# PLANNING COMMISSION AGENDA

CHAIRPERSON: Brett Taylor



VICE CHAIRPERSON: Liz Wynn

COMMISSIONERS: Brett Taylor, Liz Wynn, Chris Gomez, Marvin Hansen, Sarrah Peariso

MONDAY, AUGUST 28, 2017, 7:00 PM REGULAR MEETING,
VISALIA CONVENTION CENTER LOCATED AT 303 E. ACEQUIA AVENUE, VISALIA

- 1. THE PLEDGE OF ALLEGIANCE -
- 2. CITIZEN'S COMMENTS This is the time for citizens to comment on subject matters that are not on the agenda but are within the jurisdiction of the Visalia Planning Commission. The Commission requests that a 5-minute time limit be observed for comments. Please begin your comments by stating and spelling your name and providing your street name and city. Please note that issues raised under Citizen's Comments are informational only and the Commission will not take action at this time.
- 3. CHANGES OR COMMENTS TO THE AGENDA-
- 4. CONSENT CALENDAR All items under the consent calendar are to be considered routine and will be enacted by one motion. For any discussion of an item on the consent calendar, it will be removed at the request of the Commission and made a part of the regular agenda.
  - Time Extension for Visalia Palms Tentative Subdivision Map No. 5524 and Conditional Use Permit No. 2006-42
- 5. PUBLIC HEARING Paul Scheibel
  - Variance No. 2017-18: A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of an R-1-5 (Single-family Residential) zoned property, for the installation of two water treatment tanks. The site is located at on the east side of Mooney Blvd., approximately 110 feet north of Wren Ave. (APN 090-222-001) The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15305, Categorical Exemption No. 2017-68.
- 6. PUBLIC HEARING Andy Chamberlain
  - Variance No. 2017-17: A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of an R-M-2 (Multi-family Residential) zoned property, for the installation of one water holding tank. The site is located at 2232 South Santa Fe Street (APN: 123-080-001). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15305, Categorical Exemption No. 2017-59.
- 7. PUBLIC HEARING Andy Chamberlain Continued Public Hearing – Conditional Use Permit No. 2017-08, and Mitigated Negative Declaration No. 2017-13: A request by Christopher Owhadi to construct a 200 Unit apartment complex with a Community Building in the R-M-2 (Medium Density Residential) zone. The site is located on the northeast corner of Shirk Street and Doe Avenue (APN: 077-530-065, 077-530-066, 077-750-001, and 077-740-001). A Mitigated Negative Declaration (MND No. 2017-13) has been prepared for the project.

# 8. PUBLIC HEARING - Andy Chamberlain

Variance No. 2017-19: A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of an R-1-5 (Single-family Residential) zoned property, for the installation of two new treatment vessels. The site is located at 621 West Caldwell Avenue, on the south side of Caldwell Avenue between South Oak View Street and South West Street (APN: 126-570-001). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15305, Categorical Exemption No. 2017-60.

#### 9. PUBLIC HEARING - Paul Bernal

Conditional Use Permit No. 2017-22: A request by ARCO AM/PM to construct a new ARCO AM/PM gas station consisting of a 6,500 square foot convenience store building, a 3,850 square foot automated carwash building, and a 6,800 square foot fuel canopy with 10 fuel dispensers. The Cameron Creek ARCO AM/PM is part of the Cameron Creek Shopping Center and zoned C-MU (Commercial Mixed Use). The parcel for the proposed ARCO AM/PM gas station is located on the southeast corner of West Caldwell Avenue and South West Street (APN: 126-870-037). A Mitigated Negative Declaration (MND No. 2017-39) has been prepared for the project.

# 10. PUBLIC HEARING - Andy Chamberlain

Conditional Use Permit No. 2017-28: A request by the Roman Catholic Bishop of Fresno, Dennis Townsend, AIA-Agent, to amend the master plan in Conditional Use Permit No. 2008-40, for the St. Charles Borromeo for the Good Shepherd Church, expanding the sanctuary and reconfiguring the parking and buildings on the site, in the QP (Quasi-Public) zone. The site is located at 5049 W. Caldwell Avenue. (APN: 119-070-073). The project is Categorically Exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15305, Categorical Exemption No. 2017-61.

#### 11. DIRECTOR'S REPORT/ PLANNING COMMISSION DISCUSSION-

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

For the hearing impaired, if signing is desired, please call (559) 713-4359 twenty-four (24) hours in advance of the scheduled meeting time to request these services. For the visually impaired, if enlarged print or Braille copy is desired, please call (559) 713-4359 for this assistance in advance of the meeting and such services will be provided as soon as possible following the meeting.

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

#### APPEAL PROCEDURE

# THE LAST DAY TO FILE AN APPEAL IS THURSDAY, SEPTEMBER 7, 2017 BEFORE 5 PM

According to the City of Visalia Zoning Ordinance Section 17.02.145 and Subdivision Ordinance Section 16.04.040, an appeal to the City Council may be submitted within ten days following the date of a decision by the Planning Commission. An appeal form with applicable fees shall be filed with the City Clerk at 220 N. Santa Fe, Visalia, CA 93292. The appeal shall specify errors or abuses of discretion by the Planning Commission, or decisions not supported by the evidence in the record. The appeal form can be found on the city's website <a href="www.visalia.city">www.visalia.city</a> or from the City Clerk.

## THE NEXT REGULAR MEETING WILL BE HELD ON MONDAY, SEPTEMBER 11, 2017



# REPORT TO CITY OF VISALIA PLANNING COMMISSION

**HEARING DATE:** August 28, 2017

PROJECT PLANNER: Andrew Chamberlain, Senior Planner

Phone No.: (559) 713-4003

E-Mail: andrew.chamberlain@visalia.city

**SUBJECT:** Variance No. 2017-19: A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of an R-1-5 (Single-family

Residential) zoned property, for the installation of two new treatment vessels. The site is located at 621 West Caldwell Avenue, on the south side of West Caldwell Avenue between South Oak View Street and South West Street (APN: 126-570-

001).

# STAFF RECOMMENDATION

Staff recommends that the Planning Commission approve Variance No. 2017-19, as conditioned, based upon the conditions and findings in Resolution No. 2017-56. Staff's recommendation is based on the required variance findings and the project's consistency with the policies and intent of the City's General Plan and Zoning Ordinance.

# RECOMMENDED MOTION

I move to approve Variance No. 2017-19, as conditioned, based on the findings and conditions in Resolution No. 2017-56.

# PROJECT DESCRIPTION

Variance No. 2017-19 is a request by California Water Service Company (Cal Water) to exceed the 12-foot maximum height limit within the 25-foot rear yard setback area for an R-1-5 zoned parcel. Cal Water is requesting to install two Granular Activated Carbon (GAC) wellhead treatment vessels within five feet of the rear property line (see Exhibit "A"). Each vessel has a vertical height of 19-feet, 9-inches, and is 10-feet in diameter (see Exhibit "B"). The two new vessels are located behind the existing pump building at well site VIS-W-034-01, which is located at 621 West Caldwell Avenue.

Cal Water is being required to comply with new State-adopted regulations relating to groundwater and traces of 1, 2, 3 trichloropropane (TCP), a byproduct in the manufacture of soil fumigants. In the Visalia City limits Cal Water has 11 wells that are subject to the new legislation and must have upgrades completed by January 1, 2018.

The impact to the existing wells in Visalia is that Cal Water must install new equipment on sites that are already developed with a pump station. The subject site, like most of Cal Water's sites, contains equipment enclosed in a building on a parcel located in a residential neighborhood that could otherwise



accommodate a single-family residence. The parcel is 5,402 square feet in size and, like the residences abutting the Cal Water Pump Site, is subject to R-1-5 zoning standards.

The improvements to the site will include new piping leading to the two new GAC treatment vessels. Due to separation requirements and site constraints, the vessels will be located in the rear yard setback area. The vessels will be located five feet from the rear property line and five feet from the side property line (i.e., east property line). Cal Water is also proposing to plant Italian cypress trees along the south and east boundaries of the site to screen the new vessels from adjacent residential properties. Staff has included a condition requiring that Cal Water dispose of the fluidizing water by having the water hauled off-site. Street surface draining, as noted on Exhibit "A", is prohibited.

Cal Water has prepared a response to the five required variance findings to support their request, included as Exhibit "C". The applicant's findings explain that there is a need to continue

maintenance operations at the site and that State regulations require the installation of wellhead treatment equipment within a short timeframe.

The Cal Water well site was part of a 30-acre project area that was annexed into the City of Visalia on November 30, 1995. The well site was already developed when the Cameron Creek Ranch subdivision was approved by the Planning Commission on January 13, 2003 (refer to Figure 1 1996 Aerial).



# BACKGROUND INFORMATION

General Plan Land Use Designation Low Density Residential

Zoning R-1-5 – Single Family Residential

Surrounding Zoning and Land Use North: Caldwell Avenue – Four lane divided Arterial

Street

South: R-1-5 – Single Family Residential / Single-

family home

East: R-1-5 – Single Family Residential / Single-

family home

West: R-1-5 – Single Family Residential / Single-

family home

Environmental Review Categorical Exemption No. 2017-60

Special District None

Site Plan Review 2017-104

# **RELATED PLANS & POLICIES**

Please see attached summary of related plans and policies.

# **RELATED ACTIONS**

# SIMILAR ACTIONS

The Planning Commission approved the following Cal Water Variances at their July 24, 2017 and August 14, 2017 meetings:

**Variance No. 2017-10:** A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of a R-1-5 (Single-family Residential) zoned property, for the installation of two new vessels. The site is located at 711 W. Cambridge Avenue (APN: 096-341-008).

**Variance No. 2017-11:** A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of a R-1-5 (Single-family Residential) zoned property, for the installation of two new vessels. The site is located at 1718 West Tulare Avenue (APN: 096-013-019).

**Variance No. 2017-12:** A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of an R-1-5 (Single-family Residential) zoned property, for the installation of four new treatment vessels. The site is located at 1601 East Monte Verde Avenue (APN: 126-590-001).

**Variance No. 2017-13:** A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of an R-1-5 (Single-family Residential) zoned property, for the installation of two water treatment tanks. The site is located at 1303 South Garden Street (APN: 095-251-024).

**Variance No. 2017-14:** A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of an R-1-5 (Single-family Residential) zoned property, for the installation of two water treatment tanks. The site is located at 901 South Tipton Street (APN: 097-105-003).

**Variance No. 2017-15:** A request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of an R-1-5 (Single-family Residential) zoned property, for the installation of two water holding tanks. The site is located at 1920 West Ashland Avenue (APN: 122-021-002).

# **PROJECT EVALUATION**

Staff supports the variance to increase the height limit in the rear setback from 12 feet to 19'-9" for the installation of two treatment vessels, based on the project's proposed findings (see Exhibit "C").

# Rear Yard Setback Requirements

The rear yard setback for R-1-5 zoned lots is 25 feet. Within this setback area, accessory structures are allowed subject to development standards that include a height limit of 12 feet. All of the subject site's existing equipment is currently located within the buildable area of the site and meets all setback requirements.

Staff is recommending approval of the variance largely based on the necessity of adding new equipment to the site in order to maintain a public service to the City. Although there are no other known sites in the vicinity wherein structures in the rear yard exceed the height limit, the nature and use of this site as a pumping station represents an exceptional circumstance. Staff's recommendation is supported by the fact that the size and height of the vessels are not out of character with the size of residences in the neighborhood, and that screening will be added to the site in the form of Italian cypress trees planted at six-foot intervals.

# **Required Variance Findings**

The Planning Commission is required to make five findings before a variance can be granted. The applicant has provided response to the variance findings and staff has included the analysis for each finding below. The applicant's responses to the variance findings are also included in Exhibit "C".

1. That strict or literal interpretation and enforcement of the specified regulation would result in practical difficulty or unnecessary hardship inconsistent with the objectives of the zoning ordinance;

<u>Applicant Finding</u>: The proposed treatment configuration has been determined in order to the equipment on the project site while allowing for continued maintenance operations at the existing well. Due to the short time line for this project, the treatment vessels as shown have already be ordered from the vessel manufacture and cannot be changed.

<u>Staff Analysis</u>: Staff finds that the applicant has an obligation to provide a public service to the community and is being required to upgrade the pumping station in order to adapt to new regulations. The location of the equipment is a result of the required equipment necessary to filter out particulates from the City's ground drinking water.

2. That there are exceptional or extraordinary circumstances or conditions applicable to the property involved or to the intended use of the property which do not apply generally to other properties classified in the same zone;

<u>Applicant Findings</u>: The use of the property as an existing well site is unique as compared to other properties classified in the same zone. The need for the installation of wellhead treatment equipment is an exceptional or extraordinary condition that does not apply to other properties classified in the same zone.

<u>Staff Analysis</u>: Staff concurs that the use of the property as a pumping station is an extraordinary circumstance being that all uses surrounding the site are residential and for private use. The State requirement to upgrade pumping stations in order to adapt to new regulations also represents an extraordinary circumstance in that the applicant must be able to fit the equipment on the existing project site while allowing for continued use of a public service on the site. There is also an exceptional circumstance in that the site does not contain any occupied structures, meaning the allowance of equipment in access of height will not negatively impact the privacy on surrounding parcels.

3. That strict or literal interpretation and enforcement of the specified regulation would deprive the applicant of privileges enjoyed by the owners of other properties classified in the same zone:

Applicant Findings: The use of the property as an existing well site is unique as compared to other properties classified in the same zone. The strict or literal interpretation of the specified

regulation would impede Cal Water's ability to provide potable water to the community that is in compliance with State DDW regulations.

<u>Staff Analysis</u>: Staff concurs that the use of the property as an existing well site is unique as compared to other properties classified in the same zone. The strict enforcement of regulations would deprive the applicant from continuing to use the property for its permitted and intended use.

4. That the granting of the variance will not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone;

<u>Applicant Finding:</u> The use of the property as an existing well site is unique as compared to other properties classified in the same zone. The installation of wellhead treatment equipment would not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone.

<u>Staff Analysis</u>: Staff finds that the granting of a deviation from height codes for structures will not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone. The addition of two new vessels on the site represents an extension of the site's primary intended use. At the height of 19'-9", the vessels would meet the site's height limit and other development standards if located within the buildable area of the site. However, due to the equipment required to remove TCP from ground water, and being surrounded by developed properties, the vessels cannot be located within the buildable area. Other properties classified in the same zone have been able to fit the primary use (i.e. residence) within the buildable area of the lot.

5. That the granting of the variance will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity.

<u>Applicant Finding</u>: The granting of the requested variance will allow for GAC treatment to remove TCP from the community's water supply. This is a benefit to the properties and improvements in the vicinity of the project site.

<u>Staff Analysis</u>: Staff concurs that the variance will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity, and will in fact help to improve public health to properties and improvements in the vicinity.

# **Environmental Review**

The requested action is considered Categorically Exempt under Section 15305 of the Guidelines for the Implementation of the California Environmental Quality Act (CEQA). (Categorical Exemption No. 2017-60).

Projects determined to meet this classification consist of minor alterations in land use limitations in areas with an average slope of less than twenty (20) percent, which do not result in any changes in land use or density, including but not limited to minor lot line adjustments, side yard, and setback variances not resulting in the creation of any new parcel.

# RECOMMENDED FINDINGS

1. That strict or literal interpretation and enforcement of the specified regulation would result in practical difficulty or unnecessary hardship inconsistent with the objectives of the zoning ordinance.

The applicant has an obligation to provide a public service to the community and is being required to upgrade the pumping station in order to adapt to new regulations. The location of the equipment is a result of the required equipment necessary to filter out particulates from the City's ground drinking water.

2. That there are exceptional or extraordinary circumstances or conditions applicable to the property involved or to the intended use of the property which do not apply generally to other properties classified in the same zone.

The use of the property as a pumping station is an extraordinary circumstance being that all uses surrounding the site are residential and for private use. The State requirement to upgrade pumping stations in order to adapt to new regulations also represents an extraordinary circumstance in that the applicant must be able to fit the equipment on the existing project site while allowing for continued use of a public service on the site. There is also an exceptional circumstance in that the site does not contain any occupied structures, meaning the allowance of equipment in access of height will not negatively impact the privacy on surrounding parcels.

3. That strict or literal interpretation and enforcement of the specified regulation would deprive the applicant of privileges enjoyed by the owners of other properties classified in the same zone.

The use of the property as an existing well site is unique as compared to other properties classified in the same zone. The strict enforcement of regulations would deprive the applicant from continuing to use the property for its permitted and intended use.

4. That the granting of the variance will not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone.

The granting of a deviation from height codes for structures will not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone. The addition of two new vessels on the site represents an extension of the site's primary intended use. At the height of 19'-9", the vessels would meet the site's height limit and other development standards if located within the buildable area of the site. However, due to the equipment required to remove TCP from ground water, and being surrounded by developed properties, the vessels cannot be located within the buildable area. Other properties classified in the same zone have been able to fit the primary use (i.e. residence) within the buildable area of the lot.

5. That the granting of the variance will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity.

The variance will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity, and will in fact help to improve public health to properties and improvements in the vicinity.

6. That the project is considered Categorically Exempt under Section 15305 of the Guidelines for Implementation of CEQA (Categorical Exemption No. 2017-60).

# RECOMMENDED CONDITIONS OF APPROVAL

- 1. That the project be developed in substantial compliance and be consistent with the comments of Site Plan Review item No. 2017-104.
- 2. That the site improvements, including the addition of Italian Cypress trees to screen the equipment, shall be developed consistent with the site plan included as Exhibit "A". The Italian Cypress trees shall be maintained at all times and shall be replaced if the trees become dead.
- 3. That the treatment vessel shall match the elevation plan in Exhibit "B".
- 4. Disposal of the fluidizing water shall be hauled off-site, or drained by another means approved by the City Engineer. Disposal by street surface draining is prohibited.
- 5. That all other federal, state, regional, and county laws and city codes and ordinances be complied with.

# APPEAL INFORMATION

According to the City of Visalia Zoning Ordinance Section 17.02.145, an appeal to the City Council may be submitted within ten days following the date of a decision by the Planning Commission. An appeal form with applicable fees shall be filed with the City Clerk at 220 N. Santa Fe Street, Visalia, CA 93292. The appeal shall specify errors or abuses of discretion by the Planning Commission, or decisions not supported by the evidence in the record. The appeal form can be found on the city's website <a href="https://www.visalia.city">www.visalia.city</a> or from the City Clerk.

# Attachments:

- · Related Plans and Policies
- Resolution No. 2017-56
- Exhibit "A" Site Plan
- Exhibit "B" Site Plan Detail
- Exhibit "C" Variance Findings Prepared by Applicant
- Site Plan Review No. 2017-104 Comments
- General Plan Land Use Map
- Zoning Map
- Aerial Map
- Location Sketch

# RELATED PLANS AND POLICIES

# Zoning Ordinance Chapter 17.12 SINGLE-FAMILY RESIDENTIAL ZONE

17.12.100 Rear yard.

In the R-1 single-family residential zones, the minimum yard shall be twenty-five (25) feet, subject to the following exceptions:

- A. On a corner or reverse corner lot the rear yard shall be twenty-five (25) feet on the narrow side or twenty (20) feet on the long side of the lot. The decision as to whether the short side or long side is used as the rear yard area shall be left to the applicant's discretion as long as a minimum area of one thousand five hundred (1,500) square feet of usable rear yard area is maintained. The remaining side yard to be a minimum of five feet.
- B. Accessory structures not exceeding twelve (12) feet may be located in the required rear yard but not closer than three feet to any lot line provided that not more than twenty (20) percent of the area of the required rear yard shall be covered by structures enclosed on more than one side and not more than forty (40) percent may be covered by structures enclosed on only one side. On a reverse corner lot an accessory structure shall not be located closer to the rear property line than the required side yard on the adjoining key lot. An accessory structure shall not be closer to a side property line adjoining key lot and not closer to a side property line adjoining the street than the required front yard on the adjoining key lot.
- C. Main structures may encroach up to five feet into a required rear yard area provided that such encroachment does not exceed one story and that a usable, open, rear yard area of at least one thousand five hundred (1,500) square feet shall be maintained. Such encroachment and rear yard area shall be approved by the city planner prior to issuing building permits.
- 17.12.110 Height of structures.

In the R-1 single-family residential zone, the maximum height of a permitted use shall be thirty-five (35) feet, with the exception of structures specified in Section 17.12.100(B).

# Zoning Ordinance Chapter 17.42 VARIANCES AND EXCEPTIONS

17.42.010 Variance purposes.

The city planning commission may grant variances in order to prevent unnecessary hardships that would result from a strict or literal interpretation and enforcement of certain regulations prescribed by this title. A practical difficulty or unnecessary hardship may result from the size, shape or dimensions of a site or the location of existing structures thereon, from geographic, topographic or other physical conditions on the site or in the immediate vicinity, or from population densities, street locations or traffic conditions in the immediate vicinity. The power to grant variances does not extend to use regulations, because the flexibility necessary to avoid results inconsistent with the objectives of the zoning ordinance is provided by the conditional use provisions of this title. (Prior code § 7555)

17.42.020 Exception purposes.

- A. The planning commission may grant exceptions to ordinance requirements where there is a justifiable cause or reason; provided, however, that it does not constitute a grant of special privilege inconsistent with the provisions and intentions of this title.
- B. The planning commission may grant exceptions or modifications to site development standards and zoning in accordance with the provisions of Chapter 17.32, Article 2, density bonuses

and other incentives for lower and very low income households and housing for senior citizens. (Prior code § 7556)

17.42.030 Variance powers of city planning commission.

The city planning commission may grant variances to the regulations prescribed by this title with respect to fences and walls, site area, width, frontage coverage, front yard, rear yard, side yards, height of structures, distance between structures and off-street parking facilities, in accordance with the procedures prescribed in this chapter. (Prior code § 7557)

17.42.040 Exception powers of city planning commission.

The city planning commission may grant exceptions to the regulations prescribed in this title, with respect to the following, consistent with the provisions and intentions of this title:

- A. Second dwelling units, pursuant to Sections 17.12.140 through 17.12.200;
- B. Downtown building design criteria, pursuant to Section 17.58.090;
- C. Fences, walls and hedges; and
- D. Upon the recommendation of the historic preservation advisory board and/or the downtown design review board, site area, width, frontage, coverage, front yard, rear yard, side yards, height of structures, distance between structures and off-street parking facilities;
- E. In accordance with Chapter 17.32, Article 2, density bonuses, may grant exceptions or modifications to site development standards and/or zoning codes. (Prior code § 7558)
- 17.42.050 Application procedures.
- A. Application for a variance or exception shall be made to the city planning commission on a form prescribed by the commission and shall include the following data:
  - Name and address of the applicant;
- 2. Statement that the applicant is the owner of the property, is the authorized agent of the owners, or is or will be the plaintiff in an action in eminent domain to acquire the property involved;
  - 3. Address and legal description of the property;
- 4. Statement of the precise nature of the variance or exception requested and the hardship or practical difficulty which would result from the strict interpretation and enforcement of this title;
- 5. The application shall be accompanied by such sketches or drawings which may be necessary to clearly show applicant's proposal;
  - 6. Additional information as required by the historic preservation advisory board;
- 7. When reviewing requests for an exception associated with a request for density bonus as provided in Chapter 17.32, Article 2, the applicant shall submit copies of the comprehensive development plan, sketches and plans indicating the nature of the request and written justification that the requested modifications result in identifiable cost reductions required for project to reach target affordability.
- B. The application shall be accompanied by a fee set by resolution of the city council sufficient to cover the cost of handling the application. (Prior code § 7559)
- 17.42.060 Hearing and notice.
  - A. The city planning commission shall hold a public hearing on an application for a variance.
- B. Notice of a public hearing shall be given not less than ten days or more than thirty (30) days prior to the date of the hearing by mailing a notice of the time and place of the hearing to property owners within three hundred (300) feet of the boundaries of the area occupied or to be occupied by the use which is the subject of the hearing. (Prior code § 7560)

17.42.070 Investigation and report.

The city planning staff shall make an investigation of the application and shall prepare a report thereon which shall be submitted to the city planning commission. (Prior code § 7561)

17.42.080 Public hearing procedure.

At a public hearing the city planning commission shall review the application and the statements and drawings submitted therewith and shall receive pertinent evidence concerning the variance, particularly with respect to the findings prescribed in Section 17.42.090. (Prior code § 7562)

17.42.090 Variance action of the city planning commission.

- A. The city planning commission may grant a variance to a regulation prescribed by this title with respect to fences and walls, site area, width, frontage, coverage, front yard, rear yard, side yards, height of structures, distances between structures or landscaped areas or in modified form if, on the basis of the application, the report of the city planning staff or the evidence submitted, the commission makes the following findings:
- 1. That strict or literal interpretation and enforcement of the specified regulation would result in practical difficulty or unnecessary hardship inconsistent with the objectives of the zoning ordinance;
- 2. That there are exceptional or extraordinary circumstances or conditions applicable to the property involved or to the intended use of the property which do not apply generally to other properties classified in the same zone;
- 3. That strict or literal interpretation and enforcement of the specified regulation would deprive the applicant of privileges enjoyed by the owners of other properties classified in the same zone;
- 4. That the granting of the variance will not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone;
- 5. That the granting of the variance will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity.
- B. The city planning commission may grant a variance to a regulation prescribed by this title with respect to off-street parking facilities, if, on the basis of the application, the report of the city planner or the evidence submitted the commission makes the findings prescribed in subsection (A)(1) of this section and that the granting of the variance will not result in the parking of vehicles on public streets in such a manner as to interfere with the free flow of traffic on the streets.
- C. A variance may be revocable, may be granted for a limited time period, or may be granted subject to such conditions as the commission may prescribe.
- D. The city planning commission may deny a variance application. (Prior code § 7563) 17.42.100 Exception action of the city planning commission.
- A. The city planning commission may grant an exception to a regulation prescribed by this title with respect to fences and walls, and, upon recommendation of the historic preservation advisory board, site area, width, frontage, coverage, front yard, rear yard, side yards, height of structures, distances between structures or landscaped areas, provided that all of the following criteria is applicable:
- 1. That the granting of the fence exception will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity;
- 2. That the granting of the exception does not create an obstructed visibility that will interfere with traffic safety in the public right-of-way or to adjacent properties;
- 3. That the exception proposal becomes an integral part of the existing site development (e.g., design, material, contour, height, distance, color, texture).

B. The city planning commission may grant exceptions or modifications to zoning code requirements in accordance with the provisions of Chapter 17.32, Article 2, density bonuses. The granting of the exception shall become effective upon

the granting of the density bonus by the city council. (Prior code § 7564)

# 17.42.110 Appeal to city council.

- A. Within five (5) working days following the date of a decision of the city planning commission on a variance or exception application, the decision may be appealed to the city council by the applicant or any other interested party. An appeal shall be made on a form prescribed by the commission and shall be filed with the city clerk. The appeal shall specify errors or abuses of discretion by the commission, or decisions not supported by the evidence in the record.
- B. The city clerk shall give notice to the applicant and the appellant (if the applicant is not the appellant) and may give notice to any other interested party of the time when the appeal will be considered by the city council. (Ord. 2001-13 § 4 (part), 2001: prior code § 7565)

## 17.42.120 Action of city council.

- A. The city council shall review and may affirm, reverse or modify a decision of the city planning commission on a variance or exception application; provided, that if a decision denying a variance or exception is reversed or a decision granting a variance or exception is modified, the city council shall, on the basis of the record transmitted by the city planner and such additional evidence as may be submitted, make the findings prerequisite to the granting of a variance or exception as prescribed in Section 17.42.090(A) or (B), or 17.42.100(A), whichever is applicable.
- B. A variance which has been the subject of an appeal to the city council shall become effective immediately after review and affirmative action by the city council. (Ord. 9605 § 30 (part), 1996: prior code § 7566)

# 17.42.130 Lapse of variance.

A variance shall lapse and become void one year following the date on which the variance became effective, unless prior to the expiration of one year, a building permit is issued by the building official and construction is commenced and diligently pursued toward completion on the site which was the subject of the variance application, or a certificate of occupancy is issued by the building official for the site or structure which was the subject of the variance application. A variance may be renewed for an additional period of one year; provided, that prior to the expiration of one year from the date when the variance became effective, an application for renewal of the variance is made to the commission. The commission may grant or deny an application for renewal of a variance. (Prior code § 7567)

# 17.42.140 Revocation.

A variance granted subject to a condition or conditions shall be revoked by the city planning commission if the condition or conditions are not complied with. (Prior code § 7568)

# 17.42.150 New application.

Following the denial of a variance application or the revocation of a variance, no application for the same or substantially the same variance on the same or substantially the same site shall be filed within one year of the date of denial of the variance application or revocation of the variance. (Prior code § 7569)

#### RESOLUTION NO. 2017-56

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF VISALIA APPROVING VARIANCE NO. 2017-19, A REQUEST BY CALIFORNIA WATER SERVICE COMPANY TO ALLOW A VARIANCE TO THE MAXIMUM HEIGHT LIMIT IN THE REAR YARD OF AN R-1-5 (SINGLE-FAMILY RESIDENTIAL) ZONED PROPERTY FOR THE INSTALLATION OF TWO NEW TREATMENT VESSELS. THE SITE IS LOCATED AT 621 WEST CALDWELL AVENUE ON THE SOUTH SIDE OF WEST CALDWELL AVENUE BETWEEN SOUTH OAK VIEW STREET AND SOUTH WEST STREET (APN: 126-570-001)

WHEREAS, Variance No. 2017-19, is a request by California Water Service Company to allow a variance to the maximum height limit in the rear yard of an R-1-5 (Single-family Residential) zoned property, for the installation of two new treatment vessels. The site is located at 621 West Caldwell Avenue, on the south side of West Caldwell Avenue between South Oak View Street and South West Street (APN: 126-570-001); and

WHEREAS, the Planning Commission of the City of Visalia, after published notice scheduled a public hearing before said commission on August 28, 2017; and

WHEREAS, the Planning Commission of the City of Visalia finds Variance No. 2017-19, as conditioned by staff, to be in accordance with Section 17.42 of the Zoning Ordinance of the City of Visalia based on the evidence contained in the staff report and testimony presented at the public hearing; and

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

**NOW, THEREFORE, BE IT RESOLVED** that the project is exempt from further environmental review pursuant to CEQA Section 15305.

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

 That strict or literal interpretation and enforcement of the specified regulation would result in practical difficulty or unnecessary hardship inconsistent with the objectives of the zoning ordinance.

The applicant has an obligation to provide a public service to the community and is being required to upgrade the pumping station in order to adapt to new regulations. The location of the equipment is a result of the required equipment necessary to filter out particulates from the City's ground drinking water.

2. That there are exceptional or extraordinary circumstances or conditions applicable to the property involved or to the intended use of the property which do not apply generally to other properties classified in the same zone.

The use of the property as a pumping station is an extraordinary circumstance being that all uses surrounding the site are residential and for private use. The State requirement to upgrade pumping stations in order to adapt to new regulations also represents an extraordinary circumstance in that the applicant must be able to fit the equipment on the existing project site while allowing for continued use of a public service on the site. There is also an exceptional circumstance in that the site does not contain any occupied structures, meaning the allowance of equipment in access of height will not negatively impact the privacy on surrounding parcels.

3. That strict or literal interpretation and enforcement of the specified regulation would deprive the applicant of privileges enjoyed by the owners of other properties classified in the same zone.

The use of the property as an existing well site is unique as compared to other properties classified in the same zone. The strict enforcement of regulations would deprive the applicant from continuing to use the property for its permitted and intended use.

4. That the granting of the variance will not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone.

The granting of a deviation from height codes for structures will not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone. The addition of two new vessels on the site represents an extension of the site's primary intended use. At the height of 19'-9", the vessels would meet the site's height limit and other development standards if located within the buildable area of the site. However, due to the equipment required to remove TCP from ground water, and being surrounded by developed properties, the vessels cannot be located within the buildable area. Other properties classified in the same zone have been able to fit the primary use (i.e. residence) within the buildable area of the lot.

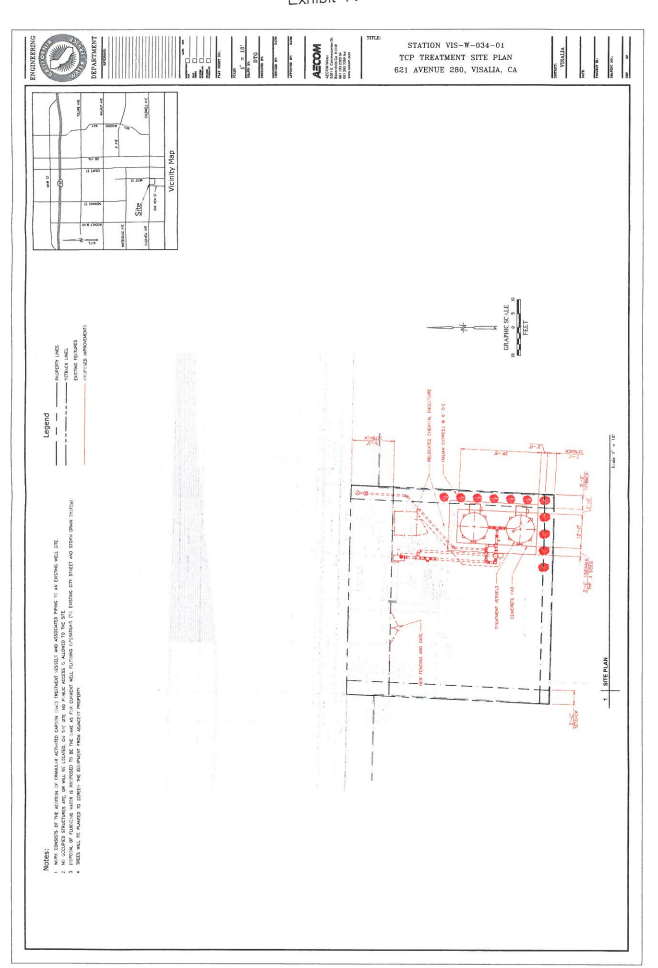
5. That the granting of the variance will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity.

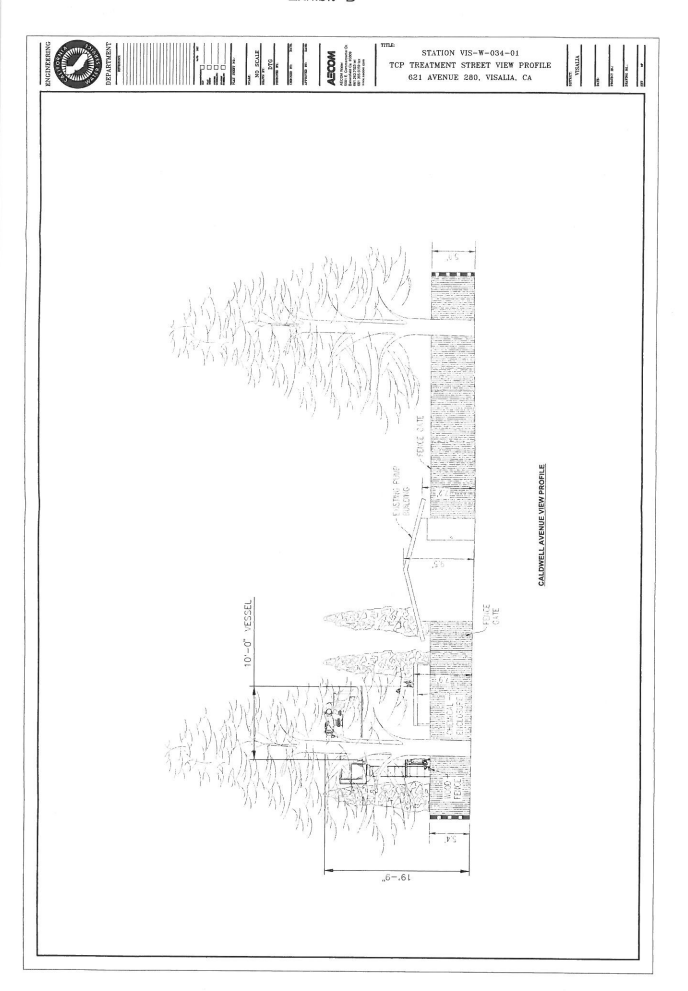
The variance will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity, and will in fact help to improve public health to properties and improvements in the vicinity.

6. That the project is considered Categorically Exempt under Section 15305 of the Guidelines for Implementation of CEQA (Categorical Exemption No. 2017-60).

**BE IT FURTHER RESOLVED** that the Planning Commission hereby approves Variance No. 2017-19, as conditioned, on the real property herein above described in accordance with the terms of this resolution under the provision of Section 17.48.110 of the Ordinance Code of the City of Visalia, subject to the following conditions:

- 1. That the project be developed in substantial compliance and be consistent with the comments of Site Plan Review item No. 2017-104.
- 2. That the site improvements, including the addition of Italian Cypress trees to screen the equipment, shall be developed consistent with the site plan included as Exhibit "A". The Italian Cypress trees shall be maintained at all times and shall be replaced if the trees become dead.
- 3. That the treatment vessel shall match the elevation plan in Exhibit "B".
- 4. Disposal of the fluidizing water shall be hauled off-site, or drained by another means approved by the City Engineer. Disposal by street surface draining is prohibited.
- 5. That all other federal, state, regional, and county laws and city codes and ordinances be complied with.





# Exhibit "C"

#### Attachment A

# City of Visalia Planning Application Cal Water Site VIS-034-01

#### **Project Description:**

The project consists of the addition of granular activated carbon (GAC) wellhead treatment equipment for the removal of 1,2,3 trichloropropane (TCP) at an existing well site. The California Division of Drinking Water (DDW) has published a draft Maximum Contaminant Level (MCL) to regulate TCP with implementation of the new regulation beginning in early 2018. One pair of 10' diameter vessels is proposed as shown on the attached Site Plan.

The only change to existing well operations will be during the change out of GAC in the vessels, which will occur approximately once per year. This will consist of one truck to deliver new and remove spent GAC and the subsequent fluidizing of the new GAC in the vessels. Fluidizing operations will take approximately 30 minutes per vessel and generate a total volume of approximately 32,000 gallons per pair of 10' vessels. Disposal of fluidizing water is proposed to be the same as for current well flushing operations – to City street following Cal Water's standard operating procedures for disposal operations.

Italian Cypress trees are proposed to be planted along the east and south boundaries of the site to screen the equipment from adjacent property. A new wood fence will be installed along the front yard setback line. A Street View Profile sheet is also attached to show the proposed improvements.

#### Variance Request:

A zoning variance is requested to allow the proposed 19'-9" high vessels to be installed within the R-1-5 zone at the locations shown on the Site Plan.

Justification or Findings:

- That strict or literal interpretation and enforcement of the specified regulation would result in practical difficulty or unnecessary hardship inconsistent with the objectives of the zoning ordinance:
  - The proposed treatment configuration has been determined in order to fit the equipment on the project site while allowing for continued maintenance operations at the existing well. Due to the short time line for this project, the treatment vessels as shown have already been ordered from the vessel manufacturer and cannot be changed.
- 2. That there are exceptional or extraordinary circumstances or conditions applicable to the property involved which do not apply generally to other properties classified in the same zone:
  - The use of the property as an existing well site is unique as compared to other properties classified in the same zone. The need for the installation of wellhead treatment equipment is an exceptional or extraordinary condition that does not apply to other properties classified in the same zone.
- 3. That strict or literal interpretation and enforcement of the specified regulation would deprive the applicant of privileges enjoyed by the owners of other properties classified in the same zone:
  - The use of the property as an existing well site is unique as compared to other properties classified in the same zone. The strict or literal interpretation of the specified regulation would impede Cal Water's ability to provide potable water to the community that is in compliance with State DDW regulations.
- 4. That the granting of the variance will not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone:

The use of the property as an existing well site is unique as compared to other properties classified in the same zone. The installation of wellhead treatment equipment would not constitute a grant of special privilege inconsistent with the limitations on other properties classified in the same zone.

5. That the granting of the variance will not be detrimental to the public health, safety, or welfare, or materially injurious to properties or improvements in the vicinity:

The granting of the requested variance will allow for GAC treatment to remove TCP from the community's water supply. This is a benefit to the properties and improvements in the vicinity of the project site.



#7

MEETING DATE: MAY 31, 2017

SITE PLAN NO. 17-104

PARCEL MAP NO.

SUBDIVISION:

LOT LINE ADJUSTMENT NO.

Enclosed for your review are the comments and decisions of the Site Plan Review committee. Please review all comments since they may impact your project. Major changes to your plans are r equired. Prior to accept ing construction drawings RESUBMIT for building permit, your project must return to the Site Plan Review Committee for review of the revised plans. During site plan design/policy concerns were identified, schedule a meeting with Planning Engineering prior to resubmittal plans for Site Plan Review. Solid Waste Parks and Recreation Fire Dept. REVISE AND PROCEED (see below) A revised plan addressing the Committee comments and revisions must be submitted for Off-Agenda Review and approval prior to submitting for building permits or discretionary actions. Submit plans for a building permit between the hours of 9:00 a.m. and 4:00 p.m., Monday through Friday. Your plans must be reviewed by: CITY COUNCIL REDEVELOPMENT PLANNING COMMISSION PARK/RECREATION OTHER: PUBLIC WORKS DEDT. HISTORIC PRESERVATION ADDITIONAL COMMENTS:

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

Site Plan Review Committee



BUILDING/DEVELOPMENT PLAN REQUIREMENTS	ITEM NO: 7 DATE	MAY 31, 2017
ENGINEERING DIVISION	SITE PLAN NO.:	17-104
Jason Huckleberry 713-4259	PROJECT TITLE:	CALIFORNIA WATER SERVICE
Adrian Rubalcaba 713-4271	DESCRIPTION:	ADDITION OF GRANULAR ACTIVATED CARBON
Adrian Kubalcaba 713-4271	DECORN HOR.	WELLHEAD WATER TREATMENT EQUIPMENT
		AT EXISTING WELL SITES (R15) (X)
	APPLICANT:	CALIFORNIA WATER SERVICE
	PROP OWNER:	CALIF WATER SERVICE CO
	LOCATION:	621 W CALDWELL AVE
	APN:	126-570-001
SITE PLAN REVIEW COMMENTS		
☑REQUIREMENTS (indicated by check	(ed boxes)	
Install curb return with ramp, with	radius;	
☐Install curb; ☐gutter	radido,	
	adius return;	
	kway width at	
Taxoning 1		of frontago(a) of the author it it is the top to
		et frontage(s) of the subject site that has become
uneven, cracked or damaged and ma		
		ge(s) of the subject site that has become uneven
and has created areas where water c		
Right-of-way dedication required. A tit		or verification of ownership.
Deed required prior to issuing building		
⊠City Encroachment Permit Required.	FOR ALL WORK IN	THE PUBLIC RIGHT-OF-WAY
Insurance certificate with general & a	auto liability (\$1 millio	on each) and workers compensation (\$1 million),
valid business license, and approp	riate contractor's lice	ense must be on file with the City, and valid
Underground Service Alert # provided	I prior to issuing the p	ermit. Contact Encroachment Tech. at 713-4414.
☐CalTrans Encroachment Permit requi	ired.	mments required prior to issuing building permit.
Contacts: David Deel (Planning) 488-		
Landscape & Lighting District/Hom	e Owners Associati	on required prior to approval of Final Map.
Landscape & Lighting District will ma	aintain common area	landscaping, street lights, street trees and local
streets as applicable. Submit comple	ted Landscape and L	ighting District application and filing fee a min. of
75 days before approval of Final Map.	·	
Landscape & irrigation improvement	plans to be submitted	d for each phase. Landscape plans will need to
comply with the City's street tree ord	inance. The locatio	ns of street trees near intersections will need to
comply with Plate SD-1 of the City im	provement standards	. A street tree and landscape master plan for all
phases of the subdivision will need to	be submitted with th	e initial phase to assist City staff in the formation
of the landscape and lighting assessm	nent district	o misar prided to addict only stan in the formation
		d, then a master plan is required for the entire
project area that shall include nine ne	twork sizing and grad	les and street grades. Prepared by registered
civil engineer or project architect	All elevations shall be	e based on the City's benchmark network. Storm
run-off from the project shall be ben	All dievations shall be	dispeted to the City's penchinark network. Storm
evetem: h) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ont on cita basin: on	directed to the City's existing storm drainage
required until a connection with edge	ent orrsite basin, or	c) I directed to a temporary on-site basin is
begins a conflection with adequ	uate capacity is avail	able to the City's storm drainage system. On-site
basin: ; maximum side s	lopes, perimeter tend	ing required, provide access ramp to bottom for
maintenance.	Secretary and the secretary an	
Grading permit is required for clearing	and earthwork perfor	med prior to issuance of the building permit.
	es: A.C. pavement =	1%, Concrete pavement = 0.25%. Curb & Gutter
=.020%, V-gutter = 0.25%)	2 2 2 2	
snow adjacent property grade elevation	ons. A retaining wall	will be required for grade differences greater than
0.5 feet at the property line.		
□All public streets within the project limit	its and across the pro	ject frontage shall be improved to their full width,
subject to available right of way, in acc	cordance with City po	licies, standards and specifications.
☐Traffic indexes per city standards:	\$ 850 TO	·

Install street striping as required by the City Engineer.
Install landscape curbing (typical at parking lot planters).
Minimum paving section for parking: 2" asphalt concrete paving over 4" Class 2 Agg. Base, or 4" concrete
pavement over 2" sand.
Design Paving section to traffic index of 5.0 min. for solid waste truck travel path.
Provide "R" value tests: each at
Written comments required from ditch company Contacts: James Silva 747-1177 for Modoc,
Persian, Watson, Oakes, Flemming, Evans Ditch and Peoples Ditch; Jerry Hill 686-3425 for Tulare Irrigation
Canal, Packwood and Cameron Creeks; Bruce George 747-5601 for Mill Creek and St. John's River.
Access required on ditch bank, 15' minimum Provide wide riparian dedication from top of bank.
Show Oak trees with drip lines and adjacent grade elevations.   Protect Oak trees during construction in
accordance with City requirements.
A permit is required to remove oak trees. Contact Joel Hooyer at 713-4295 for an Oak tree evaluation or
permit to remove. A pre-construction conference is required.
Relocate existing utility poles and/or facilities.
Underground all existing overhead utilities within the project limits. Existing overhead electrical lines over 50kV shall be exempt from undergrounding.
Subject to existing Reimbursement Agreement to reimburse prior developer:
Fugitive dust will be controlled in accordance with the applicable rules of San Joaquin Valley Air District's
Regulation VIII. Copies of any required permits will be provided to the City.
If the project requires discretionary approval from the City, it may be subject to the San Joaquin Valley Air
District's Rule 9510 Indirect Source Review per the rule's applicability criteria. A copy of the approved AIA
application will be provided to the City.
If the project meets the one acre of disturbance criteria of the State's Storm Water Program, then coverage
under General Permit Order 2009-0009-DWQ is required and a Storm Water Pollution Prevention Plan
(SWPPP) is needed. A copy of the approved permit and the SWPPP will be provided to the City.
The state of the s
☐ Comply with prior comments. ☐ Resubmit with additional information. ☐ Redesign required.
Comply with prior comments.   Resubmit with additional information.   Redesign required.

#### **Additional Comments:**

- 1. Proposed project will be subject to approval by the City Public Works Dept. Additional information is required. Provide discharge flow rates, quantities, frequency schedule, environmental analysis, water quality monitoring, NPDES, and any other necessary documentation for further review by Public Works and City Engineering Depts.
- 2. Refer to further conditions required by the Planning Dept.
- 3. A building permit is required. Standard plan check and inspection fees apply.
- 4. Proposed discharge into the street curb & gutter is not acceptable due to an inadequate City storm drain system in the area. Staff recommends this site be serviced per the noted condition on other locations, "Disposal of fluidizing water is proposed to be hauled off-site for use by Tulare County".
- 5. Applicant shall resubmit a revised site plan to the City as an "Off-Agenda" item for Site Plan Review.

# SUMMARY OF APPLICABLE DEVELOPMENT IMPACT FEES

Site Plan No: 17-104  Date: 5/31/2017
Summary of applicable Development Impact Fees to be collected at the time of building permit:
(Preliminary estimate only! Final fees will be based on the development fee schedule in effect at the time of <u>building permit issuance</u> .)
(Fee Schedule Date:10/1/2016) (Project type for fee rates:SITE IMPROVEMENT)
Existing uses may qualify for credits on Development Impact Fees.
FEE IFEM FEE RATE  Groundwater Overdraft Mitigation Fee
Transportation Impact Fee
Trunk Line Capacity Fee
Sewer Front Foot Fee
Storm Drain Acq/Dev Fee
Park Acq/Dev Fee
Northeast Specific Plan Fees
Waterways Acquisition Fee
Public Safety Impact Fee: Police
Public Safety Impact Fee: Fire
Public Facility Impact Fee
Parking In-Lieu
Delmhumannant
<ol> <li>Reimbursement:         <ol> <li>No reimbursement shall be made except as provided in a written reimbursement agreement between the City and the developer entered into prior to commencement of construction of the subject facilities.</li> <li>Reimbursement is available for the development of arterial/collector streets as shown in the City's Circulation Element and funded in the City's transportation impact fee program. The developer will be reimbursed for construction costs and right of way dedications as outlined in Municipal Code Section 16.44. Reimbursement unit costs will be subject to those unit costs utilized as the basis for the transportation impact fee.</li> </ol> </li> <li>Reimbursement is available for the construction of storm drain trunk lines and sanitary sewer trunk lines shown in the City's Storm Water Master Plan and Sanitary Sewer System Master Plan. The developer will be reimbursed for construction costs associated with the installation of these trunk lines.</li> </ol>

Adrian Rubalcaba

# SITE PLAN REVIEW COMMENTS

# CITY OF VISALIA TRAFFIC SAFETY DIVISION May 31, 2017

ITEM NO: 7

SITE PLAN NO:

SPR17104

PROJECT TITLE: CALIFORNIA WATER SERVICE

DESCRIPTION

ADDITION OF GRANULAR ACTIVATED CARBON WELLHEAD WATER TREATMENT EQUIPMENT AT

EXISTING WELL SITES. (R-1-5) (X)

APPLICANT: PROP. OWNER: CALIFORNIA WATER SERVICE CALIF WATER SERVICE CO

APN:

126-570-001

LOCATION:

621 W CALDWELL AVE VISA

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

$\boxtimes$	No Comments
	See Previous Site Plan Comments
	Install Street Light(s) per City Standards.
	Install Street Name Blades at Locations.
	Install Stop Signs at Locations.
	Construct parking per City Standards PK-1 through PK-4.
	Construct drive approach per City Standards.
	Traffic Impact Analysis required.  □ Provide more traffic information such as a TIA may be required.  □ Depending on development size, characteristics, etc.,

# **Additional Comments:**

# SITE PLAN REVIEW COMMENTS

Paul Bernal, Planning Division (559) 713-4025

Date: May 31, 2017

SITE PLAN NO:

2017-104

PROJECT:

CALIFORNIA WATER SERVICE

DESCRIPTION:

ADDITION OF GRANULAR ACTIVATED CARBON WELLHEAD WATER

TREATMENT EQUIPMENT AT EXISTING WELL SITES. (R-1-5) (AE)

APPLICANT:

CALIFORNIA WATER SERVICE

PROP. OWNER:

CALIFORNIA WATER SERVICE CO

LOCATION TITLE:

621 W CALDWELL AVE

APN TITLE:

126-570-001

GENERAL PLAN:

Residential Low Density

ZONING:

R-1-5 - Single-Family Residential 5,000 sq. ft. min. site area

#### Planning Division Recommendation:

Revise and Proceed

Resubmit

#### **Project Requirements**

- Variance for height of structure in rear yard setback
- Elevations
- Building Permit
- Additional Information as Needed

#### PROJECT SPECIFIC INFORMATION: 05/31/2017

- 1. A Variance is required for the Treatment Vessel structures, which are proposed to be located in the required 25-foot rear yard area for the R-1-5 lot.
- 2. The Treatment Vessel is considered an accessory structure and shall not exceed 12-feet in height in the required 25-foot rear yard area.
- 3. Provide elevations of the Treatment Vessels with the Variance application submittal.
- 4. Provide responses to the five (5) Variance findings found attached to the Variance application.

# CITY GENERAL PLAN CONSISTENCY

Because this project requires discretionary approval by the City Council and/or Planning Commission the final determination of consistency will be made by the Planning Commission and/or City Council.

## R-1-5 Single Family Residential Zone [17.12]

Maximum Building Height: 35 Feet

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

Minimum Site Area: 5,000 square feet

Accessory Structures:

Maximum Height:

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

Maximum Coverage: Reverse Corner Lots:

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

No structure in the 25 feet of adjacent lot's front yard area, see Zoning Ordinance Section 17.12.100 for complete standards and requirements.

#### Landscaping:

1. The City has adopted the State Water Efficient Landscape Ordinance. The ordinance applies to projects installing 2,500 square feet or more of landscaping. It requires that landscaping and irrigation plans be certified by a qualified entity (i.e., Landscape Architect) as meeting the State water conservation requirements. The City's implementation of this new State law will be accomplished by self-certification of the final landscape and irrigation plans by a California licensed landscape architect or other qualified entity with sections signed by appropriately licensed or certified persons as required by the ordinance. NOTE: Prior to a final for the project, a signed Certificate of Compliance for the MWELO standards is required indicating that the landscaping has been installed to MWELO standards.

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

Signature

City of Visalia

Building: Site Plan **Review Comments**  ITEM NO: 7

DATE: May 31, 2017

SITE PLAN NO:

PROJECT TITLE:

SPR17104 CALIFORNIA WATER SERVICE

DESCRIPTION:

ADDITION OF GRANULAR ACTIVATED CARBON WELLHEAD WATER TREATMENT EQUIPMENT AT

EXISTING WELL SITES. (R-1-5) (X) CALIFORNIA WATER SERVICE

APPLICANT:

PROP OWNER;

CALIF WATER SERVICE CO 621 W CALDWELL AVE

LOCATION: APN(S):

126-570-001

	NOTE: These are general comments and DO NOT constitute a Please refer to the applicable California Codes & local o	ordinance for additional requirements.
	Business Tax Certification is required.	For information call (559) 713-4326
X	A building permit will be required.	For information call (559) 713-4444
-12	Submit 4 sets of professionally prepared plans and 2 sets of calculations. (Sm	nall Tenant Improvements)
	Submit 4 sets of plans prepared by an architect or engineer. Must comply with 2 construction or submit 2 sets of engineered calculations.	013 California Building Cod Sec. 2308 for conventional light-frame
	Indicate abandoned wells, septic systems and excavations on construction plans.	
	You are responsible to ensure compliance with the following checked items:  Meet State and Federal requirements for accessibility for persons with disabilities	at the second se
	A path of travel, parking, common area and public right of way must comply with	requirements for access for persons with disabilities.
	Multi family units shall be accessible or adaptable for persons with disabilities.	
	Maintain sound transmission control between units minimum of 50 STC.	
	Maintain fire-resistive requirements at property lines.	
	A demolition permit & deposit is required.	For information call (559) 713-4444
	Obtain required clearance from San Joaquin Valley Air Pollution Board. Prior to an	n demolition work
	For information call (661) 392-5500	
	Location of cashler must provide clear view of gas pump island	
	Plans must be approved by the Tulare County Health Department.	For Information call (559) 624-7400
	Project is located in flood zone * Hazardous materials report.	
	Arrange for an on-site inspection. (Fee for inspection \$157.00)	For information call (559) 713-4444
	School Development fees. Commercial \$0.56 per square foot. Residential \$3.75 p	er square foot.
	Existing address must be changed to be consistent with city address.	For Information call (559) 713-4320
	Acceptable as submitted	
	No comments	
	See previous comments dated:	
	Special comments:	
	· · · · · · · · · · · · · · · · · · ·	Date: Date:

Signature

CITY OF VISALIA

# SOLID WASTE DIVISION 336 N. BEN MADDOX VISALIA CA. 93291

713 - 4500

# 17-098 - 17107 # Cal Water well upgrades

# COMMERCIAL BIN SERVICE

X	No Comments
The second secon	Same comments as
	Revisions required prior to submitting final plans. See comments below.
S-micros errorementalistation	Resubmittal required. See comments below.
	Customer responsible for all cardboard and other bulky recyclables to be broken down be fore disposing of in recycle containers.
	ALL refuse enclosures must be R-3 OR R-4
E-Independent of the Commission of the Commissio	Customer must provide combination or keys for access to locked gates/bins
	Type of refuse service not indica 16-06
	Location of bin enclosure not acceptable. See comments below.
Designation of the second seco	Bin enclosure not to city standards double.
TO ACCUMULATION OF THE PROPERTY OF THE PROPERT	Inadequate number of bins to provide sufficient service. See comments below.
	Drive approach too narrow for refuse trucks access. See comments below.
	Area not adequate for allowing refuse truck turning radius of:
	Commercial ( X ) 50 ft. outside 36 ft. inside; Residential ( ) 35 ft. outside, 20 ft. inside.  Paved areas should be engineered to withstand a 55,000 lb. refuse truck.
Contraction of the Contraction o	Bin enclosure gates are required
	Hammerhead turnaround must be built per city standards.
	Cul - de - sac must be built per city standards.
	Sin enclosures are for city refuse containers only. Grease drums or any other items are not allowed to be stored inside bin enclosures.
	Area in front of refuse enclosure must be marked off indicating no parking
	Enclosure will have to be designed and located for a STAB service (DIRECT ACCESS) with no less than 38' clear space in front of the bin, included the front concrete pad.
	Customer will be required to roll container out to curb for service.
CONTRACTOR AND	Must be a concrete slab in front of enclosure as per city standards  The width of the enclosure by ten(10) feet, minimum of six(6) inches in depth.

Roll off compactor's must have a clearance of 3 feet from any wall on both sides and
there must be a minimum of 53 feet clearance in front of the compactor to allow the truck enough room to provide service.
COMMENTS

<u>Javier Hernandez, Solid Waste Front Load Supervisor</u> 713-4338
<u>Earl Nielsen, Solid Waste Manager</u>

# QUALITY ASSURANCE DIVISION SITE PLAN REVIEW COMMENTS

CALIFORNIA WATER SERVICE

DATE: May 31, 2017

SPR17104

ITEM NO: 7

SITE PLAN NO:

PROJECT TITLE:

	DESCRIPTION:  APPLICANT:  PROP OWNER:  LOCATION:	WELLHEAD W EXISTING WE CALIFORNIA I CALIF WATER		ED CARBON QUIPMENT AT		
	APN(S):	621 W CALDWE 126-570-001	LL AVE		İ	
ORDINANO CONNECTI ALSO REST	REQUIRED TO C CE 13.08 RELATI ON FEES AND M FRICTS THE DISC TARY SEWER SY	VE TO CONI IONTHLY S CHARGE OF	NECTION TO T EWER USER CI	HE SEWER HARGES.	C, PAYMEN THE ORDIN	T OF IANCE
YOUR PRO	JECT IS ALSO SU	JBJECT TO	THE FOLLOWI	NG REQUII	REMENTS:	
	WASTEWATER	DISCHARGE	PERMIT APPLIC	CATION		ч .
	SAND AND GRE	ASE INTERC	EPTOR – 3 COM	PARTMENT		
	GREASE INTER	CEPTOR	min. 1000 GAL			
	GARBAGE GRIN	IDER – ¾ HP.	MAXIMUM			
	SUBMISSION OF	F A DRY PRO	CESS DECLARA	TION		
	NO SINGLE PAS	S COOLING V	WATER IS PERM	ITTED		
	OTHER					was the same of th
	SITE PLAN REVI	EWED-NO(	COMMENTS	5		
CALL THE QUESTIONS	UALITY ASSUR	ANCE DIVI	SION AT (559)	713-4529 IF	YOU HAV	E ANY
PUBLIC WO	OF VISALIA RKS DEPARTMI		Sh N Or	milit.		
7579 1	SSURANCE DIVI AVENUE 288	SION	*	RIZED SIG	NATURE	
VISA	LIA, CA 93277	i <u>-</u>	5-26-17	DATE		

City of Visulia Parks and Urban Forestry 336 N. Ben Maddox Way Visalia, CA 93292

Date: 5-30-17

Site Plan Review# † 710 4

# SITE PLAN REVIEW COMMENTS

621 W. Caldwell Ave
1 A
COMMENTS: See Below None
Please plot and protect all Valley Oak Trees.
Landscape along parkway to be planted by developer and maintained by a maintenance district.
All drainage from curb and gutter along streets to be connected to storm drain system.
All trees planted in street right-of-way to be approved by the Public Works Superintendent of Parks.
Tie-ins to existing infrastructure may require a bore. Check with the Public Works Department prior to any street out.
Other Comments:
Joel Hooyer

Parks and Urban Forestry Supervisor
559 713-4295 Fax 559 713-4818

Email: jhooyer@ci.visalia.ca.us

ITEM NO: 2 DATE: May 31, 2017 ITEM NO: 7 DATE: May 31, 2017 SITE PLAN NO: SPR17099 SITE PLAN NO: SPR17104 PROJECT TITLE: CALIFORNIA WATER SERVICE PROJECT TITLE CALIFORNIA WATER SERVICE DESCRIPTION: ADDITION OF GRANULAR ACTIVATED CARBON DESCRIPTION: ADDITION OF GRANULAR ACTIVATED CARBON WELLHEAD WATER TREATMENT EQUIPMENT AT WELLHEAD WATER TREATMENT EQUIPMENT AT EXISTING WELL SITES. (R-1-5) (X) EXISTING WELL SITES. (R-1-5) (X) APPLICANT: CALIFORNIA WATER SERVICE APPLICANT: CALIFORNIA WATER SERVICE PROP OWNER: CALIF WATER SERVICE CO PROP OWNER: CALIF WATER SERVICE CO LOCATION: 1718 W TULARE AVE LOCATION: 621 W CALDWELL AVE APN(S): 096-013-019 APN(S): 126-570-001 ITEM NO: 3 DATE: May 31, 2017 ITEM NO: 8 DATE: May 31, 2017 SITE PLAN NO: SPR17100 PROJECT TITLE: CALIFORNIA WATER SERVICE SITE PLAN NO: SPR17105 DESCRIPTION: ADDITION OF GRANULAR ACTIVATED CARBON PROJECT TITLE: CALIFORNIA WATER SERVICE WELLHEAD WATER TREATMENT EQUIPMENT AT ADDITION OF GRANULAR ACTIVATED CARBON DESCRIPTION: EXISTING WELL SITES. (R-M-2) (X) APPLICANT: WELLHEAD WATER TREATMENT EQUIPMENT AT CALIFORNIA WATER SERVICE EXISTING WELL SITES. (R-1-5) (X) PROP OWNER: CALIF WATER SERVICE CO APPLICANT: CALIFORNIA WATER SERVICE LOCATION: 2232 S SANTA FE ST PROP OWNER: CALIF WATER SERVICE CO (TR) APN(S): LOCATION: 123-080-001 2646 N MOONEY BLVD APN(S): 090-222-001 ITEM NO: 4 DATE: May 31, 2017 ITEM NO: 9 DATE: May 31, 2017 SITE PLAN NO SPR17101 SITE PLAN NO: SPR17106 PROJECT TITLE: CALIFORNIA WATER SERVICE PROJECT TITLE: CALIFORNIA WATER SERVICE DESCRIPTION: ADDITION OF GRANULAR ACTIVATED CARBON DESCRIPTION: ADDITION OF GRANULAR ACTIVATED CARBON WELLHEAD WATER TREATMENT EQUIPMENT AT WELLHEAD WATER TREATMENT EQUIPMENT AT EXISTING WELL SITES. (R-1-5) (X) EXISTING WELL SITES. (R-1-5) (X) APPLICANT: CALIFORNIA WATER SERVICE APPLICANT: CALIFORNIA WATER SERVICE PROP OWNER: CALIF WATER SERVICE CO PROP OWNER: CALIFORNIA WATER SERVICE COMPANY LOCATION: 1920 W ASHLAND AVE LOCATION: 1303 S GARDEN ST APN(S): 122-021-002 APN(S): 097-251-024 ITEM NO: 5 DATE: May 31, 2017 SITE PLAN NO. ITEM NO: 10 DATE: May 31, 2017 SPR17102 PROJECT TITLE: CALIFORNIA WATER SERVICE SITE PLAN NO: SPR17107 DESCRIPTION: ADDITION OF GRANULAR ACTIVATED CARBON PROJECT TITLE: CALIFORNIA WATER SERVICE WELLHEAD WATER TREATMENT EQUIPMENT AT DESCRIPTION: ADDITION OF GRANULAR ACTIVATED CARBON EXISTING WELL SITES. (R-1-5) (X) APPLICANT. WELLHEAD WATER TREATMENT EQUIPMENT AT CALIFORNIA WATER SERVICE PROP OWNER: EXISTING WELL SITES. (R-1-5) (X) CALIF WATER SERVICE CO APPLICANT: CALIFORNIA WATER SERVICE LOCATION: 711 W CAMBRIDGE AVE PROP OWNER: CALIFORNIA WATER SERVICE CO APN(S): 096-341-008 LOCATION: 1601 E MONTE VERDE AVE APN(S):

ITEM NO: 6

DATE: May 31, 2017

SITE PLAN NO: PROJECT TITLE:

SPR17103

CALIFORNIA WATER SERVICE

DESCRIPTION.

ADDITION OF GRANULAR ACTIVATED CARBON WELLHEAD WATER TREATMENT EQUIPMENT AT

APPLICANT:

EXISTING WELL SITES. (R-1-5) (X)

PROP OWNER

CALIFORNIA WATER SERVICE

LOCATION:

CALIF WATER SERVICE CO

APN(S):

1622 S DEMAREE ST 095-232-009

Holice XIIn Romment at this time

126-590-001



# Site Plan Review Comments For: Visalia Fire Department

Kurtis A. Brown, Fire Marshal 707 W Acequia Visalia, CA 93291 559-713-4261 Office 559-713-4808 Fax ITEM NO: 7

DATE: May 31, 2017

SITE PLAN NO: PROJECT TITLE:

DESCRIPTION:

APPLICANT:

PROP OWNER:

SPR17104

CALIFORNIA WATER SERVICE

ADDITION OF GRANULAR ACTIVATED CARBON WELLHEAD WATER TREATMENT EQUIPMENT AT

EXISTING WELL SITES. (R-1-5) (X) CALIFORNIA WATER SERVICE

CALIF WATER SERVICE CO 621 W CALDWELL AVE

LOCATION: 621 W CALDWE

\_\_\_\_\_

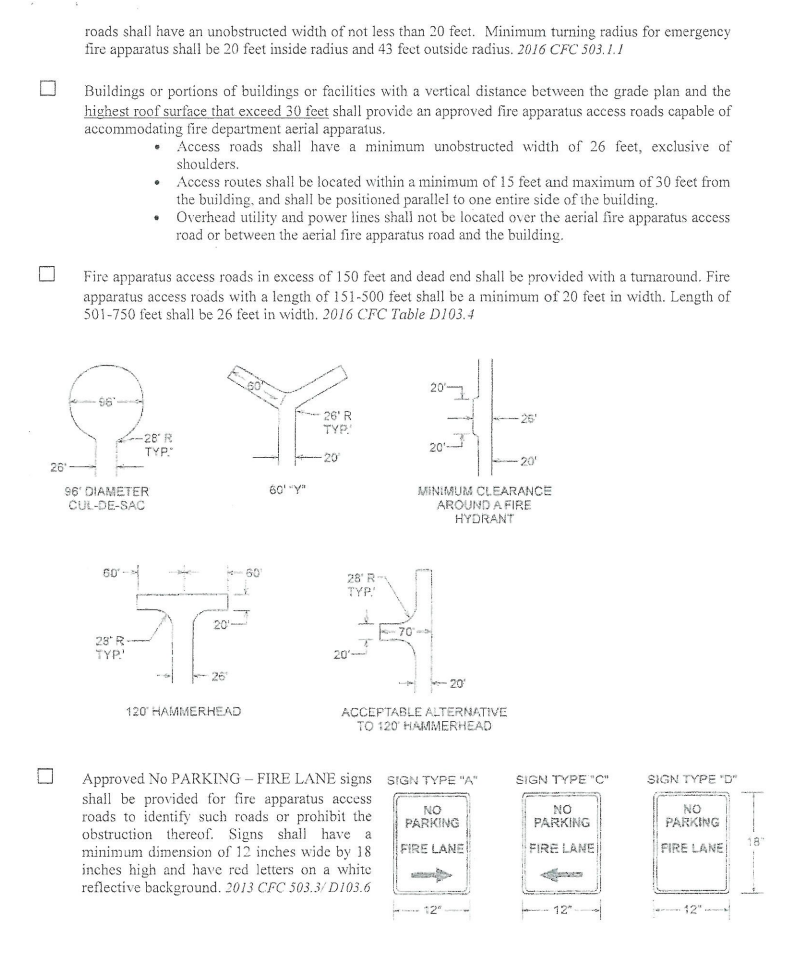
APN(S): 126-570-001

The following	comments	are ar	policable	when	checked:
A ALL AUTEUTI TAKE	PO MANAGEMENT	err - tel-	BILLDUNG	11 44 - 44	OLL COLKE CIT

$\boxtimes$	The Site Plan Review comments are issued as general overview of your project. With further details, additional requirements will be enforced at the Plan Review stage. Please refer to the 2016 California Fire Code (CFC), 2016 California Building Codes (CBC) and City of Visalia Municipal Codes.
	All fire detection, alarm, and extinguishing systems in existing buildings shall be maintained in an operative condition at all times and shall be replaced or repaired where defective. If building has been vacant for a significant amount of time, the fire detection, alarm, and or extinguishing systems may need to be evaluated by a licensed professional. 2016 CFC 901.6
	No fire protection items required for <u>parcel map or lot line adjustment</u> ; however, any future projects will be subject to fire & life safety requirements including fire protection.
	<ul> <li><u>Construction and demolition</u> sites prior to and during construction shall comply with the following:         <ul> <li><u>Water Supply</u> for fire protection, either temporary or permanent, shall be made available as soon as combustible materials arrive on the site. 2016 CFC 3312</li> </ul> </li> <li>An all-weather, 20 feet width <u>Construction Access Road</u> capable of holding a 75,000 pound fire apparatus. Fire apparatus access shall be provided within 100 feet of temporary or permanent fire department connections. 2016 CFC 3310</li> </ul>
	More information is needed before a Site Plan Review can be conducted. Please submit plans with more detail. Please include information on
Gener	al:
	Address numbers must be placed on the exterior of the building in such a position as to be clearly and plainly visible from the street. Numbers will be at least four inches (4") high and shall be of a color to contrast with their background. If multiple addresses served are by a common driveway, the range of numbers shall be posted at the roadway/driveway. 2016 CFC 505.1
	All hardware on exit doors, illuminated exit signs and emergency lighting shall comply with the 2016 California Fire Code. This includes all locks, latches, bolt locks, panic hardware, fire exit hardware and gates.
	Commercial dumpsters with 1.5 cubic yards or more shall not be stored or placed within 5 feet of combustible walls, openings, or a combustible roof eave line except when protected by a <u>fire sprinkler</u> system. 2016 CFC 304.3.3

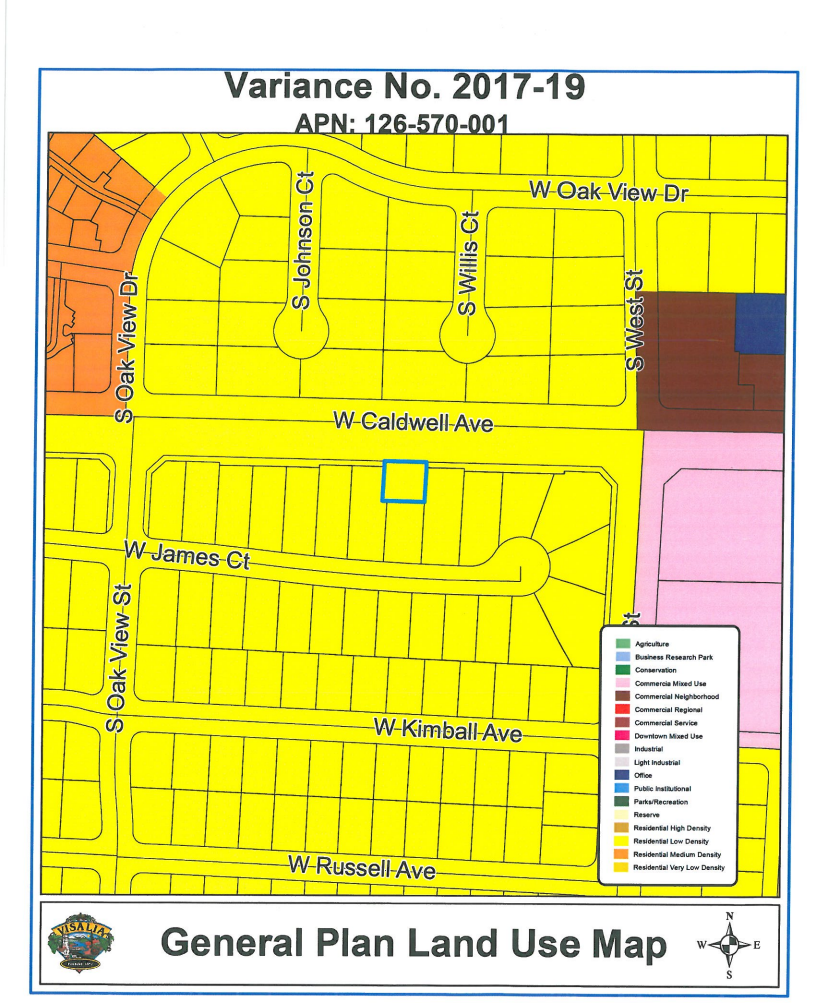
	A <u>Knox Box</u> key lock system is required. Where access to or within a structure or area is restricted because of secured openings (doors and/or gates), a key box is to be installed in an approved location. The key box shall be ordered using an approved Knox Authorization Order Form. The forms are located at the fire department administration office located at 707 W. Acequia, Visalia, CA 93291. Please allow adequate time for shipping and installation. 2016 CFC 506.1	
	If your business handles <u>hazardous material</u> in amounts that exceed the Maximum Allowable Quantities listed on <i>Table 5003.1.1(1)</i> , 5003.1.1(2), 5003.1.1(3) and 5003.1.1(4) of the 2016 California Fire Code, you are required to submit an emergency response plan to the Tulare County Health Department. Also you shall indicate the quantities on your building plans and prior to the building final inspection a copy of your emergency response plan and Safety Data Sheets shall be submitted to the Visalia Fire Department.	
Water Supply for Residential, Commercial & Industrial:		
Residential		
	<u>Fire hydrant spacing</u> and location shall comply with the following requirements:  The exact location and number of fire hydrants shall be at the discretion of the fire marshal, fire chief and/or their designee. <i>Visalia Municipal Code 16.36.120(5)</i>	
	Single-family residential developments shall be provided with fire hydrants every six hundred (600) lineal feet of residential frontage. In isolated developments, no less than two (2) fire hydrants shall be provided.	
	Multi-family, zero lot line clearance, mobile home park or condominium developments shall be provided with fire hydrants every four hundred (400) lineal feet of frontage. In isolated developments, no less than two (2) fire hydrants shall be provided.	
	Multi-family or condominium developments with one hundred (100) percent coverage fire sprinkler systems shall be provided with fire hydrants every six (600) lineal feet of frontage. In isolated developments, no less than two (2) fire hydrants shall be provided.	
Commercial & Industrial		
	Where a portion of the facility or building is more than 400 feet from a hydrant on a fire apparatus access road, on-site fire hydrant(s) shall be provided. 2016 CFC 507.5.1	
	Due to insufficient building information, the number and distance between fire hydrants cannot be determined by the Site Plan Review process. The number of fire hydrants and distance between required fire hydrants shall be determined by utilizing type of construction and square footage in accordance with CFC 2016 Appendix C102 & C103 & CFC 507.5.1	
	To determine fire hydrant location(s) and distribution the following information was provided to the Site Plan Review committee: Type of constructionSquare footage	
Emergency Access		
	A fire apparatus access roads shall be provided and must comply with the 2016 CFC and extend within 150 of all portions of the facility and all portions of the exterior walls of the first story of the building as measured by an approved route around the exterior of the building or facility. Fire apparatus access	

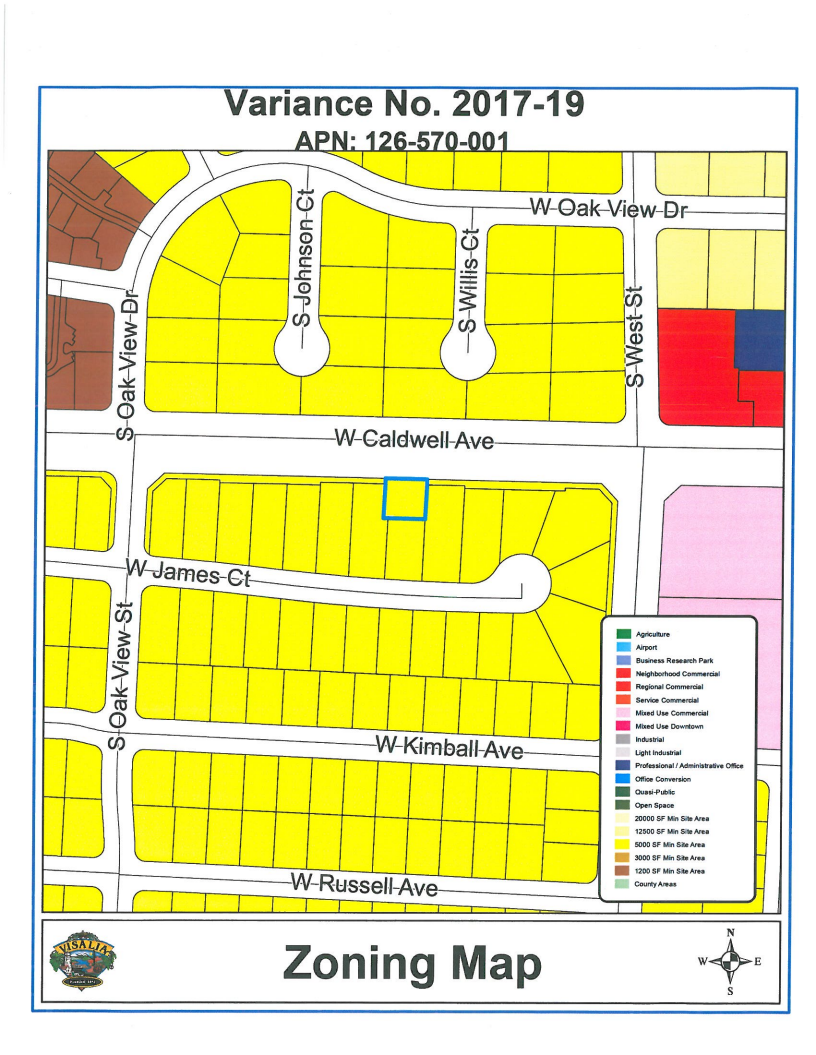
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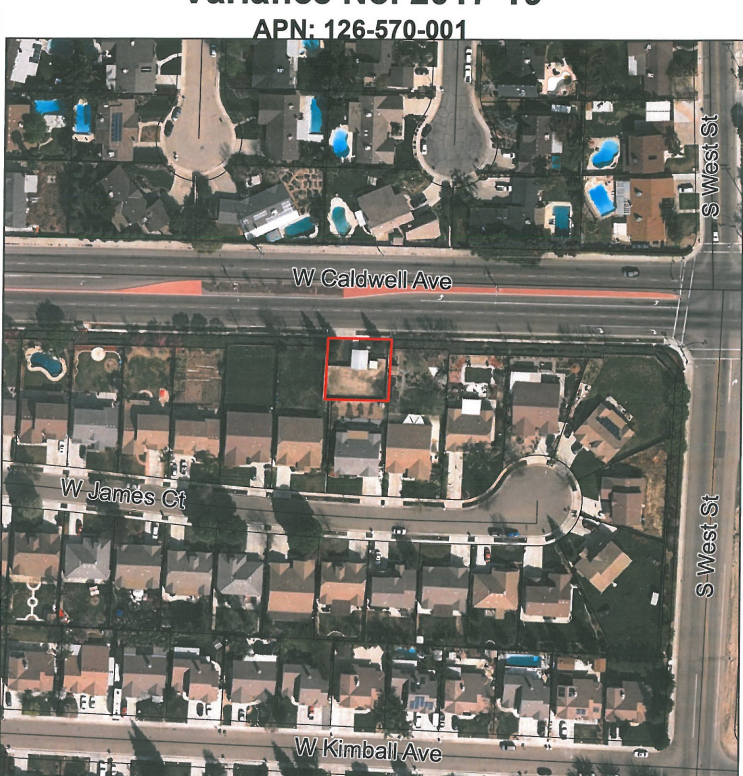
	On site Fire Apparatus Access Roads shall be provided and have an unobstructed width of not less than the following;
	<ul> <li>20 feet width, exclusive of shoulders (No Parking)</li> <li>More than 26 feet width, exclusive of shoulders (No Parking one side)</li> <li>More than 32 feet wide, exclusive of shoulders (Parking permitted on both sides)</li> </ul>
	Marking- approved signs, other approved notices or marking that include the words "NO PARKING-FIRE LANE shall be provided for fire apparatus access roads to identify such roads or prohibit the obstruction thereof. CFC 503.3
	<ul> <li>Gates on access roads shall be a minimum width of 20 feet and shall comply with the following:</li> <li>2016 CFC D103.5</li> <li>Gates shall be of the swinging or sliding type.</li> <li>Gates shall allow manual operation by one person (power outages).</li> <li>Gates shall be maintained in an operative condition at all times.</li> <li>Electric gates shall be equipped with a means of opening the gate by fire department personnel for emergency access. (Note: Knox boxes shall be ordered using an approved Knox Authorization Order Form. The forms are located at the fire department administration office located at 707 W. Acequia, Visalia, CA 93291. Please allow adequate time for shipping and installation.)</li> </ul>
	Streets shall meet the City of Visalia's Design & Improvement Standards for streets to ensure that fire apparatus can make access to all structures in the event of an emergency.
Fire	Protection Systems
	An <u>automatic fire sprinkler</u> system will be required for this building. Also, a fire hydrant is required within 50 feet of the Fire Department Connection (FDC). Where an existing building is retrofitted with a sprinkler system (NFPA 13 or NFPA 13R) a fire hydrant shall be provided within 75 feet of the FDC. An additional 25 feet of distance between a fire hydrant and FDC may be granted when a fire sprinkler Density is designed with an additional 25%. 2016 CFC 912 and Visalia Municipal Code 8.20.010 subsection C103.4
	Locking fire department connection (FDC) caps are required. The caps shall be ordered using an approved Knox Authorization Order Form. The forms are located at the fire department administration office located at 707 W. Acequia, Visalia, CA 93291. 2016 CFC 912.4.1
The same of the sa	Commercial cooking appliances and domestic cooking appliances used for commercial purposes that produces grease laden vapors shall be provided with a Type 1 Hood, in accordance with the California Mechanical Code, and an automatic fire extinguishing system. 2016 CFC 904.12 & 609.2
Speci	ial Comments:
Kurti	s A. Brown

Fire Marshal





# Variance No. 2017-19





**Aerial Photo** 



