

TO: ENVIRONMENTAL EVALUATION COMMITTEE

AGENDA DATE: November 17, 2022

FROM: PLANNING & DEVELOPMENT SERVICES AGENDA TIME 1:30 PM/ No. 4

Conditional Use PROJECT TYPE: Karen Br	e Permit #22-0019 runell	_ SUPERVISORY	DISTRICT #2
LOCATION: 1374 Shell C	Canyon Road A	APN: <u>033-250-07</u>	4-000
	92259 Dcotillo/Nomirage	PARCEL SIZE:	+/- 17 acres
		_GENERAL PLAN (pr	roposed) N/A
ZONE (existing) R-1-L-5 (Low Density	y Residential, Lot 5 ac	cre minimum) ZONE (proposed) N/A
GENERAL PLAN FINDINGS	CONSISTENT	☐ INCONSISTENT	MAY BE/FINDINGS
PLANNING COMMISSION DEC	<u>ISION</u> :	HEARING DA	TE:
	APPROVED	DENIED	OTHER
PLANNING DIRECTORS DECIS	SION:	HEARING DA	TE:
	APPROVED	DENIED	OTHER
ENVIROMENTAL EVALUATION	COMMITTEE DEC	<u> </u>	TE:11/17/2022_
		INITIAL STUD	DY:#22-0033
☐ NEGA	TIVE DECLARATION	MITIGATED NEG. [DECLARATION
DEPARTMENTAL REPORTS / A	APPROVALS:		
PUBLIC WORKS AG APCD E.H.S. FIRE / OES SHERIFF. OTHER	NONENONENONENONENONENONENONE Quechan Indian Trib		ATTACHED ATTACHED ATTACHED ATTACHED ATTACHED ATTACHED ATTACHED EY Desert Museum

REQUESTED ACTION:

(See Attached)

EEC ORIGINAL PKG

NEGATIVE DECLARATION MITIGATED NEGATIVE DECLARATION

Initial Study & Environmental Analysis
For:

Conditional Use Permit #22-0019 Initial Study #22-0033 Karen Brunell



Prepared By:

COUNTY OF IMPERIAL

Planning & Development Services Department

801 Main Street El Centro, CA 92243 (442) 265-1736 www.icpds.com

November 2022

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SECTION 1 INTRODUCTION

A. PURPOSE

This document is a \square policy-level, \boxtimes project level Initial Study for evaluation of potential environmental impact
resulting with the proposed Conditional Use Permit (Refer to Exhibit "A" & "B").

B. CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA) REQUIREMENTS AND THE IMPERIAL COUNTY'S GUIDELINES FOR IMPLEMENTING CEQA

As defined by Section 15063 of the State California Environmental Quality Act (CEQA) Guidelines and Section 7 of the County's "CEQA Regulations Guidelines for the Implementation of CEQA, as amended", an **Initial Study** is prepared primarily to provide the Lead Agency with information to use as the basis for determining whether an Environmental Impact Report (EIR), Negative Declaration, or Mitigated Negative Declaration would be appropriate for providing the necessary environmental documentation and clearance for any proposed project.

- According to Section 15065, an **EIR** is deemed appropriate for a particular proposal if the following conditions occur:
- The proposal has the potential to substantially degrade quality of the environment.
- The proposal has the potential to achieve short-term environmental goals to the disadvantage of long-term environmental goals.
- The proposal has possible environmental effects that are individually limited but cumulatively considerable.
- The proposal could cause direct or indirect adverse effects on human beings.

According to Section 15070(a), a **Negative Declaration** is deemed appropriate if the proposal would not result in any significant effect on the environment.

According to Section 15070(b), a **Mitigated Negative Declaration** is deemed appropriate if it is determined that though a proposal could result in a significant effect, mitigation measures are available to reduce these significant effects to insignificant levels.

This Initial Study has determined that the proposed applications will not result in any potentially significant environmental impacts and therefore, a Negative Declaration is deemed as the appropriate document to provide necessary environmental evaluations and clearance as identified hereinafter.

This Initial Study and Negative Declaration are prepared in conformance with the California Environmental Quality Act of 1970, as amended (Public Resources Code, Section 21000 et. seq.); Section 15070 of the State & County of Imperial's Guidelines for Implementation of the California Environmental Quality Act of 1970, as amended (California Code of Regulations, Title 14, Chapter 3, Section 15000, et. seq.); applicable requirements of the County of Imperial; and the regulations, requirements, and procedures of any other responsible public agency or an agency with jurisdiction by law.

Pursuant to the County of Imperial <u>Guidelines for Implementing CEQA</u>, depending on the project scope, the County of Imperial Board of Supervisors, Planning Commission and/or Planning Director is designated the Lead Agency, in accordance with Section 15050 of the CEQA Guidelines. The Lead Agency is the public agency which has the



principal responsibility for approving the necessary environmental clearances and analyses for any project in the County.

C. INTENDED USES OF INITIAL STUDY AND NEGATIVE DECLARATION

This Initial Study and Negative Declaration are informational documents, which are intended to inform County of Imperial decision makers, other responsible or interested agencies, and the general public of potential environmental effects of the proposed applications. The environmental review process has been established to enable public agencies to evaluate environmental consequences and to examine and implement methods of eliminating or reducing any potentially adverse impacts. While CEQA requires that consideration be given to avoiding environmental damage, the Lead Agency and other responsible public agencies must balance adverse environmental effects against other public objectives, including economic and social goals.

The Initial Study and Negative Declaration, prepared for the project will be circulated for a period of 20 days (30-days if submitted to the State Clearinghouse for a project of area-wide significance) for public and agency review and comments. At the conclusion, if comments are received, the County Planning & Development Services Department will prepare a document entitled "Responses to Comments" which will be forwarded to any commenting entity and be made part of the record within 10-days of any project consideration.

D. CONTENTS OF INITIAL STUDY & NEGATIVE DECLARATION

This Initial Study is organized to facilitate a basic understanding of the existing setting and environmental implications of the proposed applications.

SECTION 1

I. INTRODUCTION presents an introduction to the entire report. This section discusses the environmental process, scope of environmental review, and incorporation by reference documents.

SECTION 2

II. ENVIRONMENTAL CHECKLIST FORM contains the County's Environmental Checklist Form. The checklist form presents results of the environmental evaluation for the proposed applications and those issue areas that would have either a potentially significant impact, potentially significant unless mitigation incorporated, less than significant impact or no impact.

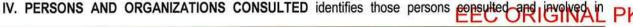
PROJECT SUMMARY, LOCATION AND EVIRONMENTAL SETTINGS describes the proposed project entitlements and required applications. A description of discretionary approvals and permits required for project implementation is also included. It also identifies the location of the project and a general description of the surrounding environmental settings.

ENVIRONMENTAL ANALYSIS evaluates each response provided in the environmental checklist form. Each response checked in the checklist form is discussed and supported with sufficient data and analysis as necessary. As appropriate, each response discussion describes and identifies specific impacts anticipated with project implementation.

SECTION 3

III. MANDATORY FINDINGS presents Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.

the OLGA Guidelines.



preparation of this Initial Study and Negative Declaration.

V. REFERENCES lists bibliographical materials used in preparation of this document.

VI. NEGATIVE DECLARATION - COUNTY OF IMPERIAL

VII. FINDINGS

SECTION 4

VIII. RESPONSE TO COMMENTS (IF ANY)

IX. MITIGATION MONITORING & REPORTING PROGRAM (MMRP) (IF ANY)

E. SCOPE OF ENVIRONMENTAL ANALYSIS

For evaluation of environmental impacts, each question from the Environmental Checklist Form is summarized and responses are provided according to the analysis undertaken as part of the Initial Study. Impacts and effects will be evaluated and quantified, when appropriate. To each question, there are four possible responses, including:

- 1. No Impact: A "No Impact" response is adequately supported if the impact simply does not apply to the proposed applications.
- 2. Less Than Significant Impact: The proposed applications will have the potential to impact the environment. These impacts, however, will be less than significant; no additional analysis is required.
- 3. Potentially Significant Unless Mitigation Incorporated: This applies where incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact".
- 4. Potentially Significant Impact: The proposed applications could have impacts that are considered significant. Additional analyses and possibly an EIR could be required to identify mitigation measures that could reduce these impacts to less than significant levels.

F. POLICY-LEVEL or PROJECT LEVEL ENVIRONMENTAL ANALYSIS

This Initial Study and Negative Declaration will be conducted under a \square policy-level, \boxtimes project level analysis. Regarding mitigation measures, it is not the intent of this document to "overlap" or restate conditions of approval that are commonly established for future known projects or the proposed applications. Additionally, those other standard requirements and regulations that any development must comply with, that are outside the County's jurisdiction, are also not considered mitigation measures and therefore, will not be identified in this document.

G. TIERED DOCUMENTS AND INCORPORATION BY REFERENCE

Information, findings, and conclusions contained in this document are based on incorporation by reference of tiered documentation, which are discussed in the following section.

1. Tiered Documents

As permitted in Section 15152(a) of the CEQA Guidelines, information and discussions from other documents can be included into this document. Tiering is defined as follows:

"Tiering refers to using the analysis of general matters contained in a broader EIR (such as the



for a general plan or policy statement) with later EIRs and negative declarations on narrower projects; incorporating by reference the general discussions from the broader EIR; and concentrating the later EIR or negative declaration solely on the issues specific to the later project."

Tiering also allows this document to comply with Section 15152(b) of the CEQA Guidelines, which discourages redundant analyses, as follows:

"Agencies are encouraged to tier the environmental analyses which they prepare for separate but related projects including the general plans, zoning changes, and development projects. This approach can eliminate repetitive discussion of the same issues and focus the later EIR or negative declaration on the actual issues ripe for decision at each level of environmental review. Tiering is appropriate when the sequence of analysis is from an EIR prepared for a general plan, policy or program to an EIR or negative declaration for another plan, policy, or program of lesser scope, or to a site-specific EIR or negative declaration."

Further, Section 15152(d) of the CEQA Guidelines states:

"Where an EIR has been prepared and certified for a program, plan, policy, or ordinance consistent with the requirements of this section, any lead agency for a later project pursuant to or consistent with the program, plan, policy, or ordinance should limit the EIR or negative declaration on the later project to effects which:

- (1) Were not examined as significant effects on the environment in the prior EIR; or
- (2) Are susceptible to substantial reduction or avoidance by the choice of specific revisions in the project, by the imposition of conditions, or other means."

2. Incorporation By Reference

Incorporation by reference is a procedure for reducing the size of EIRs/MND and is most appropriate for including long, descriptive, or technical materials that provide general background information, but do not contribute directly to the specific analysis of the project itself. This procedure is particularly useful when an EIR or Negative Declaration relies on a broadly-drafted EIR for its evaluation of cumulative impacts of related projects (Las Virgenes Homeowners Federation v. County of Los Angeles [1986, 177 Ca.3d 300]). If an EIR or Negative Declaration relies on information from a supporting study that is available to the public, the EIR or Negative Declaration cannot be deemed unsupported by evidence or analysis (San Francisco Ecology Center v. City and County of San Francisco [1975, 48 Ca.3d 584, 595]). This document incorporates by reference appropriate information from the "Final Environmental Impact Report and Environmental Assessment for the "County of Imperial General Plan EIR" prepared by Brian F. Mooney Associates in 1993 and updates.

When an EIR or Negative Declaration incorporates a document by reference, the incorporation must comply with Section 15150 of the CEQA Guidelines as follows:

- The incorporated document must be available to the public or be a matter of public record (CEQA Guidelines Section 15150[a]). The General Plan EIR and updates are available, along with this document, at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442) 265-1736.
- This document must be available for inspection by the public at an office of the lead agency (CEQA Guidelines Section 15150[b]). These documents are available at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442) 265-1736.
- These documents must summarize the portion of the document being incorporated by research of the document by the document being incorporated by the document by the d

describe information that cannot be summarized. Furthermore, these documents must describe the relationship between the incorporated information and the analysis in the tiered documents (CEQA Guidelines Section 15150[c]). As discussed above, the tiered EIRs address the entire project site and provide background and inventory information and data which apply to the project site. Incorporated information and/or data will be cited in the appropriate sections.

- These documents must include the State identification number of the incorporated documents (CEQA Guidelines Section 15150[d]). The State Clearinghouse Number for the County of Imperial General Plan EIR is SCH #93011023.
- The material to be incorporated in this document will include general background information (CEQA Guidelines Section 15150[f]). This has been previously discussed in this document.

Environmental Checklist

- 1. Project Title: Conditional Use Permit (CUP) #22-0019
- 2. Lead Agency: Imperial County Planning & Development Services Department
- 3. Contact person and phone number: Gerardo A. Quero, Planner I, (442)265-1736, ext. 1748
- Address: 801 Main Street, El Centro CA, 92243
- 5. E-mail: gerardoquero@co.imperial.ca.us

11.

- 6. Project location: 1374 Shell Canyon Road, Ocotillo, CA 92259, Assessor's Parcel Number (APN) 033-250-074
- 7. Project sponsor's name and address: Karen Brunell

4135 Avenida de la Plata, Oceanside, CA 92056

- 8. **General Plan designation**: Ocotillo/Nomirage Community Area Plan
- 9. **Zoning**: R-1-L-5 (Low Density Residential Area, Lot 5 acre Minimum)
- 10. **Description of project**: The applicant, Karen Brunell, is proposing to construct and operate a new residential water well to supply a future home with a projected maximum annual water extraction of one (1) acre-feet.
- 11. **Surrounding land uses and setting**: The subject property is described as being Parcel 2 of Parcel Map #2343 in Section 25, Township 16 South, Range 9 East of the San Bernardino Base and Meridian, containing approximately 17 acres. The property is also known as Assessor's Parcel Number (APN) 033-250-074.

The project is surrounded by parcels zoned as R-1-L-5 (Low Density Residential, Lot 5 acre Minimum) on the South and West; parcels zoned as GS (Government/Special Public) on the East; and BLM (Bureau of Land Management) parcels on the North.

- 12. Other public agencies whose approval is required (e.g., permits, financing approval, or participation agreement.): Planning Commission.
- 13. Have California Native American tribes traditionally and culturally affiliated with the project area requested consultation pursuant to Public Resources Code section 21080.3.1? If so, is there a plan for consultation that includes, for example, the determination of significance of impacts to tribal cultural resources, procedures regarding confidentially, etc.?

The Quechan and Campo Band of Mission Indian Tribes have requested to be consulted under Assembly Bill 52. Consultation letters were sent to the Quechan and Campo Band of Mission Indian Tribes. The County received on September 13, 2022, an email response from the Quechan Indian Tribe advising they had no comments for this project. No comments have been received from the Campo Band of Mission Indians Tribe for this project to this date.



ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:

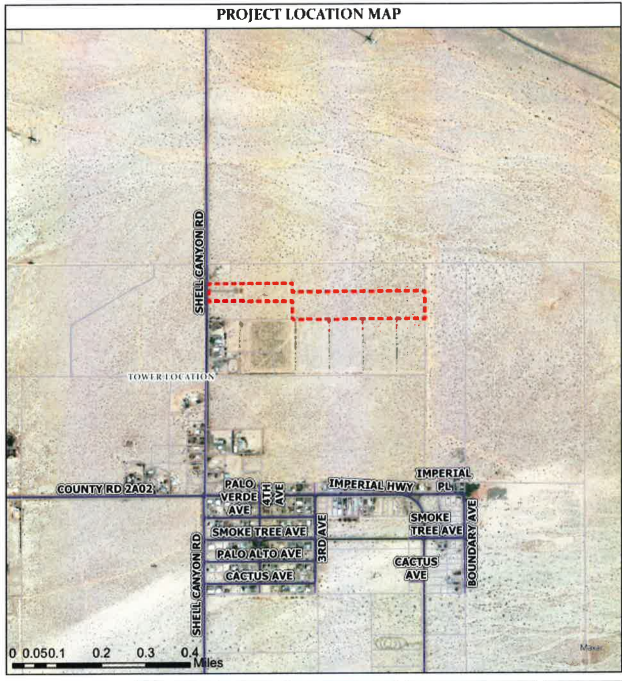
The environmental factors checked be	low would be potential	ly affected by this p	project, involving a	at least one impact
that is a "Potentially Significant Impact	as indicated by the ch	necklist on the follo	wing pages.	

	Aesthetics		Agriculture and Forestry F	Resources		Air Quality	
	Biological Resources		Cultural Resources			Energy	
	Geology /Soils		Greenhouse Gas Emission	ons		Hazards & Hazardous Materia	als
	Hydrology / Water Quality		Land Use / Planning			Mineral Resources	
	Noise		Population / Housing			Public Services	
	Recreation		Transportation			Tribal Cultural Resources	
	Utilities/Service Systems		Wildfire			Mandatory Findings of Signific	eance
After F DECL Signific A MIT F IMPAC mitigat pursua analys	Review of the Initial Study bund that the proposed parameter and that although the proposed parameter in this case being a parameter in this case being a parameter in the proposed parameter in the pro	r, the Enproject Cod. roposed cause re CLARAT project Noroject Noroject Inment, to	vironmental Evaluation COULD NOT have a project could have a visions in the project to the proje	ion Committed significant to have been discontinuity significant ant effect on tially significant addressed	effect on to the effect on to the environment impaction adequate by mitigation	he environment, and a the environment, there was agreed to by the project onment, and an ENVIRO of the project of the environment, and an ENVIRO of the project of the project of the environment, and an earlies of the project of the environment, and an earlies of the project of the environment, and a project of the environment, and an environme	NEGATIVE will not be a t proponent. DNMENTAL cant unless er document in the earlier
signification application DECL. further	ound that although the procent effects (a) have been able standards, and (b ARATION, including revious required.	en analy) have isions or	zed adequately in a been avoided or mitigation measure	an earlier El mitigated p es that are	R or NEG/ oursuant to imposed u	ATIVE DECLARATION that earlier EIR or point the proposed projection.	pursuant to NEGATIVE ect, nothing
CALIF	ORNIA DEPARTMENT (OF FISH	AND WILDLIFE DE	MINIMIS IN	MPACT FIN	IDING: Yes	□ No
_ Jim M	EEC VOTES PUBLIC WORKS ENVIRONMENTAL OFFICE EMERGEN APCD AG SHERIFF DEPARTM ICPDS	CY SERV	/ICES	NO 		<u>2</u> FFC ORI	GINAL PKG

PROJECT SUMMARY

- A. Project Location: The project is located at 1374 Shell Canyon Road, Ocotillo, CA 92259; Assessor's Parcel Number: 033-250-074-000.
- **B. Project Summary**: The applicant, Karen Brunell, proposes to construct and operate a new residential water well to supply a future home with a projected maximum annual water extraction of one (1) acre-foot.
- C. Environmental Setting: The proposed project is located within an area surrounded by already developed parcels with existing residential uses. The proposed project site is relatively flat terrain with native desert landscape and sand located on Shell Canyon Road, bounded to the south by Imperial Highway and by Bureau of Land Management parcels on the north in the County of Imperial, CA. The City of San Diego is located approximately 65 miles west of the proposed project site and approximately 1.5 miles north of the Kumeyaay Highway (I-8).
- D. Analysis: Under the Land Use Element of the Imperial County General Plan, the project site is designated as "Residential" per the Ocotillo/Nomirage Community Area Plan. It is classified as R-1-L-5 (Low Density Residential, Lot 5 acre Minimum) per Zone Map #59 of the Imperial County Land Use Ordinance (Title 9). Initial Study #22-0033 will analyze any impacts related with the proposed project. Pursuant to the Ocotillo/Nomirage Community Area Plan, Section (II)(D), the entire planning area is dependent on groundwater.
- E. General Plan Consistency: The proposed project site is located within the County's General Plan designation of "Residential" per the Ocotillo/Nomirage Community Plan Area. The site is currently zoned as R-1-L-5 (Low Density Residential, Lot 5 acre Minimum). The proposed project is consistent with the General Plan and County Land Use Ordinance (Title 9) Division 5, Section §90203.01 (A)(2) since a Conditional Use Permit has been applied for the water well pursuant to Division 21, Section §92102.01 of the aforementioned title.

Exhibit "A" Vicinity Map



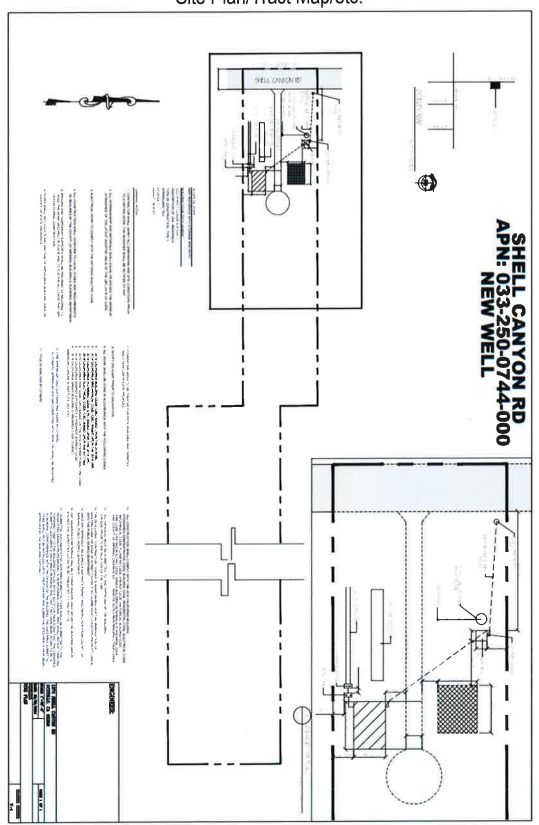


KAREN BRUNELL CUP #22-0019 IS#22-0033 APN 033-250-074





Exhibit "B"
Site Plan/Tract Map/etc.



EVALUATION OF ENVIRONMENTAL IMPACTS:

- A brief explanation is required for all answers except "No Impact" answers that are adequately supported by the information sources a lead agency cites in the parentheses following each question. A "No Impact" answer is adequately supported if the referenced information sources show that the impact simply does not apply to projects like the one involved (e.g., the project falls outside a fault rupture zone). A "No Impact" answer should be explained where it is based on project-specific factors as well as general standards (e.g., the project will not expose sensitive receptors to pollutants, based on a project-specific screening analysis).
- 2) All answers must take account of the whole action involved, including off-site as well as on-site, cumulative as well as project-level, indirect as well as direct, and construction as well as operational impacts.
- Once the lead agency has determined that a particular physical impact may occur, then the checklist answers must indicate whether the impact is potentially significant, less than significant with mitigation, or less than significant. "Potentially Significant Impact" is appropriate if there is substantial evidence that an effect may be significant. If there are one or more "Potentially Significant Impact" entries when the determination is made, an EIR is required.
- 4) "Negative Declaration: Less Than Significant With Mitigation Incorporated" applies where the incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact." The lead agency must describe the mitigation measures, and briefly explain how they reduce the effect to a less than significant level (mitigation measures from "Earlier Analyses," as described in (5) below, may be cross-referenced).
- 5) Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration. Section 15063(c)(3)(D). In this case, a brief discussion should identify the following:
 - a) Earlier Analysis Used. Identify and state where they are available for review.
 - b) Impacts Adequately Addressed. Identify which effects from the above checklist were within the scope of and adequately analyzed in an earlier document pursuant to applicable legal standards, and state whether such effects were addressed by mitigation measures based on the earlier analysis.
 - c) Mitigation Measures. For effects that are "Less than Significant with Mitigation Measures Incorporated," describe the mitigation measures which were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.
- 6) Lead agencies are encouraged to incorporate into the checklist references to information sources for potential impacts (e.g., general plans, zoning ordinances). Reference to a previously prepared or outside document should, where appropriate, include a reference to the page or pages where the statement is substantiated.
- 7) Supporting Information Sources: A source list should be attached, and other sources used or individuals contacted should be cited in the discussion.
- 8) This is only a suggested form, and lead agencies are free to use different formats; however, lead agencies should normally address the questions from this checklist that are relevant to a project's environmental effects in whatever format is selected.
- 9) The explanation of each issue should identify:
 - a) the significance criteria or threshold, if any, used to evaluate each question; and
 - b) the mitigation measure identified, if any, to reduce the impact to less than significance

Potentially Significant Impact (PSI) Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

		3 1			
AES	THETICS				
Except	as provided in Public Resources Code Section 21099, would the pro	ject:			
a)	Have a substantial adverse effect on a scenic vista or scenic highway? a) Four areas within the County have the potential as state-docated near any scenic vista or scenic highway according Highway Element ¹ and California State Scenic Highway System	to the Imperia	l County General Pla	er, the project	⊠ t site is not and Scenic
b)	Substantially damage scenic resources, including, but not limited to trees, rock outcroppings, and historic buildings within a state scenic highway? b) As previously stated on section (I)(a), the proposed project i not substantially damage any scenic resources. No impacts ar	s not located re expected.	ear a scenic vista or s	Cenic highway	⊠ y and would
c)	In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surrounding? (Public views are those that are experienced from publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality? c) The proposed project is for the construction and operation projected annual water extraction of one (1) acre-foot and it wo or quality of public views of the site and its surroundings. It is nearby lots. No impacts are anticipated.	uld not signific	antly or physically de	grade the visu	al character
d)	Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area? d) The proposed project is for the construction and operations it is not expected that a new source of substantial light or glare impacts are expected.	of a residenti would advers	al water well to supply ely affect day or night	a future hom time views in t	⊠ e. However, the area. No
ı	AGRICULTURE AND FOREST RESOURCES				
Agricultuse in a environ the state	ermining whether impacts to agricultural resources are significant tural Land Evaluation and Site Assessment Model (1997) prepared be assessing impacts on agriculture and farmland. In determining whet imental effects, lead agencies may refer to information compiled by te's inventory of forest land, including the Forest and Range Assess measurement methodology provided in Forest Protocols adopted by	y the California her impacts to the California I ment Project ar	Department of Conserviorest resources, including Department of Forestry and the Forest Legacy As	ration as an oping timberland, and Fire Protects sessment proj	tional model to are significant ction regarding ect; and forest
a)	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use? a) The proposed project site is listed as "Area Not Mapped" low Mapping & Monitoring Program: Imperial County Important Farmland, Unique Farmland, or Farmland, or Farmland, unique Farmland, or Farmland, or Farmland, or Farmland, unique Farmland, unique Farmland, or Farmland, unique Farmland,	armland 2018	Map ³ . Therefore, the	proposed pro	ject will not
b)	Conflict with existing zoning for agricultural use, or a Williamson Act Contract?				
	b) The County of Imperial has no current active Williamson Acconflict with existing zoning for agricultural use, or a Williams	t contracts; th on Act Contra	erefore, the proposed ct. No Impacts are exp	project is not ected.	expected to
c)	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined				⊠ GINAI

Potentially Significant Impact (PSI) Potentially
Significant
Unless Mitigation
Incorporated
(PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

	by Government Code Section 51104(g))? c) Per Imperial County General Plan Land Use Map ²³ , the process Community Area Plan ⁴ " with no forest land on its vicinity a existing zoning for, or cause rezoning of, forest land (as defined by Public Resources Code section 4526), or timber Code Section 5114(g)). No impacts are expected.	and surrounding ned in Public Re	s; therefore, it is not sources Code section	expected to of 12220(g)), time	onflict with berland (as
d)	Result in the loss of forest land or conversion of forest land to	П		П	\boxtimes
	non-forest use? d) As previously stated under item (II)(c) above, the propo expected to result in the loss of forest land or conversion of				re, it is not
e)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?				
	e) As previously stated under item (II)(c), the proposed project per Imperial County General Plan Land Use Map ⁴ , and zoned Additionally, there are no existing farmland or forestland on o would not result in the loss or conversion of farmland to nor Therefore, no impacts are expected.	as R-1-L-5 (Low r in the immedia	Density Residential A te vicinity. Developme	rea, Lot 5 Acre nt of the propo	e Minimum). osed project
. AIR	QUALITY				
	available, the significance criteria established by the applicable air pon to the following determinations. Would the Project:	quality managem	nent district or air pollution	on control distri	ct may be
a)	Conflict with or obstruct implementation of the applicable air quality plan?				
	a) The proposed project is for the construction and operation of expected to conflict with or obstruct implementation of the Control District's comment letter dated September 26, 2022, is a collection of rules, designed to limit emissions of fugition the drilling equipment used to construct the water well must (PERP) certifications or apply for certification from Air District will bring any impacts to less than significant.	he applicable ai all construction ve dust to 20% (t meet the Califo	r quality plan. Per Imp activities must adhere opacity. To be complia ornia Portable Equipm	erial County A to Regulation ant with Air Di ent Registration	Air Pollution o VIII, which strict rules, on Program
b)	Result in a cumulatively considerable net increase of any				
	criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard?			\boxtimes	
	b) As previously stated under item (III)(a) above, the water we the Imperial County Air Pollution Control District, therefore, is contribute to an existing or projected air quality violation. The	it is not expecte	d that the proposed pr	oject would s	ubstantially
c)	Expose sensitive receptors to substantial pollutants concentrations?			\boxtimes	
	c) The proposed project is not expected to expose sensitive construction of the residential water well. However, any exp to Air Pollution Control District's rules and regulations. Com less than significant.	osure would be	temporary and would	be lessened l	y adhering
d)	Result in other emissions (such as those leading to odors adversely affecting a substantial number of people?			\boxtimes	
	d) The proposed project is for the construction and operation anticipate creating objectionable odors that would adv pollutants may be emitted during construction activities an ACPD's Regulation VIII and adherence to the California Build	ersely affect a : d as previously	substantial number of stated on item (III)(a)	people. Alth above, comp	ough some liance with



81.

			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (Ni)
IV.	BIC	DLOGICAL RESOURCES Would the project:				
	a)	Have a substantial adverse effect, either directly or through habitat 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 Wildlife or U.S. Fish and Wildlife Service?				
		a) The proposed project location is within a residential zor residential uses and wind energy operations. According to the Element ⁶ , Figure 1 "Sensitive Habitat Map ^{6a} ," the project is accordance to Figure 2 "Sensitive Species Map ^{6b} ," the project be projected on the proposed project does not not as the proposed construction is to take place the substantially adverse effect, either directly or through habit sensitive, or of special status in local or regional plans, policity wildlife Service. Any future developments on site, the application of the proposed project does not not sensitive.	e Imperial Coun s not located v oject is located es not expect to pelow ground le itat modification cies, or regulation	ty General Plan's Consistive hab it within the Flat-tailed have any substantia vel. Consequently, it on n, or to any species it ons, or by the Californ	servation and C itat area. Addi d Horned Liza I physical chan does not appea identified as a ia Department (Open Space tionally, in rd Species ages to the ur to have a candidate, of Fish and
	b)	Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service? b) According to the Imperial County General Plan's Conserv sensitive or riparian habitat, or on other sensitive natural com to remain; therefore, it does not appear to have a substanti respect to sensitive natural communities or by the California I Any impacts are expected to be less than significant.	munity. Additio	nally, the designated real regional plans, police	esidential use is cies, and regul	s proposed ations with
	c)	Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means? c) According to the National Wetlands Inventory: Surface We within a riparian habitat and which will not cause a substant not limited to, marsh, vernal pool, coastal, etc.) through direct impacts are expected to be less than significant.	ial adverse effe	ct on federal protected	d wetlands (inc	luding, but
	d)	Interfere substantially with the movement of any resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites? d) The proposed project site is located on a vacant parce Minimum) with an area of approximately ±17 acres adjacent As previously stated on item (IV)(b) above, the project site is interfere substantially with the movement of any resident or resident or migratory wildlife corridors, or impede the use of less than significant.	to other parcels not located wi or migratory fisi	s with same zone with thin a Sensitive Habit h or wildlife species o	existing reside tat; therefore, it or with establis	ential uses. I would not shed native
	e)	Conflict with any local policies or ordinance protecting biological resource, such as a tree preservation policy or ordinance? e) The proposed project does not conflict with any local popreservation policies or ordinances. No impacts are expected.	licy or ordinand	:e protecting biologica	al resources, s	⊠ uch as tree
	f)	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan? f) The proposed project site is not located within a designated	Sensitive area	according to the Impe	⊠ rial County Ger	neral Plan's
		Conservation Plan Natural Community Conservation Plan	ould not conflic	ct with the provision	s of an adopt	ted Habitat

Potentially Significant Impact (PSI)

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

plan. Any impacts are expected to be less than significant.

٧.	CUI	LTURAL RESOURCES Wo	uld the project:					
	a)	historical resource pursuant to a) According to the Imperial located within an "Area of I- Native American Sacred Si September 13, 2022, the Co comments on this project ⁸ . Desert Museum ²² advising to Campo Band of Mission In property (1374 Shell Canyon possibility of an accidental of Throughout the process, se IVDM advised that with addi were located will be perform	County General Plan's Conserva leightened Historic Period Sensit te in accordance to Figure 6, " bunty received an email from the Additionally, on October 28, 202 nat on September 30, 2022, IVDM dians and representative for the Road, Ocotillo, CA) for the Grou iscovery or disturbance of sensitiveral anomalies were noted on the tional tribal monitors and an arched. This will not impact or hinder sible preservation of artifacts, sho	ivity ^{6c} ." Althous Known Areas e Quechan His 22, ICPDS reces Executive Dires Ewiiaapaay Bund Penetrating ive cultural mat e property, but neologist, a site the applicant's	gn the proposed proj of Native American toric Preservation O ived a comment lette ctor, a Native America and of Kumeyaay Inc g Radar (GPR) scan t erials with any new go none located where e check on the proper beginning constructi	ect site is loca Cultural Sensi fficer stating to the from the Impan monitor, medians were pro- cocheck if ther cound disturband development is ty in which the con at the propo	ted within a tivity,64" on hey had no perial Valley mber of the esent at the nce activity. s proposed. e anomalies psed project	
	b)	archaeological resource pursub) As previously stated und Valley Desert Museum ²² adv of the Campo Band of Missic property (1374 Shell Canyor possibility of an accidental of Throughout the process, selVDM advised that with addivere located will be perform	ler item (V)(a) above, on October ising that on September 30, 2022, on Indians and representative for Road, Ocotillo, CA) for the Grouiscovery or disturbance of sensitiveral anomalies were noted on the tional tribal monitors and an arched. This will not impact or hinder ible preservation of artifacts, sho	IVDM Executive Ewilapaay and Penetrating we cultural mate property, but leologist, a site the applicant's	e Director, a Native A Band of Kumeyaay II Radar (GPR) scan to erials with any new gr none located where check on the proper beginning construction	merican monit ndians were proceed the cound disturbated development is ty in which the on at the propo	or, member esent at the e exists the nce activity. s proposed. e anomalies used project	
	c)	of dedicated cemeteries? c) The proposed project site disturb any human remains, under item (V)(a), the Impericheck on the property to in will not impact or hinder the	is not located within or adjacent including those interred outside al Valley Desert Museum with add thich the anomalies were located in applicant's beginning construct and they be located in the areas d	of dedicated ce litional tribal m by the Ground I ion at the prop	emeteries. Additionall onitors and an arche Penetrating Radar (GF losed project site. It (y, as previous ologist, will co PR) will be perfe only ensures ti	y stated on nduct a site ormed. This ne possible	
/I.	ENE	RGY Would the project:						
	a)	will not result in potentially energy resources, during the edition of the California Bu Development Services Depa September 27, 2022, if any te	essary consumption of energy	due to wastefun. Any develope permit applice nt letter receivical service for	II, insufficient, or unn ments would require of ation with the Imperial red from the Imperial the project is require	ecessary cons compliance wit rial County Pla Irrigation Dis	umption of h the latest anning and trict ⁹ dated	
	b)	Conflict with or obstruct a sta energy or energy efficiency?	te or local plan for renewable		□ EE	C ORI	GINAL F	PKG

VI.

Potentially Significant Impact (PSI) Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

b) As previously stated on item (VI)(a) above, the proposed project is for the construction and operation of a residential water well to supply a future home with no changes on the existing zoning. Any developments would require compliance with the latest energy efficiency and renewable energy standards and regulations. Therefore, the proposed project will not conflict with or obstruct a state or local plan for renewable energy or energy efficiency. Any impacts are expected to be less than significant.

II. GE	OLO	GY AND SOILS	Would the project	it:				
a)	effe a) 1 par par min	cts, including risk of the construction of cels in the area. cel will be subjectively interial building processions.	Additionally, a resi cted to compliance permit review. There		ed as permitted n of the Califor oject would not o	on current zoning. A nia Building Code as directly or indirectly o	Any developm s well as to go ause potential	ents on the through a
	1)	the most recent Map issued by th on other substan Division of Mines 1) According to Fail Activity Ma approximately Imperial County within this zone be subject to co	p ¹¹ , and the United half (0.5) a mile av y is classified as Se e be required to ind ompliance with the review. Adherence	quake Fault Zoning or the area or based own fault? Refer to	vey's Quaternar ted Gorge and (Uniform Buildin ingent earthqua alifornia Buildin	y Faults Map ¹² , propo Carrizo Mountain Qu g Code, which requir ke resistant measure g Code as well as to	sed project sit adrangle Map ed that any de es. Any develo go through ar	e is located s. However, velopments pments will n ministerial
	2)	south of the Pa Adherence to th	ly stated on item (\ ainted Gorge and (he latest edition of t	/II)(a)(1) above, the pro Carrizo Mountain Quad the California Building less than significant.	Irangle Maps, in	idicating seismic gro	und shaking i	s expected.
	3)	and seiche/tsuna 3) The propose		located in a seiche/tsu	nami area per th	California Tsunami	⊠ Data Maps ¹³ . <i>J</i>	Any impacts
	4)	2, the proposed site is generally the California B water well will of Division 22 (Gr	d project is located y flat. However, any Building Code as we comply with Califor roundwater Ordina a California license	eneral Plan's Seismic a within a moderate land developments on the Il as to go through a mi nia Well standards and nice) of the Imperial C ed well driller contract	slide activity are parcel will be su inisterial buildin d will be subject ounty Land Us	ea. The topography wide in the topography will be compliant of the constant of the topography in the t	ithin the propo e with the late struction of the ater Well Regu a). A drill log	osed project st edition of e residential lations) and will also be
b)	b) A the	According to Impe	soil erosion or the los erial County Genera t is not located with	s of topsoil? al Plan's Seismic and F nin an area of substant	Dublic Safety Ele ial soil erosion.	ement ¹⁴ , "Erosion Act Any impacts are exp	⊠ tivity Map ^{14b} ," ected to be les	Figure 3,
c)	wo.	uld become unsta	ogic unit or soil that able as a result o - or off-site landslide on or collapse?	f the project, and		- EI	EC ORI	GINAL PK

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact
	c) The proposed project site is not located on a geological uproposed water well construction. Any construction will be subuilding Code as well as to go through a ministerial building and regulations would bring any impacts to less than significant	ubjected to con permit review.	pliance with the lates	t edition of the	e California
d)	Be located on expansive soil, as defined in the latest Uniform Building Code, creating substantial direct or indirect risk to life or property? d) The proposed project is not located on an expansive soil a	rea. However. a	S previously stated on	⊠ section (VII)(c	C), any new
	developments will require adherence and compliance to the C to go through a ministerial building permit review which woul	California Buildi	ng Code, standards ar	d regulations	
e)	Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of wastewater?				
	e) The proposed project is for the construction and operation email received the Imperial County Division of Environmental approval for the installation of a new septic system. Therefor selected well drilling location maintains the appropriate setba 8, Section 8.80.100 of Imperial County Ordinance, shall be locand 50 feet from the septic tank. Once the well is installed, the ensure the water meets potable standards. EHS has no additional comments as the project moves through the entitle Imperial County Public Health Department, Division of Envir impacts to less than significant.	Health ¹⁵ dated re, the applicant icks from the ap ated a minimum e applicant will le anal comments a ment and perm	October 19, 2022, this tand the water well dreproved septic system, of 100 feet from the dot required to conduct this time, but they resitting process. Adhere	parcel recent iller shall ensu which accord isposal area (I a water potab serve the right nce and comp	ly received ire that the ling to Title each lines) illity test to to provide liance with
f)	Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature? f) The proposed project is for the construction of a new resi approximately 182 square feet of the 17-acre parcel. The propunique paleontological resource or site of unique geologic feat on site or records of. Additionally, in the event of any paleont stop and the Imperial Valley College Desert Museum shall be impacts are expected to be less than significant.	osed project do ture on site as th ological finding	es not appear to direc nere are no known unions s on site during const	tly or indirectly jue resources ruction, all wo	y destroy a or features ork shall be
GRI	EENHOUSE GAS EMISSION Would the project:				
a)	Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?			\boxtimes	
	a) The proposed residential water well is located on an area sur uses. The action is not expected to generate greenhouse gaignificant impact on the environment. Additionally, as previous ACPD's rules and regulations will bring any impacts to less the	gas emissions, usly stated on it	either directly or ind	irectly, that m	ay have a
b)	Conflict with an applicable plan or policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?	₂ 🗆		\boxtimes	
	b) The proposed project would not conflict with any regulat reducing the emissions of greenhouse gases to 1990 leve regulations. Less than significant impacts are expected.				
HAZ	ZARDS AND HAZARDOUS MATERIALS Would the project.	:			
a)	Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?		□ EE	c orio	GINÄAL PKO

VIII.

IX.

Significant Potentially Significant Significant **Unless Mitigation** Impact No Impact Impact Incorporated (PSI) (PSUMI) (LTSI) (NI) a) The proposed project is not expected to create a significant hazard to the public or the environment as it does not involve the handling of any hazardous materials. No impacts are expected. Create a significant hazard to the public or the environment through reasonable foreseeable upset and accident conditions \times involving the release of hazardous materials into the b) The proposed residential water well is not expected to create a significant hazard to the public or environment through reasonable foreseeable upset and accident conditions involving the release of hazardous materials into the environment as no hazardous materials are anticipated as part of the project. No impacts are expected. Emit hazardous emissions or handle hazardous or acutely \boxtimes hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school? c) The proposed project does not anticipate the emitting of hazardous emissions or the handling of hazardous or acutely hazardous materials, substance, or waste as previously stated on items (IX)(a) and (IX)(b) above. Additionally, the project site is not located within a ¼ mile of any schools. The nearest school in the vicinity is the Seeley Elementary School, which is located approximately 19 miles northeast of the proposed project site; therefore, it would not represent a risk to educational facilities. No impacts are expected. Be located on a site, which is included on a list of hazardous materials sites compiled pursuant to Government Code X Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment? d) The proposed project is not located on a site included on a list of hazardous materials sites according to California Department of Toxic Substances Control EnviroStor16; therefore, no impacts are expected. 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 \boxtimes airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the e) The proposed project is not located within an airport land use plan per Imperial County Airport Land Use Compatibility Maps¹⁷. However, the nearest air facility in the area is the Neil Emory private landing airstrip located approximately 1,800 feet west of the project site; therefore, exposure to periodic noise emissions are expected during aircraft takeoff and landing operations. Any impacts are expected to be less than significant. Impair implementation of or physically interfere with an X adopted emergency response plan or emergency evacuation f) The proposed residential water well would not interfere with an adopted emergency response plan or emergency evacuation plan. The applicant will meet any requirements requested by the Fire/OES Department. No impacts are expected. Expose people or structures, either directly or indirectly, to a \boxtimes significant risk of loss, injury or death involving wildland fires? g) According to Cal Fire "Fire Hazard Severity Zones in State Responsibility Areas - Imperial County18" adopted November 7, 2007, the proposed project site is located in an unincorporated Local Responsibility Area (LRA) adjacent to a Moderate Fire Hazard Severity Zone (MFHSZ). Developments may be subject to the inclusion of fire sprinklers and have either a private water or public source as pressurized hydrants for fire suppression. Compliance to ICFD standards would bring any impacts to less than significant. X. HYDROLOGY AND WATER QUALITY Would the project: \boxtimes Violate any water quality standards or waste discharge a) requirements or otherwise substantially degrade surface or ground water quality? a) The proposed project is for the construction and operation of a new residential water well to supply a future home with a projected annual water extraction of one (1) acre-foot and would not violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality. Any impacts are expected to be less than

Potentially

Less Than

		Potentially Significant	Significant Unless Mitigation	Less Than Significant	
		Impact	Incorporated	Impact	No Impact
		(PSI)	(PSUMI)	(LTSI)	(NI)
	significant.				
b)	Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?				
	b) As previously stated on item (X)(a) above, the proposed one (1) acre-feet and does not expect to substantially de groundwater recharge such that the project may impede sust expected to be less than significant.	ecrease ground	water supplies or int	terfere substa	ntially with
c)	Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:				
	c) The proposed project does not anticipate a physical alteration pattern of the site or area, including through the alteration impervious surfaces. Any proposed grading will require drain Department. Any impacts are expected to be less than significant to be seen that significant to be seen that the second to be second to be seen that the second to be seen that the	of the course age review and	or a stream or river o	or though the	addition of
	(i) result in substantial erosion or siltation on- or off-site;			\boxtimes	
	(i) According to Imperial County General Plan's Seismic and the proposed project site is not located within an area of sub impacts are expected to be less than significant.				
	 (ii) substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite; 				
	(ii) The proposed water well project is not expected to substation which would result in flooding on-or offsite. Any proposed Imperial County Department of Public Works. Compliance regulations would bring any impacts to less than significant.	l grading will re with Imperial C	quire drainage reviev	vs and approv	al with the
	(iii) 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; or;			\boxtimes	
	(iii) The proposed project does not anticipate creating or cexisting or planned stormwater drainage systems or provide stated on items (X)(c) and (X)(c)(ii) above, Any proposed grace County Public Works Department. Compliance with Imperial any runoff water impacts would be reduced to less than sign	substantial addi ling will require County Public V	itional sources of polli drainage review and a	uted runoff. As pproval from t	previously he Imperial
	(iv) impede or redirect flood flows?			\boxtimes	
	(iv) The proposed project is for the construction and operation of expected to impede or redirect flood flows. According to Service Center ¹⁹ , Flood Insurance Rate Map, the proposed preffective September 26, 2008. Additionally, a reviewed and ap County Department of Public Works. Therefore, compliance visignificant.	the Federal Eme oject site is loca oproved grading	rgency Management A ted within "Zone X" of /drainage letter is to b	Agency (FEMA) flood map 060 e required by t	Flood Map 25C1620C, he Imperial
d)	In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?			\boxtimes	
	d) The proposed project will continue with the existing resid of pollutants due to project inundation are considered to be the proposed project site is located within "Zone X" of flood	low. Additionally	y, as previously stated	d on item (X)(c)	(iv) above,

Potentially

			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
		contribute to lower any impacts to less than significant.				
	e)	Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan? e) The proposed project is for the annual extraction of one (1) is not expected to conflict with or obstruct the implementat management plan. As previously stated on item (X)(c) above by the Imperial County Public Works Department. Any impact	ion of a water on, the proposed	quality control plan or project would require	sustainable g a grading lette	roundwater
XI.	LA	ND USE AND PLANNING Would the project:				
	a)	Physically divide an established community? a) The proposed project is for the construction and operation not physically divide an established community; therefore, it and zoning established. No land use nor planning impacts are	does not antici	ential water well to su pate changing the exis	pply a future w sting land use o	⊠ hich would designation
	b)	Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the			\boxtimes	
		purpose of avoiding or mitigating an environmental effect? b) The proposed project is consistent with the Imperial Cou Ocotillo/Nomirage Community Area Plan; water wells are all per Division 21 – Water Well Regulations, Section 92102.00. Section D – Water/Sewer, an acre-foot of water supplies a fa significant.	owed with an a Additionally, po	pproved Conditional (er the Ocotillo/Nomira	Use Permit in a ge Community	n R-1 zone Area Plan,
XII.	MII	NERAL RESOURCES Would the project:				
	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 state? a) The proposed project does not anticipate the removal of residence.	mineral resource	es and it is not locate	□ d within the bo	⊠ undaries of
		an active mine per Imperial County General Plan's Conserv Map ^{6e} " Figure 8. No impacts are expected.	ration and Oper	n Space Element ⁶ , "E	xisting Mineral	Resources
	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?				\boxtimes
		 b) The proposed residential water well will not result in the los site delineated on a local general plan, specific plan or other 	ss of availability land use plan. l	of locally-important n No impacts are expect	inerai resourc ed.	es recovery
XIII.	NO	DISE Would the project result in:				
	a)	Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies? a) The proposed project is for the construction and operation would be expected during construction; however, such wou which already occurs on the surrounding area. Such action Element ²⁰ which states that construction equipment operation Friday, and from 9 a.m. to 5 p.m. on Saturday. Additional combination, shall not exceed 75 dB Leq when averaged or	ild not result in would be subjon shall be limited ally, construction	the generation of per ect to the Imperial Co I to the hours of 7 a.m. on noise from a sing	manent noise t unty General P to 7 p.m., Mond le piece of eq	peyond that lan's Noise day through uipment or
	b)	General Plan's Noise Element would bring any impacts to les Generation of excessive groundborne vibration or groundborne noise levels?	ss than significa	int.		GINAL F

			Significant Impact (PSI)	Unless Mitigation Incorporated (PSUMI)	Significant Impact (LTSI)	No Impact (NI)	
		b) The proposed project does not anticipate any changes to the parcels and area. Additionally, as previously stated on item County General Plan's Noise Element. Any impacts are expected to the proposed project of the proposed project of the proposed project of the proposed project of the proposed project does not anticipate any changes to the proposed project does not anticipate any changes to the parcel project does not anticipate any changes to the parcel project does not anticipate any changes to the parcel project does not anticipate any changes to the parcel project does not anticipate any changes to the parcel project does not anticipate any changes to the parcel project does not anticipate any changes to the parcel project does not anticipate any changes to the parcel project does not be parcel project does not b	(XIII)(a) above,	any construction we			
	c)	For a project located within the vicinity of a private airstrip or 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? c) As previously stated on item (IX)(e) above, the proposed prexisting Neil Emory private airstrip; therefore, exposure to per and landing operations. Any impacts are expected to be less	riodic noise em	issions are expected			
XIV.	PO	PULATION AND HOUSING Would the project:					
	a)	Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and business) or indirectly (for example, through extension of roads or other infrastructure)? a) The proposed residential water well construction and op	 eration would i	oot induce a substar	⊠	Dopulation	
		growth in an area, either directly or indirectly, as no changes Therefore, any impacts are expected to be less than significan	to the designa				
	b)	Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere? b) The proposed project will not displace substantial numbers.	ers of people	necessitating the co	⊠ nstruction or re	 eplacement	
XV.	PU	less than significant. IBLIC SERVICES					
	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:			×		
		a) The proposed residential water well construction and oper adverse physical impacts associated with the provision of ne physically altered government facilities, the construction of w maintain acceptable service ratios. Any impacts would be less 1) Fire Protection?	ew or physically hich could caus	altered government se significant environ	facilities, need	for new or	
		1) The proposed project is not expected to result in substantic subject to fire sprinklers and to have either a private or a p pressurized hydrants. Compliance with ICFD would bring any	ublic source o	f water for fire supp			
		2) Police Protection?2) The proposed project is not expected to result in substantial Patrol and Sheriff's Office South County Patrol have active poexpected to be less than significant.					
		3) Schools?3) The proposed water well construction and operation is not are expected.	expected to ha	U ve a substantial impa	ct on schools. I	⊠ No impacts	
		4) Parks?			EC ØRI	GIØAI	PKG

Potentially Significant

Less Than

Potentially

		Potentially	Potentially Significant	Less Than	
		Significant Impact	Unless Mitigation Incorporated	Significant Impact	No Impact
-	4) The proposed project is not expected to create a substant	(PSI) ial impact on parl	(PSUMI) ks. No impacts are ex	(LTSI)	(NI)
	5) Other Public Facilities?			⊠	П
	5) The proposed residential water well is not expected to ha impacts are expected to be less than significant.	ve a substantial i	mpact on other publi		erefore, any
XVI. F	RECREATION				
a)	Would the project increase the use of the existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				\boxtimes
	 a) The proposed project is for the construction and opera Subsequently, the proposed water well would not increase recreational facilities such that substantial physical deterior are expected. 	the use of existi	ng neighborhood an	d regional par	ks or other
b)	Does the project include recreational facilities or require the construction or expansion of recreational facilities which might				\boxtimes
	have an adverse effect on the environment? b) The proposed project does not include nor require the country serve as a water supply for a future home; therefore, no	nstruction or expa impacts are expa	ansion of recreationa ected.	l facilities as it	would
II. <i>TF</i>	RANSPORTATION Would the project:				
a)	Conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?				\boxtimes
	 a) The proposed residential water well construction and surrounding roads nor conflicting with Imperial County Geno no impacts are expected. 	operation is not eral Plan's Circula	expected to create ation and Scenic High	a substantia nway Element ¹	impact to Therefore,
b)	Would the project conflict or be inconsistent with the CEQA Guidelines section 15064.3, subdivision (b)?				\boxtimes
	b) The proposed project will not conflict or be inconsistent we not expected to have a significant transportation impact with land use. Additionally, the proposed project site is located along an existing high quality transit corridor. No impacts ar	in transit priority a within ½ mile of	areas with no propos	ed change on t	the existing
c)	Substantially increases hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or	П	П	П	\boxtimes
	incompatible uses (e.g., farm equipment)? c) The existing residential use on the proposed project's site Designation and the site design is not expected to increase I	is compatible winazards. Therefor	ith the Imperial Coun e, no impacts are exp	ty General Pla pected.	n Land Use
d)	Result in inadequate emergency access?				\boxtimes
	d) The proposed project would not result in inadequate emer zoning are proposed. Access to the proposed project site f response vehicles. No impacts are expected.	gency access. Ac rom Shell Canyo	Iditionally, no chang n Road appears to b	e on existing la e suitable for	and use nor emergency
I. 7	TRIBAL CULTURAL RESOURCES				

Potentially Significant Impact (PSI)

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place or object with cultural value to a California Native American tribe, and that is:

	,	a) According to the Imperial County General Plan's Consilocated within a "Known Area of Native American Cultureceived an email from the Quechan Historic Preserv Additionally, on October 28, 2022, ICPDS received a conthat on September 30, 2022, IVDM Executive Director, a lindians and representative for the Ewiiaapaay Band of Ki Road, Ocotillo, CA) for the Ground Penetrating Radar (Giscovery or disturbance of sensitive cultural material process, several anomalies were noted on the property, that with additional tribal monitors and an archeologist, will be performed. This will not impact or hinder the aponly ensures the possible preservation of artifacts, sho impacts are expected to be less than significant. (i) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as define in Public Resources	aral Sensitivity. 6d" ation Officer station Mative American materians with a with a material with any new to the check on the plicant's beginning the check on the plicant's beginning at the check on the check of the che	However, on Septeing they had no counter, member of the present at the present at the present at the present disturbance where development is property in which the ground at the ground at the property in which the property in which the property in which the ground at the property in which the property in wh	mber 13, 2022 mments on the Desert Museur ne Campo Band coperty (1374 Strossibility of all activity. Thro s proposed. IV ne anomalies veroposed proposed proposed proposed.	the County his project ⁸ . n ²² advising d of Mission hell Canyon n accidental bughout the IDM advised were located oject site. It
		Code Section 5020.1(k), or (i) According to the California Historic Resources ²¹ to be eligible under the Public Resources Code Section be less than significant.				
	0)	 (ii) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth is subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American Tribe. (ii) No significant resources listed as defined in timpacted by the proposed residential water well con 				
XIX.	UTIL	LITIES AND SERVICE SYSTEMS Would the project:				
	a)	Require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction of which could cause significant environmental effects? a) The proposed residential water well construction and ope of a new expanded water, wastewater treatment or stormwater water water water water treatment or stormwater.	iter drainage, elec	tric power, natural (gas or telecom	munication
		facilities, the construction of which could cause significant of comment letter from the Imperial Irrigation District ⁹ advising and/or permanent electrical service. Additionally, on Octobe County Division of Environmental Health ¹⁵ advising the prop of a new septic system; therefore, the applicant and the water maintains the appropriate setbacks from the approved septic County Ordinance, shall be located a minimum of 100 feet tank. Any impacts are considered to be less than significant	the applicant shou er 19, 2022, ICPDS cosed project site er well driller shall system, which ac from the disposal	Id contact IID if the preceived a commer recently received arensure that the sele cording to Title 8, Se	project requires int email from to proval for the ected well drilli ection 8.80.100	s temporary the Imperial installation ing location of Imperial
	b)	Have sufficient water supplies available to serve the project from existing and reasonably foreseeable future development during normal, dry and multiple dry years?		□ E	EC ORI	□ GINAL PKG

		Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
		(PSI)	(PSUMI)	(LTSI)	(NI)
	b) The proposed project is for the construction and operation annual water extraction of one (1) acre-foot, which does not a parcel. Additionally, as per the Ocotillo/Nomirage Commu Subsection (D)-Water/Sewer, an acre-foot of water supplies a significant.	inticipate a char inity Area Plan ⁴	ge to the existing residence to the existing resident (II)-Existing	dential designa Conditions a	ition on the nd Trends,
c)	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?				
	c) As previously stated on sections (VII)-"Geology and Environmental Health advised the proposed project site recer therefore, the applicant and the water well driller shall ensure setbacks from the approved septic system, which according be located a minimum of 100 feet from the disposal area Environmental Health Services regulations would bring any i	ntly received app that the selecte to Title 8, Secti (leach lines) a	proval for the installation d well drilling location on 8.80.100 of Imperia nd 50 feet from the s	on of a new sep maintains the a I County Ordin	itic system; appropriate ance, shall
d)	Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals? d) Excess solid waste generation is not expected by the projimpacts are expected.	posed residentia	al water well construct	⊠ tion. Less than	significant
e)	Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?			\boxtimes	
	e) All proposed projects within the County shall contract with proposed subdivision shall comply with federal, state, and lo to solid waste. Any impact are expected to be less than significant to solid waste.	cal managemen	te hauler for waste ger It and reduction statute	nerated by the f es and regulati	facility. The ons related
. WII	LDFIRE				
If local	ed in or near state responsibility areas or lands classified as very h	igh fire hazard se	everity zones, would the	Project:	
a)	Substantially impair an adopted emergency response plan or emergency evacuation plan?			\boxtimes	
	a) As previously stated on item (IX)(g) – "Hazards and Hazard in State Responsibility Areas – Imperial County ¹⁸ " adopted unincorporated Local Responsibility Area (LRA) adjacent to Developments may be subject to the inclusion of fire spi pressurized hydrants for fire suppression. Compliance with impacts to less than significant.	l November 7, 2 o a Moderate Fi rinklers and ha	007, the proposed pro re Hazard Severity Zo ve either a private w	oject site is loo one (MFHSZ) o rater or public	cated in an n the west. source as
b)	Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?			\boxtimes	
	b) As previously stated on item (XX)(a) above, the proposed (MFHZ); therefore, impacts due to slope, prevailing winds, ar project occupants to pollutant concentrations from a wildfire less than significant with adherence and compliance of ICFI	nd other factors, or the uncontro	, exacerbate wildfire ris	sks, and thereb	y expose
c)	Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?			×	
	c) The proposed project is for the construction and operatio projected annual water extraction of one (1) acre-foot. As pro is adjacent to a Moderate Fire Hazard Severity Zone (MFH sprinklers and have either a private water or public source	eviously stated Z). Any develor	on item (XX)(a) above, oments may be subje	the proposed ct to the inclu	project site sion, of fixe

XX.

Potentially
Potentially
Significant Less Than
Significant Unless Mitigation Significant
Impact Incorporated Impact No Impact
(PSI) (PSUMI) (LTSI) (NI)

d) Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?

d) As previously stated on item (VII)(a)(4) above, per Imperial County General Plan's Seismic and Public Safety Element¹⁴, "Landslide Activity Map^{14a}," Figure 2, the proposed project is located within a moderate landslide activity area. The topography within the proposed project site is generally flat. However, any developments on the parcel will be subjected to compliance with the latest edition of the California Building Code as well as to go through a ministerial building permit review. Therefore, less than significant impacts are expected. Additionally, as previously stated on item (XX)(a) above, the proposed project neighbors a Moderate Fire Hazard Severity Zone per Cal Fire's "Fire Hazard Severity Zones in State Responsibility Areas – Imperial County¹⁸; therefore impacts related to expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes are considered to be less than significant.

Note: Authority cited: Sections 21083 and 21083.05, Public Resources Code. Reference: Section 65088.4, Gov. Code; Sections 21080(c), 21080.1, 21080.3, 21083.3, 21083.05, 21083.3, 21093, 21094, 21095, and 21151, Public Resources Code; Sundstrom v. County of Mendocino, (1988) 202 Cal. App. 3d 296; Leonoff v. Monterey Board of Supervisors, (1990) 222 Cal. App. 3d 1337; Eureka Citizens for Responsible Govt. v. City of Eureka (2007) 147 Cal. App. 4th 357; Protect the Historic Amador Waterways v. Amador Water Agency (2004) 116 Cal. App. 4th at 1109; San Franciscans Upholding the Downtown Plan v. City and County of San Francisco (2002) 102 Cal. App. 4th 656.

Revised 2009- CEQA Revised 2011- ICPDS Revised 2016 – ICPDS Revised 2017 – ICPDS Revised 2019 – ICPDS

Potentially Significant Impact (PSI)

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

SECTION 3

III. MANDATORY FINDINGS OF SIGNIFICANCE

human beings, either directly or indirectly?

The following are Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.

a)	Does the project have the potential to substantially 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, substantially reduce the number or restrict the range of a rare or endangered plant or animal, eliminate tribal cultural resources 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.)		R	
c)	Does the project have environmental effects, which will cause substantial adverse effects on human beings, either directly or indirectly?		A	

IV. PERSONS AND ORGANIZATIONS CONSULTED

This section identifies those persons who prepared or contributed to preparation of this document. This section is prepared in accordance with Section 15129 of the CEQA Guidelines.

A. COUNTY OF IMPERIAL

- Jim Minnick, Director of Planning & Development Services
- Michael Abraham, AICP, Assistant Director of Planning & Development Services
- Diana Robinson, Planning Division Manager
- Gerardo A. Quero, Project Planner
- Imperial County Air Pollution Control District
- Department of Public Works
- Fire Department
- Ag Commissioner
- Environmental Health Services
- Sheriff's Office

B. OTHER AGENCIES/ORGANIZATIONS

- Imperial Irrigation District
- Quechan Indian Tribe

(Written or oral comments received on the checklist prior to circulation)



V. REFERENCES

- Imperial County General Plan: Circulation and Scenic Highway Element https://www.icpds.com/assets/planning/circulation-scenic-highway-element-2008.pdf
- 2. California State Scenic Highway System Map

https://caltrans.maps.arcgis.com/apps/webappviewer/index.html?id=465dfd3d807c46cc8e8057116f1aacaa

- California Farmland Mapping & Monitoring Program: Imperial County Important Farmland Map 2018 https://maps.conservation.ca.gov/DLRP/CIFF/
- 4. Ocotillo/Nomirage Community Area Plan

https://www.icpds.com/assets/planning/community-plans/ocotillo-nomirage-community-area-plan.pdf

- 5. Imperial County Air Pollution Control District comment letter dated September 26, 2022
- 6. Imperial County General Plan: Conservation and Open Space Element

https://www.icpds.com/assets/planning/conservation-open-space-element-2016.pdf

- a) Figure 1: Sensitive Habitat Map
- b) Figure 2: Sensitive Species Map
- c) Figure 5: Areas of Heighten Historic Period Sensitivity Map
- d) Figure 6: Known Areas of Native American Cultural Sensitivity Map
- e) Figure 8: Existing Mineral Resources Map
- National Wetlands Inventory: Surface Waters and Wetlands Map https://fwsprimary.wim.usgs.gov/wetlands/apps/wetlands-mapper/
- 8. Quechan Indian Tribe comment email dated September 13, 2022
- 9. Imperial Irrigation District comment letter dated September 27, 2022
- California Geological Survey Hazard Program: Alquist-Priolo Fault Hazard Zones
 https://gis.data.ca.gov/maps/ee92a5f9f4ee4ec5aa731d3245ed9f53/explore?location=32.538703%2C-110.920388%2C6.00
- 11. California Department of Conservation: Fault Activity Map

https://maps.conservation.ca.gov/cgs/fam/

12. United States Geological Survey's Quaternary Faults Map

https://usgs.maps.arcgis.com/apps/webappviewer/index.html?id=5a6038b3a1684561a9b0aadf88412fcf

13. California Tsunami Data Maps

https://www.conservation.ca.gov/cgs/tsunami/maps

14. Imperial County General Plan: Seismic and Public Safety Element

https://www.icpds.com/assets/planning/seismic-and-public-safety.pdf

- a) Figure 2: Landslide Activity Map
- b) Figure 3: Erosion Activity Map
- 15. Imperial County Division of Environmental Heath comment email dated October 19, 2022
- 16. California Department of Toxic Substances Control: EnviroStor

https://www.envirostor.dtsc.ca.gov/public/

17. Imperial County Airport Land Use Compatibility Maps

https://www.icpds.com/planning/maps/airport-land-use-compatibility-maps

18. Cal Fire: Fire Hazard Severity Zones Maps - Imperial County

https://osfm.fire.ca.gov/media/6680/fhszs_map13.pdf

- 19. Federal Emergency Management Agency (FEMA) Flood Map Service Center: Flood Insurance Rate Map https://msc.fema.gov/portal/search?AddressQuery=851%20pitzer%20road%20heber%20ca#searchresultsanchor
- 20. Imperial County General Plan: Noise Element

https://www.icpds.com/assets/planning/noise-element-2015.pdf

21. California Historic Resources: Imperial County

https://ohp.parks.ca.gov/ListedResources/?view=county&criteria=13

- 22. Imperial Valley Desert Museum comment letter dated October 28, 2022
- 23. "County of Imperial General Plan EIR", prepared by Brian F. Mooney & Associates in 1993; and as Amended by County in 1996, 1998, 2001, 2003, 2006 & 2008, 2015, 2016.



VI. NEGATIVE DECLARATION – County of Imperial

The following Negative Declaration is being circulated for public review in accordance with the California Environmental Quality Act Section 21091 and 21092 of the Public Resources Code.

Project Name: Conditional Use Permit (CUP) #22-0019

Project Applicant: Karen Brunell

Project Location: 1374 Shell Canyon Road, Ocotillo, AC 92259

Description of Project: The applicant is proposing to construct and operate a new residential water well to supply a future home with a projected annual water extraction of one (1) acre-foot.

VII. FINDINGS

determ	ine if the	se that the County of Imperial, acting as the lead agency, has conducted an Initial Study to e project may have a significant effect on the environment and is proposing this Negative ed upon the following findings:					
		ial Study shows that there is no substantial evidence that the project may have a significant effect on ironment and a NEGATIVE DECLARATION will be prepared.					
		The Initial Study identifies potentially significant effects but:					
	(1)	Proposals made or agreed to by the applicant before this proposed Mitigated Negative Declaration was released for public review would avoid the effects or mitigate the effects to a point where clearly no significant effects would occur.					
	(2)	There is no substantial evidence before the agency that the project may have a significant effect on the environment.					
	(3)	Mitigation measures are required to ensure all potentially significant impacts are reduced to levels of insignificance.					
	A MITIGATED NEGATIVE DECLARATION will be prepared.						
to suppavailab	ort this t le for rev	legative Declaration means that an Environmental Impact Report will not be required. Reasons finding are included in the attached Initial Study. The project file and all related documents are riew at the County of Imperial, Planning & Development Services Department, 801 Main Street, 2243 (442) 265-1736.					
		NOTICE					
The pul	blic is in	vited to comment on the proposed Negative Declaration during the review period.					
Date of	Determin	ation Jim Minnick Director of Planning & Development Services					

The Applicant hereby acknowledges and accepts the results of the Environmental Evaluation Committee (EEC) and hereby agrees to implement all Mitigation Measures, if applicable, as outlined in the MMRP.

Applicant Signature Dat

SECTION 4

VIII.

RESPONSE TO COMMENTS

(ATTACH DOCUMENTS, IF ANY, HERE)

MITIGATION MONITORING & REPORTING PROGRAM (MMRP)

(ATTACH DOCUMENTS, IF ANY, HERE)

IX.

Initial Study, Environmental Checklist Form & Negative Declaration for CUP#22-0019 IS#22-0033 Karen Brunell

COMMENT LETTERS

EEC ORIGINAL PKG



Imperial County Planning & Development Services Planning / Building

Jim Minnick

September 12, 2022 REQUEST FOR REVIEW AND COMMENTS

The attached project and materials are being sent to you for your review and as an early notification that the following project is being requested and being processed by the County's Planning & Development Services Department. Please review the proposed project based on your agency/department area of interest, expertise, and/or jurisdiction.

To: County Agencies		State Agencies/Other	Cities/Other	
County Executive Office – Rosa Lopez			Coachella Valley Water District- Jim	
		Manuel Deleon	Barrett	
APCD – Monica Soucier/ Matt Dessert		☑Certified Unified Program Agency- Robert Krug		
EHS – Jeff Lamoure/Mario Salinas/ Jorge Perez		BLM- Ranger Gonzalez	☑ IID – Donald Vargas	
Public Works – Guillermo Mendoza/John Gay		Campo Band of Mission Indians – Marcus Cuero, Jonathan Mesa	Coyote Valley Mutual Water Co Mike Peterson	
Ag. Commissioner – Margo Sanchez/ Carlos Ortiz			Caltrans –District 11- Roger Sanchez	
☐ Board of Supervisors – Luis Plancarte - District #2			Fort Yuma – Quechan Indian Tribe - H. Jill McCormick/Jordan D. Joaquin	
From:	Gerardo Quero, Planner I	- (442) 265-1736 or gerardoquero@co.img	perial carus	
Project ID:	Conditional Use Permit #2	22-0019	GHI.W.U.	
Project Location:	1374 Shell Canyon Rd. Ocotillo CA 92259 APN 033-250-074			
Project Description: Applicant proposes for the new construction and operation of a new residential water well to supply future he			esidential water well to supply future home.	
Applicants: Karen Brunell				
Comments due by: September 27h 2022 at 5:00PM				
COMMENTS: (attach a separate sheet if necessary) (if no comments, please state below and mail, fax, or e-mail this sheet to Case Planner)				
Name: Ana Game z Signature: Att. Title: Ag Biolog ist				
Date: 9/21/2022 Telephone No.: 442 265 1500 E-mail: analgomez @ co. Imperial. ca. vs				

GQ\AG\S:\A||Usars\APN\033\250\074\CUP22-0019\CUP22-0019 Request for Comments 09 27 22 .docx

Gerardo Quero

From:

Quechan Historic Preservation < historic preservation@quechantribe.com>

Sent:

Monday, 12 September, 2022 12:30 PM

To:

Allison Galindo; Gerardo Quero

Subject:

RE: CUP22-0019 Request for Comments

CAUTION: This email originated outside our organization; please use caution.

This email is to inform you that we have no comments on this project.

From: Allison Galindo [mailto:allisongalindo@co.imperial.ca.us]

Sent: Monday, September 12, 2022 10:34 AM

To: Andrew Loper; Carlos Ortiz; Donald Vargas; Guillermo Mendoza; H. Jill McCormick; Jeff Lamoure; John Gay; Jordan D. Joaquin; Jorge Perez; Manuel Deleon; Marcus Cuero; Margo Sanchez; Mario Salinas; Matt Dessert; Mitch Mansfield; Monica Soucier; Ray Loera; Robert Malek; Rosa Lopez; Luis Plancarte; jbarrett@cvwd.org; Roger Sanchez; Robert Krug; cgonzalez@blm.gov; jmesa@campo-nsn.gov; Marcus Cuero

Cc: Jim Minnick; Michael Abraham; Diana Robinson; Gerardo Quero; Aimee Trujillo; Allison Galindo; John Robb; Leslie

Martinez; Maria Scoville; Melina Rizo; Rosa Soto **Subject:** CUP22-0019 Request for Comments

Good morning,

Please see attached Request for Comments packet for CUP22-0019/ APN 033-250-074 {1374 Shell Canyon Rd., Ocotillo, CA 92259}

Comments are due by September 27th at 5:00PM.

In an effort to increase the efficiency at which information is distributed and reduce paper usage, the Request for Comments packet is being sent to you via this email.

Should you have any questions, please feel free to contact Gerardo Quero at (442) 265-1736, or submit your comment letters to ICPDScommentletters@co.imperial.ca.us.

Thank you,

Allison Galindo

Office Assistant III Imperial County Planning & Development Services 801 Main St. El Centro, CA 92243 (442)265-1736



Virus-free.www.avast.com



TELEPHONE: (442) 265-1800 FAX: (442) 265-1799

September 26, 2022

Jim Minnick Planning & Development Services Director 801 Main Street El Centro, CA 92243

SUBJECT:

Conditional Use Permit (CUP) 22-0019 - Karen Brunell

Dear Mr. Minnick:

The Imperial County Air Pollution Control District ("Air District") appreciates the opportunity to review and comment on Condition Use Permit ("CUP") 22-0019 ("Project") that would allow the construction of a water well for residential purposes at 1374 Shell Canyon Road in Ocotillo, California, also described as Assessor's Parcel Number 033-250-074-000.

The Air District would remind the applicant that all construction activities must adhere to Regulation VIII, which is a collection of rules, designed to limit emissions of fugitive dust to 20% opacity. To be compliant with Air District rules the drilling equipment used to construct the water well must meet the California Portable Equipment Registration Program ("PERP") certifications or apply for certification from the Air District.

The Air District's rules and regulations can be found online for your review at https://apcd.imperialcounty.org/rules-and-regulations/. Should you have any questions please feel free to contact the Air District for assistance at (442) 265-1800.

Respectfully,

Ismael Garcia

Environmental Coordinator I

APC Division Manager





September 27, 2022

Mr. Gerardo Quero Planner I Planning & Development Services Department County of Imperial 801 Main Street El Centro, CA 92243

SUBJECT:

K. Brunell Residential Water Well Project, CUP22-0019

Dear Mr. Quero:

On September 12, 2022, the Imperial Irrigation District received from the Imperial County Planning & Development Services Department, a request for agency comments on a residential water well project under Conditional Use Permit application No. 22-0019. The applicant, Karen Brunell, proposes the construction of a new water well to supply a future home at 1374 Shell Canyon Road, Ocotillo, CA (APN 033-250-074).

The IID has reviewed the application and has the following comments:

- 1. If the project requires temporary and/or permanent electrical service, the applicant should be advised to contact Ignacio Romo, IID project development service planner, at (760) 482-3426 or e-mail Mr. Romo at IGRomo@iid.com to initiate the customer service application process. In addition to submitting a formal application (available for download at the district website http://www.iid.com/home/showdocument?id=12923), the applicant will be required to submit AutoCAD site plan, electrical and utility plans, project schedule, and the applicable fees, permits, easements and environmental compliance documentation pertaining to the provision of electrical service to the project. The applicant shall be responsible for all costs and mitigation measures related to providing new electrical service to the project.
- Electrical capacity is limited in the project area. A circuit study may be required. Any system improvements or mitigation identified in the circuit study to enable the provision of electrical service to the project shall be the financial responsibility of the applicant.
- 3. Any construction or operation on IID property or within its existing and proposed right of way or easements including but not limited to: surface improvements such as proposed new streets, driveways, parking lots, landscape; and all water, sewer, storm water, or any other above ground or underground utilities; will require an encroachment permit, or encroachment agreement (depending on the circumstances). A copy of the IID encroachment permit application and instructions for its completion are available at https://www.iid.com/about-iid/department-directory/real-estate. The IID Real Estate Section should be contacted at (760) 339-9239 for additional information regarding

EEC ORIGINAL PKG

encroachment permits or agreements. No foundations or buildings will be allowed within IID's right of way.

4. Any new, relocated, modified or reconstructed IID facilities required for and by the project (which can include but is not limited to electrical utility substations, electrical transmission and distribution lines, water deliveries, canals, drains, etc.) need to be included as part of the project's California Environmental Quality Act (CEQA) and/or National Environmental Policy Act (NEPA) documentation, environmental impact analysis and mitigation. Failure to do so will result in postponement of any construction and/or modification of IID facilities until such time as the environmental documentation is amended and environmental impacts are fully analyzed. Any and all mitigation necessary as a result of the construction, relocation and/or upgrade of IID facilities is the responsibility of the project proponent.

Should you have any questions, please do not hesitate to contact me at 760-482-3609 or at dvargas@iid.com. Thank you for the opportunity to comment on this matter.

Respectfully,

Donald Vargas

Compliance Administrator II

Gerardo Quero

From:

Jorge Perez

Sent:

Wednesday, 19 October, 2022 3:25 PM

To:

Allison Galindo; Gerardo Quero

Cc:

Aimee Trujillo; John Robb; Laryssa Alvarado; Maria Scoville; Melina Rizo; Rosa Soto

Subject:

RE: CUP22-0019 Request for Comments

Attachments:

1374 Shell Canyon Road Brunell Residence OWTS Site Plan (1).pdf

Hi Allison/Gerardo,

This parcel recently received approval for the installation of a new septic system. Therefore, the applicant and the water well driller shall ensure that the selected well drilling location maintains the appropriate setbacks from the approved septic system, which according to Title 8, Section 8.80.100 of Imperial County Ordinance, shall be located a minimum of 100 feet from the disposal area (leach lines) and 50 feet from the septic tank. Attached is a copy of the septic system site plan approved by our office.

Once the well is installed, the applicant will be required to conduct a water potability test to ensure the water meets potable standards.

We have no additional comments at this time, but we reserve the right to provide additional comments as the project moves through the entitlement and permitting process.

If you or the applicant have any questions, please do not hesitate to contact our office.

Regards,

Jorge A. Perez

Imperial County Division of Environmental Health

P: 442-265-1888 - C: 760-427-1190

From: Allison Galindo <allisongalindo@co.imperial.ca.us>

Sent: Tuesday, October 18, 2022 1:50 PM

To: Andrew Loper < Andrew Loper@co.imperial.ca.us>; Robert Malek < Robert Malek@co.imperial.ca.us>; Alfredo Estrada Jr < Alfredo Estrada Jr@co.imperial.ca.us>; Guillermo Mendoza < Guillermo Mendoza@co.imperial.ca.us>; John Gay

<JohnGay@co.imperial.ca.us>; Jorge Perez <JorgePerez@co.imperial.ca.us>; Jeff Lamoure

<JeffLamoure@co.imperial.ca.us>; Alphonso Andrade <AlphonsoAndrade@co.imperial.ca.us>

Cc: Aimee Trujillo <aimeetrujillo@co.imperial.ca.us>; Allison Galindo <allisongalindo@co.imperial.ca.us>; John Robb

<JohnRobb@co.imperial.ca.us>; Laryssa Alvarado <laryssaalvarado@co.imperial.ca.us>; Maria Scoville

<mariascoville@co.imperial.ca.us>; Melina Rizo <melinarizo@co.imperial.ca.us>; Rosa Soto

<RosaSoto@co.imperial.ca.us>

Subject: FW: CUP22-0019 Request for Comments

Good Afternoon,

Please see attached Request for Comments packet for CUP22-0019/ APN 033-250-074 {1374 Shell Canyon Rd., Ocotillo, CA 92259}

Comments were due by September 27th at 5:00PM. If you can please reply with any comments towards this project.

Should you have any questions, please feel free to contact Gerardo Quero at (442) 265-1736, or submit your comment letters to ICPDScommentletters@co.imperial.ca.us.

Thank you,

Allison Galindo

Office Assistant III Imperial County Planning & Development Services 801 Main St. El Centro, CA 92243 (442)265-1736



Jim Minnick Imperial County Planning & Development Services 801 Main St El Centro, CA 92243

Re: Proposed Development at 1374 Shell Canyon Road, Ocotillo, CA 92259

Dear Mr. Minnick,

The Imperial Valley Desert Museum Society, Inc. is a registered 501(c)(3) nonprofit, which operates the Imperial Valley Desert Museum (IVDM), a federally recognized curation facility and museum, located at 11 W. Frontage Rd., Ocotillo, CA 92259. It is located immediately south of the parcel proposed for construction by Ms. Brunell at 1374 Shell Canyon Road in Ocotillo, CA.

The mission of Imperial Valley Desert Museum is to preserve, interpret, and celebrate the deserts of Southern California through outstanding research, collections, and educational programs. The lands of IVDM and the surrounding region of Ocotillo and western Imperial County reside on the traditional lands of the Kumeyaay people, which today still preserves over 10,000 years of their history on and beneath the modern landscape.

Given the rich and documented history of indigenous activity throughout the region in antiquity, there exists the possibility of an accidental discovery or disturbance of sensitive cultural materials with any new ground disturbance activity. An abundance of caution is recommended in this and all other projects within the area of Ocotillo whenever they would require subsurface work. Imperial Valley Desert Museum recognizes and applauds Ms. Burnell's commitment to the preservation of the Imperial Valley's rich and diverse history.

On September 30, 2022 IVDM Executive Director Kristin O'Lear, Native American monitor Phillip Paipa, member of the Campo Band of Mission Indians and representative for the Ewijaapaayp Band of Kumeyaay Indians were present at the property for the Ground Penetrating Radar (GPR) scan. In addition to Mr. Paipa and Ms. O'Lear, Ms. Burnell, Mr. Allen Repashy, and her contractor Robert D. Osoria were also present. The scan was performed by Ground Penetrating Radar Systems under the supervision of project manager Mark Reynoso. Mr. Paipa and Ms. O'Lear remained at the property for the duration of the scan, which lasted approximately two hours.

Throughout the process several anomalies were noted on the property. At this time, none of the anomalies are located where Ms. Burnell has proposed developing on the property. Prior to the scan, a large portion of the property had been covered with gravel. As a result, the GPR scan would be unable to indicate if any potential artifacts are present. Again, no proposed developed will be done on the gravel. Following the conclusion of the scan IVDM, Mr. Paipa, and Ms. Burnell received a full report on the same day.

Following a thorough review of the report and locations of the anomalies, IVDM is satisfied and accepts the result of the GPR scan performed by Ground Penetrating Radar Systems. IVDM consents to the development of the property and that the project can proceed.

In order to be as thorough as possible Mr. Paipa and IVDM, with additional tribal monitors and an archaeologist, will perform a site check on the areas of the property in which the anomalies were located. This will **not** impact or hinder Ms. Burnell beginning construction at 1374 Shell Canyon Road. It only ensures the possible preservation of artifacts, should they be located in the areas denoted by the GPR scan. Ms. Burnell and IVDM Executive Director Kristin O'Lear have previously discussed the above items and are in agreement.

If you have further questions, please do not hesitate to contact the Museum at info@ivdesertmuseum.org or (760) 358-7016.

Sincerely, Kustin O'Jean

Kristin O'Lear, M.A

Executive Director, Imperial Valley Desert Museum

APPLICATION

CONDITIONAL USE PERMIT I.C. PLANNING & DEVELOPMENT SERVICES DEPT. 801 Main Street, El Centro, CA 92243 (760) 482-4236

- APPLICANT MUST COMPLETE ALL NUMBERED (black) SPACES – Please type or print -				
1. PROPERTY OWNER'S NAME RATEN L.	EMAIL ADDRESS LOC gmail , Com a			
2. UMAILING ADDRESS (Street P O Box, City State) 3. APPLICANT'S NAME,				
Banell Karen K.	Fain Overelfaymailan			
4. AMAILING ADDRESS (SINCEL / POIBOX, CITY, STATE)	19200 16091200			
1 ENGINEER'S NAME TO 328 ZONO	t dave@fandulingx.com			
5. MAILING ADDRESS (Stroot / P below City, State) 12029 Old Gestle (d, Valley Center, C	A 92087 760-749-0701			
6. ASSESSOR'S PARCEL NO. 033-250 ~ 074-00	SIZE OF PROPERTY (in acres or square foot) ZONING (existing).			
7. PROPERTY (site) ADDRESS 13745/r- // CONYON Pol, Ocotofo, CA 92259				
8. GENERAL LOCATION (i.e. city, town, cross street)				
9. LEGAL DESCRIPTION VACANT LOT				
PLEASE PROVIDE CLEAR & CONCISE INFORMA	TION (ATTACH SEPARATE SHEET IF NEEDED)			
10. DESCRIBE PROPOSED USE OF PROPERTY (list and describe in				
operation of a New residential water well to Supply futive Home.				
AL DESCRIPE CURRENT HOS OF PROPERTY AND A LAND				
11. DESCRIBE CURRENT USE OF PROPERTY 12. DESCRIBE PROPOSED SEWER SYSTEM Septic System				
13. DESCRIBE PROPOSED WATER SYSTEM	777			
14. DESCRIBE PROPOSED FIRE PROTECTION SYSTEM				
15, IS PROPOSED USE A BUSINESS? Yes No	IF YES, HOW MANY EMPLOYEES WILL BE AT THIS SITE?			
L/ WE THE LEGAL OWNER (S) OF THE ABOVE PROPERTY CERTIFY THAT THE INFORMATION SHOWN OR STATED HEREIN	REQUIRED SUPPORT DOCUMENTS			
I TRUE AND CORRECT STATE OF THE	A. SITE PLAN			
Prin Name Date	B. FEE			
Signature Khull Date	C. OTHER			
Print Name Date	D. OTHER			
Signature				
APPLICATION RECEIVED BY:	DATE 8/26/22 REVIEW / APPROVAL BY OTHER DEPT'S required			
APPLICATION DEEMED COMPLETE BY:	DATE P.W. CUP#			
APPLICATION REJECTED BY:	DATE DAPCD 22-0019			
TENTATIVE HEARING BY: FINAL ACTION:	DATE DOES GOOD			
THE TOTAL DENIED	DATE D 16 27 - 400			

Gerardo Quero Karen < karen.brunell@gmail.com> From: Friday, 30 September, 2022 9:18 AM Sent: To: Gerardo Quero Subject: Re: FW: Pending Documents for Water Well CUP APN 033-250-074 Attachments: image001.png CAUTION: This email originated outside our organization; please use caution. Hello Gerardo We estimate a one acre annual extraction for our residential home use. Thank you in advance for your help on this project. Karen Brunell Karen brunell@gmail.com 760 912-5200 1374 Shell Canyon Road Ocotillo CA 92259 On Fri, Sep 30, 2022, 9:14 AM Gerardo Quero < gerardo quero @co.imperial.ca.us> wrote: Good morning Mrs. Brunell After reviewing the below information, I wanted to get clarification on the total annual water extraction provided. Could you please provide me with the total Acre-Feet of water for your future residence? Regards and thanks in advance.

From: Karen < karen bruneti@gmail.com > Sent: Thursday, 25 August, 2022 3:03 PM

To: Gerardo Quero < gerardoguero@cg.imperial.ca.us>

Subject: Re: FW: Pending Documents for Water Well CUP APN 033-250-074

CAUTION: This email originated outside our organization; please use caution.

Hello Gerardo,

Attached please find the Notarized documentation and information you requested. I Sent the originals via FedEx Today

Project Description and Additional Information Needed:

Water Usage:

How much water are you planning to extract in an annual basis? (Acre-Feet)

Household calculations estimated 27810 gallons per capita.

Are you planning on using this water to supply your future house?

Yes this is for my personal home use.

Water Well Monitoring

How are you planning to monitor your annual water usage. Any meters planned?

Yes a Meter is being placed.

Well Construction and Replacement:

Are you contracting a California Licensed Driller for this water well project?

Yes, I have a signed contract with Fain Drilling & pump Co Inc.

• Please be advised that your water well shall be registered with our department to comply with the existing Groundwater Ordinance.

Yes, I will comply

Thank you for your help on this Project.

Karen Brunell

karen.brunell@gmail.com

1374 Shell Canyon road

Ocotillo CA 92259

APN 033-250-074

