 2012-09, by amending a one-million-gallon capacity water tank height and width dimensions depicted within the previously approved Conditional Use Permit No. 2012-09. The project site is zoned R-1-5 (Single-Family Residential 5,000 square foot minimum per lot). The project is located at 738 North McAuliff Street. (APN: 103-320-056); and

WHEREAS, the Planning Commission of the City of Visalia, after duly published notice did hold a public hearing before said Commission on April 24, 2023; and

WHEREAS, the Planning Commission of the City of Visalia finds the Conditional Use Permit to be in accordance with Chapter 17.38.110 of the Zoning Ordinance of the City of Visalia based on the evidence contained in the staff report and testimony presented at the public hearing; and

WHEREAS, the Planning Commission finds the project to be Categorically Exempt consistent with the California Environmental Quality Act (CEQA) and City of Visalia Environmental Guidelines.

NOW, THEREFORE, BE IT RESOLVED that Mitigated Negative Declaration Document No. 2012-19 was prepared in accordance with the California Environmental Quality Act and City of Visalia Environmental Guidelines, including consistency with CEQA Guidelines Section 15162, and that the environmental setting in which the project will be built has not changed since the Mitigated Negative Declaration for the original project was adopted, so Mitigated negative Declaration No. 2012-19 is incorporated in the project approval.

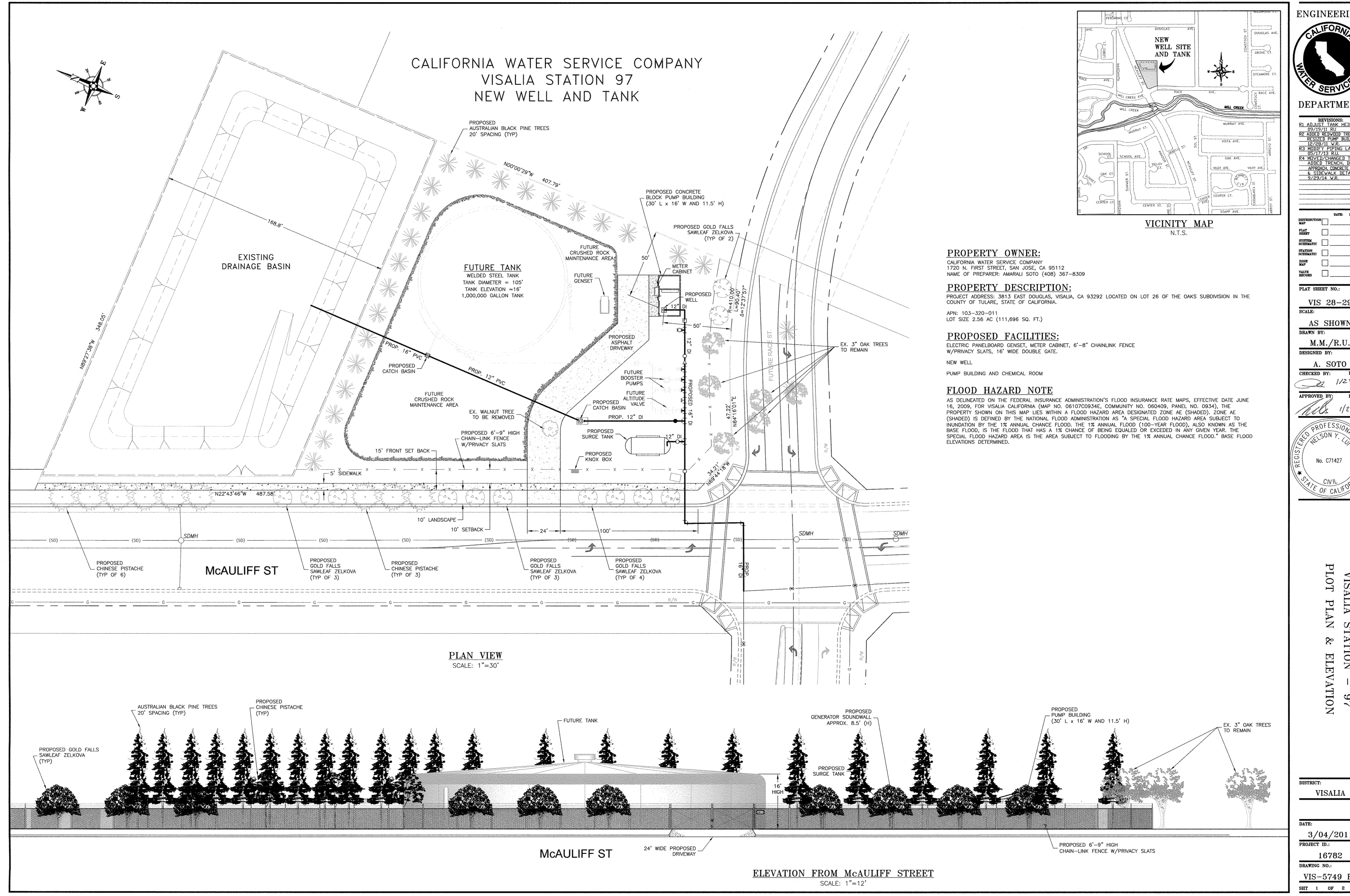
NOW, THEREFORE, BE IT FURTHER RESOLVED that the Planning Commission of the City of Visalia makes the following specific findings based on the evidence presented:

- 1. That the proposed project will not be detrimental to the public health, safety, or welfare, or materially injurious to properties or improvements in the vicinity.
- 2. That the proposed conditional use permit is consistent with the policies and intent of the General Plan and Zoning Ordinance. Specifically, the project is consistent with the required findings of Zoning Ordinance Section 17.38.110:
 - a. The proposed location of the conditional use permit is in accordance with the objectives of the Zoning Ordinance and the purposes of the zone in which the site is located. The proposed conditional use permit meets the required findings and

- will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity. The addition of a water tank to existing facilities is in the interest of public health and safety.
- b. The proposed location of the conditional use and the conditions under which it would be operated or maintained will not be detrimental to the public health, safety, or welfare, nor materially injurious to properties or improvements in the vicinity. The addition of water purification equipment to existing facilities is in the interest of public health and safety.
- 3. That the site is an existing water well site which was approved to also include the installation of a water tank which has yet to be constructed. The applicant has already installed fencing and landscape additions per the conditions of project approval and mitigation requirements and does not propose alterations which may be injurious to the surrounding properties or character of the surrounding area and neighborhood. The alteration to the existing facilities is in the interest of public health and safety.
- 4. That an Initial Study was prepared for the project consistent with CEQA, which disclosed that potentially significant impacts were identified that can be reduced to a less than significant level with mitigation measures applied to the project, and therefore, Mitigated Negative Declaration 2012-19 will be used for this project.

BE IT FURTHER RESOLVED that the Planning Commission hereby approves the Conditional Use Permit on the real property here described in accordance with the terms of this resolution under the provisions of Section 17.38.110 of the Ordinance Code of the City of Visalia, subject to the following conditions:

- 1. That the site be developed consistent with the comments and conditions of the Site Plan Review Committee as set forth under Site Plan Nos. 2011-061 and 2022-188.
- 2. That the site be developed and maintained in substantial conformance with the site plan in Exhibit "A".
- 3. That the installed perimeter fence and tree planting be maintained in accordance with the previously approved Conditional Use Permit No. 2012-09 and Mitigated Negative Declaration No. 2012-19.
- 4. That the tank be painted an earth tone color.
- 5. That any proposed lighting shall be shielded, as necessary, to prevent the direct or indirect glare of light from falling into neighboring residential uses.
- 6. That all structures meet all R-1-5 development standards for setbacks and height.
- 7. That all other federal and state laws and city codes and ordinances be complied with.



ENGINEERING

DEPARTMENT

PLAT SHEET NO.: VIS 28-29

AS SHOWN

M.M./R.U.DESIGNED BY:

A. SOTO

PL0T ELEVATION

VISALIA

3/04/2011

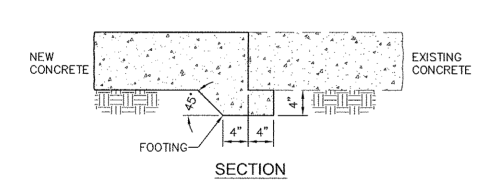
DRAWING NO.: VIS-5749 R4

- 1. ALL CUTS IN EXISTING PAVEMENT THAT IS LESS THAN EIGHT YEARS OLD OR AS DIRECTED BY THE CITY ENGINEER SHALL BE REQUIRED TO HAVE SEAMLESS JOINTS WITH THE EXISTING PAVEMENT BY USING A HEATER-REMIX PROCESS.
- 2. ALL WORKMANSHIP AND MATERIALS SHALL CONFORM TO THE REQUIREMENTS SET FORTH IN THE CITY OF VISALIA STANDARD SPECIFICATIONS.
- 3. ALL PROVISIONS AND REQUIREMENTS OF THE CITY OF VISALIA MUNICIPAL CODE SHALL BE FOLLOWED.
- 4. STREET CUTS SHALL BE MADE PARALLEL OR AT RIGHT ANGLES TO THE CENTERLINE OF THE STREET.
- 5. ALL TRENCHES UNDER EXISTING CURB AND GUTTER OR OTHER CITY STRUCTURES SHALL REQUIRE A TWO SACK CEMENT SLURRY BACKFILL. CEMENT SLURRY BACKFILL SHALL HAVE NOT LESS THAN 188 POUNDS OF CEMENT PER CUBIC YARD OF MATERIAL PRODUCED.
- 6. MANHOLE AND WATER VALVE RAISING ASSOCIATED WITH NEW STREET CONSTRUCTION IS NOT REQUIRED TO
- FOLLOW NOTE 1. 7. MOISTURE CONDITION AND MIX BACKFILL MATERIAL

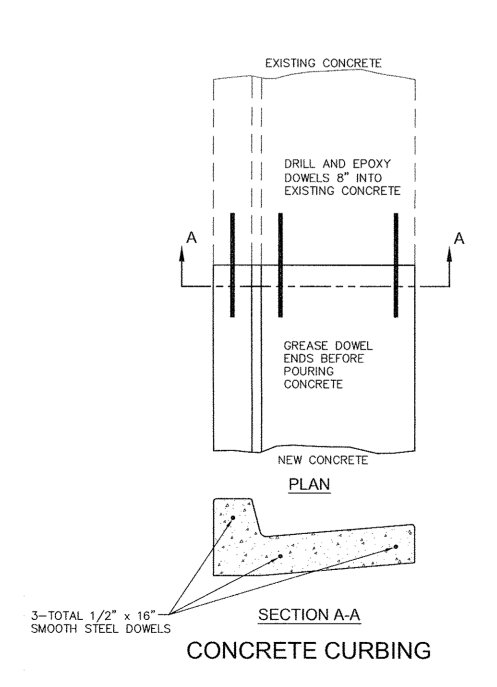
PRIOR TO PLACEMENT.

- 8. TEMPORARY TRENCH RESURFACING SHALL CONSIST OF A MINIMUM OF 2" COLD MIX AND SHALL BE REQUIRED WHENEVER THE STREET IS TEMPORARILY OPENED TO TRAFFIC. ALL TEMPORARY MATERIAL SHALL BE COMPLETELY REMOVED PRIOR TO FINAL PAVING.
- TRENCH RESURFACING STRUCTURAL SECTION IN OTHER THAN PERMANENTLY PAVED OR UNPAVED AREAS SHALL BE DETERMINED BY THE CITY ENGINEER.
- 10. NO JETTING OR FLOODING OF TRENCH BACKFILL WILL BE ALLOWED. BACKFILL IS TO BE PLACED IN MAXIMUM 8" LOOSE LIFTS, THEN COMPACTED AS DIRECTED BY THE
- 11. FOR UTILITY POTHOLES WITH DIAMETER 9" OR LESS OR MAXIMUM DIMENSION IN ANY DIRECTION OF 9" OR LESS, OR WHERE DIRECTION BY THE ENGINEER, BACKFILL SHALL COMPLY WITH THE STANDARD CITY DRAWING FOR UTILITY POTHOLE BACKFILL.
- 12. IF THERE IS LESS THAN 2 FEET BETWEEN THE EDGE OF A TRENCH CUT AND A CONCRETE IMPROVEMENT, OR EDGE OF PAVING, THEN REMOVE AND REPLACE THE A.C. PAVEMENT FROM THE EDGE OF THE TRENCH CUT TO THE
- CONCRETE IMPROVEMENT, OR EDGE OF PAVING. 13. UNLESS OTHERWISE NOTED BACKFILL AND BEDDING SHALL BE CLEANED GRANULAR NATIVE MATERIAL PER CITY

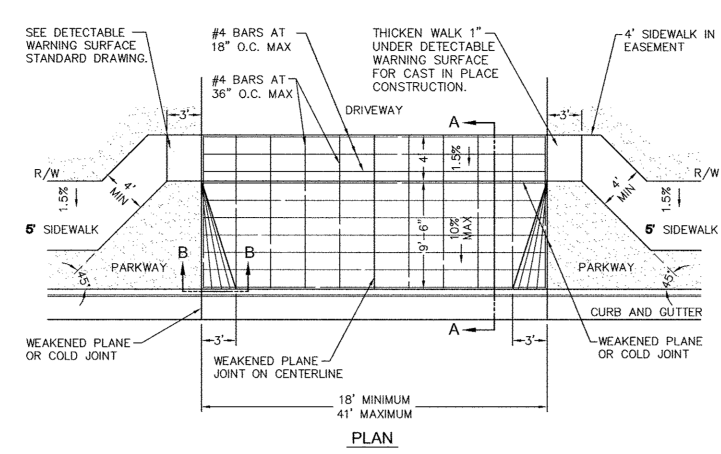
TRENCH BACKFILL/PATCH PAVING CITY OF VISALIA DESIGN & IMPROVEMENT STANDARDS E-1

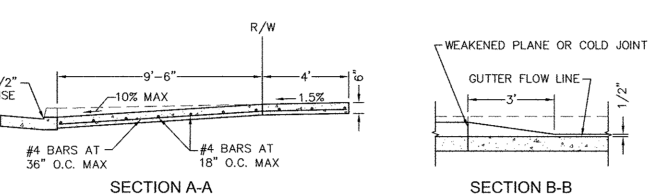


CONCRETE FLATWORK



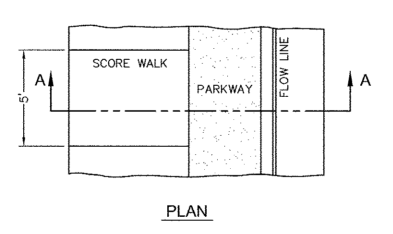
CONCRETE COLD JOINTS CITY OF VISALIA DESIGN & IMPROVEMENT STANDARDS C-34

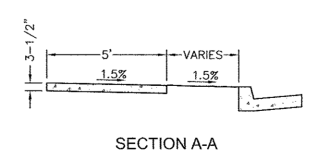




- 1. ALL CONCRETE SHALL BE CLASS 3 CONCRETE.
- 2. ON COLLECTOR AND ARTERIAL STREETS, THE MINIMUM DRIVE APPROACH WIDTH SHALL BE 21' FOR ONE-WAY DRIVE APPROACHES AND 36' FOR TWO-WAY DRIVE APPROACHES, OR AS APPROVED BY CITY
- 3. REINFORCING BARS SHALL BE DEFORMED STEEL BARS AND SHALL BE GRADE 40 MINIMUM. REINFORCING BARS SHALL BE FREE OF RUST OR DIRT AND SHALL BE THOROUGHLY CLEANED BEFORE PLACEMENT.
- 4. REINFORCING BARS SHALL HAVE A MINIMUM OF 2" OF CLEAR COVERAGE.
- 5. NOT MORE THAN 50% OF PROPERTY FRONTAGE SHALL BE USED AS DRIVE APPROACH.
- 6. WIDTH AND LOCATION OF DRIVE APPROACHES ON STATE ROUTES IS SUBJECT TO APPROVAL BY CALTRANS.

MULTI RESIDENTIAL/OFFICE/COMMERCIAL DRIVE APPROACH CITY OF VISALIA DESIGN & IMPROVEMENT STANDARDS C-23





1. ALL CONCRETE SHALL BE CLASS 3 CONCRETE.

SIDEWALK - RESIDENTIAL WITH PARKWAY CITY OF VISALIA DESIGN & IMPROVEMENT STANDARDS C-9 THE FOLLOWING GENERAL NOTES WILL BE PLACED ON THE COVER SHEET OF THE IMPROVEMENT PLANS FOR ALL DEVELOPMENT PROJECTS CONSTRUCTING PUBLIC

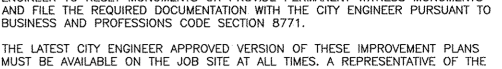
GENERAL NOTES

- 1. THE FOLLOWING TERMS USED IN THESE GENERAL NOTES ARE DEFINED AS FOLLOWS. "CITY ENGINEER" REFERS TO THE PERSON(S) IN RESPONSIBLE CHARGE OF ENGINEERING FUNCTIONS FOR THE CITY OF VISALIA AND THEIR REPRESENTATIVES. "DEVELOPER" REFERS TO THE PERSON(S)/COMPANY AND THEIR REPRESENTATIVES WHO EXECUTE THE SUBDIVISION IMPROVEMENT AGREEMENT WITH THE CITY. "CONTRACTOR" REFERS COLLECTIVELY TO THE CONTRACTOR(S) AND THEIR SUBCONTRACTOR(S) AND THEIR REPRESENTATIVES HIRED BY THE DEVELOPER TO PERFORM THE WORK. "DESIGN ENGINEER" REFERS COLLECTIVELY TO THE COMPANY(IES) AND THEIR REPRESENTATIVES HIRED BY THE DEVELOPER TO PROVIDE PROFESSIONAL ENGINEERING AND LAND SURVEYING SERVICES AND TO PREPARE THESE IMPROVEMENT PLANS. "TESTING LABORATORY" REFERS COLLECTIVELY TO THE COMPANY(IES) AND THEIR REPRESENTATIVES HIRED BY THE DEVELOPER TO PERFORM MATERIALS SAMPLING, TESTING AND REPORTING.
- 2. THE CITY ENGINEER'S APPROVAL OF THESE IMPROVEMENT PLANS IS VALID FOR A PERIOD OF TWELVE (12) MONTHS. CONSTRUCTION PERMITS WILL BE OBTAINED WITHIN THIS PERIOD OR THE IMPROVEMENT PLANS ARE EXPIRED AND MUST BE RESUBMITTED FOR APPROVAL. WORK STILL REMAINING AFTER THE IMPROVEMENT PLANS HAVE EXPIRED MUST HALT UNTIL AN EXTENSION IS GRANTED OR AN UPDATED SET OF IMPROVEMENT PLANS IS APPROVED AS DETERMINED BY THE CITY ENGINEER. IMPROVEMENT PLAN APPROVAL BY THE CITY DOES NOT GRANT AUTHORITY TO BEGIN CONSTRUCTION.
- 3. THE DEVELOPER MUST REQUEST AND ATTEND A PRECONSTRUCTION MEETING WITH THE CITY ENGINEER PRIOR TO BEGINNING WORK. THE PRECONSTRUCTION MEETING MUST BE ATTENDED BY REPRESENTATIVES OF THE DEVELOPER, CONTRACTOR, DESIGN ENGINEER AND TESTING LABORATORY. DEVELOPER IS RESPONSIBLE TO CONTACT AND INVITE ANY AFFECTED UTILITY COMPANIES TO THE MEETING. CONTACT THE CITY ENGINEER AT (559) 713-4638 TO SCHEDULE THE PRECONSTRUCTION MEETING.
- 4. THE DEVELOPER/CONTRACTOR IS RESPONSIBLE TO PROVIDE EMERGENCY TELEPHONE NUMBERS TO THE CITY AT THE PRECONSTRUCTION MEETING. THE DEVELOPER/CONTRACTOR SHALL HAVE PERSONNEL AVAILABLE 24-HOURS A DAY TO RESPOND TO EMERGENCIES. IF THE CITY IS REQUIRED TO RESPOND AND MAKE EMERGENCY REPAIRS ON BEHALF OF THE DEVELOPER/CONTRACTOR, THE DEVELOPER/CONTRACTOR IS RESPONSIBLE TO REIMBURSE THE CITY FOR ALL COSTS
- 5. THE DEVELOPER MUST HAVE A FULLY EXECUTED IMPROVEMENT AGREEMENT AND REIMBURSEMENT AGREEMENT (IF APPLICABLE) WITH THE CITY PRIOR TO BEGINNING WORK UNLESS OTHERWISE AUTHORIZED BY THE CITY MANAGER. THE CITY MANAGER'S EXECUTION OF THE IMPROVEMENT AGREEMENT REQUIRES THE SUBMITTAL OF BONDS, INSURANCE AND INSPECTION FEES. THE CITY MANAGER'S EXECUTION OF THE REIMBURSEMENT AGREEMENT REQUIRES THE AUTHORIZATION OF CITY COUNCIL.
- 6. THE TESTING LABORATORY AND THEIR INDIVIDUAL STAFF PERFORMING THE TESTS MUST BE CERTIFIED FOR THOSE TESTS BY AASHTO AND/OR CALTRANS. ALL SAMPLING AND TESTING TO BE PERFORMED SHALL BE DIRECTED BY THE CITY ENGINEER. ALL TEST RESULTS SHALL BE DIRECTLY FURNISHED TO THE CITY ENGINEER BOTH VERBALLY IN THE FIELD AND FOLLOWING BY MAIL WITHIN 48 HOURS IN A WRITTEN REPORT FORMAT FOR THE CITY'S RECORDS.
- 7. ALL WORK AT THE TIME IT IS PERFORMED WILL CONFORM TO THE LATEST EDITIONS OF THE CITY OF VISALIA DESIGN AND IMPROVEMENT STANDARDS AND THE STANDARD SPECIFICATIONS REGARDLESS OF THE STANDARD DETAILS INCLUDED IN THESE IMPROVEMENT PLAN, ALTERNATE DETAILS AND SPECIFICATIONS MAY BE SUBMITTED FOR REVIEW AND ACCEPTANCE BY THE CITY ENGINEER. IF ACCEPTED, ALTERNATE DETAILS WILL BE SHOWN ON A REVISED SET OF THESE IMPROVEMENT PLANS.
- 8. ALL WORK AND MATERIALS WILL CONFORM TO LATEST EDITIONS OF THE CITY OF VISALIA STANDARD SPECIFICATIONS AND THE STATE OF CALIFORNIA, DEPARTMENT OF TRANSPORTATION, STANDARD SPECIFICATIONS. IN THE EVENT OF CONFLICT BETWEEN CITY AND STATE SPECIFICATIONS, CITY SPECIFICATIONS WILL GOVERN, UNLESS THE WORK IS WITHIN A STATE RIGHT-OF-WAY.
- 9. ALL MATERIALS TO BE USED FOR STREET CONSTRUCTION SHALL BE SAMPLED AND TESTED IN ACCORDANCE WITH CITY OF VISALIA STANDARD SPECIFICATIONS SECTION 6.02 "CONTROL OF MATERIALS - SAMPLES AND TESTS." THE PROCEDURES AND METHODS USED TO SAMPLE, TEST MATERIALS, AND REPORT TEST RESULTS WILL BE DETERMINED BY THE CITY ENGINEER. FOR ALL PHASES OF CONSTRUCTION, THE TYPE, SCHEDULING, FREQUENCY AND LOCATION OF ALL MATERIALS TESTING AND SAMPLING WILL BE DETERMINED BY THE CITY ENGINEER.
- 10. ALL REQUIRED PERMITS MUST BE ISSUED PRIOR TO COMMENCING WORK. ENCROACHMENT PERMITS COVER OFF-SITE WORK WITHIN EXISTING RIGHT-OF-WAYS AND EASEMENTS. SITE IMPROVEMENT PERMITS COVER ON-SITE WORK SUCH AS GRADING, UTILITIES, NEW STREETS, PARKING LOTS AND LANDSCAPING, GRADING PERMITS COVER ON-SITE WORK FOR ROUGH GRADING ONLY BUILDING PERMITS COVER ON-SITE STRUCTURES. THE CITY'S ENCROACHMENT PERMIT POLICY MANUAL SHOULD BE CONSULTED FOR DETAILED INFORMATION ON ENCROACHMENT PERMITS OTHER PERMITS SUCH AS DEMOLITION PERMITS, WELL ABANDONMENT PERMITS AND VALLEY OAK TREE REMOVAL PERMITS MAY BE REQUIRED PRIOR TO COMMENCING WORK, ISSUED PERMIT(S) FOR EACH OF THESE PERMIT TYPES WILL NOT BE CONSTRUED IN ANY WAY AS PERMISSION TO COMMENCE WORK COVERED BY OTHER PERMIT TYPES. IT WILL BE THE RESPONSIBILITY OF THE DEVELOPER/CONTRACTOR TO UNDERSTAND THE WORK COVERED BY THE VARIOUS PERMIT TYPES ISSUED.
- 11. THE CONTRACTOR WILL SUBMIT ANY NECESSARY TRAFFIC CONTROL PLANS (TCP) AS REQUIRED BY THE CITY IN CONJUNCTION WITH THE ENCROACHMENT PERMITS FOR THE WORK. TRAFFIC CONTROL WILL CONFORM TO THE CALIFORNIA MUTCD. THE CITY'S ENCROACHMENT PERMIT POLICY MANUAL SHOULD BE CONSULTED FOR DETAILED INFORMATION ON TCP REQUIREMENTS. TCP'S WILL BE STAMPED APPROVED BY THE CITY AND A COPY RETURNED TO THE CONTRACTOR. A COPY OF ALL APPROVED TCP'S MUST REMAIN ON THE JOB SITE AT ALL TIMES.
- 12. THE CITY ENGINEER DOES NOT WARRANT ANY QUANTITIES SHOWN ON THESE PLANS.
- 13. ANY WORK CONCEALED WITHOUT INSPECTION WILL BE SUBJECT TO REMOVAL AND REPLACEMENT AT THE DEVELOPER'S /CONTRACTOR'S EXPENSE.
- 14. DEVELOPER/CONTRACTOR IS RESPONSIBLE FOR PRESERVATION AND OR PERPETUATION OF ALL EXISTING MONUMENTS WHICH CONTROL SUBDIVISION, TRACTS, BOUNDARIES, STREETS, HIGHWAYS, OR OTHER RIGHT-OF-WAY. EASEMENTS. OR PROVIDE SURVEY CONTROL WHICH WILL BE DISTURBED OR REMOVED DUE TO CONTRACTOR'S WORK.
- 15. THE CONTRACTOR WILL NOTIFY THE CITY AT LEAST 10 WORKING DAYS PRIOR TO COMMENCING WORK SO THAT THE CITY MAY PRESERVE THE LOCATIONS AND ELEVATIONS OF EXISTING MONUMENTS AND BENCH MARKS WITHIN THE PUBLIC RIGHT OF WAY WHICH WILL BE DISTURBED OR REMOVED DUE TO CONTRACTOR'S WORK. THE CITY'S PRESERVATION OF THE EXISTING MONUMENTS AND BENCHMARKS MUST BE COMPLETED PRIOR TO THE CONTRACTOR COMMENCING WORK. THE CONTRACTOR MUST RECEIVE NOTIFICATION FROM THE CITY.

- ENGINEER TO RESET MONUMENTS OR PROVIDE PERMANENT WITNESS MONUMENTS BUSINESS AND PROFESSIONS CODE SECTION 8771.
- 17. THE LATEST CITY ENGINEER APPROVED VERSION OF THESE IMPROVEMENT PLANS MUST BE AVAILABLE ON THE JOB SITE AT ALL TIMES. A REPRESENTATIVE OF THE DEVELOPER/CONTRACTOR (CAPABLE OF COMMUNICATING WITH THE CITY'S REPRESENTATIVES) WILL BE ON THE JOB AT ALL TIMES THE WORK IS BEING
- ALL EXISTING UTILITIES THAT MAY INTERFERE WITH THE WORK. THE DEVELOPER/CONTRACTOR MUST SUBMIT THE UTILITY RELOCATION PLANS AND A UTILITY RELOCATION SCHEDULE TO THE CITY WHEN THE UTILITY RELOCATION INTERFERES WITH THE CONSTRUCTION OF ARTERIAL/COLLECTOR STREETS.
- 19. ALL UNDERGROUND STORAGE TANKS WILL BE REMOVED PER CITY OF VISALIA AND COUNTY OF TULARE COUNTY REQUIREMENTS. A BUILDING PERMIT WILL BE OBTAINED FOR THE REMOVAL PRIOR TO START OF WORK.

- 22. PRIOR TO THE CITY ENGINEER'S ACCEPTANCE OF THE WORK, THE DESIGN ENGINEER SPECIAL FLOOD HAZARD AREA.
- 23. ALL TRENCHES AND EXCAVATIONS OUTSIDE THE LIMITS OF THE STREETS RESULTING FROM THE REMOVAL OF UNDERGROUND STRUCTURES AND THE INSTALLATION OF UTILITIES WILL BE BACKFILLED AND COMPACTED TO A MINIMUM OF 90% RELATIVE
- HANDICAP RAMP CONSTRUCTION. THE CURB AT PLANNED DRIVEWAY APPROACH LOCATIONS MAY BE DEPRESSED TO A MAXIMUM WIDTH OF 24 FEET TO ACCOMMODATE A TWO-CAR DRIVEWAY. IT IS THE DEVELOPER'S AND DESIGN ENGINEER'S RESPONSIBILITY TO LOCATE THE DRIVEWAY APPROACH LOCATIONS. THE TIME OF BUILDING PERMIT ISSUANCE ON EACH LOT, THE CITY RESERVES TO THE RIGHT TO CORRECT THE DRIVEWAY APPROACH LOCATION AND WIDTH BASED ON THE PLOT PLAN SUBMITTED TO THE CITY.
- 25. DEVELOPER/CONTRACTOR IS RESPONSIBLE TO OBTAIN A NATIONAL POLLUTION DISCHARGE ELIMINATION SYSTEM (NPDES) PERMIT IN ACCORDANCE WITH FEDERAL AND STATE REGULATIONS, INCLUDING NOTICE OF INTENT (NOI), NOTICE OF TERMINATION (NOT), AND STORM WATER POLLUTION PREVENTION PLAN (SWPPP).
- 26. IN ACCORDANCE WITH THE SWPPP, THE DEVELOPER/CONTRACTOR IS RESPONSIBLE TO CONSTRUCT STABILIZED CONSTRUCTION ENTRANCES IN ORDER TO REDUCE OR ELIMINATE THE TRACKING OF SEDIMENT ONTO PUBLIC STREETS. ALL DRAINAGE PROTECTIVE DEVICES SUCH AS SWALES, INTERCEPTION DITCHES, PIPES PROTECTIVE BERMS, CONCRETE CHANNELS OR OTHER MEASURES DESIGNED TO PROTECT IMPROVEMENTS, WHETHER EXISTING OR PROPOSED, FROM RUNOFF OR DAMAGE FROM STORM WATER, MUST BE CONSTRUCTED PRIOR TO THE CONSTRUCTION OF ANY IMPROVEMENTS
- AIR POLLUTION CONTROL DISTRICT (SJVAPCD) REGULATION VIII TO LIMIT FUGITIVE DUST. SUBMIT A DUST CONTROL PLAN TO THE SJVAPCD WHEN REQUIRED BY REGULATION VIII.
- 28. DEVELOPER/CONTRACTOR IS RESPONSIBLE TO OBTAIN ANY AND ALL OTHER PERMITS AND MEET ANY REQUIREMENTS SET FORTH BY OTHER AGENCIES OR UTILITIES, WHICH
- 29. EXCAVATIONS WILL BE ADEQUATELY SHORED, BRACED AND SHEETED SO THAT THE EARTH WILL NOT SLIDE OR SETTLE AND SO THAT ALL EXISTING IMPROVEMENTS OF ANY KIND WILL BE FULLY PROTECTED FROM DAMAGE. WHERE THE EXCAVATION FOR A CONDUIT TRENCH, AND/OR STRUCTURE IS FIVE FEET OR MORE IN DEPTH, THE CONTRACTOR WILL PROVIDE ADEQUATE SHEETING, WHICH WILL CONFORM TO THE APPLICABLE CONSTRUCTION SAFETY ORDERS OF THE STATE OF CALIFORNIA. DEPARTMENT OF INDUSTRIAL RELATIONS, DIVISION OF INDUSTRIAL SAFETY. THE
- 30. IF ARCHAEOLOGICAL MATERIALS ARE UNCOVERED DURING GRADING, TRENCHING OR OTHER EXCAVATION, EARTHWORK WITHIN 100 FEET OF THESE MATERIALS WILL BE STOPPED UNTIL A PROFESSIONAL ARCHAEOLOGIST WHO IS CERTIFIED BY THE SOCIETY OF CALIFORNIA ARCHAEOLOGY (SCA) AND/OR THE SOCIETY OF PROFESSIONAL ARCHAEOLOGY (SOPA) HAS HAD AN OPPORTUNITY TO EVALUATE THE SIGNIFICANCE OF THE FIND AND SUGGEST APPROPRIATE MITIGATION MEASURES, IF THEY ARE DEEMED NECESSARY.
- 31. REGULATORY PERMITS AND NECESSARY APPROVALS FROM THE GOVERNING BODIES AND THEIR OFFICIALS MUST BE OBTAINED PRIOR TO PROCEEDING WITH ANY WORK IN THE VICINITY OF IRRIGATION DITCHES, CREEKS AND ASSOCIATED IRRIGATION FACILITIES WHETHER OR NOT SHOWN ON THESE IMPROVEMENT PLANS.
- REQUIRED BY CITY REGULATION NO. 2002-01 ENTITLED FIRE DEPARTMENT ACCESS AND WATER GUIDELINES FOR RESIDENTIAL CONSTRUCTION.

16. DEVELOPER/CONTRACTOR IS RESPONSIBLE TO COORDINATE WITH THE DESIGN



- 18. DEVELOPER/CONTRACTOR IS RESPONSIBLE TO ARRANGE FOR THE RELOCATION OF
- 20. ALL WELLS WILL BE ABANDONED PER CITY OF VISALIA REQUIREMENTS. A BUILDING PERMIT WILL BE OBTAINED FOR THE ABANDONMENT PRIOR TO START OF WORK.
- 21. EXISTING IRRIGATION RISERS, IRRIGATION PIPE, AND SEPTIC SYSTEMS WILL BE
- WILL SUBMIT A CERTIFICATION OF PAD ELEVATIONS FOR LOTS LOCATED IN A FEMA
- 24. THE CURB ALONG ALL RETURNS SHALL BE DEPRESSED TO ALLOW CITY STANDARD
- COPY OF THE NOT AND SWPPP WILL BE AVAILABLE ON THE JOB SITE AT ALL TIMES.
- 27. DEVELOPER/CONTRACTOR IS RESPONSIBLE TO COMPLY WITH SAN JOAQUIN VALLEY
- HAVE JURISDICTION, INCLUDING OSHA.
- CONTRACTOR WILL ALWAYS COMPLY WITH OSHA REQUIREMENTS.

- 32. FIRE ACCESS TO BE MAINTAINED DURING ALL PHASES OF CONSTRUCTION AS

DEPARTMENT

ENGINEERING

R2 ADDED REDWOOD TREES &
RESIZED PUMP BUILDING
12/28/11 W.R.
R3 MODIFY PIPING LAYOUT
05/17/13 R.U.
R4 MOVED/CHANGED TREES
ADDED TRENCH, DRIVE

APPROACH, CONCRETE JOI & SIDEWALK DETAILS
9/29/14 W.R.

ZONR MAP

PLAT SHEET NO.:

VIS 28-29

AS SHOWN

A. SOTO CHECKED BY:

OROFESS/O MELSON Y

1/27/16

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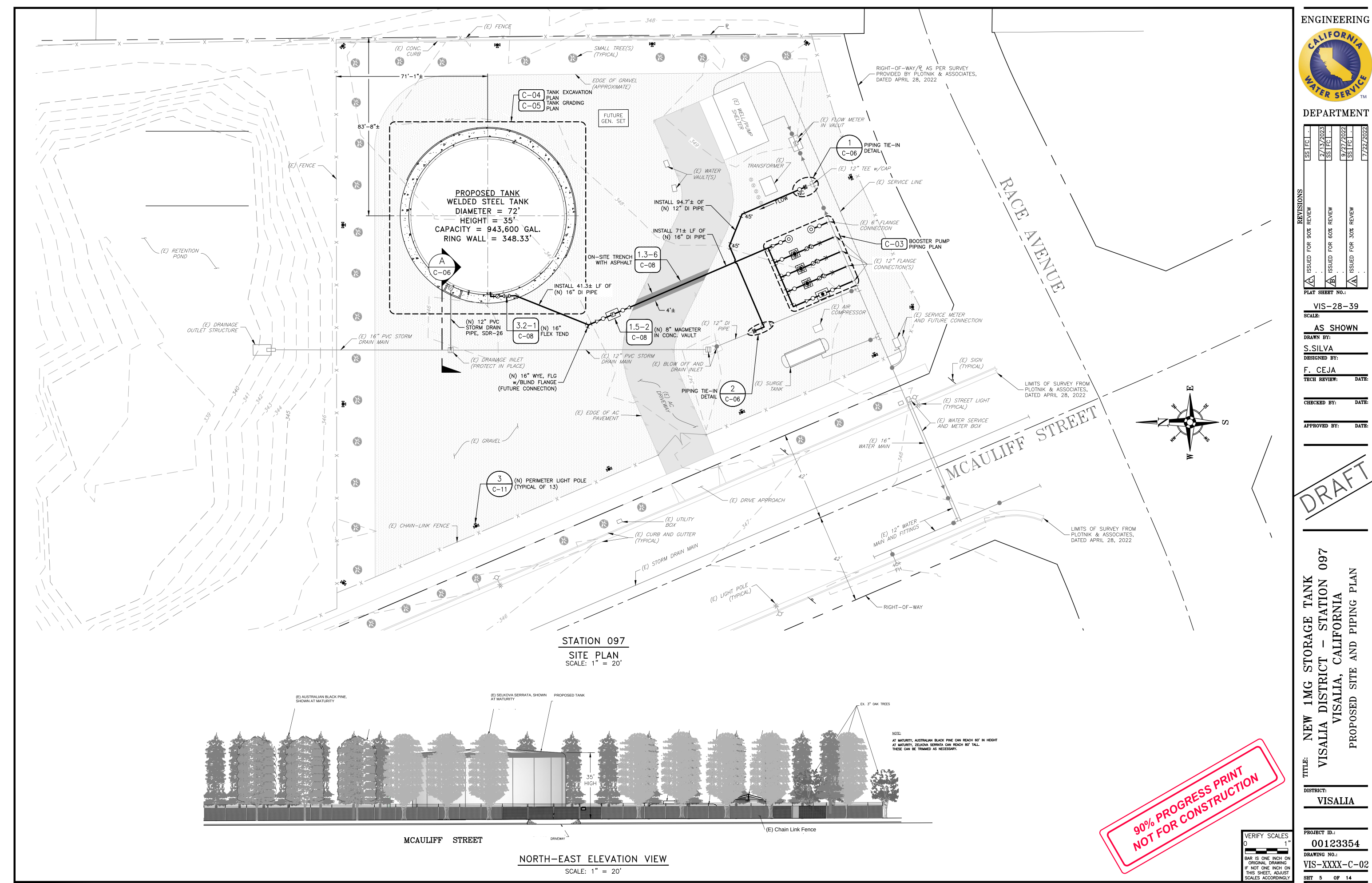
VISALIA

TION

3/04/2011

16782 DRAWING NO .: VIS-5749 R4

SHT 2 OF 2





10/26/2011

11-061

MEETING DATE
SITE PLAN NO.
PARCEL MAP NO.
SUBDIVISION
LOT LINE ADJUSTMENT NO.



Enclosed for your review are the comments and decisions of the Site Plan Review committee. Please review all comments since they may impact your project. Major changes to your plans are required. Prior to accepting construction drawings **RESUBMIT** for building permit, your project must return to the Site Plan Review Committee for review of the revised plans. During site plan design/policy concerns were identified, schedule a meeting with Engineering prior to resubmittal plans for Site Plan Review. **Planning** Solid Waste Parks and Recreation Fire Dept. XREVISE AND PROCEED (see below) A revised plan addressing the Committee comments and revisions must be submitted for Off-Agenda Review and approval prior to submitting for building permits or discretionary actions. Submit plans for a building permit between the hours of 8:30 a.m. and 4:30 p.m., Monday through Friday. Your plans must be reviewed by: REDEVELOPMENT CITY COUNCIL PLANNING COMMISSION PARK/RECREATION HISTORIC PRESERVATION OTHER

If you have any questions or comments, please call Jason Huckleberry at (559) 713-4259.

ADDITIONAL COMMENTS



ITEM NO: 2

SITE PLAN NO: PROJECT:

APPLICANT TITLE: LOCATION TITLE:

APN TITLE:

DATE: OCTOBER 26, 2011

11-061 CONTINUED (NO MAP)

NEW WELL SITE & PUMP STATION NEW 680 SF STATION ON 2.55 ACRES

(R16 ZONED)

CALIFORNIA WATER SERVICE (PROP.

OWNER)

DOUGLAS, E. 103-320-056

	Submit 3 sets of engineered plans and 2 sets of calculations.
	Indicate abandoned wells, septic systems and excavations on construction plans.
	Meet city and state requirements for accessibility for persons with disabilities.
	Submit 3 sets of plans signed by an architect or engineer. Must comply with 2010 California Building Code Sec. 2308 for conventional light-frame construction or submit 2 sets of engineered calculations.
	Maintain sound transmission control between units minimum of 50 STC.
	Maintain fire-resistive requirements at property lines.
	Obtain required permits from San Joaquin Valley Air Pollution Board.
	Location of cashier must provide clear view of gas pump island
	Calculations of free-standing carport.
	Treatment connection charge to be assessed based on use. Credits
	Must comply with state energy requirements.
	Plans must be approved by the Tulare County Health Department.
	A path of travel, parking and common area must comply with requirements for access for persons with disabilities.
	Project is located in flood zone*. Minimum finished floor elevation requires *Flood Zone determination and finished floor elevation are based on the official FEMA NAVD 88 elevation converted to the equivalent NGVD 29 elevation using FEMA's established conversion factor of 2.73. Effective June 16, 2009. All accessible units required to be adaptable for the physically handicapped.
	Acceptable as submitted Arrange for an on-site inspection.
	Hazardous materials report. A demolition permit & deposit is required.
	School Development fees. Commercial \$0.47 per square foot. Residential \$2.97 per square foot.
	Park Development fee \$, per unit collected with building permits.
	Existing address must be changed to be consistent with city address policy.
_	SEE PREVIOUS COMMENTS
-	G. FERRERO
	Signature Signature

Site Plan Review Comments For: OCTOBER 26, 2011 DATE: ITEM NO: 2 Visalia Fire Department CONTINUED (NO MAP) 11-061 SITE PLAN NO: Charlie Norman, Fire Marshal NEW WELL SITE & PUMP STATION PROJECT: NEW 680 SF STATION ON 2.55 ACRES 707 W Acequia APPLICANT TITLE: (R16 ZONED) Visalia, CA 93291 CALIFORNIA WATER SERVICE (PROP. LOCATION TITLE: 559-713-4486 office OWNER) 559-713-4808 fax DOUGLAS, E. APN TITLE:

103-320-056

The fo	ollowing comments are applicable when checked:
	No comments at this time for this project.
\boxtimes	Refer to previous comments dated 5-25-11.
\boxtimes	The Site Plan Review comments in this document are not all encompassing but a general overview of the California Fire Code, and City of Visalia Municipal Codes. Additional requirements may come during the plan review process.
	No fire protection items required for parcel map or lot line adjustment; however, any future projects will be subject to fire protection requirements.
X	Address numbers must be placed on the exterior of the building in such a position as to clearly and plainly visible from the street. Numbers will be at least six inches (6") high and shall be of a color to contrast with their background. If multiple addresses served by a common driveway, the range of numbers shall be posted at the roadway/driveway.
	No additional fire hydrants are required for this project; however, additional fire hydrants may be required for any future development.
	There is/are fire hydrants required for this project.
	The turning radius for emergency fire apparatus is 20 feet inside diameter and 35 feet outside diameter. Ensure that the turns identified to you during site plan comply with the requirements. An option is a hammer-head constructed to City standards.
	An access road is required and shall be a minimum of 20 feet wide. The road shall be an all-weather driving surface accessible prior to and during construction.
	A fire lane is required for this project. The location will be given to you during the site plan meeting.
\boxtimes	A Knox Box key lock system is required. Applications are available at the Fire Department Administrative Office.

X	The security gates, if to be locked, shall be locked with a typical chain and lock that can be cut with a common bolt cutter, or the developer may opt to provide a Knox Box key lock system. Applications are available at the Fire Department Administrative Office.
	That portion of the building that is built upon a property line shall be constructed as to comply with Section 503.4 and Table 5-A of the California Building Code.
	Commercial dumpsters with 1.5 cubic yards or more shall not be stored or placed within 5 feet of combustible walls, openings, or a combustible roof eave line except when protected by a fire sprinkler system.
X	If you handle hazardous material in amounts that exceed the exempt amounts listed on Table 3-D of the California Building Code, you are required to submit an emergency response plan to the Tulare County Health Department. Prior to the building final inspection, we will want a copy of the plan and any Material Safety Data Sheets.
	An automatic fire sprinkler system will be required for this building. A fire hydrant is required within 50 feet of the fire department connection. The fire hydrant, fire department connection and the PIV valve should be located together and minimum 25' from the building, if possible. The caps on the FDC shall be Knox locking caps.
	An automatic fire extinguishing system for protection of the kitchen grease hood and ducts is required.
	Fire Department Impact Fee - \$1433.90 per acre.
	Fire Department Permit Fee - complete application during Building Department permit process.
	Special comments:
	and Ben
Kurtis	Brown, Senior Fire Inspector

QUALITY ASSURANCE DIVISION SITE PLAN REVIEW COMMENTS

<u>DATE:</u> <u>OCTOBER 26, 2011</u>

CONTINUED (NO MAP)

11-061

ITEM NO: 2

SITE PLAN NO:

	PROJECT:	NEW WELL SITE & PUMP STATION
	APPLICANT TITLE:	NEW 680 SF STATION ON 2.55 ACRES
	LOCATION TITLE:	(R16 ZONED)
	EGOATION TITLE:	CALIFORNIA WATER SERVICE (PROP. OWNER)
	APN TITLE:	DOUGLAS, E.
		103-320-056
ORDINANO CONNECTI ALSO REST	E 13.08 RELATIVE ON FEES AND MON	PLY WITH THE CITY OF VISALIA WASTEWATER TO CONNECTION TO THE SEWER, PAYMENT OF NTHLY SEWER USER CHARGES. THE ORDINANCE ARGE OF CERTAIN NON-DOMESTIC WASTES INTO EM.
YOUR PRO	JECT IS ALSO SUBJ	ECT TO THE FOLLOWING REQUIREMENTS:
	WASTEWATER DIS	SCHARGE PERMIT APPLICATION
	SAND AND GREAS	E INTERCEPTOR – 3 COMPARTMENT
· 🗆	GREASE INTERCE	PTOR min. 1000 GAL
	GARBAGE GRINDE	ER – ¾ HP. MAXIMUM
	SUBMISSION OF A	DRY PROCESS DECLARATION
\boxtimes	NO SINGLE PASS C	OOLING WATER IS PERMITTED
	OTHER	
	SITE PLAN RĘVIEW	VED – NO COMMENTS
CALL THE (QUESTIONS		NCE DIVISION AT (559) 713-4529 IF YOU HAVE ANY
PUBLIC WC QUALITY A 7579	OF VISALIA ORKS DEPARTMEN SSURANCE DIVISIO AVENUE 288 LIA, CA 93277	

CITY OF VISALIA

SOLID WASTE DIVISION 336 N. BEN MADDOX **VISALIA CA. 93291** 713 - 4500

COMMERCIAL BIN SERVICE

DATE: OCTOBER 26, 2011 ITEM NO: 2

SITE PLAN NO: PROJECT:

CONTINUED (NO MAP) NEW WELL SITE & PUMP STATION

APPLICANT TITLE:

NEW 680 SF STATION ON 2.55 ACRES

(R16 ZONED)

LOCATION TITLE: No comments.

CALIFORNIA WATER SERVICE (PROP.

OWNER)

11-061

	APN TITLE:	DOUGLAS, E.
Same comments as as		103-320-056
Revisions required prior to	submitting final plans	See comments below.
Resubmittal required. See c	omments below.	
Customer responsible for al		bulky recyclables to be broken down
	sures must be R-3 or	R-4
Customer must provide com		
Type of refuse service not in	ndicated.	
Location of bin enclosure no	ot acceptable. See cor	nments below.
Bin enclosure not to city sta	ndards double.	
Inadequate number of bins t	o provide sufficient s	ervice. See comments below.
Drive approach too narrow f	or refuse trucks acces	ss. See comments below.
Area not adequate for allowi	-	_
Paved areas should be engi		ential () 35 ft. outside, 20 ft. inside. 55,000 lb. refuse truck.
Bin enclosure gates are requ	uired	
Hammerhead turnaround mu	ust be built per city sta	andards.
Cul - de - sac must be built p	per city standards.	
Bin enclosures are for city re		
items are not allowed to be Area in front of refuse enclose		
The in Holl of Feluse elicios	Surv must be marked	on maleating no parking
Enclosure will have to be de	signed and located fo	r a STAB service (DIRECT ACCESS)
Customer will be required to	roll container out to	curb for service.
Must be a concrete slab in fr	ont of enclosure as n	or city standards

 The width of the enclosure by ten(10) feet, minimum of six(6) inches in depth.
Roll off compactor's must have a clearance of 3 feet from any wall on both sides and
 there must be a minimum of 53 feet clearance in front of the compactor
to allow the truck enough room to provide service.
 Bin enclosure gates must open 180 degrees and also hinges must be mounted in front of post
 see page 2 for instructions
Javier Hernandez, Solid Waste Front Load Supervisor 713-4338
Variet Herriandoz, Cond Haste I Tont Load Cape (150) 7 13-4330

SITE PLAN REVIEW COMMENTS

CITY OF VISALIA TRAFFIC SAFETY DIVISION

⊠Eric Bons 713-4350	ITEM NO: <u>002</u>	DATE: <u>OCTOBER 26, 2011</u>
	SITE PLAN NO.: PROJECT:	11-061 CONTINUED (NO MAP) NEW WELL SITE & PUMP STATION NEW 680 SF STATION ON 2.55 ACRES (R16
	APPLICANT: LOCATION: APN:	ZONED) CALIFORNIA WATER SERVICE (PROP. OWNER) 3813 DOUGLAS, E. 103-320-056
	<u> </u>	
THE TRAFFIC DIVISION WILL PR	ROHIBIT ON-STREET	PARKING AS DEEMED NECESSARY
☐No Comments		
⊠See Previous Site Plan Comments	;	
☐Install Street Light(s) on Ma		
Install Street Name Blades at	Locations.	
☐Install Stop Signs at Location	ons.	
Construct parking per City Standar	rds PK-1 through PK-4	
Construct drive approach per City		
Traffic Impact Study required.		
Additional Comments:		
	Eric Bo	Muz
	EIIC BC	/113

City of Visalia **Police Department**

303 S. Johnson St. Visalia, Ca. 93292 (559) 713-4573

ITEM NO: 2

DATE: OCTOBER 26, 2011

SITE PLAN NO:

PROJECT:

CONTINUED (NO MAP) 11-061 NEW WELL SITE & PUMP STATION

APPLICANT TITLE:

LOCATION TITLE:

NEW 680 SF STATION ON 2.55 ACRES

(R16 ZONED)

CALIFORNIA WATER SERVICE (PROP.

OWNER)

APN TITLE:

DOUGLAS, E.

103-320-056

Site Plan Review Comments

	No Comment at this time.
	Request opportunity to comment or make recommendations as to safety issues as plans are developed.
	Public Safety Impact fee: Ordinance No. 2001-11 Chapter 16.48 of Title 16 of the Visalia Municipal Code Effective date - August 17, 2001
	Impact fees shall be imposed by the City pursuant to this Ordinance as a condition of or in conjunction with the approval of a development project. "New Development or Development Project" means any new building, structure or improvement of any parcels of land, upon which no like building, structure of improvement previously existed. *Refer to Engineering Site Plan comments for fee estimation.
	Not enough information provided. Please provide additional information pertaining to:
	Territorial Reinforcement: Define property lines (private/public space).
	Access Controlled / Restricted etc:
	Lighting Concerns:
	Landscaping Concerns:
	Traffic Concerns:
]	Surveillance Issues:
] ;	Line of Sight Issues:
	Other Concerns: REFER TO PREVIOUS COMMENTS
salka P	pliceDepartment



SITE PLAN NO: PROJECT:

APPLICANT TITLE:

LOCATION TITLE:

APN TITLE:

DATE: OCTOBER 19, 2011

11-061 RESUBMITTAL

NEW WELL SITE & PUMP STATION NEW 680 SF STATION ON 2.55 ACRES

(R16 ZONED)

CALIFORNIA WATER SERVICE (PROP.

OWNER)

DOUGLAS, E.

103-320-011

	Submit 3 sets of engineered plans and 2 sets of calculations.
	Indicate abandoned wells, septic systems and excavations on construction plans.
	Meet city and state requirements for accessibility for persons with disabilities.
	Submit 3 sets of plans signed by an architect or engineer. Must comply with 2010 California Building Code Sec. 2308 for conventional light-frame construction or submit 2 sets of engineered calculations.
	Maintain sound transmission control between units minimum of 50 STC.
	Maintain fire-resistive requirements at property lines.
	Obtain required permits from San Joaquin Valley Air Pollution Board.
	Location of cashier must provide clear view of gas pump island
	Calculations of free-standing carport.
	Treatment connection charge to be assessed based on use. Credits
	Must comply with state energy requirements.
	Plans must be approved by the Tulare County Health Department.
	A path of travel, parking and common area must comply with requirements for access for persons with disabilities.
	Project is located in flood zone*. Minimum finished floor elevation requires *Flood Zone determination and finished floor elevation are based on the official FEMA NAVD 88 elevation converted to the equivalent NGVD 29 elevation using FEMA's established conversion factor of 2.73. Effective June 16, 2009. All accessible units required to be adaptable for the physically handicapped.
	Acceptable as submitted Arrange for an on-site inspection.
	Hazardous materials report. A demolition permit & deposit is required.
	School Development fees. Commercial \$0.47 per square foot. Residential \$2.97 per square foot.
	Park Development fee \$, per unit collected with building permits.
	Existing address must be changed to be consistent with city address policy.
	SEE PREVIOUS COMMENTS
_	G. FERRERO
	Signature

Site Plan Review Comments For:

Visalia Fire Department Charlie Norman, Fire Marshal 707 W Acequia Visalia, CA 93291 559-713-4486 office 559-713-4808 fax ITEM NO: 3

DATE: OCTOBER 19, 2011

SITE PLAN NO:

11-061 RESUBMITTAL NEW WELL SITE & PUMP STATION

PROJECT:
APPLICANT TITLE:

NEW 680 SF STATION ON 2.55 ACRES

(R16 ZONED)

LOCATION TITLE:

CALIFORNIA WATER SERVICE (PROP.

OWNER)

APN TITLE:

DOUGLAS, E.

103-320-011

The f	ollowing comments are applicable when checked:
	No comments at this time for this project.
\boxtimes	Refer to previous comments dated 5-25-11.
\boxtimes	The Site Plan Review comments in this document are not all encompassing but a general overview of the California Fire Code, and City of Visalia Municipal Codes. Additional requirements may come during the plan review process.
	No fire protection items required for parcel map or lot line adjustment; however, any future projects will be subject to fire protection requirements.
X	Address numbers must be placed on the exterior of the building in such a position as to clearly and plainly visible from the street. Numbers will be at least six inches (6") high and shall be of a color to contrast with their background. If multiple addresses served by a common driveway, the range of numbers shall be posted at the roadway/driveway.
	No additional fire hydrants are required for this project; however, additional fire hydrants may be required for any future development.
	There is/are fire hydrants required for this project.
	The turning radius for emergency fire apparatus is 20 feet inside diameter and 35 feet outside diameter. Ensure that the turns identified to you during site plan comply with the requirements. An option is a hammer-head constructed to City standards.
	An access road is required and shall be a minimum of 20 feet wide. The road shall be an all-weather driving surface accessible prior to and during construction.
	A fire lane is required for this project. The location will be given to you during the site plan meeting.
\boxtimes	A Knox Box key lock system is required. Applications are available at the Fire Department Administrative Office.

X	The security gates, if to be locked, shall be locked with a typical chain and lock that can be cut with a common bolt cutter, or the developer may opt to provide a Knox Box key lock system. Applications are available at the Fire Department Administrative Office.
	That portion of the building that is built upon a property line shall be constructed as to comply with Section 503.4 and Table 5-A of the California Building Code.
	Commercial dumpsters with 1.5 cubic yards or more shall not be stored or placed within 5 feet of combustible walls, openings, or a combustible roof eave line except when protected by a fire sprinkler system.
X	If you handle hazardous material in amounts that exceed the exempt amounts listed on Table 3-D of the California Building Code, you are required to submit an emergency response plan to the Tulare County Health Department. Prior to the building final inspection, we will want a copy of the plan and any Material Safety Data Sheets.
	An automatic fire sprinkler system will be required for this building. A fire hydrant is required within 50 feet of the fire department connection. The fire hydrant, fire department connection and the PIV valve should be located together and minimum 25' from the building, if possible. The caps on the FDC shall be Knox locking caps.
	An automatic fire extinguishing system for protection of the kitchen grease hood and ducts is required.
	Fire Department Impact Fee - \$1433.90 per acre.
	Fire Department Permit Fee - complete application during Building Department permit process.
	Special comments:
Kurtis	Brown, Senior Fire Inspector

ITEM NO: 3

SITE PLAN NO:

PROJECT:

APN TITLE:

DATE: OCTOBER 19, 2011
11-061 RESUBMITTAL

11-061 RESUBMITTAL NEW WELL SITE & PUMP STATION

NEW 680 SF STATION ON 2.55 ACRES

(R16 ZONED) CALIFORNIA WATER SERVICE (PROP.

City of Visalia

Police Department

303 S. Johnson St. Visalia, Ca. 93292 (559) 713-4573

LOCATION TITLE:

APPLICANT TITLE:

OWNER) DOUGLAS, E.

103-320-011

Site Plan Review Comments

No Comment at this time.
Request opportunity to comment or make recommendations as to safety issues as plans are developed.
Public Safety Impact fee: Ordinance No. 2001-11 Chapter 16.48 of Title 16 of the Visalia Municipal Code Effective date - August 17, 2001
Impact fees shall be imposed by the City pursuant to this Ordinance as a condition of or in conjunction with the approval of a development project. "New Development or Development Project" means any new building, structure or improvement of any parcels of land, upon which no like building, structure of improvement previously existed. *Refer to Engineering Site Plan comments for fee estimation.
Not enough information provided. Please provide additional information pertaining to:
erritorial Reinforcement: Define property lines (private/public space).
Access Controlled / Restricted etc:
ighting Concerns:
andscaping Concerns:
affic Concerns:
rveillance Issues:
e of Sight Issues:

SITE PLAN REVIEW COMMENTS

CITY OF VISALIA TRAFFIC SAFETY DIVISION

			<u> </u>
Eric Bons	713-4350	SITE PLAN NO.: PROJECT: APPLICANT: LOCATION: APN:	DATE: OCTOBER 19, 2011 11-061 RESUBMITTAL NEW WELL SITE & PUMP STATION NEW 680 SF STATION ON 2.55 ACRES (R16 ZONED) CALIFORNIA WATER SERVICE (PROP. OWNER) 3813 DOUGLAS, E 103-320-056
THE TRAFFIC DI	VISION WILL PRO	OHIBIT ON-STREET	PARKING AS DEEMED NECESSARY
☑No Comments			
☐See Previous Site	Plan Comments		
install Stre	et Light(s) on Marl	belite Standards.	
Install Street Nam	e Blades at	Locations.	
— ∏Install Stop Signs	at Location	18.	
 □Construct parking	per City Standard	ls PK-1 through PK-4	
 ⊠Construct drive ap			
 ∏Traffic Impact Stu			
Additional Comme			Mus
		Eric Bo	ens ens

CITY OF VISALIA
SOLID WASTE DIVISION
336 N. BEN MADDOX
VISALIA CA. 93291
713 - 4500

COMMERCIAL BIN SERVICE

ITEM NO:

<u>DATE:</u> <u>OCTOBER 19, 2011</u>

SITE PLAN NO: PROJECT:

11-061

RESUBMITTAL

APPLICANT TITLE:

NEW WELL SITE & PUMP STATION NEW 680 SF STATION ON 2.55 ACRES

(R16 ZONED)

LOCATION TITLE:

CALIFORNIA WATER SERVICE (PROP.

OWNER)

No comments. APN TITLE:

DOUGLAS, E.

103-320-011 Same comments as as Revisions required prior to submitting final plans. See comments below. Resubmittal required. See comments below. Customer responsible for all cardboard and other bulky recyclables to be broken down be fore disposing of in recycle containers. ALL refuse enclosures must be R-3 or R-4 Customer must provide combination or keys for access to locked gates/bins Type of refuse service not indicated. Location of bin enclosure not acceptable. See comments below. Bin enclosure not to city standards double. Inadequate number of bins to provide sufficient service. See comments below. Drive approach too narrow for refuse trucks access. See comments below. Area not adequate for allowing refuse truck turning radius of : Commercial (X) 50 ft. outside 36 ft. inside; Residential () 35 ft. outside, 20 ft. inside. Paved areas should be engineered to withstand a 55,000 lb. refuse truck. Bin enclosure gates are required Hammerhead turnaround must be built per city standards. Cul - de - sac must be built per city standards. Bin enclosures are for city refuse containers only. Grease drums or any other items are not allowed to be stored inside bin enclosures. Area in front of refuse enclosure must be marked off indicating no parking Enclosure will have to be designed and located for a STAB service (DIRECT ACCESS) Customer will be required to roll container out to curb for service. Must be a concrete slab in front of enclosure as per city standards

The width of the enclosure by ten(10) feet, minimum of six(6) inches in depth. Roll off compactor's must have a clearance of 3 feet from any wall on both sides and				
there must be a minimum of 53 feet clearance in front of the compactor to allow the truck enough room to provide service.				
Bin enclosure gates must open 180 degrees and also hinges must be mounted in front of post				
 see page 2 for instructions				
Javier Hernandez, Solid Waste Front Load Supervisor 713-4338				

SITE PLAN REVIEW COMMENTS

Paul Bernal, Planning Division (559) 713-4025

Date: Continued from October 19, 2011 to October 26, 2011

SITE PLAN NO: 11-061 RESUBMITTAL

PROJECT: NEW WELL SITE & STATION

NEW 680 SF STATION ON 2.55 ACRES

APPLICANT TITLE: CALIFORNIA WATER SERVICE (PROP. OWNER)

LOCATION TITLE: 3813 DOUGLAS, E.

APN TITLE: 103-320-011

General Plan: C & RLD – Conversation & Residential Low Density

Existing Zoning: R-1-6 – Single-Family Residential, 6,000 sq. ft. min. site area

<u>Planning Division Recommendation:</u>

Revise and Proceed (Off Agenda to Engineering & Planning)

Resubmit

Project Requirements

- Building Permits
- Conditional Use Permit (CUP)

PROJECT SPECIFIC INFORMATION: 10/26/2011

- 1. Comply with previous comments.
- 2. Staff recommends Cal Water contact and hold a meeting with the surrounding property owners informing them of Cal Waters intent to locate a water well and water tank to this site.
- 3. Construct a fence along the east property line between the Cal Water well site and the rural residential property located to the east.
- 4. Provide operational statement on how the well site is maintained on a weekly/monthly basis and reasoning on why the well site and tank are required.

PREVIOUS COMMENTS

PROJECT SPECIFIC INFORMATION: 10/19/2011

1. Continued for one week as the request of the applicant.

PREVIOUS COMMENTS

PROJECT SPECIFIC INFORMATION: 05/25/2011

- 1. A CUP is required for a water well site located in the R-1-6 zone.
- If water tank is proposed, than the site plan shall clearly depict the location of the water tank. If the water tank is not to be constructed with the initial entitlement, than remove depiction of the water tank from the site plan. If water tank is not depicted, an amendment to the CUP shall be required.
- 3. Provide elevations and photosimulations of the proposed water tank.
- 4. Clearly depict the fence around the site.
- 5. Comply with following fence setbacks: Proposed Race St. Frontage: 15-feet from property line a fences, not exceeding seven feet in height shall be permitted, except that in a required front yard or within five feet of a street side property line on a corner or side on cul-de-sac lot, a fence, wall or hedge shall not exceed three feet in height. A fence or wall may be allowed to a height of four feet provided that the additional one foot height at least fifty (50) percent open.

CITY GENERAL PLAN CONSISTENCY

Staff initial finding is that the proposed site plan IS CONSISTENT with the City General Plan. Because this project requires discretionary approval by the City Council and/or Planning Commission the final determination of consistency will be made by the Planning Commission and/or City Council.

R-1-6 Single Family Residential Zone [17.12]

Maximum Building Height: 35 Feet

Minimum Setbacks:	Building	Landscaping
> Front	15 Feet	15 Feet
Front Garage (garage w/door to street)	22 Feet	22 Feet
➢ Side	5 Feet	5 Feet
Street side on corner lot	10 Feet	10 Feet
➢ Rear	25 Feet*	25 Feet

Minimum Site Area: 6,000 square feet

Accessory Structures:

Maximum Height: 12 feet (as measured from average grade next to the structure)

Maximum Coverage: 20% of required Rear Yard (last 25 feet by the width)

Reverse Corner Lots: No structure

in the 25 feet of adjacent lot's front yard area, see Zoning Ordinance Section 17.12.100 for complete standards and requirements.

Fencing and Screening:

1. Provide screening for roof mounted equipment (Zoning Ordinance Section 17.30.130.F).

- 2. Provide solid screening of all outdoor storage areas. Outdoor storage to be screened from public view with solid material (Zoning Ordinance Section 17.30.130.F).
- 3. NOTE: The maximum height of block walls and fences is 7-feet in the appropriate areas; this height is measured on the tallest side of the fence. If the height difference is such that the fence on the inside of the project site is not of sufficient height, the fence height should be discussed with Planning Staff prior to the filing of applications to determine if an Exception to fence/wall height should also be submitted.

Landscaping:

- 1. On September 30, 2009, the State Model Water Efficient Landscape Ordinance (MWELO) was finalized by the State Department of Water Resources to comply with AB 1881. AB 1881 along with the MWELO became effective on January 1, 2010. As of January 1, 2010, the State Model Water Efficient Landscape Ordinance became effective by adoption of a City urgency ordinance on December 21, 2009. The ordinance applies to projects installing 2,500 square feel or more of landscaping. It requires that landscaping and irrigation plans be certified by a qualified entity (i.e., Landscape Architect) as meeting the State water conservation requirements. The City's implementation of this new State law will be accomplished by self-certification of the final landscape and irrigation plans by a California licensed landscape architect or other qualified entity with sections signed by appropriately licensed or certified persons as required by the ordinance.
- 2. Provide street trees at an average of 20-feet on center along street frontages. All trees to be 15-gallon minimum size (Zoning Ordinance Section 17.30.130.C).
- 3. All landscape areas to be protected with 6-inch concrete curbs (Zoning Ordinance Section 17.30.130.F).

- 4. Provide a detailed landscape and irrigation plan as a part of the building permit package (Zoning Ordinance Section 17.34.040).
- 5. Locate existing oak trees on site and provide protection for all oak trees greater than 2" diameter (see Oak Tree Preservation Ordinance).

Maintenance of landscaped areas. - A landscaped area provided in compliance with the regulations prescribed in this title or as a condition of a use permit or variance shall be planted with materials suitable for screening or ornamenting the site, whichever is appropriate, and plant materials shall be maintained and replaced as needed, to screen or ornament the site. (Prior code § 7484)

Valley Oak Tree

NOTE: Any development under the canopy of a Valley Oak Tree must be reviewed and approved by David Pendergraft – City Arborist, 559-713-4295. Applicants should not prepare any final plans without a review and approval of a detailed site plan by David Pendergraft or his appointee.

Lighting:

- 1. All lighting is to be designed and installed so as to prevent any significant direct or indirect light or glare from falling upon any adjacent residential property. This will need to be demonstrated in the building plans and prior to final on the site.
- 2. Parking lot and drive aisle lighting adjacent to residential units or designated property should consider the use of 15-foot high light poles, with the light element to be completely recessed into the can. A reduction in the height of the light pole will assist in the reduction/elimination of direct and indirect light and glare which may adversely impact adjacent residential areas.
- 3. Building and security lights need to be shielded so that the light element is not visible from the adjacent residential properties, if any new lights are added or existing lights relocated.
- 4. NOTE: Failure to meet these lighting standards in the field will result in no occupancy for the building until the standards are met.
- 5. In no case shall more than 0.5 lumens be exceeded at any property line, and in cases where the adjacent residential unit is very close to the property line, 0.5 lumens may not be acceptable.

The comments found on this document pertain to the site plan submitted for review on the above referenced date. Any changes made to the plan submitted must be submitted for additional review.

NOTE: Staff recommendations contained in this document are not to be considered support for a particular action or project unless otherwise stated in the comments.

Signature

QUALITY ASSURANCE DIVISION SITE PLAN REVIEW COMMENTS

OCTOBER 19, 2011

NEW WELL SITE & PUMP STATION

NEW 680 SF STATION ON 2.55 ACRES

RESUBMITTAL

DATE:

11-061

(R16 ZONED)

ITEM NO: 3

SITE PLAN NO:

APPLICANT TITLE:

PROJECT:

APN TITLE:	DOUGLAS, E.			
	103-320-011			
13.08 RELATIVE T N FEES AND MON	PLY WITH THE CITY OF VISALIA WASTEWATER TO CONNECTION TO THE SEWER, PAYMENT OF THLY SEWER USER CHARGES. THE ORDINANCE ARGE OF CERTAIN NON-DOMESTIC WASTES INTO EM.			
CT IS ALSO SUBJI	ECT TO THE FOLLOWING REQUIREMENTS:			
WASTEWATER DIS	CHARGE PERMIT APPLICATION			
SAND AND GREASE	E INTERCEPTOR – 3 COMPARTMENT			
GREASE INTERCEP	TOR min. 1000 GAL			
GARBAGE GRINDER - ¾ HP. MAXIMUM				
SUBMISSION OF A DRY PROCESS DECLARATION				
NO SINGLE PASS COOLING WATER IS PERMITTED				
OTHER				
SITE PLAN RĘVIEW	ED-NO COMMENTS			
ALITY ASSURAN	CE DIVISION AT (559) 713-4529 IF YOU HAVE ANY			
KS DEPARTMENT URANCE DIVISIO /ENUE 288				
	13.08 RELATIVE TO SEES AND MONICTS THE DISCHARY SEWER SYSTEM CT IS ALSO SUBJECT OF A SEED OF A S			

BUILDING/DEVELOPMENT PLAN ITEM NO: 2 DATE: OCTOBER 26, 2011 REQUIREMENTS **ENGINEERING DIVISION** SITE PLAN NO.: 11-061 RESUBMITTAL Doug Damko 713-4268 PROJECT: **NEW 680 SF WELL SITE & STATION ON 2.55** Ken McSheehy 713-4447 **ACRES** APPLICANT: CALIFORNIA WATER SERVICE (PROP OWNER) Adrian Rubalcaba 713-4271 LOCATION: 3813 E DOUGLAS **⊠Jason Huckleberry 713-4259** APN: 103-320-011 SITE PLAN REVIEW COMMENTS REQUIREMENTS (indicated by checked boxes) Install curb return with ramp, with radius: Install curb: autter Drive approach size: **24' minimum** Use radius return; ⊠Sidewalk: 5' width; ⊠ 10' parkway width at McAuliff frontage to proposed corner of Race Ave Repair and/or replace any sidewalk across the public street frontage(s) of the subject site that has become uneven, cracked or damaged and may constitute a tripping hazard. Replace any curb and gutter across the public street frontage(s) of the subject site that has become uneven and has created areas where water can stand. Right-of-way dedication required. A title report is required for verification of ownership. Deed required prior to issuing building permit: City Encroachment Permit Required. Insurance certificate with general & auto liability (\$1 million each) and workers compensation (\$1 million), valid business licerise, and appropriate contractor's license must be on file with the City, and valid Underground Service Alert # provided prior to issuing the permit. CalTrans Encroachment Permit required. CalTrans comments required prior to issuing building permit. Contacts: Al Dias (planning) 488-7306; Landscape & Lighting District/Home Owners Association required prior to approval of Final Map. Landscape & Lighting District will maintain common area landscaping, street lights, street trees and local streets as applicable. Submit completed Landscape and Lighting District application and filing fee a min. of 75 days before approval of Final Map. Contact Doug Damko, 713-4268, 315 E. Aceguia Ave. Landscape & irrigation improvement plans to be submitted for each phase. Landscape plans will need to comply with the City's street tree ordinance. The locations of street trees near intersections will need to comply with Plate SD-1 of the City improvement standards. A street tree and landscape master plan for all phases of the subdivision will need to be submitted with the initial phase to assist City staff in the formation of the landscape and lighting assessment district. Grading & Drainage plan required. If the project is phased, then a master plan is required for the entire project area that shall include pipe network sizing and grades and street grades. Prepared by registered civil engineer or project architect. All elevations shall be based on the City's benchmark network. Storm run-off from the project shall be handled as follows: a) ightharpoonup directed to the City's existing storm drainage system; b) directed to a permanent on-site basin; or c) directed to a temporary on-site basin is required until a connection with adequate capacity is available to the City's storm drainage system. On-site basin: maximum side slopes, perimeter fencing required, provide access ramp to bottom for maintenance. Grading permit is required for clearing and earthwork performed prior to issuance of the building permit. Show finish elevations. (Minimum slopes: A.C. pavement = 1%, Concrete pavement = 0.25%. Curb & Gutter =.020%, V-gutter = 0.25%) ☐Show adjacent property grade elevations. A retaining wall will be required for grade differences greater than 0.5 feet at the property line. All public streets within the project limits and across the project frontage shall be improved to their full width. subject to available right of way, in accordance with City policies, standards and specifications.

Traffic indexes per city standards:

Install street striping as required by the City Engineer.
 ☐Install landscape curbing (typical at parking lot planters). ☐Minimum paving section for parking: 2" asphalt concrete paving over 4" Class 2 Agg. Base, or 4" concrete
pavement over 2" sand.
Design Paving section to traffic index of 5.0 min. for solid waste truck travel path.
Provide "R" value tests: each at
Written comments required from ditch company Contacts: James Silva 747-1177 for Modoc,
Persian, Watson, Oakes, Flemming, Evans Ditch and Peoples Ditch; Jerry Hill 686-3425 for Tulare Irrigation
Canal, Packwood and Cameron Creeks; Bruce George 747-5601 for Mill Creek and St. John's River.
Access required on ditch bank, 15' minimum Provide wide riparian dedication from top of bank. Show Oak trees with drip lines and adjacent grade elevations. Protect Oak trees during construction in
accordance with City requirements.
A permit is required to remove oak trees. Contact David Pendergraft at 713-4295 for an Oak tree evaluation
or permit to remove. A pre-construction conference is required.
Relocate existing utility poles and/or facilities.
Underground all existing overhead utilities within the project limits. Existing overhead electrical lines over
50kV shall be exempt from undergrounding.
Subject to existing Reimbursement Agreement to reimburse prior developer:
Dust control is required on site during construction and for all material excavated, graded, and/or transported.
Based on estimated land disturbance area, a State Storm Water General Permit is required.
□Comply with prior comments. □Resubmit with additional information. □Redesign required.
Additional Comments:

- 1.) Provide a City Standard drive approach on McAuliff which needs to be a minimum of 100' north of the return.
- 2.) Is the existing pond capacity sufficent to hold the proposed tank capacity? If not, is it going to be enlarged or tie into City storm system?

SUMMARY OF APPLICABLE DEVELOPMENT IMPACT FEES

Site Plan No: 11-061 Date: 5/25/11
Summary of applicable Development Impact Fees to be collected at the time of building permit:
(Preliminary estimate only! Final fees will be based on the development fee schedule in effect at the time of building permit issuance.)
(Fee Schedule Date:) (Project type for fee rates:)
Existing uses may qualify for credits on Development Impact Fees.
Groundwater Overdraft Mitigation Fee
Transportation Impact Fee
Trunk Line Capacity Fee
Sewer Front Foot Fee
Storm Drain Acq/Dev Fee
Park Acq/Dev Fee
Northeast Specific Plan Fees
☐ Waterways Acquisition Fee
Public Safety Impact Fee: Police
Rublic Safety Impact Fee: Fire
Public Facility Impact Fee
Parking In-Lieu
Reimbursement: 1.) No reimbursement shall be made except as provided in a written reimbursement agreement between the City and the

- No reimbursement shall be made except as provided in a written reimbursement agreement between the City and the developer entered into prior to commencement of construction of the subject facilities.
- 2.) Reimbursement is available for the development of arterial/collector streets as shown in the City's Circulation Element and funded in the City's transportation impact fee program. The developer will be reimbursed for construction costs and right of way dedications as outlined in Municipal Code Section 16.44. Reimbursement unit costs will be subject to those unit costs utilized as the basis for the transportation impact fee.
- 3.) Reimbursement is available for the construction of storm drain trunk lines and sanitary sewer trunk lines shown in the City's Storm Water Master Plan and Sanitary Sewer System Master Plan. The developer will be reimbursed for construction costs associated with the installation of these trunk lines.

Ken McSheehy

Planning Division

315 East Acequia Ave., Visalia, CA 93291



Tel: (559) 713-4359 Fax: (559) 713-4814

PR#11-061

June 28, 2012

Steve Johnson California Water Service Co Visalia, CA 93292-6717

RE: Conditional Use Permit No. 2012-09

On April 23, 2012, the Visalia City Planning Commission passed and adopted Resolution No. 2012-25 approving Conditional Use Permit No. 2012-09: A request by California Water Service Company to construct a new domestic water well and water tank on a 2.56-acre site located on the east side of North McAuliff Street between East Douglas and East Race Avenues (APN: 103-320-056).

This Conditional Use Permit became effective April 23, 2012, and shall expire April 23, 2014 unless a building permit is issued by the City of Visalia and construction is commenced and diligently pursued toward completion on the site.

Attached is an acceptance letter which needs to be signed by the property owner and applicant, and then returned. A return envelope is enclosed for your convenience.

YOU ARE HEREWITH NOTIFIED that the City of Visalia, pursuant to Resolution No. 85-136, has specifically made the provision of Code of Civil Procedure, Section 1094.6 applicable to all final administrative orders or decisions of the City of Visalia. Pursuant to said Code Section, you have ninety days within which to seek judicial review of the validity of this decision by the City of Visalia.

If you have any questions regarding this action, please call the Planning Division at 713-4359.

Susan Currier Planning Assistant

Attachments

RESOLUTION NO. 2012-25

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF VISALIA APPROVING CONDITIONAL USE PERMIT NO. 2012-09, A REQUEST BY CALIFORNIA WATER SERVICE COMPANY TO CONSTRUCT A NEW DOMESTIC WATER WELL AND WATER TANK ON A 2.56-ACRE SITE LOCATED ON THE EAST SIDE OF NORTH MCAULIFF STREET BETWEEN EAST DOUGLAS AND EAST RACE AVENUES (APN: 103-320-056).

WHEREAS, Conditional Use Permit No. 2012-09, is a request by California Water Service Company to construct a new domestic water well, purification equipment, tank booster, fencing, and a one million gallon water tank on a 2.56-acre site located on the east side of North McAuliff Street between East Douglas and East Race Avenues (APN: 103-320-056).; and

WHEREAS, the Planning Commission of the City of Visalia, after duly published notice did hold a public hearing before said Commission on April 23, 2012 which was continued to May 14, 2012; and

WHEREAS, the Planning Commission of the City of Visalia finds the Conditional Use Permit No. 2012-09, as conditioned by staff, to be in accordance with Chapter 17.38.110 of the Zoning Ordinance of the City of Visalia based on the evidence contained in the staff report and testimony presented at the public hearing; and

WHEREAS, an Initial Study was prepared which disclosed that no significant environmental impacts would result from this project, and mitigation measures would be required.

- NOW, THEREFORE, BE IT RESOLVED, that Mitigated Negative Declaration No. 2012-19 was prepared consistent with the California Environmental Quality Act and City of Visalia Environmental Guidelines.
- NOW, THEREFORE, BE IT FURTHER RESOLVED that the Planning Commission of the City of Visalia makes the following specific findings based on the evidence presented:
- 1. That the proposed project will not be detrimental to the public health, safety, or welfare, or materially injurious to properties or improvements in the vicinity.
- 2. That the proposed conditional use permit is consistent with the policies and intent of the General Plan and Zoning Ordinance. Specifically, the project is consistent with the required findings of Zoning Ordinance Section 17.38.110;
 - The proposed location of the conditional use permit is in accordance with the objectives of the Zoning Ordinance and the purposes of the zone in which the site is located. The water well site with equipment is consistent in nature and character with the existing uses surrounding the project site, subject to the Conditions of Project Approval, and Mitigation Measures identified in the attached Mitigated Negative Declaration No. 2012-19.

- The proposed location of the conditional use and the conditions under which it
 would be operated or maintained will not be detrimental to the public health,
 safety, or welfare, or materially injurious to properties or improvements in the
 vicinity.
- 3. That an Initial Study was prepared for this project, consistent with CEQA, which disclosed that environmental impacts are determined not significant with mitigation incorporated into the project, and that Mitigated Negative Declaration No. 2012-19, incorporating the Mitigation Measures, is hereby adopted.

BE IT FURTHER RESOLVED that the Planning Commission hereby approves the Conditional Use Permit on the real property here described in accordance with the terms of this resolution under the provisions of Section 17.38.110 of the Ordinance Code of the City of Visalia, subject to the following conditions:

- 1. That the site be developed consistent with the comments and conditions of the Site Plan Review Committee as set forth under Site Plan No. 2011-061.
- 2. That the size be developed and maintained in substantial conformance with the site plan in Exhibit "A".
- 3. That a six-foot, nine-inch high fence be erected along the entire property as depicted on Exhibit "A", to buffer the site from adjacent residential areas.
- 4. That evergreen trees be planted every 20-feet on center as depicted on Exhibit "A", around the entire facility.
- 5. That the tank be painted a earth tone color.
- 6. That noise associated with the site shall not be at a level that exceeds the standards established in the City of Visalia Noise Ordinance.
- 7. That lighting shall be shielded, as necessary, to prevent the direct or indirect glare of light from falling into neighboring residential uses.
- 8. That all structures and fences meet all R-1-6 development standards.
- 9. That landscaping and irrigation plans be submitted as part of the building permit package.
- 10. That all other federal and state laws and city codes and ordinances be complied with.
- 11. That the applicant submit to the City of Visalia a signed receipt and acceptance of conditions from the applicant and property owner, stating that they understand and agree to all the conditions of Conditional Use Permit No. 2012-09, prior to the issuance of any building permit for this project.

Commissioner Lane offered the motion to this resolution. Commissioner Soltesz seconded the motion and it carried by the following vote:

AYES:

Commissioners Lane, Soltesz, Peck, Salinas

NOES:

ABSTAINED:

ABSENT:

Commissioner Segrue

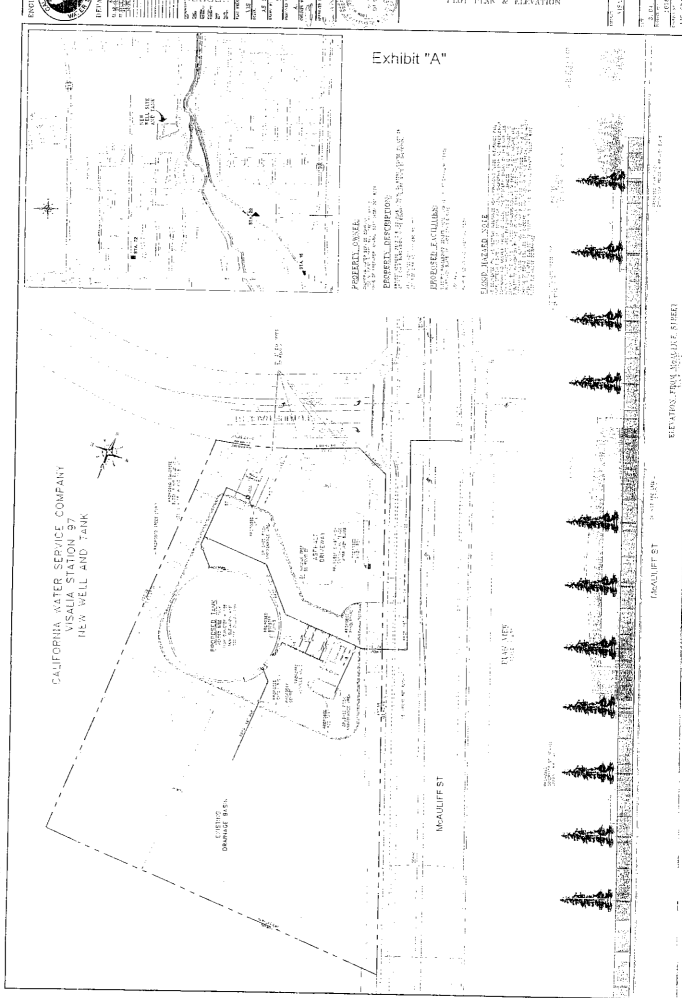
STATE OF CALIFORNIA)
COUNTY OF TULARE) ss
CITY OF VISALIA)

ATTEST: Josh McDonnell, AICP Assistant Director / City Planner

I, Josh McDonnell, Secretary of the Visalia Planning Commission, certify the foregoing is the full and true Resolution No. 2012-25, passed and adopted by the Planning Commission of the City of Visalia at a regular meeting held on May 14, 2012.

Josh McDonnell, Assistant Director / City Planner

Adam Peck, Vice Chairperson



315 East Acequia Ave., Visılia, CA 93291



Planning Division

Tel: (559) 713-4359 Fax: (559) 713-4814

Acceptance of Conditions

June 28, 2012

Steve Johnson California Water Service Co Visalia, CA 93292-6717

RE: Conditional Use Permit No. 2012-09

Conditional Use Permit No. 2012-09: A request by California Water Service Company to construct a new domestic water well and water tank on a 2.56-acre site locatec on the east side of North McAuliff Street between East Douglas and East Race Avenues (APN: 103-320-056).

Steve Johnson on behalf of California Water Service Co., acknowledges and accepts the conditions of approval specified in Planning Commission Resolution Nos. 2012-25 approving, Conditional Use Permit No. 2012-09.

Signature of Property Owner	Date
Printed Name	
Signature of Applicant	Date
Printed Name	
Note: Please mail this acceptance to: 315 Eadays of the date received.	st Acequia, Visalia, CA 93291 within 5 working
For Department Use Only Acceptance received on:	

315 E. Acequia Ave., Visalia, CA 93291



Site Plan Review

January 5, 2023

Site Plan Review No. 2022-188:

Pursuant to Zoning Ordinance Chapter 17.28 the Site Plan Review process has found that your application complies with the general plan, municipal code, policies, and improvement standards of the city. A copy of each Departments/Divisions comments that were discussed with you at the Site Plan Review meeting are attached to this document.

Based upon Zoning Ordinance Section 17.28.070, this is your Site Plan Review determination. However, your project requires the submittal of a Finding of Consistency application as stated on the attached Site Plan Review comments. You may now proceed with filing the FOC application to the Planning Division.

This is your Site Plan Review Permit; your Site Plan Review became effective **December 7**, **2022**. A site plan review permit shall lapse and become null and void one year following the date of approval unless, prior to the expiration of one year, a building permit is issued by the building official, and construction is commenced and diligently pursued toward completion.

If you have any questions regarding this action, please call the Community Development Department at (559) 713-4359.

Respectfully,

Paul Bernal

Community Development Director

315 E. Acequia Ave.

Visalia, CA 93291

Attachment(s):

Site Plan Review Comments

315 E. Acequia Ave., Visalia, CA 93291



Planning Division

Tel: (559) 713-4359; Fax: (559) 713-4814

MEETING DATE

December 7, 2022

SITE PLAN NO.

2022-188

PARCEL MAP NO.

SUBDIVISION

LOT LINE ADJUSTMENT NO.

		your review are the comments and decisions of the Site Plan Review committee. Please iments since they may impact your project.
		BMIT Major changes to your plans are required. Prior to accepting construction gs for building permit, your project must return to the Site Plan Review Committee for of the revised plans.
	Di	uring site plan design/policy concerns were identified, schedule a meeting with
		Planning Engineering prior to resubmittal plans for Site Plan Review.
		Solid Waste Parks and Recreation Fire Dept.
\boxtimes	REVIS	E AND PROCEED (see below)
		A revised plan addressing the Committee comments and revisions must be submitted for Off-Agenda Review and approval prior to submitting for building permits or discretionary actions.
		Submit plans for a building permit between the hours of 9:00 a.m. and 4:00 p.m., Monday through Friday.
	\boxtimes	Your plans must be reviewed by:
		CITY COUNCIL REDEVELOPMENT
		PLANNING COMMISSION PARK/RECREATION
		Foc
		HISTORIC PRESERVATION OTHER – Lot Line Adjustment
		ADDITIONAL COMMENTS:

If you have any questions or comments, please call the Site Plan Review Hotline at (559) 713-4440 Site Plan Review Committee

SITE PLAN REVIEW COMMENTS

Josh Dan, Planning Division (559) 713-4003

Date: December 7, 2022

SITE PLAN NO:

2022-188

PROJECT:

VIS 97 Water Storage and Booster Station

DESCRIPTION:

INSTALLATION OF 1-MILLION GALLON TANK, (3) BOOSTERS, STATION

PIPING, ELECTRICAL, AND ASSOCIATED INFRASTRUCTURE.

APPLICANT:

LUIS ZAMUDIO

PROP. OWNER:

CALIFORNIA WATER SERVICE COMPANY

LOCATION:

738 N. MCAULIFF ST.

APN TITLE:

103-320-056

GENERAL PLAN:

RLD (Residential Low Density)

ZONING:

R-1-5 (Single Family Residential, 5,000 sq. ft. minimum site area)

Planning Division Recommendation:

Revise and Proceed

☐ Resubmit

Project Requirements

- FOC Finding of Consistency
- Additional Information as Needed

PROJECT SPECIFIC INFORMATION: December 7, 2022

- 1. The proposal is relatively consistent with the previously approved CUP No. 2012-09.
- 2. As proposed, the tank has a narrower footprint and taller profile. As such, the applicant will be required to ensure the following:
 - a. That they have worked to comply with the Mitigation Measures of MND No. 2012-19
 - b. That the tree species planted / to be planted have the potential to screen the proposed taller tank.
 - c. Demonstrate general compliance with the previously approved CUP.
- 3. The applicant will need to submit materials (site plan & operational statement) for a FOC.
- 4. Meet all other Codes and Ordinances.

Notes:

- 1. The applicant shall contact the San Joaquin Valley Air Pollution Control District to verify whether additional permits are required to conduct the proposed use.
- 2. Prior to completion of a final building inspection for a project, a signed <u>MWELO Certificate</u> of <u>Compliance</u> shall be submitted indicating that all landscaping has been installed to <u>MWELO standards</u>.

Applicable sections of the Visalia Municipal Code, Title 17 (Zoning):

17.12 Single-Family Residential Zone

17.30 Development Standards

NOTE: Staff recommendations contained in this document are not to be considered support for a particular action or project unless otherwise stated in the comments. The comments found on this document pertain to the site plan submitted for review on the above referenced date. Any changes made to the plan submitted must be submitted for additional review.

Signature:





BUILDING/DEVELOPMENT PLAN		
<u>REQUIREMENTS</u>	TIEM NO: 6 DATE	DECEMBER 7, 2022
ENGINEERING DIVISION	SITE PLAN NO.:	22-188
⊠Adrian Rubalcaba 713-4271	PROJECT TITLE:	VIS 97 WATER STORAGE AND BOOSTER
713-	DECODIDEION	STATION
	DESCRIPTION:	INSTALLATION OF 1 MILLION GALLON TANK, (3) BOOSTERS, STATION PIPING, ELECTRICAL, AND ASSOCIATED APPURTENANCES AND INFRASTRUCTURE
	APPLICANT:	LUIS ZAMUDIO
	PROP OWNER:	CALIFORNIA WATER SERVICE COMPANY
SITE PLAN REVIEW COMMENTS	LOCATION: APN:	738 N MCAULIFF 103-320-056
REQUIREMENTS (indicated by	Ariv.	103-320-030
checked boxes)		
☐Install curb return with ramp, with	radius;	
☐Install curb; ☐gutter		
	dius return;	
☐Sidewalk: width; ☐ parl	way width at	
Repair and/or replace any sidewalk a	cross the public stree	et frontage(s) of the subject site that has become
uneven, cracked or damaged and ma	y constitute a tripping	hazard.
		age(s) of the subject site that has become uneven
and has created areas where water ca		
Right-of-way dedication required. A tit		or verification of ownership.
Deed required prior to issuing building		
City Encroachment Permit Required.		
		on each) and workers compensation (\$1 million),
		ense must be on file with the City, and valid
		ermit. Contact Encroachment Tech. at 713-4414.
		mments required prior to issuing building permit.
Contacts: David Deel (Planning) 488-		
& Lighting District will maintain comr	mon area landscapin	equired prior to approval of Final Map. Landscape g, street lights, street trees and local streets as
	cape and Lighting D	istrict application and filing fee a min. of 75 days
before approval of Final Map.	nlana ta ha auhmitta	d for each phase. Landscape plans will peed to
		d for each phase. Landscape plans will need to ns of street trees near intersections will need to
		s. A street tree and landscape master plan for all
		e initial phase to assist City staff in the formation of
the landscape and lighting assessmen		initial phase to assist Oity stail in the formation of
		hen a master plan is required for the entire project
		nd street grades. Prepared by registered civil
		ed on the City's benchmark network. Storm run-off
		to the City's existing storm drainage system; b)
		to a temporary on-site basin is required until a
		City's storm drainage system. On-site basin:
: maximum side slopes	, perimeter fencing	required, provide access ramp to bottom for
maintenance.		
		rmed prior to issuance of the building permit.
	es: A.C. pavement =	1%, Concrete pavement = 0.25%. Curb & Gutter
= 0.20%, V-gutter = 0.25%)		
	ons. A retaining wall	will be required for grade differences greater than
0.5 feet at the property line.		
		pject frontage shall be improved to their full width,
subject to available right of way, in ac	cordance with City po	licies, standards and specifications.

☐Traffic indexes per city standards:
Install street striping as required by the City Engineer.
Install landscape curbing (typical at parking lot planters).
Minimum paving section for parking: 2" asphalt concrete paving over 4" Class 2 Agg. Base, or 4" concrete pavement over 2" sand.
□ Design Paving section to traffic index of 5.0 min. for solid waste truck travel path. □ Provide "R" value tests: each at
Written comments required from ditch company Contacts: James Silva 747-1177 for Modoc, Persian, Watson, Oakes, Flemming, Evans Ditch and Peoples Ditch; Jerry Hill 686-3425 for Tulare Irrigation Canal, Packwood and Cameron Creeks; Bruce George 747-5601 for Mill Creek and St. John's River.
Access required on ditch bank, 15' minimum Provide wide riparian dedication from top of bank. Show Valley Oak trees with drip lines and adjacent grade elevations. Protect Valley Oak trees during construction in accordance with City requirements.
A permit is required to remove Valley Oak trees. Contact Public Works Admin at 713-4428 for a Valley Oak tree evaluation or permit to remove. A pre-construction conference is required.
Relocate existing utility poles and/or facilities.
Underground all existing overhead utilities within the project limits. Existing overhead electrical lines over 50kV shall be exempt from undergrounding.
Subject to existing Reimbursement Agreement to reimburse prior developer:
Equitive dust will be controlled in accordance with the applicable rules of San Joaquin Valley Air District's Regulation VIII. Copies of any required permits will be provided to the City.
If the project requires discretionary approval from the City, it may be subject to the San Joaquin Valley Air District's Rule 9510 Indirect Source Review per the rule's applicability criteria. A copy of the approved AIA application will be provided to the City.
If the project meets the one acre of disturbance criteria of the State's Storm Water Program, then coverage under General Permit Order 2009-0009-DWQ is required and a Storm Water Pollution Prevention Plan (SWPPP) is needed. A copy of the approved permit and the SWPPP will be provided to the City.
☐Comply with prior comments. ☐Resubmit with additional information. ☐Redesign required.
ALL MICHAEL CONTRACTOR OF THE

Additional Comments:

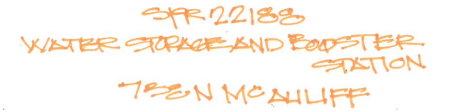
- 1. Proposed site development will not incur additional impact fees.
- 2. Project was previously approved through site plan review process (SPR 11-061) and permits for site and public improvements were approved and completed.

 3. Comply with Planning Dept. additional requirements.
- 4. A building permit is required, standard plan check and inspection fees apply.
- 5. Storm drain collection and discharge to existing onsite infrastructure.

SUMMARY OF APPLICABLE DEVELOPMENT IMPACT FEES

Site Plan No Date:	: 22-188 12/7/2022	
Summary of applicable Development Impact Fees to be collected at the time of building permit: (Preliminary estimate only! Final fees will be based on the development fee schedule in effect at the time of building permit issuance.)		
Project type	lle Date:8/20/22) for fee rates:SITE IMPROVEMENT) uses may qualify for credits on Development Impact Fees.	
	FEE RATE	
	vater Overdraft Mitigation Fee	
Transpo	rtation Impact Fee	
☐ Trunk Lin	ne Capacity Fee	
☐ Sewer F	ront Foot Fee	
Storm D	rain Acq/Dev Fee	
Park Acc	n/Dev Fee	
Northeas	st Specific Plan Fees	
☐ Waterwa	ys Acquisition Fee	
Public S	afety Impact Fee: Police	
☐ Public S	afety Impact Fee: Fire	
Public Fa	acility Impact Fee	
Parking	n-Lieu	
developer 2.) Reimburse and funde and right of those unit 3.) Reimburse City's Sto	resement shall be made except as provided in a written reimbursement agreement be entered into prior to commencement of construction of the subject facilities. Ement is available for the development of arterial/collector streets as shown in the Cod in the City's transportation impact fee program. The developer will be reimburs of way dedications as outlined in Municipal Code Section 16.44. Reimbursement uncosts utilized as the basis for the transportation impact fee. Ement is available for the construction of storm drain trunk lines and sanitary sewer must be Master Plan and Sanitary Sewer System Master Plan. The developed on costs associated with the installation of these trunk lines.	City's Circulation Element ed for construction costs nit costs will be subject to r trunk lines shown in the
	Adrian Rubalcaba	

City of Visalia Building: Site Plan Review Comments



NOTE: These are general comments and DO NOT constitute a complete plan check for your specific project Please refer to the applicable California Code & local ordinance for additional requirements.

X.	A building permit will be required.	For information call (559) 713-4444
X	Submit 1 digital set of professionally prepared plans and 1 set of calculations.	(Small Tenant Improvements)
	Submit 1 digital set of plans prepared by an architect or engineer. Must comply light-frame construction or submit 1 digital set of engineered calculations.	
	Indicate abandoned wells, septic systems and excavations on construction plans	
	You are responsible to ensure compliance with the following checked items: Meet State and Federal requirements for accessibility for persons with disabilities	es.
	A path of travel, parking and common area must comply with requirements for a	access for persons with disabilities.
	All accessible units required to be adaptable for persons with disabilities.	
	Maintain sound transmission control between units minimum of 50 STC.	
	Maintain fire-resistive requirements at property lines.	
	A demolition permit & deposit is required.	For information call (559) 713-4444
	Obtain required permits from San Joaquin Valley Air Pollution Board.	For information call (661) 392-5500
	Plans must be approved by the Tulare County Health Department.	For information call (559) 624-8011
	Project is located in flood zone*	REQUIREMENTS.
	Arrange for an on-site inspection. (Fee for inspection \$157.00)	For information call (559) 713-4444
	School Development fees.	
	Park Development fee \$, per unit collected with building permits.	
	Additional address may be required for each structure located on the site.	For information coll (559) 713-4320
	Acceptable as submitted	
	No comments at this time	
	Additional comments:	
	-	
	0.0	

Signature



Site Plan Comments
Visalia Fire Department
Corbin Reed, Fire Marshal
420 N. Burke
Visalia CA 93292
559-713-4272 office
prevention.division@visalia.city

Date

December 6, 2022

Item#

6

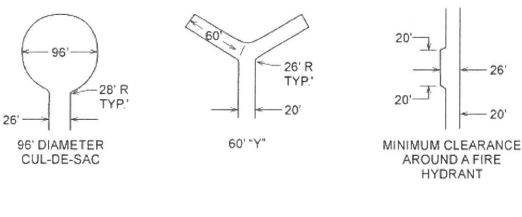
Site Plan #

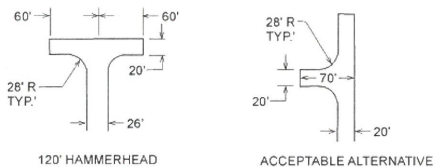
SPR22188

APN:

103320056

- The Site Plan Review comments are issued as **general overview** of your project. With further details, additional requirements will be enforced at the Plan Review stage. Please refer to the 2019 California Fire Code (CFC), 2019 California Building Codes (CBC) and City of Visalia Municipal Codes.
- Construction and demolition sites prior to and during construction shall comply with the following:
 - Water supply for fire protection, either temporary or permanent, shall be made available as soon as combustible materials arrive on the site. 2019 CFC §3312
 - Provide an all-weather, 20 feet width construction access road capable of holding a 75,000 pound fire apparatus. Fire apparatus access shall be provided within 100 feet of temporary or permanent fire department connections. 2019 CFC §3310
- Address numbers must be placed on the exterior of the building in such a position as to be clearly and plainly
 visible from the street. Numbers will be at least four inches (4") high and shall be of a color to contrast with
 their background. If multiple addresses are served by a common driveway, the range of numbers shall be posted
 at the roadway/driveway. 2019 CFC 505.1
- A fire apparatus access road(s) shall be provided and extend within 150 feet of all portions of the building and
 all portions of the exterior walls of the first story as measured by an approved route around the exterior.
 Minimum turning radius for emergency fire apparatus shall be 20 feet inside radius and 43 feet outside radius.
 Fire apparatus access roads shall have an unobstructed width of not less than the following (2019 CFC 503.1.1)
 - 20 feet width, exclusive of shoulders (No Parking)
 - More than 26 feet width, exclusive of shoulders (No Parking one side)
 - More than 32 feet wide, exclusive of shoulders (Parking permitted on both sides)
- Fire apparatus access roads in excess of 150 feet that dead end shall be provided with a turnaround. Fire apparatus access roads with a length of 151-500 feet shall be a minimum of 20 feet in width. Length of 501-750 feet shall be 26 feet in width. 2019 CFC Table D103.4





TO 120' HAMMERHEAD

- 20'

- 70"

- Gates on access roads shall be a minimum width of 20 feet and shall comply with the following (2019 CFC D103.5):
 - Gates shall be of the swinging or sliding type.
 - o Gates shall allow manual operation by one person (power outages).
 - o Gates shall be maintained in an operative condition at all times.
 - o Electric gates shall be equipped with a means of opening the gate by fire department personnel for emergency access. Note: Go to knoxbox.com to order and please allow adequate time for shipping and installation.

Corbin Reed Fire Marshal



City of Visalia Police Department 303 S. Johnson St. Visalia, CA 93292 (559) 713-4370

Date: 12/5/22
Item: 6
Site Plan: SPR22188
Name: Agt. Cole Sinatra

Site Plan Review Comments

	No Comment at this time.
	Request opportunity to comment or make recommendations as to safety issues as plans are developed.
	Public Safety Impact Fee: Ordinance No. 2001-11 Chapter 16.48 of Title 16 of the Visalia Municipal Code Effective date - August 17, 2001.
	Impact fees shall be imposed by the City pursuant to this Ordinance as a condition of or in conjunction with the approval of a development project. "New Development or Development Project" means any new building, structure or improvement of any parcels of land, upon which no like building, structure of improvement previously existed. *Refer to Engineering Site Plan comments for fee estimation.
	Not enough information provided. Please provide additional information pertaining to:
	Territorial Reinforcement: Define property lines (private/public space).
	Access Controlled/ Restricted etc.
	lighting Concerns:
	Traffic Concerns:
	Surveillance Issues:
\checkmark	Line of Sight Issues: Low shrubs to deter transients from setting up camps
	Other Concerns:

SITE PLAN REVIEW COMMENTS

CITY OF VISALIA TRAFFIC SAFETY DIVISION December 7, 2022

ITEM NO: 6

SITE PLAN NO: SPR22188

PROJECT TITLE: VIS 97 Water Storage and Booster Station

DESCRIPTION: Installation of 1 million gallon tank, (3) boosters, station piping, electrical, and associated appurtenances

and infrastructure.

APPLICANT: Luis Zamudio

OWNER: CALIFORNIA WATER SERVICE COMPANY

APN: 103320056

LOCATION: 738 N MC AULIFF ST

THE TRAFFIC DIVISION WILL PROHIBIT ON-STREET PARKING AS DEEMED NECESSARY

X 1	No Comments
	See Previous Site Plan Comments
	nstall Street Light(s) per City Standards at time of development.
	nstall Street Name Blades at Locations at time of development.
	nstall Stop Signs at local road intersection with collector/arterial Locations.
	Construct parking per City Standards PK-1 through PK-4 at time of development.
	Construct drive approach per City Standards at time of development.
	Fraffic Impact Analysis required (CUP) ☐ Provide more traffic information such as IIA may be required. Tightapproximation such as the control of the con
	Additional traffic information required (Non Discretionary) Trip Generation - Provide documentation as to concurrence with General Plan. Site Specific - Evaluate access points and provide documentation of conformance with COV standards.
۸۵۵	If noncomplying, provide explanation. Traffic Impact Fee (TIF) Program - Identify improvments needed in concurrence with TIF.
<u>-uu</u>	litional Comments:

Leslie Blair

CITY OF VISALIA SOLID WASTE DIVISION 336 N. BEN MADDOX VISALIA CA. 93291 713 - 4532

22188

COMMERCIAL BIN SERVICE XX No comments. December 7, 2022 See comments below Revisions required prior to submitting final plans. See comments below. Resubmittal required. See comments below. Customer responsible for all cardboard and other bulky recyclables to be broken down before disposing of in recycle containers ALL refuse enclosures must be R-3 OR R-4 Customer must provide combination or keys for access to locked gates/bins Type of refuse service not indicated. Location of bin enclosure not acceptable. See comments below. Bin enclosure not to city standards double. Inadequate number of bins to provide sufficient service. See comments below. Drive approach too narrow for refuse trucks access. See comments below. Area not adequate for allowing refuse truck turning radius of: Commercial 50 ft. outside 36 ft. inside; Residential 35 ft. outside, 20 ft. inside. Paved areas should be engineered to withstand a 55,000 lb. refuse truck. Bin enclosure gates are required Hammerhead turnaround must be built per city standards. Cul - de - sac must be built per city standards. Bin enclosures are for city refuse containers only. Grease drums or any other items are not allowed to be stored inside bin enclosures. Area in front of refuse enclosure must be marked off indicating no parking Enclosure will have to be designed and located for a STAB service (DIRECT ACCESS) with no less than 38' clear space in front of the bin, included the front concrete pad. Customer will be required to roll container out to curb for service. Must be a concrete slab in front of enclosure as per city standards, the width of the enclosure by ten(10) feet, minimum of six(6) inches in depth. Roll off compactor's must have a clearance of 3 feet from any wall on both sides and there must be a minimum of 53 feet clearance in front of the compactor to allow the truck enough room to provide service. City ordinance 8.28.120-130 (effective 07/19/18) requires contractor to contract with City for removal of XX construction debris unless transported in equipment owned by contractor or unless contracting with a franchise permittee for removal of debris utilizing roll-off boxes. Solid Waste has not comment regarding the proposed Cal-Water storage booster station. Comment

> Jason Serpa, Solid Waste Manager, 559-713-4533 Edward Zuniga, Solid Waste Supervisor, 559-713-4338

Nathan Garza, Solid Waste, 559-713-4532

athan Garza, Solid Waste,55



CALIFORNIA WATER SERVICE

Visalia District 216 North Valley Oaks Drive Visalia, CA 93292 *Tel*: (559) 624-1600

Site Plan Review Comments From:

California Water Service Scott McNamara, Superintendent 216 N Valley Oaks Dr. Visalia, CA 93292 559-624-1622 Office smcnamara@calwater.com Date: 12/07/2022

Item #6

Site Plan # 22-188

Project: VIS 97 Water Storage and Booster Station Description: Installation of a One Million Gallon Tank

Location: 738 N McAuliff APN: 103-320-056

The fol	lowing comments are applicable when checked:
	Re-submitted No Comments at this time
	Fire Hydrants:
	Services:
	Mains:
	Backflow Requirements: Will be required if any parcel is for multi-family, commercial, or has multiple services on one parcel. Please contact Cross Connection Control Specialist, Juan Cisneros at 559-624-1670 or visaliabackfow@calwater.com for a backflow install packet.
Additi	onal Comments:
	Please contact New Business Superintendent Sedelia Sanchez at 559-624-1621 or ssanchez@calwater.com to start your project with Cal Water.

Quality. Service. Value: calwater.com



CITY OF VISALIA 315 E. ACEQUIA AVENUE VISALIA, CA 93291

NOTICE OF A PROPOSED MITIGATED NEGATIVE DECLARATION

Project Title: Conditional Use Permit No. 2012-09 (Visalia Station 97)

<u>Project Description</u>: California Water Service Company is proposing to install a new water well with ancillary equipment including a 18 foot tall one million gallon water storage tank. The site will be secured with a new six foot tall fence and will include landscaping around the site perimeter. The well site is located on the east side of North McAulilff Street between East Douglas and East Race Avenues.

<u>Project Location</u>: The site is zoned R-1-6 (Single-Family Residential 6,000 sq. ft. minimum site area) and is located on the east side of North McAulilff Street between East Douglas and East Race Avenues. (APN: 103-320-056)

Contact Persons: Paul Bernal, Senior Planner. Phone: (559) 713-4025

<u>Time and Place of Public Hearing</u>: A public hearing for the proposed project will be held before the Planning Commission on <u>Monday, April 9, 2012 at 7:00 p.m.</u> in the <u>Visalia Council Chambers</u> located at <u>707 W. Acequia Ave., Visalia, CA.</u>

Pursuant to City Ordinance No. 2388, the Environmental Coordinator of the City of Visalia has reviewed the proposed project described herein and has found that it will not result in any significant effect upon the environment because of the reasons listed below:

Reasons for Mitigated Negative Declaration: Initial Study No. 2012-19 has identified significant, adverse environmental impact(s) that may occur because of the project, though with mitigation the impact(s) will be reduced to a level that is less than significant. Copies of the initial study and other documents relating to the subject project may be examined by interested parties at the Planning Division in City Hall East, at 315 E. Acequia Ave., Visalia, CA.

Comments on this proposed Mitigated Negative Declaration will be accepted from March 29, 2012, to April 19, 2012.

Date: March 22, 2012

Paul Scheibel, AICP

Environmental Coordinator

City of Visalia

MITIGATED NEGATIVE DECLARATION

DESCRIPTION OF PROJECT: California Water Service Company is proposing to install a new water well with ancillary equipment including a 18 foot tall one million gallon water storage tank. The site will be secured with a new six foot tall fence and will include landscaping around the site perimeter. The well site is located on the east side of North McAulilff Street between East Douglas and East Race Avenues.

Location: The site is zoned R-1-6 (Single-Family Residential 6,000 sq. ft. minimum site area) and is located on the east side of North McAulilff Street between East Douglas and East Race Avenues. (APN: 103-320-056)

Project Facts: Refer to Initial Study for project facts, plans and policies, discussion of environmental effects and mitigation measures, and determination of significant effect.

Attachments: Initial Study (X)
Environmental Checklist (X)
Map/Site Plan (X)
Mitigation Measures (X)
Letters (X)

DECLARATION OF NO SIGNIFICANT EFFECT:

This project will not have a significant effect on the environment for the following reasons:

- (a) The project does not have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory.
- (b) The project does not have the potential to achieve short-term environmental goals to the disadvantage of long-term environmental goals.
- (c) The project does not have environmental effects which are individually limited but cumulatively considerable. Cumulatively considerable means that the incremental effects of an individual project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.
- (d) The environmental effects of the project will not cause substantial adverse effects on human beings, either directly or indirectly.

This Mitigated Negative Declaration has been prepared by the City of Visalia Planning Division in accordance with the California Environmental Quality Act of 1970, as amended. A copy may be obtained from the City of Visalia Planning Division Staff during normal business hours.

APPROVED

Paul Scheibel, AICP

Environmental Coordinator

Date Approved: 3 - 22-

Review Period: 20 days

INITIAL STUDY

I. GENERAL

- A. Description of the Project: California Water Service Company is proposing to install a new water well with ancillary equipment including a 18 foot tall one million gallon water storage tank. The site will be secured with a new six foot tall fence and will include landscaping around the site perimeter. The well site is located on the east side of North McAulilff Street between East Douglas and East Race Avenues.
- **B.** Identification of the Environmental Setting: A portion of the site is excavated and used as drainage basin by the City of Visalia while the remaining area is vacant. The site is fallow and bounded by McAuliff Street, a collector roadway, to the west. Property to the north and south is vacant while property east is rural development consisting of large parcels with orchards and other agricultural related activities (reference the Aerial Photo attached).

The surrounding zoning and land uses are as follows:

North: R-1-6 (Single-Family Residential 6,000 sq. ft. min. site area) – Drainage Basin South: R-1-6 (Single-Family Residential 6,000 sq. ft. min. site area) – Undeveloped

East: County - Rural Residential

West: McAuliff Street - Arterial Roadway

Fire and police protection services, street maintenance of public streets, refuse collection, and wastewater treatment will be provided by the City of Visalia upon development of the area.

C. Plans and Policies: The City's <u>General Plan Land Use Element</u> (LUE) designates the site as Residential Low Density. Utility facilities to serve the needs of the area are anticipated by the General Plan and are conditionally permitted uses in the Single-Family Residential zone. The proposed water well site would be consistent with the Land Use Element of the General Plan and Zoning Ordinance, with the appropriate mitigation measures.

II. ENVIRONMENTAL IMPACTS

No significant adverse environmental impacts after mitigation have been identified for this project. The City of Visalia Land Use Element and Zoning Ordinance contain land use mitigation measures that are designed to reduce/eliminate impacts to a level of non-significance. Additionally, the project design and conditions will include mitigation measures that will reduce potentially significant impacts to a level that is less than significant.

III. MITIGATION MEASURES

The following mitigation measures will reduce potential environmental impacts related to Aesthetics, Biological Resources, Hazards and Hazardous Materials to a less than significant level as shown below:

Aesthetics

The entire perimeter of the water well site shall be planted with evergreen trees spaced at 25feet. A 6-9 foot height fence shall be erected, as depicted on the Site Plan Exhibit "A" and shall include privacy slats to screen the water well equipment.

Biological Resources

In compliance with the Oak Tree Preservation Ordinance (Chapter 12.24 of the Municipal Code, City of Visalia), the applicant shall provide protective fencing for an existing Valley Oak tree located on-site in compliance with Ordinance requirements.

Hazards and Hazardous Materials

The applicant has submitted their hazardous materials handling procedures as a mitigation measure for the project. This demonstrates their familiarity with mitigating such potential hazards based on their experience with similar sites throughout the State of California.

The project site shall be developed and shall operate in substantial compliance with Mitigation Measures outlined in the Mitigation Monitoring Plan schedule, included as Attachment A to the Mitigated Negative Declaration, attached hereto.

IV. MITIGATION MONITORING PROGRAM

Mitigation Measure	Responsible Party	Timeline
Aesthetic Mitigation Measure 1.1: The construction of a 6-ft. 9-in. fence with privacy slats shall be erected as depicted on the site plan exhibit. In addition, the entire water well site perimeter shall be planted with evergreen trees at a spacing not less than 25-feet.		Aesthetic Mitigation for the fence and tress shall be enforced through the building permit and construction inspection.
Construction Impact Mitigation Measure 1.1: In compliance with the Oak Tree Preservation Ordinance (Chapter 12.24 of the Municipal Code, City of Visalia), the Applicant shall provide protective fencing for a 6" existing Valley Oak tree located on-site just north of Mill Creek in compliance with Ordinance requirements.	Project Applicant	Construction Impact Mitigation shall be enforced during the project's construction, until construction is complete.
Hazards & Hazards Materials Mitigation Measure 1.1: The applicant shall incorporate all of the best management practices cited in the Policy and Procedure Manual. This shall include prescribed metal cabinets, separation and containment facilities, and procedures for the handling, use, and disposal of hazardous materials used on the site.	Water Service	With construction plan submittal, and ongoing after occupancy of the site.

V. PROJECT COMPATIBILITY WITH EXISTING ZONES AND PLANS

The project is compatible with the General Plan and Zoning Ordinance as the project relates to surrounding properties.

VI. SUPPORTING DOCUMENTATION

The following documents are hereby incorporated into this Mitigated Negative Declaration by reference:

- Visalia General Plan Land Use Element, June 1996
- Visalia Municipal Code Chapter 17
- Visalia Municipal Code Chapter 12
- California Water Company Policy and Procedure Manual

VII. NAME OF PERSON WHO PREPARED INITIAL STUDY

Paul Bernal Senior Planner Paul Scheibel, AICP Environmental Coordinator

INITIAL STUDY ENVIRONMENTAL CHECKLIST

1	Name of Proposal	California Water Service Company is proposing million gallon water storage tank. The site will be perimeter. The well site is located on the east side	secured wi	th a	new six foot tall fen-	ce and will include landscaping around the cite	
NAME	OF PROPONENT:	California Water Service Company NAME OF PROPONENT:					
Address of Proponent: 216 N. Valley Oaks Dr.		216 N. Valley Oaks Dr.	Address of Proponent:				
		Visalia, CA 93292-6717			-		
Т	elephone Number:	(559) 804-7643		Tele	ephone Number:		
	Date of Review	March 15, 2012			Lead Agency:	City of Visalia	
The fo	ations and informa	s used to determine if the proposed proj tion regarding each question follow the ch 1 = No Impact 2 = Than Significant Impact with Mitigation Inco	ecklist. = Less Th	an	Significant Impac		
I. A	ESTHETICS	X	_2_	f)	Result in substar	ntial contribution to greenhouse gas (GHG)	
Would th	ne project:				production?		
_2 a)	Have a substantia	adverse effect on a scenic vista?	IV.		IOLOGICAL RESOURCES		
2 b) Substantially damage scenic resources, including, but not Would the project:							
<u>3</u> c)	within a state scer	ade the existing visual character or quality	_2_	a)	Have a substantial adverse effect, either directly or through nabitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife		
2 d)		rce of substantial light or glare that would ay or nighttime views in the area?		LV	Service?		
II. A	GRICULTURAL RES	SOUCRES		D)	other sensitive	al adverse effect on any riparian habitat or natural community identified in local or	
	Statewide Importa	rmland, Unique Farmland, or Farmland of ance, as shown on the maps prepared	1	c)	regional plans, p Department of F Service?	policies, regulations, or by the California ish and Game or U.S. Fish and Wildlife	
	pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency to non-agricultural use?		C)	Have a substantial adverse effect on federally prote wetlands as defined by Section 404 of the Clean Wate (including but not limited to, marsh, vernal pool, coastal,			
1 b)	Conflict with exis Williamson Act cor	sting zoning for agricultural use, or a ntract?			through direct re other means?	moval, filling, hydrological interruption, or	
_1c)	Involve other cha due to their location Farmland to nonage	nges in the existing environment which, on or nature, could result in conversion of pricultural use?	_2_	d)	resident or mig established native	tially with the movement of any native ratory fish or wildlife species or with a resident or migratory wildlife corridors, or	
III. Al	RQUALITY		3	۵)		f native wildlife nursery sites? / local policies or ordinances protecting	
	e project:			C)	biological resource	ces, such as a tree preservation policy or	
2 a)	Conflict with or ob quality plan?	struct implementation of the applicable air	_1_	f)	ordinance? Conflict with the	ne provisions of an adopted Habitat	
2 b)		ality standard or contribute substantially to ected air quality violation?			Conservation Plan, Natural Community Conservation or other approved local, regional, or state his		
1 c)	criteria pollutant attainment under quality standard	latively considerable net increase of any for which the project region is non-applicable federal or state ambient air (including releasing emissions which e thresholds for ozone precursors)?			conservation plan	?	
2 d)	Expose sensitive	e receptors to substantial pollutant	V.	CL	ILTURAL RESOUR	RCES	

Would the project:

e) Create objectionable odors affecting a substantial number of people?

VII. HAZARDS AND HAZARDOUS MATERIALS

Would the project:

- 3 a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous
- Create a significant hazard to the public or the environment _3_ through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?
- 3 c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within onequarter mile of an existing or proposed school?
- 1 d) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?
- 1 e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?
- For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?
- 1 g) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?
- 2 h) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where

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wildlands are adjacent to urbanized areas or where

- 2 a) Violate any water quality standards of waste discharge
- 2 b) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table lever (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which
- 1 c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial
- 1 d) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner which would result in flooding
- 1 e) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?
- g) Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood
- h) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?
- _1__i) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?
- j) Inundation by seiche, tsunami, or mudflow?

LAND USE AND PLANNING

Would the project:

- 2 a) Physically divide an established community?
- b) Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including, but not limited to the general plan, specific plan, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?
- 2 c) Conflict with any applicable habitat conservation plan or natural community conservation plan?

MINERAL RESOURCES

Would the project:

- 1 a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the
- b) Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?

XI. NOISE

Would the project:

a) Cause exposure of persons to or generation of noise levels in excess of standards established in the local general plan

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- or noise ordinance, or applicable standards of other agencies?
- _2 b) Cause exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?
- _2 c) Cause a substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?
- _2 d) Cause a substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?
- e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?
- _1_ f) For a project within the vicinity of a private airstrip, would the project expose people residing or working the in the project area to excessive noise levels?

XII. POPULATION AND HOUSING

Would the project:

- a) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?
- b) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?
- _1 c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?

XIII. PUBLIC SERVICES

Would the project:

- a) Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:
- 2 i) Fire protection?
- 2 ii) Police protection?
- 2 iii) Schools?
- _2 iv) Parks?
- 2 v) Other public facilities?

XIV. RECREATION

Would the project:

- a) Would the project increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?
- _1 b) Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?

XV. TRANSPORTATION / TRAFFIC

Would the project:

 a) Cause an increase in traffic which is substantial in relation to the existing traffic load and capacity of the street system

- (i.e., result in a substantial increase in either the number of vehicle trips, the volume to capacity ratio on roads, or congestion at intersections)?
- _2 b) Exceed, either individually or cumulatively, a level of service standard established by the county congestion management agency for designated roads or highways?
- _2 c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?
- _2 d) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?
- 2 e) Result in inadequate emergency access?
- 2 f) Result in inadequate parking capacity?

XVI. UTILITIES AND SERVICE SYSTEMS

Would the project:

- 2 a) Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?
- _1 b) Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?
- _2 c) Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?
- _2 d) Have sufficient water supplies available to service the project from existing entitlements and resources, or are new or expanded entitlements needed?
- e) Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?
- ____ f) Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?
- g) Comply with federal, state, and local statutes and regulations related to solid waste?

XVII. MANDATORY FINDINGS OF SIGNIFICANCE

Would the project:

- a) Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?
- b) Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?
- _3 c) Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?
- d) Does the project have the potential to achieve short-term environmental goals to the disadvantage of long-term environmental goals?

DISCUSSION OF ENVIRONMENTAL EVALUATION

I. AESTHETICS

- a. The Sierra Nevada mountain range is a scenic vista that can be seen from Visalia on clear days. This project will not adversely affect the view of this vista.
- b. There are no scenic resources on the site.
- The proposed project will result in the installation of a water well site including a 18-foot tall water tank. This change would be a change in the aesthetic environment, but consistent with existing and anticipated growth patterns in the immediate area. The applicant will install a 6-foot 9-inch fence with privacy slats to reduce the visual impact of the site from McAuliff Street and will plant evergreen trees, 25-feet spacing between each tree, along the entire perimeter of the site to reduce the visual impact of the water well site. The planting of evergreen trees will allow the development of the site to blend in with the existing trees and vegetation that surround and border the project site. The intent is to create the appearance of a natural landscape setting. The tree planting requirement is included as mitigation and is required to be installed with the construction of the water well site.
- The proposed project will result in the installation of a water well site including a 18-foot tall water tank. This change would be a change in the aesthetic environment, but consistent with existing and anticipated growth patterns in the immediate area. The applicant will install a 6-foot 9-inch fence with privacy slats to reduce the visual impact of the site from McAuliff Street and will plant evergreen trees, 25-feet spacing between each tree, along the entire perimeter of the site to reduce the visual impact of the water well site. The planting of evergreen trees will allow the development of the site to blend in with the existing trees and vegetation that surround and border the project site. The intent is to create the appearance of a natural landscape setting. The tree planting requirement is included as mitigation and is required to be installed with the construction of the water well site.

II. AGRICULTURAL RESOURCES

a. The site does not contain an agricultural zoning. The Farmland Mapping and Monitoring Program of the California Resources Agency has designated farmland in and around Visalia as Irrigated Farmland. The predominant soil type (Grangeville sandy loam) is a Class I soil, however, the site size is such that the site is not considered prime agricultural.

The effects of conversion of prime agricultural land to urban development were examined in the General Plan EIR as a significant effect on the environment, for the City's entire urban growth boundary, which necessarily applies as mitigation for the site-specific impacts at the project site. In addition, a Statement of Overriding Conditions was prepared in association with the General Plan EIR for the conversion of prime agricultural land to urban development. Therefore, this project will have less than significant impacts.

- The site is not under Williamson Act contract or not within an Agricultural Preserve.
- c. The proposed project will result in the installation of a water well site and one-million gallon water tank on vacant property. The project will not involve other changes in the existing environment which due to their location or nature, could result in conversion of Farmland to nonagricultural use.

III. AIR QUALITY

- a. The project in itself does not disrupt implementation of the San Joaquin Valley Air Pollution Control District's (SJVAPCD) air quality plan. Any subsequent project development may be subject to the SJVAPCD Indirect Source Review (Rule 9510) procedures that became effective on March 1, 2006. If so, the applicant is required to obtain permits demonstrating compliance with Rule 9510, or payment of mitigation fees to SJVAPCD.
- b. The project will not violate an air quality standard or contribute substantially to an existing or projected air quality violation. Any subsequent project development may be subject to the SJVAPCD Indirect Source Review (Rule 9510) procedures that became effective on March 1, 2006. If so, the applicant is required to adhere to requirements administered by the SJVAPCD to reduce emissions to a level of compliance consistent with the District's regulations.
- c. The project involves changes to the City's policies and zoning ordinance that pertain to sites which are already designated for the development of residential, commercial office and industrial uses. The project will not result in any substantial change in emissions of criteria pollutant that could otherwise already be caused in the project area. Any subsequent projects will be mandated to adhere to requirements administered by the SJVAPCD to reduce emissions to a level of compliance consistent with the District's regulations.
- d. The project does not propose any land uses or will not directly allow any known land uses that generate substantial pollutant concentrations.
- The project does not propose any land uses or will not directly allow any known land uses that generate objectionable odors.
- f. Per Assembly Bill (AB) 32, City is required to reduce Greehouse Gas (GHG) production short term mitigation impacts from construction activities. The project will facilitate for the future development of this site for commercial uses in accordance with the City's Zoning Ordinance and General Plan, which will result in the production of Greenhouse Gases. Development will be required to comply with all required federal, regional, and local requirements and Best Management Practices. Compliance with these requirements will not result in a substantial contribution to GreenHouse Gas (GHG) production. It would be highly speculative to conclude that

this project would have a direct adverse impact on an increase in GHG.

Global Warming/Climate Change

"Global warming" is the term coined to describe very widespread climate change characterized by a rise in the Earth's ambient average temperatures with concomitant disturbances in weather patterns and resulting alteration of oceanic and terrestrial environs and biota. The predominant opinion within the scientific community is that global warming is currently occurring, and that it is being caused and/or accelerated by human activities, primarily the generation of "green house gases" (GHG).

When sunlight strikes the Earth's surface, some of it is reflected back into space as infrared radiation. When the net amount of solar energy reaching Earth's surface is about the same as the amount of energy radiated back into space, the average ambient temperature of the Earth's surface would remain more or less constant. Greenhouse gases disturb this equilibrium by absorbing and retaining infrared energy, trapping heat in the atmosphere—the "greenhouse gas effect." The belief is that global warming is now occurring because natural carbon cycle processes (such as photosynthesis) are unable to absorb sufficient quantities of carbon dioxide and other GHG, and cannot keep the level of these gases under control. It is believed that a combination of factors related to human activities, such as deforestation and an increased emission of GHG into the atmosphere, is causing global warming.

Water vapor is the most predominant GHG, and is primarily a natural occurrence: approximately 85% of the water vapor in the atmosphere is created by evaporation from the oceans. The predominant types of anthropogenic greenhouse gases (those caused by human activity), are

- carbon dioxide (CO₂), largely generated by combustion activities such as coal and wood burning and fossil fuel use in vehicles but also a byproduct of respiration and volcanic activity;
- methane (CH₄), known commonly as "natural gas," is present in geologic deposits and is also evolved by anaerobic decay processes and animal digestion. On a ton-for-ton basis, CH₄ exerts about 20 times the greenhouse gas effect of CO₂;
- nitrous oxide (N₂O), produced in large part by soil microbes and enhanced through application of fertilizers. N₂O is also a byproduct of fossil fuel burning: atmospheric nitrogen, an inert gas that makes up a large proportion of the atmosphere, is oxidized when air is exposed to high-temperature combustion. N₂O is used in some industrial processes, as a fuel for rocket and racing engines, as a propellant, and as an anesthetic. N₂O is one component of "oxides of nitrogen" (NOX), long recognized as precursors of smog-causing atmospheric oxidants.
- chlorofluorocarbons (CFCs), synthetic chemicals developed in the late 1920s for use as improved refrigerants (e.g., "Freon™"). It was recognized over two decades ago that this class of chemicals exerted powerful and persistent greenhouse gas effects. In 1987, the Montreal Protocol halted production of CFCs.

- hydrofluorocarbons (HFCs), another class of synthetic refrigerants developed to replace CFCs;
- perfluorocarbons (PFCs), used in aluminum and semiconductor marufacturing, have an extremely stable molecular structure, with biological half-lives tens of thousands of years, leading to ongoing atmospheric accumulation of these GHGs.
- sulfur hexafluoride (SF₆) is used for insulation in electric equipment, semiconductor manufacturing, magnesium refining and as a tracer gas for leak detection. Of any gas evaluated, SF₆ exerts the most powerful greenhouse gas effect, almost 24,000 times as powerful as that of CO₂ on a ton-for-ton basis.

Although California has a relatively low carbon dioxide emissions intensity, according to the California Energy Commission, the State is the second largest emitter of GHG in the U.S. In an effort to address the perceived causes of global warming by reducing the amount of anthropogenic greenhouses gases generated in California, the state enacted the Global Warming Solutions Act of 2006 (Codified as Health & Safety Code Section 38501 et. seq.) Key provisions include the following:

- Codification of the state's goal by requiring that California's GHG emissions be reduced to 1990 "baseline" levels by 2020.
- Set deadlines for establishing an enforcement mechanism to reduce the GHG emissions:
 - By June 30, 2007, the California Air Resources Board ("CARB") was required to publish "discrete early action" GHG emission reduction measures. Discrete early actions are regulations to reduce greenhouse gas emissions to be adopted by the CARB and enforceable by January 1, 2010;
 - By January 1, 2008, CARB was required to identify what the state's GHG emissions were in 1990 (set the "baseline") and approve a statewide emissions limit for the year 2020 that is equivalent to 1990 levels. (These statewide baseline emissions have not yet been allocated to regions, counties, or smaller political jurisdictions.) By this same date, CARB was required to adopt regulations to require the reporting and verification of statewide greenhouse gas emissions.
 - By January 1, 2011, CARB must adopt emission limits and emission reduction measures to take effect by January 1, 2012.

As support for this legislation, the Act contains factual statements regarding the potential significant impacts on California's physical environment that could be caused by global warming. These include, an increase in the intensity and duration of heat waves, the exacerbation of air quality problems, a reduction in the quality and supply of water to the state from the Sierra snowpack, a rise in sea levels resulting in the displacement of thousands of coastal businesses and residences, damage to marine ecosystems and the natural environment, and an increase in the incidences of infectious diseases, asthma, and other human health-related problems.

On August 24, 2007, California also enacted legislation (Public Resources Code §§ 21083.05 and 21097) requiring the state Natural Resources Agency to adopt guidelines for addressing climate change in environmental analysis pursuant to the California Environmental Quality Act. By July 1, 2009, the Governor's Office of Planning and Research (OPR) is required to prepare guidelines for the mitigation of greenhouse gas emissions, and transmit those draft regulations to the Natural Resources Agency. The Natural Resources Agency must then certify and adopt the guidelines. The Natural Resources Agency adopted these guidelines on December 31, 2009, and has provided the Final Statement of Reasons for Regulatory Action: Amendments to the State CEQA Guidelines Addressing Analysis and Mitigation of Greenhouse Gas Emissions Pursuant to SB97 to the State Office of Administration, which will be included in the California Code of Regulations.

Additionally, SB 375 was signed into law on September of 2008. SB 375 provides the CARB the authority to develop regional GHC reduction targets to be applied to the automobile and light truck industry. The state's 18 Metropolitan Planning Organizations will also work with CARB to coordinate their Regional Transportation Plans and elements of their General Plans, with ultimate plans, or "sustainable communities strategies" intended to reduce the number of vehicle miles traveled. Included in SB 375 are incentives for creating walkable and sustainable communities.

CARB has not adopted GHG emission limits and emission reduction measures for the San Joaquin Valley, although draft targets (June 2010) range from one to seven percent decrease in emissions from passenger vehicles and light trucks. The San Joaquin Valley Air Pollution Control District has outlined guidelines that they will use when they are the lead agency, and which can be used by others. However, to date these guidelines include only some stationary sources and residential, commercial, and industrial sources of GHG emissions. This proposed project does not meet the criteria of any of those types of projects. Because CEQA guidelines have not yet been codified for the evaluation and mitigation of greenhouse gas emissions, there is an absence of regulatory guidance to assist any lead agencies in determining whether a particular project will have a significant impact on global warming. The Project will not generate greenhouse gas emissions that may have a significant impact; it will comply with federal, state and regional requirements; and it will utilize Best Management Practices and, therefore the Project will have less than significant impact.

The cumulative increase in GHG concentrations in the atmosphere on a global scale has resulted in, will continue to result in increases in global average temperature, and associated shifts in climatic and environmental conditions. Multiple adverse environmental effects are attributable to global climate change, such as seal level rise, increased incidence and intensity of severe weather events (e.g., heavy rainfall, droughts), and extirpation of extinction of plant and wildlife species. Given the significant adverse environmental effects linked to global climate change induced by GHGs, the emissions of GHGs is considered a significant cumulative impact. Emissions of GHGs contributing to global climate change are attributable in large part to human activities industrial/manufacturing, associated the with

transportation, residential, and agricultural sectors (California Energy Commission 2006a); therefore, the cumulative global emissions of GHGs contributing to global climate change can be attributed to every nation, region, and city, and individual on Earth. The challenge in assessing the significance of an individual project's contribution to global GHG emissions – which, it can be argued, are at a micro scale relative to global emissions – result in a cumulatively considerable incremental contribution to a significant cumulative macro-scale impact.

Global climate change is expected to influence many interconnected phenomena, which will in turn affect the rate of climate change itself. Faced with this overwhelmingly complex system, scientists who model climate change must make decisions about how to simplify the phenomenon, such as assuming a fixed rate of temperature change or a certain level of aerosol production or a particular theory of cloud formation. These assumptions make the models applicable to a particular aspects of the changing ecosystem, given a good guess about how the future will be. Rather than try to be predictive, the models represent possible scenarios that come with a set of presuppositions. Even when results are quantified, such quantifications are meaningless unless viewed in the light of those presuppositions. For these reasons, a range of models must be examined when trying to assess the potential effects to climate change and the resulting analysis is most appropriately qualitative (See Intergovernmental Panel on Climate Change (IPCC) 2001). This section, therefore, provides a qualitative analysis of the impacts of global climate change. CO2 emissions created from the proposed project. Because of the miniscule contribution of GHG anticipated form the proposed Project in worldwide perspective, the proposed project's contribution to GHG local, regionally, and globally is not cumulatively considerable.

IV. BIOLOGICAL RESOURCES

- a. The site has no known species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service. City-wide biological resources were evaluated in the EIR for the City of Visalia Land Use Element Update for conversion to urban use. Staff conducted a site visit on March 9, 2012, and did not identify habitat associated with endangered spices.
- The project is not located within or adjacent to an identified sensitive riparian habitat or other natural community.
- c. The project is not located within or adjacent to federally protected wetlands as defined by Section 404 of the Clean Water Act.
- d. This development would not act as a barrier to animal movement. This site was evaluated in the General Plan EIR for the City of Visalia Land Use Element Update for conversion to urban use.
- e. The City has a municipal ordinance in place to protect oak trees. Any oak trees existing on the project site will be under the jurisdiction of this ordinance. Any Oak Trees to be removed from the site are subject to the jurisdiction of the municipal ordinance. Per a site inspection conducted

on March 9, 2012, three (3) oak trees were identified onsite.

 There are no local or regional habitat conservation plans for the area.

V. CULTURAL RESOURCES

- a. There are no known historical resources located within the project area. If some potentially historical or cultural resource is unearthed during development all work should cease until a qualified professional archaeologist can evaluate the finding and make necessary mitigation recommendations.
- b. There are no known archaeological resources located within the project area. If some archaeological resource is unearthed during development all work should cease until a qualified professional archaeologist can evaluate the finding and make necessary mitigation recommendations.
- There are no known unique paleontological resources or geologic features located within the project area.
- d. There are no known human remains buried in the project vicinity. If human remains are unearthed during development all work should cease until the proper authorities are notified and a qualified professional archaeologist can evaluate the finding and make any necessary mitigation recommendations.

VI. GEOLOGY AND SOILS

- a. The State Geologist has not issued an Alquist-Priolo Earthquake Fault Map for Tulare County. The project area is not located on or near any known earthquake fault lines. Therefore, the project will not expose people or structures to potential substantial adverse impacts involving earthquakes.
- b. The development of this site will require movement of topsoil. A grading and drainage plan must be submitted for review to the City to ensure the improvements will be designed to city engineering standards.
- c. The project area is relatively flat and the underlying soil is not known to be unstable. Soils in the Visalia area have few limitations with regard to development. Due to low clay content and limited topographic relief, soils in the Visalia area generally have low expansion characteristics.
- d. Due to low clay content, soils in the Visalia area have an expansion index of 0-20, which is defined as very low potential expansion.

VII. HAZARDS AND HAZARDOUS MATERIALS

- a. The applicant has submitted their hazardous materials handling procedures as a mitigation measure for the project. This demonstrates their familiarity with mitigating such potential hazards based on their experience with similar sites throughout the State of California.
- b. The applicant has submitted their hazardous materials handling procedures as a mitigation measure for the project. This demonstrates their familiarity with mitigating such potential hazards based on their experience with similar sites throughout the State of California.

- c. There is no reasonably foreseeable condition or incident involving the project that could affect existing or proposed school sites or areas within one-quarter mile of school sites.
- d. The applicant has submitted their hazardous materials handling procedures as a mitigation measure for the project. This demonstrates their familiarity with mitigating such potential hazards based on their experience with similar sites throughout the State of California.
- The project area is not located within any airport land use plan or within 2 miles of a public airport.
- The project area is not within the vicinity of any private airstrip.
- g. The project will not interfere with the implementation of any adopted emergency response plan or evacuation plan.
- h. There are no wildlands within or near the project area.

VIII. LAND USE AND PLANNING

- The project will not physically divide an established community.
- b. The site is within the current Urban Development Boundary (129,000 Population) of the City of Visalia. The City of Visalia designates the area for urban development. This site was evaluated in the EIR for the City of Visalia Land Use Element Update for conversion to urban use. The City adopted urban development boundaries as mitigation measures for conversion to urban development.

The proposed project is an anticipated utility service with residential growth in the service area that is consistent with land use plans for the City.

 The project does not conflict with any applicable conservation plan.

IX. MINERAL RESOURCES

- No mineral areas of regional or statewide importance exist within the Visalia area.
- There are no mineral resource recovery sites delineated in the Visalia area.

X. NOISE

- a. The project proposes land uses that are in accordance with the underlying General Plan land use and zoning, but are considered to be noise sources as discussed in the following sections.
- b. The Visalia Noise Element and City Ordinance contain criterion for acceptable noise levels inside and outside residential living spaces. This standard is 65 dB DNL for outdoor activity areas associated with residences and 45 dB DNL for indoor areas.
- c. The development of the water well site will cause noise levels to increase beyond current levels. These levels will be typical of noise levels associated with urban development.

- d. The project will not result in ground-borne vibration or ground-borne noise levels. There are no existing uses near the project area that create ground-borne vibration or ground-borne noise levels.
- e. Noise levels will temporarily increase in this area during the construction of the project. The City's Noise Ordinances already contains standards and guidelines for the use of construction equipment.

The project area is not within an airport land use plan, nor is it within 2 miles of a public airport.

f. The project area is not within the vicinity of any private airstrip.

XI. POPULATION AND HOUSING

- The project will not induce any population growth in any area.
- b. The project will not displace any residential dwelling units.
- c. The project will not displace any residential dwelling units.

XII. PUBLIC SERVICES

- a. The construction of the water well and related site improvements will not, by itself, result in substantial adverse impacts associated with the provision of new or physically altered public facilities.
 - Current fire protection facilities can adequately serve the site without a need for alteration.
 - ii. Current police protection facilities can adequately serve the site without a need for alteration.
 - Current school facilities can adequately serve the site without a need for alteration.
 - iv. Current park and recreation facilities can adequately serve the site without a need for alteration.
 - Other public facilities can adequately serve the site without a need for alteration, by itself, require other public services or facilities.

XIII. RECREATION

- The proposed project will not affect the use of existing neighborhood and regional parks or other recreational facilities.
- b. The project does not require the construction or expansion of recreational facilities within the area that might have an adverse physical effect on the environment.

XIV. TRANSPORTATION AND TRAFFIC

a. The project may cause average annual daily traffic levels to increase in the vicinity, though not beyond levels identified in the 2001 Circulation Element. Therefore, the increase in traffic generated by the project will be less than significant.

- b. The project is consistent with General Plan Circulation Element.
- The project will not result in nor require a need to change air traffic patterns.
- d. There will be no increased hazards.
- e. Adequate emergency access is present.
- The project will meet the City's parking requirements for development where applicable.

XV. UTILITIES AND SERVICE SYSTEMS

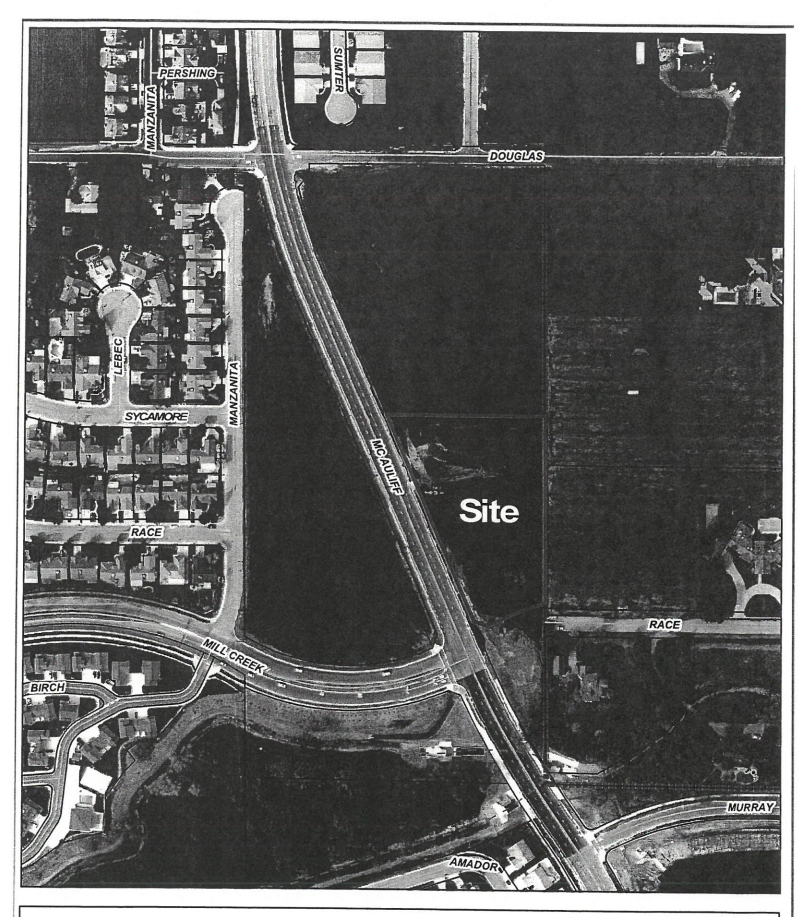
- a. The site is projected for urban development by the City General Plan. The project is not proposed to exceed what has already been planned for in this area.
- The project will not include new water or wastewater treatment facilities.
- The project will facilitate development which will utilize the area drainage system.
- d. Construction of the park will not require wastewater treatment.
- Construction of the roadways will not require wastewater treatment.
- Current solid waste disposal facilities can adequately serve the site without a need for alteration.
- g. The project can meet the applicable regulations for solid waste.

XVI. MANDATORY FINDINGS OF SIGNIFICANCE

- a. This site was evaluated in the EIR for the City of Visalia Land Use Element Update for conversion to urban use. The City adopted mitigation measures for conversion to urban development. Where effects were still determined to be significant a statement of overriding considerations was made.
- b. This site was evaluated in the EIR for the City of Visalia Land Use Element Update for conversion to urban use. The City adopted mitigation measures for conversion to urban development. Where effects were still determined to be significant a statement of overriding considerations was made.
- c. This site was evaluated in the EIR for the City of Visalia Land Use Element Update for conversion to urban use. The City adopted mitigation measures for conversion to urban development. Where effects were still determined to be significant a statement of overriding considerations was made.

DETERMINATION OF REQUIRED ENVIRONMENTAL DOCUMENT

On the basis of	this initial evaluation:					
	I find that the proposed project COULD NOT have a significant effect on the environment. NEGATIVE DECLARATION WILL BE PREPARED .					
X	I find that although the proposed project could have a significant effect on the environment, the will not be a significant effect in this case because the mitigation measures described on the attached sheet have been added to the project. A MITIGATED NEGATIVE DECLARATION WILL BE PREPARED.					
	I find the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required					
,	I find that as a result of the proposed project no new effects could occur, or new mitigation measures would be required that have not been addressed within the scope of the Program Environmental Impact Report (SCH No. 90020160). The Environmental Impact Report prepared for the City of Visalia Land Use Element (Amendment No. 90-04) was certified by Resolution NO. 91-105 adopted on September 3, 1991. THE PROGRAM ENVIRONMENTAL IMPACT REPORT WILL BE UTILIZED.					
City of Visalia	75-12-1 3-13-12 Date					





Aerial Map_{10050 0} 100 200



