SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

324

Director, Transportation and Land Management Agency



FROM: Transportation and Land Management Agency

SUBMITTAL DATE: June 22, 2011

SUBJECT: Amendment to Ordinance No. 875 - CVMSHCP Mitigation Fee

RECOMMENDED MOTION: That the Board of Supervisors:

- Adopt the findings of the Nexus Study dated May 2011 for the Local Development Mitigation Fee; and
- 2. Introduce Ordinance No. 875.1 and adopt said Ordinance on successive weeks.

BACKGROUND: The Coachella Valley Conservation Commission (CVCC) has prepared a new Nexus Study dated May 2011 to analyze the current overall financing of the Coachella Valley Multiple Species Habitat Conservation Plan (CVMSHCP). CVCC staff worked with the nexus consultant, Wildan Financial Services, to develop funding scenarios that would address the numerous changes in potential revenue for the CVMSHCP since the 2007 Nexus Study, without

County Executi	B ve Office Signature	Y: Tina Grand	faire			
C.E.O. RECOMMENDATION:		APPROVE	_		_	
				Requires 4/5 Vote		
SOURCE OF FUNDS:				Positions To Be Deleted Per A-30		
	Annual Net County Cost:	\$ N/A	For Fiscal Year:	N/A		
DATA	Current F.Y. Net County Cost:	\$ N/A	Budget Adjustme	ent: N	I/A	
FINANCIAL	Current F.Y. Total Cost:	\$ N/A	In Current Year E	3udget: N	N/A	

FORMARPROVED COUNTY COUNSEL

BY KARIN L. WATTS-BAZAK

DEPORTED TO DESCRIPTION OF THE DESC

Prev. Agn. Ref. 6/28/11, 3.7

District: 4,5

Agenda Number:

3.40

X

Consent

Exec. Ofc.:

Dep't Recomm.:

The Honorable Board of Supervisors

RE: Amendment to Ordinance No. 875 - CVMSHCP Mitigation Fee

June 22, 2011 Page 2 of 2

raising the current mitigation fee. Additionally, a market study was prepared by Mike Scarcella, Capital Realty Analysts. The market study explored the CVCC practice of purchasing the most biologically sensitive land with the greatest development potential, the possibility of revising the acquisition period from 30 years to 45 years and the CVCC practice on future land acquisition.

The Nexus Study provides the technical documentation required to update the mitigation fee pursuant to the requirements of the Mitigation Fee Act set forth in the Government Code. This analysis recognizes the following changes in key program assumptions:

- 1. An increase in the acquisition period from 30 to 45 years.
- 2. Land acquisition for Reserve System that occurred since late 2006 has reduced the amount of acreage CVCC must acquire in future years.
- Land price estimates have been adjusted to reflect the CVCC's recent experience and priority locations in the short run, and updated market study values in the long run.
- Estimates of annual land development have been revised downward to reflect actual, recent development patterns in the Coachella Valley and the constraints of the current economic climate.
- 5. Eagle Mountain Landfill is no longer considered a source of revenue.

The 2011 Nexus Study supports lowering the commercial/industrial fee from \$5730 to \$5600 per disturbed acre. It also allow for the residential per unit fee to be adjusted as shown in the table below.

	Current based on 2007 Nexus Study	Proposed based on 2011 Nexus Study
Residential:		
0-8 units/acre, per unit 8.1 – 14 units/acre, per unit 14+ units/acre, per unit	\$1,284 \$533 \$235	\$1,254 \$521 \$230

Additionally, the proposed amendment revises Ordinance No. 875 as follows:

- Allows fees collected to be used for management and monitoring in addition to the acquisition of property for conservation pursuant to the requirements of the CVMSHCP.
- Includes a new exhibit identifying the CVMSHCP boundary as the fee area boundary.
- 3. Changes the guest dwelling exemption to a guest quarter exemption consistent with the current requirements of Ordinance No. 348.
- 4. Incorporates certain revisions to the fee credit provisions requested by the CVCC.
- 5. Corrects minor typographical errors.

SUMMARY OF ORDINANCE NO. 875.1 AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 875 ESTABLISHING A LOCAL DEVELOPMENT MITIGATION FEE FOR FUNDING THE PRESERVATION OF NATURAL ECOSYSTEMS IN ACCORDANCE WITH THE COACHELLA VALLEY MULTIPLE SPECIES HABITAT CONSERVATION PLAN

This summary is presented pursuant to California Government Code Section 25124(b): a certified copy of the full text of Ordinance No. 875.1 may be examined at the Office of the Clerk of the Board of Supervisors of the County of Riverside, located at 4080 Lemon Street, 1st Floor, Riverside, California.

Ordinance No. 875.1 amends Ordinance No. 875 to reduce the Local Development Mitigation Fee (LDMF) for funding the preservation of natural ecosystems in accordance with the requirements of the Coachella Valley Multiple Species Habitat Conservation Plan. Additionally, this amendment revises Ordinance No. 875 to allow the LDMF collected to be used for management and monitoring; includes a new LDMF boundary exhibit; changes the guest dwelling exemption to a guest quarter exemption; incorporates revisions to the fee credit provisions of the ordinance; and corrects minor typographical errors.



COUNTY OF RIVERSIDE TRANSPORTATION AND LAND MANAGEMENT AGENCY

Agency Director

George A. Johnson

Carolyn Syms Luna Director Planning Department Juan C. Perez Director Transportation Department Mike Lara
Director
Building & Safety Department

Glenn Baude Director Code Enforcement Department

NOTICE OF EXEMPTION
TO: ☐ Office of Planning and Research (OPR) P.O. Box 3044 ☐ 4080 Lemon Street, 12th Floor Planning Department ☐ 4080 Lemon Street, 12th Floor Planning Department ☐ 38686 El Cerrito Road Planning Department ☐ 4080 Lemon Street, 12th Floor Planning Department ☐ 38686 El Cerrito Road Pla
Project Title/Case No.: Ordinance No. 875.1 – amending Ordinance No. 875 the CVMSHCP
Project Location: In the unincorporated area of Riverside County, more specifically located in the Eastern Riverside County.
Project Description: Ordinance No. 875.1 amends Ordinance No. 875 to reduce the Local Development Mitigation Fee (LDMF) for funding the
preservation of natural ecosystems in accordance with the requirements of the Coachella Valley Multiple Species Habitat Conservation Plan.
Additionally, the LDMF collected will be used for management and monitoring; includes a new LDMF boundary exhibit; changes the guest dwelling
exemption to a guest quarter exemption; incorporates revisions to the fee credit provisions of the ordinance; and corrects minor typographical errors.
Name of Public Agency Approving Project: County of Riverside, Transportation and Land Management Agency
Project Sponsor: Transportation and Land Management Agency, Administrative Services
Exempt Status: (Check one) Ministerial (Sec. 21080(b)(1); 15268)
Dianna Ross 951-955-6574
County Contact Person Regional Office Manager Flore Number Regional Office Manager File Date Received for Filing and Posting at OPR: Revised: 3/15/10: Y:\Planning Master Forms\Templates\CEQA Forms\NOE Form.docx
No fee, 6103 Government Code, Benefit of Riverside County FOR COUNTY CLERK'S USE ONLY

1 ORDINANCE NO. 875.1 2 3 AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 875 4 ESTABLISHING A LOCAL DEVELOPMENT MITIGATION FEE FOR FUNDING 5 THE PRESERVATION OF NATURAL ECOSYSTEMS IN ACCORDANCE WITH THE 6 COACHELLA VALLEY MULTIPLE SPECIES HABITAT CONSERVATION PLAN 7 8 The Board of Supervisors of the County of Riverside ordains as follows: 9 Subsection A. of Section 2. of Ordinance No. 875 is amended to read as Section 1. 10 follows: 11 "A. In order to implement the goals and objectives of the 12 Coachella Valley Multiple Species Habitat Conservation Plan/Natural Community 13 Conservation Plan ("MSHCP") and to mitigate the impacts caused by new development in 14 the unincorporated area of Riverside County, lands supporting species covered by the 15 MSHCP must be acquired, monitored and managed in order to achieve habitat 16 conservation in perpetuity." 17 Section 2. Subsection B. of Section 2. of Ordinance No. 875 is amended to read as follows: 18 19 "B. The Local Development Mitigation Fee is necessary in order 20 to supplement the financing of the acquisition of lands supporting species covered by the 21 MSHCP and related public services as well as to pay for new development's fair share of 22 the cost of acquisition and perpetual conservation." 23 Subsection D. of Section 2. of Ordinance No. 875 is amended to read as Section 3. 24 follows: 25 "D. The Fee does not reflect the entire cost of the lands which 26 need to be acquired and perpetually conserved in order to implement the MSHCP and 27 mitigate the impacts caused by new development. Additional revenues will be required 28 from other sources. The County finds that the benefit to each development project is

greater than the amount of the Fee to be paid by that project."

Subsection H. of Section 2. of Ordinance No. 875 is amended to read as follows:

- "H. The facts and evidence provided to and considered by the Board of Supervisors establish that there is a reasonable relationship between the need for acquiring and conserving in perpetuity the natural ecosystems and covered species identified in the MSHCP, and the impacts to such natural ecosystems and species created by the types of development on which the Fee will be imposed; and that there is a reasonable relationship between the Fee's use and the types of development for which the Fee is charged. This reasonable relationship is described in more detail in the MSHCP and Mitigation Fee Nexus Report."
- Section 5. Subsection I. of Section 2. of Ordinance No. 875 is amended to read as follows:
 - "I. The Fees collected pursuant to this Ordinance are reasonable and will not exceed the estimated total cost of the acquisition and perpetual conservation of the lands necessary to protect natural ecosystems and covered species set forth in the MSHCP. Conservation of the land shall require monitoring and management beyond the life of the MSHCP permit."
- Section 6. Subsection J. of Section 2. of Ordinance No. 875 is amended to read as follows:
 - "J. The Fees shall be used to finance the acquisition and perpetual conservation of lands and certain improvements necessary to implement the goals and objectives of the MSHCP."
- Section 7. The definition of "Coachella Valley Conservation Commission" set forth in Section 4. of Ordinance No. 875 is amended to read as follows:
 - "'Coachella Valley Conservation Commission' or 'Commission' means the governing body established pursuant to the MSHCP that is delegated the authority to oversee and implement the provisions of the MSHCP."

Section 8. Section 4 of Ordinance No. 875 is amended to add the definition of Conservation after the definition of Coachella Valley Conservation Commission to read as follows:

"'Conservation' means all the actions necessary for the permanent protection of species, natural communities and habitat land as required of the Commission under the MSHCP including land acquisition, land management, biological monitoring, law enforcement and administration."

Section 9. The definition of "Revenue" or "Revenues" set forth in Section 4. of Ordinance No. 875 is amended to read as follows:

"'Revenue' or 'Revenues' means any funds received by the County pursuant to the provisions of this Ordinance for the purpose of defraying all or a portion of the cost of acquiring and perpetually conserving vegetation communities and natural areas within the County and the region which are known to support threatened, endangered or key sensitive populations of plant and wildlife species."

Section 10. Section 5. of Ordinance No. 875 is amended to read as follows: "Section 5. LOCAL DEVELOPMENT MITIGATION FEE.

A. To assist in providing revenue to acquire and conserve in perpetuity lands necessary to implement the MSHCP, the Fee shall be paid for each residential unit, Development Project or portion thereof to be constructed within the County. Five categories of the Fee are defined and include: residential units, density less than 8.0 dwelling units per acre; residential units, density between 8.1 and 14.0 dwelling units per acre; residential units, density greater than 14.1 dwelling units per acre; commercial acreage; and industrial acreage. Because there can be mixed traditional commercial, industrial and residential uses within the same project, for Fee assessment purposes only, the Fee which is applicable to commercial or industrial Development Projects shall be applied to the whole Project based upon the existing underlying zoning classification of the property at the time of issuance of a building permit. The following Fee shall be paid for each Development Project to be constructed within the boundaries of the Coachella Valley Multiple Species Habitat Conservation Plan/Natural Community

Conservation Plan fee area. The fees are calculated using an Equivalent Benefit Unit methodology:

- 1. Residential, density less than 8.0 dwelling units per acre \$1,254.00 per dwelling unit.
- 2. Residential, density between 8.1 and 14.0 dwelling units per acre \$521.00 per dwelling unit.
- 3. Residential, density greater than 14.1 dwelling units per acre \$230.00 per dwelling unit.
 - 4. Commercial \$5,600.00 per acre.
 - 5. Industrial \$5,600.00 per acre.
- B. The amount of the Local Development Mitigation Fee for a commercial or industrial Development Project required to be paid shall be based on the acreage to be developed and shall be calculated on the basis of Project Area, in accordance with the following:
- 1. The Project Area shall be determined by County staff based on the subdivision map, plot plan, and other information submitted to or required by the County.
- 2. If the difference between the net acreage, as exhibited on the plot plan, and the Project Area is less than one-quarter acre, the Fee shall be paid on the full gross acreage.
- 3. An applicant may elect, at his or her own expense, to have a Project Area dimensioned, calculated, and certified by a registered civil engineer or licensed land surveyor. The engineer or land surveyor shall prepare a wet-stamped letter of certification of the Project Area dimensions and a plot plan exhibit thereto that clearly delineates the Project Area. Upon receipt of the letter of certification and plot plan exhibit, the County shall review submitted documents. If the Project Area dimensions, the letter of certificate, and the plot plan are acceptable to the County, the County shall calculate the Local Development Mitigation Fee required to be paid based on the certified Project Area.

If the Project Area dimensions, the letter of certification, and the plot plan are not acceptable to the County, the applicant shall perform such actions as directed by the County in order to resolve any deficiencies perceived by the County.

4. Where construction or other improvements on Project Area are prohibited due to legal restrictions on the Project Area, such as Federal Emergency Management Agency designated floodways or areas legally required to remain in their natural state, that portion of the Project Area so restricted shall be excluded for the purpose of calculating the Local Development Mitigation Fee."

Section 11. Section 6. of Ordinance No. 875 is amended to read as follows:

"Section 6. COACHELLA VALLEY MULTIPLE SPECIES HABITAT CONSERVATION PLAN/NATURAL COMMUNITY CONSERVATION PLAN FEE AREA BOUNDARY. The boundary of the Coachella Valley Multiple Species Habitat Conservation Plan/Natural Community Conservation Plan fee area is the same as the MSHCP boundary set forth in the MSHCP and in Exhibit A which is attached hereto and incorporated herein by this reference."

Section 12. Section 7. of Ordinance No. 875 is amended to read as follows:

"Section 7. IMPOSITION OF THE LOCAL DEVELOPMENT MITIGATION FEE. No building permit shall be issued for any Development Project except upon the condition that the Local Development Mitigation Fee applicable to such Development Project has been paid in accordance with the provisions of this Ordinance."

Section 13. Subsection B. of Section 8 of Ordinance No. 875 is amended to read as follows:

"B. The Local Development Mitigation Fee shall be assessed one time per lot or parcel, except in cases of changes in land use. The Fee required to be paid when there is a change in land use shall be reduced by the amount of any previously paid Fee for that property. No refunds shall be provided for changes in land use to a lower Fee category. It shall be the responsibility of the applicant to provide documentation of any previously paid Fee."

1	Section 14. Subsection H. of Section 8 of Ordinance No. 875 is amended to read as
2	follows:
3	"H. For Development Projects which the County does not require
4	a final inspection or issuance of a certificate of occupancy, the Fee shall be paid prior to
5	any use or occupancy."
6	Section 15. Subsection J. of Section 8 of Ordinance No. 875 is amended to read as
7	follows:
8	"J. The Local Development Mitigation Fee for wind turbines
9	and other structures and disturbances related to the location or siting of wind turbines shall
10	be calculated solely upon the net permanent above ground disturbance area. Said Fee shall
11	not in this instance be calculated based upon the size of the parcel of land containing the
12	wind turbine, other related structures or disturbances."
13	Section 16. Subsection A. of Section 10. of Ordinance No. 875 is amended to read as
14	follows:
15	"A. All Fees paid pursuant to this Ordinance shall be deposited,
16	accounted for, and expended in accordance with Section 66006 of the Government Code
17	and all other applicable provisions of law."
18	Section 17. Subsection B. of Section 10. of Ordinance No. 875 is amended to read as
19	follows:
20	"B. Subject to the provisions of this section, all Fees collected
21	pursuant to this Ordinance shall be remitted monthly to the Coachella Valley Conservation
22	Commission and will be expended solely for the purpose of conservation of the vegetation
23	communities and natural areas within the County and the region which support species
24	covered in the MSHCP in accordance with the provisions of the MSHCP."
25	Section 18. Section 11. of Ordinance No. 875 is amended to read as follows:
26	"Section 11. AUTOMATIC ANNUAL FEE ADJUSTMENT. The Fee
27	established by this Ordinance shall be revised annually by means of an automatic
28	adjustment at the beginning of each fiscal year based on the average percentage change

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over the previous calendar year set forth in the Consumer Price Index for "All Urban Consumers" in the Los Angeles-Anaheim-Riverside Area, measured as of the month of December in the calendar year which ends in the previous fiscal year. The first Fee adjustment shall not be made prior to a minimum of ten (10) months subsequent to the effective date of this Ordinance. The Fee, as revised annually, shall be compiled by the Coachella Valley Conservation Commission and shall be included in an annual report to the Board of Supervisors pertaining to the accounting for the MSHCP Fee as required by Government Code section 66006."

Section 19. Subsection G. of Section 12. of Ordinance No. 875 is amended to read as follows:

"G. Guest Quarters as defined in Section 21.35a of Ordinance No. 348."

Section 20. Section 13. of Ordinance No. 875 is amended to read as follows:

"Section 13. FEE CREDITS. The County may grant to owners or developers of real property, a Credit against the Fee that would otherwise be charged pursuant to this Ordinance, for the dedication of land determined to be necessary for inclusion in the MSHCP Conservation Area, provided, however, that no Credit shall be given unless 1. the dedication is secured by a conservation easement acceptable to a grantee legally authorized to accept and hold such easements pursuant to Civil Code section 815.3 or pursuant to another legal instrument that ensures the area will be conserved in perpetuity; 2. the land to be dedicated is appropriate for conservation and dedication thereof is consistent with and furthers the goals of the MSHCP; and 3. the dedication and Credit complies with all procedures and policies of the Coachella Valley Conservation Commission. The amount of the Credit granted shall be determined by an estimate of the fair market value of the land dedicated. Any Credit granted by the County shall be given in stated dollar amounts only. An applicant for a proposed Development Project may apply for Credit to reduce the amount of the Fee required to be paid prior to approval of the Development Project. Any Credit granted and the amount of the Fee to be

1 paid shall be included as a condition of approval for the Development Project. However, if 2 3 4 5 6 7 Section 21. 8 9 10 11 12 ATTEST: 13 CLERK OF THE BOARD: 14 By: 15 Deputy 16 17 18 (SEAL) 19 20 21 22 APPROVED AS TO FORM: June 22, 2011 23 24 25 Principal Deputy County Counsel 26 KWB:ay 27

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an applicant has already received approval from the County and has not previously applied for a Credit to reduce the amount of the Fee required to be paid, an applicant may apply for such Credit at any time prior to issuance of a grading permit for the Development Project. Any Credit granted and the amount of the Fee required to be paid shall be included as a condition of approval on the grading permit issued for the Development Project." This ordinance shall take effect on September 1, 2011. BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA By: Chairman

IMPERIAL COUNTY

July 12 2011

CVMSHCP Boundary

City Boundaries

Major Roads

Indian Reservation (Not a Part

SAN DIEGO COUNTY