

**CITY OF WILDOMAR
CITY COUNCIL REGULAR COUNCIL MEETING MINUTES
FEBRUARY 9, 2011**

CALL TO ORDER – REGULAR SESSION – 6:30 p.m.

The regular meeting of February 9, 2011, of the Wildomar City Council was called to order by Mayor Swanson at 6:30 p.m.

City Council Roll Call showed the following Members in attendance: Mayor Swanson, Mayor Pro Tem Benoit, Council Members Cashman, Moore, and Walker. Members absent: None.

Staff in attendance: City Manager Oviedo, Assistant City Manager Nordquist, Assistant City Attorney Jex, Public Works Director D'Zmura, Planning Director Bassi, Police Chief Fontneau, Community Services Director Willette, and City Clerk Lee.

The Flag Salute was led by Ashley Fox.

PRESENTATIONS

Mayor Swanson presented a certificate to Ashley Fox, MDA 2011 Firefighter Ambassador

Mayor Swanson presented certificates to Boy Scouts District Winners: Stewart Moore – Scoutmaster of the Year, Makenna Olson – Venture Scout of the Year, Braeden Dunn – Cub Scout of the Year, and Donald Dean Latham II – Cubmaster of the Year.

Barbara Wilson, Sycamore Academy, gave an update on the activities at the school.

The Fire Department monthly update was distributed.

Community Services Director Willette presented the monthly update.

Craig McKenzie presented the Chamber of Commerce monthly update.

PUBLIC COMMENTS

Vonnie Holmgren, resident, stated she would like better communication from the City. She suggested a newsletter, dedicated space in the Californian, information on the website.

Randon Lane, representing the Gas Company, stated he is the new Public Affairs Manager for the Gas Company. He looks forward to working with City and the Chamber.

Rick Estes, resident, stated he would like the City to adopt higher building standards for the City. He reviewed several areas that the City adopted from the County at incorporation. They need to be upgraded as the County standards are out of date and too loose.

Andy Morris, Wildomar Rotary, stated the Wildomar Rotary will be co-hosting the Chamber mixer on February 17. The annual BBQ will be March 19. He then thanked Brunswick Cal Oaks Bowl for their support of the parks fundraiser they had. They were able to raise \$2,448 for the parks. He then urged all citizens to save the parks.

Darla Dunn, resident, stated there will be a Blood Drive in honor of her son, Liam Dunn, on February 13. She thanked everyone who donated blood for her son and she now wants to return the favor. She asked all citizens to come to the blood drive to help save more lives.

APPROVAL OF THE AGENDA AS PRESENTED

A MOTION was made by Council Member Moore, seconded by Mayor Pro Tem Benoit, to approve the agenda as presented.

MOTION carried, 5-0.

1.0 CONSENT CALENDAR

A MOTION was made by Council Member Moore, seconded by Council Member Walker, to approve the agenda as presented.

MOTION carried, 5-0.

1.1 Reading of Ordinances

Approved the reading by title only of all ordinances.

1.2 Minutes – January 8, 2011 Norming Session

Approved the Minutes as submitted.

1.3 Minutes – January 12, 2011 Regular Meeting

Approved the Minutes as submitted.

1.4 Warrant Registers and Payroll Register

Approved the following:

1. Warrant Register dated January 27, 2011, in the amount of \$126,595.74;
2. Warrant Register dated February 3, 2011, in the amount of \$65,413.57; and
3. Payroll Register dated February 4, 2011, in the amount of \$36,655.90.

1.5 Award of an Emergency Management Performance Grant

Approved the acceptance of an additional \$2,441 in funding for the City's Emergency Management Performance Grant (EMPG) from the Riverside County Fire/OES.

1.6 City Opposition to Governor Brown's Proposal to Abolish Redevelopment Agencies in California

Adopted a Resolution entitled:

RESOLUTION NO. 2011 - 09
A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF WILDOMAR,
CALIFORNIA, IN OPPOSITION TO THE ADMINISTRATION'S
PROPOSAL TO ABOLISH REDEVELOPMENT AGENCIES IN
CALIFORNIA

2.0 PUBLIC HEARINGS

There are no items to be heard.

3.0 GENERAL BUSINESS

3.1 Save Our Parks Update

City Clerk Lee read the title.

Assistant City Manager Nordquist presented the staff report stating on February 24 there will be a public hearing regarding the Blue Ribbon Committee's recommendation on the possible ballot measure.

3.2 National Pollution Discharge Elimination System (NPDES) Urban Runoff Discharge Permit Implementation Agreement for the Santa Ana Region

City Clerk Lee read the title.

Public Works Director D’Zmura presented the staff report.

A MOTION was made by Mayor Pro Tem Benoit, seconded by Council Member Moore, to approve and authorize the City Manager to execute the NPDES Urban Runoff Discharge Permit Implementation Agreement for the Santa Ana Region.

MOTION carried, 5-0.

3.3 Security for Subdivision Improvement Agreements Ordinance (Continued from 01-12-11)

City Clerk Lee read the title.

Public Works Director D’Zmura presented the staff report.

Council Member Cashman inquired in this scenario would the City have a lien on the property.

Public Works Director D’Zmura answered this is a bridging mechanism between approval of the map to actual building. Once building starts, the Developer has to provide bonds as security and the liens are removed. This is a less costly way to keep the project alive and viable. However, the Council would have to approve this before it can occur, so it does give the Council flexibility.

SPEAKERS:

Justin Bert, Capstone Advisors, stated he is in support of the Ordinance. In today’s market it is difficult to get bonds. In some cases the cash deposit is equal to the amount the improvements would cost. This Ordinance would allow the Developer to get the project shovel ready. Once the Developer is ready to build, bonds would have to be in place.

Phillip Jones, Commercial Bank of California, stated he is in favor of the Ordinance and agrees with the previous speaker.

Council Member Cashman stated his concern is that some of these projects were approved years ago, such as the Capstone project. It was approved in 2000, so there is no current input into this project. How long can this go before the public can speak on it. He has reservations about this Ordinance because of this.

Council Member Walker stated he see it as a bridging mechanism and is developer friendly. It doesn't cost the City anything, and is not a risk for the City.

Mayor Swanson inquired if this gives the developer more time.

Planning Director Bassi answered no. In regards to the two developers here and their projects, the only thing that has been approved is the maps and not the development plans. That still has to come to the Planning Department before they can construct.

Council Member Cashman asked Planning Director Bassi to elaborate on what has been approved.

Planning Director Bassi answered what they have approved is the lot pattern, the street layout, the lot sizes in terms of width and depth, and all the public improvements. Before they can build a house, they will have to get approval from the Planning Department for the architectural design.

Council Member Cashman inquired when do the people of Wildomar get to speak to this project. This was done over 10 years ago and may not be relevant now. Also, does the Council have a say over which development will get this lien process or not.

Public Works Direct D'Zmura answered the developer would have to request this from the City. If the Ordinance is not adopted then this would not be an option.

Assistant City Attorney Jex stated there are typos which need to be fixed in the Ordinance:

Page 2, C, last line, it should read "16.60.010" and not "7.24";
Page 3, E.5, first line, it should read "16.60.010" and not "7.24"; and
Page 3, G, third line, it should read "16.60.010" and not "7.24".

A MOTION was made by Council Member Moore, seconded by Mayor Pro Tem Benoit, to introduce and approve first reading of an Ordinance

entitled:

ORDINANCE NO. 60
AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF
WILDOMAR, CALIFORNIA, AMENDING SECTIONS 16.60.010,
16.60.020, AND ADDING A NEW 16.60.030 OF THE WILDOMAR
MUNICIPAL CODE RELATING TO SECURITY FOR SUBDIVISION
IMPROVEMENT AGREEMENTS

MOTION carried, 5-0.

3.4 Bundy Canyon Road Update

City Clerk Lee read the title.

Public Works Director D'Zmura presented the staff report stating that the County is currently completing an environmental document for a project to widen the road to four lanes from Cherry Street to I-215 in Menifee. Since this will not occur for several years, it is appropriate to consider allocating additional funding for interim improvements. Staff has identified in the staff report, additional asphalt patching, shoulder improvements and restriping.

SPEAKERS:

Jan MacKenzie, resident, stated the road is dangerous and it appears the money seems to disappear. She encouraged the Council to put funds towards the road for the benefit of the Farm community.

Mary Austin, resident, stated the road is dangerous. When the Super Wal-Mart opens in Menifee, it will increase the traffic and the road will become more dangerous. She urged the Council to do something.

Discussion ensued regarding budgeting for Bundy Canyon Road.

It was the consensus of the City Council to utilize the anticipated reimbursement from FEMA to fund the short term improvements to Bundy Canyon Road.

3.5 Clinton Keith Bridge Project Update

City Clerk Lee read the item.

Public Works Director D'Zmura presented the staff report. He reviewed the various improvements that are scheduled for the overpass project.

CITY MANAGER REPORT

City Manager Oviedo stated on April 28, at 11:00 a.m. at the Murrieta Library, the Southwest Coalition will meet regarding healthcare needs in the area. They are in the process of inviting CEOs of the various hospitals in the area. The question they will be asking them is what they are looking for in potential sites for hospitals. In July we will be hosting the Southwest Coalition in Wildomar and we will be talking about transportation infrastructure. Additionally, Staff is working to schedule a Planning Commission and City Council joint workshop regarding what is driving development from the developer's view point. Lastly, he will be out on vacation from February 21 – 28, and Assistant City Manager Nordquist will be in charge during that time.

CITY ATTORNEY REPORT

There was nothing to report.

COUNCIL COMMUNICATIONS

Council Member Cashman stated that he and Mayor Swanson met as the Intergovernmental Subcommittee. One of the issues that came up was the cemetery. Another was the Redevelopment Agency.

Council Member Walker stated he and Mayor Swanson met as the Economic Development Subcommittee. There was good discussion on how to get businesses to locate here.

Council Member Moore stated she attended the RTA meeting and there will be some route changes. No routes in Wildomar will be changing, but one that originates in Wildomar will change. She attended the Autism Task Force meeting. It was very informative and there were lots of people in attendance. She will be walking with Ashley Fox in the MDA walk. The annual egg hunt will be on April 16 at Marna O'Brien Park. Lastly, the area is in need of more hospitals as she experienced firsthand with a 7 ½ hour wait in the emergency room at Inland Valley. She has spoken with Ken Rivers regarding this and it appears they will be opening up more space in the emergency room and ICU.

Mayor Pro Tem Benoit stated he has been busy with RCTC, WRCOG and other regional boards. He went to the ribbon cutting on the I-215 in Murrieta for the widening project.

Mayor Swanson stated she, Mayor Pro Tem Benoit, and Council Member Moore went to a meeting with Congressman Issa, and then she and City Manager Oviedo met personally with the Congressman. Basically the message was the Federal Government is not going to bail out California.

FUTURE AGENDA ITEMS

*Housing Design Standards

*Water District Representative to talk about the sewer issues

*Elks Lodge monument sign/LED signs

*Business registration/No notice when it expires/Amount charged

ADJOURNMENT

There being no further business, Mayor Swanson adjourned the meeting at 8:15 p.m.

Respectfully submitted,

Debbie A. Lee, CMC
City Clerk

CITY OF WILDOMAR CITY COUNCIL
Agenda Item #1.3
CONSENT CALENDAR
Meeting Date: March 9, 2011

TO: Mayor and City Council Members

FROM: Gary Nordquist, Assistant City Manager

SUBJECT: Warrant Registers dated February 24, and March 3, 2011, and Payroll Register dated March 4, 2011

STAFF REPORT

RECOMMENDATION:

Staff recommends that the City Council approve the following:

1. Warrant Register dated February 24, 2011 in the amount of \$127,423.83;
2. Warrant Register dated March 3, 2011 in the amount of \$81,833.73; and
3. Payroll Register dated March 4, 2011 in the amount of \$19,052.41.

BACKGROUND:

The City of Wildomar requires that the City Council audit payments of demands and direct the City Manager to issue checks. The Warrant and Payroll Registers are submitted for approval.

FISCAL IMPACTS:

These Warrant and Payroll Registers will have a budgetary impact in the amount noted in the recommendation section of this report. These costs are included in the Fiscal Year 2010-11 Budget.

Submitted by:

Approved by:

Gary Nordquist
Assistant City Manager

Frank Oviedo
City Manager

Bank code : wf

Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
200320	2/24/2011	000044 A&A JANITORIAL SERVICES	1617		MARNA JANITORIAL SRVCS & SUP	655.84
					Total :	655.84
200321	2/24/2011	000031 AFLAC, REMITTANCE PROCESSING, CE	931705		MEDICAL INS. BENEFITS MAR 11	475.45
					Total :	475.45
200322	2/24/2011	000033 AMERICAN FORENSIC NURSES	59497 59512		BLOOD DRAW BLOOD DRAW/ URINE COLLECTIO	123.24 205.40
					Total :	328.64
200323	2/24/2011	000013 ANDRE, GARY	22311		REIMB- COUNTY FLOOD MAPS FILI	69.99
					Total :	69.99
200324	2/24/2011	000028 CALPERS	401		CONTRIBUTIONS MAR 2011	6,407.79
					Total :	6,407.79
200325	2/24/2011	000002 CRYSTAL CLEAN MAINTENANCE	303		JANITORIAL SRVCS MAR 2011	698.00
					Total :	698.00
200326	2/24/2011	000059 DIAMOND W. EVENTS	20112		CONTRACTUAL SRVCS FEB 2011	7,300.00
					Total :	7,300.00
200327	2/24/2011	000022 EDISON	21611		ELECTRICAL SRVCS 12/9/10-2/15/1	3,664.02
					Total :	3,664.02
200328	2/24/2011	000024 GUARDIAN	21511		DENTAL/VISION BENEFITS MAR 20	865.65
					Total :	865.65
200329	2/24/2011	000016 INNOVATIVE DOCUMENT SOLUTIONS	99767		CONTRACT COPIER SRVCS 1/1-1/3	733.22
					Total :	733.22
200330	2/24/2011	000072 INTERWEST CONSULTING GROUP	10513		CONTRACTUAL SERVICES DEC 20	101,893.22
					Total :	101,893.22
200331	2/24/2011	000230 JAMMIN' JUMPS	012011-1		TEEN FUNDRAISING EVENT DEPO:	300.00
					Total :	300.00

Bank code : wf

Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
200332	2/24/2011	000049 NORTH COUNTY TIMES	2283065		PUB HEAR NTCE- PARK SPECIAL T.	435.42
			2283068		PUB HEAR NTCE- RESOLUTION INI	218.24
			2283191		PUB HEAR NTCE- ZONE/PLOT PLA	128.56
					Total :	782.22
200333	2/24/2011	000185 PITNEY BOWES	367309		POSTAGE METER RENTAL 3/16-8/1:	97.88
					Total :	97.88
200334	2/24/2011	000053 REPUBLIC ITS	RR-97285		TRAFFIC SIGN REPOSE- JAN 201	3,151.91
					Total :	3,151.91
15 Vouchers for bank code : wf					Bank total :	127,423.83
15 Vouchers in this report					Total vouchers :	127,423.83

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03/03/2011 11:19:16AM

Voucher List
City of Wildomar

Page: 1

Bank code : wf

Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
200335	3/3/2011	000007 ANIMAL FRIENDS OF THE VALLEY,, INC.	JAN11 JAN11A		ANIMAL CONTROL SRVCS JAN 2011 SHELTERING SRVCS JAN 2011	5,600.00 8,055.00 Total : 13,655.00
200336	3/3/2011	000080 BURKE, WILLIAMS AND SORENSON,, LL	143611		LEGAL FEES JAN 2011	44,527.23 Total : 44,527.23
200337	3/3/2011	000028 CALPERS	0220110 0220114		CITY COUNCIL CONTRIB 2/1-2/28/11 CONTRIBUTIONS 2/14-2/27/11	305.41 3,138.37 Total : 3,443.78
200338	3/3/2011	000043 CHENG, MISTY	2/28/2011		ACCOUNTING SERVCS FEBRUARY	8,795.00 Total : 8,795.00
200339	3/3/2011	000012 ELSINORE VALLEY MUNICIPAL, WATER	4819468 4819469 4819470		WATER SRVCS HERITAGE 1/20-2/11 WATER SRVCS MARNA 1/20-2/16/11 WATER SRVCS MARNA 1/20-2/15/11	72.05 47.88 555.52 Total : 675.45
200340	3/3/2011	000077 EXEC-U-CARE	22811		MED INS. CLAIMS- CITY COUNCIL F	622.71 Total : 622.71
200341	3/3/2011	000004 NAPLES PLAZA, LTD-OAK CREEK II, C/O	03012011		CITY HALL LEASE MAR 2011	10,114.56 Total : 10,114.56
7 Vouchers for bank code : wf						Bank total : 81,833.73
7 Vouchers in this report						Total vouchers : 81,833.73

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City of Wildomar
Payroll Warrant Register
March 4, 2011

<u>ACH Date</u>	<u>Payee</u>	<u>Description</u>	<u>Amount</u>
3/4/2011	Payroll People	2/12-2/25/11 Staff	17,514.18
3/1/2011	Payroll People	2/1-2/28/11 Council	1,538.23
		TOTAL	19,052.41

CITY OF WILDOMAR – COUNCIL
Agenda Item #1.4
CONSENT CALENDAR
Meeting Date: March 9, 2011

TO: Mayor and City Council Members
FROM: Paula Willette, Community Services Director
SUBJECT: Award of Homeland Security Grant Program FY10

STAFF REPORT

RECOMMENDATION:

Accept \$10,100 in reimbursement funding for emergency management training from Riverside County Operational Area Training Grant Program for Homeland Security Grant Program FY10.

BACKGROUND:

The City of Wildomar was awarded funds in the amount of \$10,100 for emergency management training for the following trainings:

- Arc Geographic Information System Conference, March 28-31, Fresno
- California Fire, EMS, & Disaster Conference West Conference, May 31-June 2, Ontario, CA
- National Emergency Management Summit, Sept. 12-15, New York City
- California Emergency Services Association Conference October 1-6, San Diego
- International Association of Emergency Managers Conference October 12-17, Las Vegas

FISCAL IMPACT:

The budget will be increased \$10,100 at the mid-year report. Funds will be used for emergency management training.

Submitted by:

Approved by:

Paula Willette
Community Services Director

Frank Oviedo
City Manager

ATTACHMENTS:

Award letter from Riverside County Fire/OES



Riverside County Fire Department Office of Emergency Services
 Riverside County Operational Area
 Homeland Security Grant Training Program FY10
FUNDING ACKNOWLEDGEMENT FORM

Your city has agreed to participate in the Riverside County Operational Area Training Grant Program for Homeland Security Grant Program FY10. Because your city will be required to pay for all training/conference expenses up-front and be reimbursed by the grant after-the-fact, it is necessary for our office to confirm your cities ability to participate in this program. Once you have read and agree, please sign and return this document to the Riverside County Fire Department Office of Emergency Services (OES) via fax at (951) 955-8940 or by PDF via email to: Kathleen.henderson@fire.ca.gov. **All forms must be signed and received in our office no later than Monday, February 28, 2011.** Failure to return the signed document will automatically forfeit your city from receiving funding to attend any training. Should you have questions about this form, please contact Kathleen Henderson at (951) 955-4700.

1. Your city acknowledges and agrees they have read and understand the Riverside County Board of Supervisors Travel Policy D-1 (revised August 2010) and the OES "Travel Do's and Don'ts" document which clearly outlines travel requirements and reimbursement processes.
2. Your city acknowledges and agrees that it is their obligation to contact OES with any questions or concerns about these policies prior to making any arrangements for travel.
3. Your city understands and agrees to pay for all conference related expenses in advance and that they will be reimbursed for eligible expenses once the participant returns from the conference and submits all required documentation to OES. Expenses for attending such trainings may include but are not limited to: hotel, flight, conference registration, car rental and per diem.
4. Your city understands and agrees that prior to reimbursement for any travel or conference expenses, all documentation must be reviewed and approved by OES to insure compliance with Riverside County Board of Supervisors Travel Policy D-1 and with all grant requirements. Reimbursement to the city for such expenses may take several weeks to receive.
5. Your city understands and acknowledges that in order to be eligible to attend the WebEOC Conference your city must either 1) already have and utilize the WebEOC system, or 2) intend to purchase and use the WebEOC system within the next three years.
6. Your city understands and acknowledges that the baseline for each city is a maximum of one person per city per course and OES' baseline is a maximum of two persons per course; however, OES reserves the right to increase these numbers based on total available funding and/or total number of requests to attend a particular training.

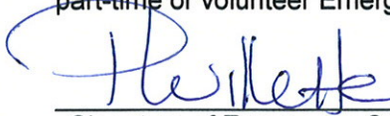
IDENTIFIED COURSES

In addition to acknowledging the items listed above, we would also like your city to acknowledge the courses which have been identified by your full-time, part-time or volunteer Emergency Services Coordinator as courses that they would like to attend or that they would like to send appropriate staff to. Pending receipt of this signed document at OES, OES will award funding to your city to attend these trainings/conferences. By signing this your city accepts financial responsibility for your full-time, part-time or volunteer Emergency Services Coordinator or other identified staff to attend each course listed, unless your specifically identify that a particular course is not approved. Should you decide to indicate a particular course as not-approved by your city [for this person to attend], please line through that course and indicate "DENIED" so that we will know that you are not authorizing travel to that course and subsequently OES will not approve funding for it.

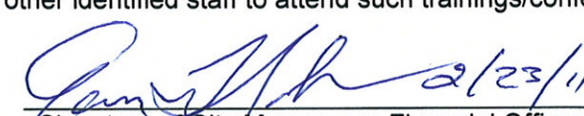
City of Wildomar:

Training Conference	Date	Location	# to Attend	Avg. Cost per Person	Estimated Costs
CFED	5/31 -6/2	Ontario	1	\$ 2,500.00	\$ 2,500.00
Nat'l Em. Mgmt. Summit	9/12 - 9/15	New York	1	\$ 3,100.00	\$ 3,100.00
CESA	10/1 -10/6	San Diego	1	\$ 1,300.00	\$ 1,300.00
IAEM	10/12 - 10/17	Las Vegas	1	\$ 2,200.00	\$ 2,200.00
Arc GIS	3/28 - 3/31	Fresno	1	\$ 1,000.00	\$ 1,000.00

I acknowledge that I have read and understand the items outlined above and thereby authorize the city full-time, part-time or volunteer Emergency Services Coordinator or other identified staff to attend such trainings/conferences.



 Signature of Emergency Services Coordinator Date 2/23/11



 Signature of City Manager or Financial Officer Date 2/23/11

CITY OF WILDOMAR – CITY COUNCIL
Agenda Item #1.5
CONSENT CALENDAR
Meeting Date: March 9, 2011

TO: Mayor and City Council Members

FROM: Debbie A. Lee, City Clerk
Julie Hayward Biggs, City Attorney

SUBJECT: Second Reading and Adoption of Ordinance No. 61 Repealing the Robles Project

STAFF REPORT

RECOMMENDATION:

Staff recommends that the City Council adopt an Ordinance entitled:

ORDINANCE NO. 61
AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF WILDOMAR,
CALIFORNIA, VACATING AND REPEALING ORDINANCE NO. 54
APPROVING CHANGE OF ZONE 7440(CITY PROJECT NO. 08-0162) TO
AMEND THE OFFICIAL ZONING MAP OF THE CITY OF WILDOMAR FROM
RURAL RESIDENTIAL (R-R) TO GENERAL COMMERCIAL (C-1/C-P) FOR A
2.28 ACRE SITE LOCATED AT THE NORTHWEST CORNER OF PALOMAR
STREET AND KILGORE LANE (ASSESSOR'S PARCEL NO. 380-140-004)

BACKGROUND:

The settlement agreement regarding the litigation of this project requires the City to use its best efforts to pass legislation repealing Ordinance No. 54 and Resolution No. 2010 - 59. In accord with that directive, the City Council adopted Resolution No. 2011 – 10 at the February 24, 2011, and also introduced and approved for first reading Ordinance No. 61. It is now appropriate for the Council to adopt the Ordinance which will satisfy the terms of the settlement agreement.

FISCAL IMPACTS:

If adopted, the Ordinance and Resolution will terminate the pending litigation and eliminate the incurring of any additional legal fees on this matter. Failure to adopt the Ordinance and Resolution would result in a resumption of that litigation to the economic detriment of the City.

Submitted by:

Approved by:

Debbie A. Lee, CMC
City Clerk

Frank Oviedo
City Manager

ATTACHMENTS:
Ordinance No. 61

ORDINANCE NO. 61

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF WILDOMAR, CALIFORNIA, VACATING AND REPEALING ORDINANCE NO. 54 APPROVING CHANGE OF ZONE 7440(CITY PROJECT NO. 08-0162) TO AMEND THE OFFICIAL ZONING MAP OF THE CITY OF WILDOMAR FROM RURAL RESIDENTIAL (R-R) TO GENERAL COMMERCIAL (C-1/C-P) FOR A 2.28 ACRE SITE LOCATED AT THE NORTHWEST CORNER OF PALOMAR STREET AND KILGORE LANE (ASSESSOR'S PARCEL NO. 380-140-004)

WHEREAS, on November 10, 2010 the City Council conducted a duly noticed public hearing and approved first reading of Ordinance No. 54; and

WHEREAS, at the City Council meeting of December 8, 2010, the City Council approved the second reading of Ordinance No. 54 approving Change of Zone #7440; and

WHEREAS, Petitioner Protect Our Wildomar, filed legal action against the City and Real Party in Interest Kenney Robles ("Robles"), challenging, among other things, the City's adoption of Ordinance No. 54 approving Zone Change #7440 and setting forth credible arguments and evidence in support of a challenge to Ordinance No. 54 under the California Environmental Quality Act (California Public Resource Code Sections 21000 *et seq.*) ("CEQA"); and

WHEREAS, Robles is currently in arrears with regard to applicable fees for the processing of Zone Change #7440 and has stated his unwillingness to comply with the indemnification provisions of the conditions of approval for Zone Change #7440; and

WHEREAS, on January 25, 2011, the City and Petitioner entered into a settlement agreement (the "Agreement") which was approved by the City Council that requires the City to vacate and repeal adoption of Ordinance No. 54 approving Change of Zone #7440 and to fully comply regard to any future development on this property with CEQA; and

WHEREAS, the City Council desires to vacate and repeal adoption of Ordinance No. 54 approving Zone Change #7440 in order to limit the costs and expenses to the City associated with these matters, including without limitation attorney fees; and

WHEREAS, the City gave public notice as required by California law of the holding of a public hearing for consideration of this Ordinance No. 54; and

WHEREAS, at the public hearing on February 24, 2011, the City Council heard and considered comments and testimony on the adoption of this Ordinance No. 54; and

WHEREAS, in order to comply with the provisions of the Agreement, to limit costs associated with continuing litigation with regard to Zone Change #7440, the City must adopt this ordinance vacating and repealing Ordinance No. 54.

NOW, THEREFORE, the City Council of the City of Wildomar does ordain as follows:

SECTION 1. FINDINGS

1. Legal action has been filed against the City of Wildomar by petitioner with regard to processing of Zone Change #7440 that is credible and likely to result in a negative ruling against the City that could result in an award of attorney's fees and court costs in a substantial amount.

2. Robles, real party in interest, has affirmatively stated that he cannot and will not be able to cover the cost to the City of continued litigation and an award of attorney's fees in the event that an adverse ruling is entered against City.

3. The actual and anticipatory breach of Robles obligation to indemnify, protect, defend, and hold harmless the City in this litigation and to reimburse the City for the costs and expenses it has incurred in the course of its defense in these matters puts the City at significant risk.

4. The claimed legal fees for opposing counsel total \$26,108.30 and have been paid in full by the City pursuant to the Agreement approved by the City Council.

5. Vacating and repealing the adoption of Ordinance 54 is necessary to limit the City's immediate costs and expenses associated with this matter and to limit additional potential risk for additional attorney's fees incurred by the petitioner in these matters.

SECTION 2. CITY COUNCIL ACTION

The City Council hereby ordains as follows:

1. **Ordinance No. 54:** The City Council hereby repeals Ordinance 54 approving Zone Change #7440, which is attached hereto as Exhibit "A".

PASSED, APPROVED, AND ADOPTED this 9th day of March, 2011.

Marsha Swanson
Mayor

APPROVED AS TO FORM:

ATTEST:

Julie Hayward Biggs
City Attorney

Debbie A. Lee, CMC
City Clerk

ORDINANCE NO. 54

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF WILDOMAR APPROVING CHANGE OF ZONE 7440 (CITY PROJECT NO. 08-0162) TO AMEND THE OFFICIAL ZONING MAP OF THE CITY OF WILDOMAR FROM RURAL RESIDENTIAL (R-R) TO GENERAL COMMERCIAL (C-1/C-P) FOR A 2.28 ACRE SITE LOCATED AT THE NORTHWEST CORNER OF PALOMAR STREET AND KILGORE LANE (ASSESSOR'S PARCEL NO. 380-140-004)

THE WILDOMAR CITY COUNCIL DOES ORDAIN AS FOLLOWS:

SECTION 1: ENVIRONMENTAL FINDINGS. The Riverside County Planning Commission adopted a Negative Declaration on June 11, 2008 for the Project (EA No. 41118) and a Notice of Determination was filed in accordance with CEQA requirements prior to June 16, 2008. There has been no legal challenge brought against the Project or the environmental determination. The City Council finds that the Project will not result in changes that were not previously analyzed under the approved Negative Declaration. As such, the Project and any effects it may have on the environment, fall within the scope of, and were analyzed under the previously approved Negative Declaration. Furthermore, based on the Planning Department staff's knowledge of the Project and surrounding developments, the City Council concludes that there has been no change in circumstances under which the Project is being undertaken that would require additional analysis under CEQA. Finally, the City Council has not been presented with any information contrary to this conclusion nor any information from which it could be fairly argued that the Project involves new significant effects on the environment or substantially increases the severity of a previously identified effect. Based thereon, the City Council makes the following findings in accordance with CEQA Guidelines Section 15162:

1. The Project does not propose substantial changes to that would require major revisions to the existing Negative Declaration;
2. No substantial changes have occurred in the circumstances under which the Project is being undertaken that would require major revisions to the Negative Declaration; and
3. No new information has been presented from which it may be fairly argued that the Project may involve a new significant environmental effect, or a substantial increase in the severity of previously identified significant effects, or demonstrating that a mitigation measure previously found to be infeasible is now feasible.

SECTION 2. General Plan Consistency Findings. The City Council hereby finds that the proposed amendment to the Official Zoning Map conforms with, and consistent with, the provisions, text, and exhibits of the adopted General Plan.

SECTION 3. ZONE CHANGE. The Official Zoning Map for the City of Wildomar is hereby amended to change the 2.28 acre parcel located at the northwest corner of Palomar Street and Kilgore Lane (Assessor's Parcel No. 380-140-004) from Rural Residential (R-R) to General Commercial (C-1/C-P) (refer to Exhibit A)

SECTION 4. This Ordinance shall take effect and be in full force and operation thirty (30) days after adoption.

SECTION 5. If any section, subsection, subdivision, sentence, clause, or portion of this ordinance, is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of the ordinance. The City Council hereby declares that it would have adopted this ordinance, and each section, subsection, subdivision, sentence, clause, phrase, or portion thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses, phrases, or portions thereof be declared invalid or unconstitutional.

SECTION 6. The City Clerk shall certify to the adoption of this ordinance and shall cause the same to be published in accordance with law.

ADOPTED AND ENACTED this 8th day of December, 2010.



Bridgette Moore
Mayor

APPROVED AS TO FORM:



Julie Hayward Biggs
City Attorney

ATTEST:



Debbie A. Lee, CMC
City Clerk

STATE OF CALIFORNIA)
COUNTY OF RIVERSIDE)
CITY OF WILDOMAR)

I, Debbie A. Lee, CMC, City Clerk of the City of Wildomar, California, do hereby certify that the foregoing Ordinance No. 54 was introduced at a regular meeting of the City Council of the City of Wildomar, California, on November 10, 2010, and was duly adopted at a regular meeting held on December 8, 2010, by the City Council of the City of Wildomar, California, by the following vote:

AYES: Mayor Moore, Mayor Pro Tem Swanson, Council Members Benoit, Walker

NOES: Council Member Cashman

ABSTAIN: None

ABSENT: None



Debbie A. Lee, CMC
City Clerk
City of Wildomar

CITY OF WILDOMAR – CITY COUNCIL
Agenda Item #2.1
PUBLIC HEARING
Meeting Date: March 9, 2011

TO: Mayor and City Council Members

FROM: Tim D'Zmura, Director of Public Works

SUBJECT: Preliminary Draft Source Reduction and Recycling Element including Household Hazardous Waste Element, Initial Study, and Draft Negative Declaration

STAFF REPORT

RECOMMENDATION:

Open a public hearing and receive comments on the City's Preliminary Draft Source Reduction and Recycling Element (SRRE) including Household Hazardous Waste Element (HHWE), and the associated Initial Study and Draft Negative Declaration.

BACKGROUND:

The California Waste Management Act / AB 939 (CWMA) requires each California city and county to prepare, adopt, and submit to the California Department of Resources Recycling and Recovery (CalRecycle) a Source Reduction and Recycling Element (SRRE), and a Household Hazardous Waste Element (HHWE). These are planning documents that illustrate how each City and County will meet the CWMA's objectives.

The SRRE demonstrates how the City will meet the CWMA's mandated goal of 50% waste reduction and must include a program for management of solid waste with the following hierarchy: (1) source reduction, (2) recycling and composting, and (3) environmentally safe transformation and land disposal. The City is required to emphasize and maximize the use of all feasible source reduction, recycling, and composting options in order to reduce the amount of solid waste that is disposed of by transformation and land disposal.

The HHWE identifies a program for the safe collection, recycling, treatment, and disposal of hazardous wastes as defined in Section 25117 of the Health and Safety Code. Household hazardous waste includes paints, cleaners, oils, batteries, pesticides, and other items that contain potentially corrosive, toxic, ignitable, or reactive ingredients.

Attached is a preliminary draft of the City of Wildomar's SRRE. The City's consultant, Schiavo and Associates, prepared the SRRE using CalRecycle's model template. The required components of the SRRE are Waste Characterization, Source Reduction, Recycling, Composting, Education and Public Information, Funding, Special Waste, Facility Capacity. The City's HHWE is included within the SRRE.

An environmental document is also needed in order to comply with the California Environmental Quality Act (CEQA). An Initial Study was prepared to analyze the environmental effects of the SRRE and HHWE. The Initial Study concluded that these planning documents would not have a negative impact on the City and/or the environment. Consequently, a Draft Negative Declaration has been prepared for the SRRE and HHWE.

ANALYSIS

This public hearing is necessary to obtain public comment on the City's SRRE and HHWE and to receive comments on the Draft Negative Declaration for these planning documents.

Additionally, preliminary drafts of the City's SRRE and HHWE have been distributed to CalRecycle, the County of Riverside, adjoining cities and the Solid Waste Advisory Committee ("SWAC") for review and comment.

Comments on the SRRE and HHWE will be incorporated into the final drafts prior to another 30 day review period before adoption by the City Council.

FISCAL IMPACTS:

The SRRE and HHWE outline how the City will meet the requirements of the CWMA. The activities identified by the SRRE and HHWE are funded by the solid waste user rates.

Submitted by:

Approved by:

Tim D'Zmura
Director of Public Works

Frank Oviedo
City Manager

ATTACHMENTS:

1. Preliminary Draft Source Reduction and Recycling Element
2. Initial Study and Draft Negative Declaration

City of Wildomar

Preliminary Draft Source Reduction and Recycling
Element

Prepared for City of Wildomar

October 4, 2010

City of Wildomar Draft Source Reduction and Recycling Element

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Section 1: Executive Summary

The City of Wildomar incorporated on July 1, 2008. To comply with requirements of the Waste Management Act of 1989 ("AB 939"), the City has prepared all the required AB 939 planning documents, including the Source Reduction and Recycling Element (SRRE), Household Hazardous Waste Element (HHWE) and the Nondisposal Facility Element (NDFE).

AB 939 mandates that all California cities and counties prepare a SRRE. This mandate requires that all waste diversion goals of 25 and 50 percent are met by 1995 and 2000, respectively. The 50 percent goal is to also be met on a continuous basis beyond the year 2000. In 2008 a new per capita disposal and goal measurement (Chapter 343, Statutes of 2008 [Wiggins, SB 1016]) system was created. This system moves the emphasis from an estimated diversion measurement number to using an actual disposal measurement number as a factor, along with evaluating program implementation efforts.

Goal Measurement: As mentioned above there is no longer a requirement to develop a waste generation study, as disposal reduction is the new metric for determining numeric success. There is a need, however to have a full calendar year of disposal information available, to determine future per capita disposal performance. In the case of the City of Wildomar, the earliest calendar year available to determine per capita disposal was 2009. Based upon information reported from the California State Department of Resources Recycling and Recovery (CalRecycle) Disposal Reporting System, Wildomar was subject to 18,165 tons of disposal in 2009. Based upon a population of 31,374, the pounds per person per day (ppd) is estimated to be 3.172572 ppd. While there is no official target as of yet, the estimated ppd is much lower than a preliminary estimated target of over 6.0 ppd's.

Waste Characterization: A waste stream composition study is required as a part of the overall planning process. This study is to determine the major components of the solid waste stream that were disposed and diverted in the study year. This information is used in furthering development of future programs to maximize potential disposal reduction opportunities.

Based upon the information gathered to-date, the waste composition analysis identified the following major components of the City of Wildomar's disposed waste stream in 2009. The basis for determining the relative component percentages of Wildomar's waste stream was utilizing 2009 disposal data and then extrapolating 2008 CalRecycle statewide waste composition study percentages to the total disposal tonnage.

Results of this effort indicate the following:

- Other Organics: Includes "Yard waste" (grass clippings, lumber, leaves, prunings, etc.). In 2009 an estimated 8,519 tons of organics were sent to landfill for disposal, representing 47% percent of all materials disposed from Wildomar.
- Paper: Includes newspaper, corrugated, office paper, phone books, computer paper, etc. In 2009 an estimated 3,161 tons of paper were sent to the landfill for disposal, representing 17.4% percent of all materials disposed from Wildomar.
- Other Waste: Includes concrete, sheetrock, asphalt, lumber, etc. In 2009 it is estimated that there was approximately 3,470 tons of inert going to landfill. This represented approximately 19% of the Wildomar waste stream going to landfill.

Diversion Efforts: The City of Wildomar is serviced by two waste hauling companies, Waste Management Inc. and CR&R. Both have been very proactive in their diversion efforts, as they provide sufficient opportunities for both residents and entities in the commercial sector to divert materials from landfill. For more information regarding the diversion programs that are offered within the City, see the Source Reduction and Recycling template (Attachment C). There are possible plans in the future to provide food waste diversion and expanded commercial diversion efforts.

Household Hazardous Waste Element (HHWE): Through the streamlining of various forms and processes, the HHWE has been folded into the SRRE template. Within Section nine (9) of the SRRE of the template, a description of the HHWE programs is listed under the category of other special waste. The City of Wildomar is proposing to continue to use the County's program offerings.

Section 2: Introduction

Background:

The City of Wildomar was incorporated as a California City on July 1, 2008 and as a result is required to fulfill the requirements of the California Waste Management Act (Act) of 1989, which was enacted through the passage of AB 939 into law. The Act requires that all California municipalities comply with established landfill diversion mandates and planning and reporting requirements within eighteen months of incorporation.

Landfill Diversion Requirements:

The Act requires that all cities and counties in California divert 50 percent of the total waste generated within their jurisdiction from landfill disposed annually by the year 2000.

Planning Requirements:

The planning requirements mandate that all cities and counties prepare, adopt and submit planning documents to CalRecycle. The required planning documents include a Source Reduction and Recycling Element ("SRRE"), a Household Hazardous Waste Element ("HHWE") and a Nondisposal Facility Element ("NDFE"). Recent Legislative changes eliminated the requirement for a waste generation study to be performed by the local jurisdiction. Statute does however still require preparation of waste characterization information for each local jurisdiction to be provided as part of the plan preparation. See Attachment B for overall planning guidelines and Attachment C for specific SRRE guidelines and instructions.

Source Reduction and Recycling Element:

The Source Reduction and Recycling Element ("SRRE") represents the City of Wildomar's plan to divert 50 percent of its waste stream from landfill disposal on an annual basis. The SRRE is the primary planning document for the evaluation and selection of diversion programs to be implemented by the City. The completed SRRE is presented in Appendix D. According to the " Model Source Reduction and Recycling Element Guidelines" produced by the CalRecycle, the SRRE shall include the following components :

- Waste Characterization Component: The SRRE shall identify the solid waste generated within the City. This information shall represent the solid waste generated within and disposed of by the City, and shall reflect seasonal variations. The material shall be identified by volume or weight, material type, and source of generation (Residential, commercial, industrial, governmental, etc.).

- Source Reduction Component: The SRRE shall include a list of selected programs, and a corresponding implementation schedule, to demonstrate how the City will reduce the generation of solid wastes through source reduction activities.
- Recycling Component: The SRRE shall include a list of selected programs, and a corresponding implementation schedule, to demonstrate how the City will recycle a specified portion of the waste stream.
- Composting Component: The SRRE shall include a list of selected programs, and a corresponding implementation schedule, to demonstrate how the City will compost a specified portion of the waste stream.
- Education and Public Information Component: The SRRE shall describe how the City will increase public awareness of, and participation in, source reduction, recycling and composting programs.
- Funding Component: The SRRE shall describe how the City will increase public awareness of, and participation in, source reduction, recycling and composting activities.
- Special Waste Component: The SRRE shall describe existing waste handling and disposal practices for special waste including but not limited to asbestos and sewage sludge, which are not classified as hazardous waste. The SRRE must identify current and proposed programs to ensure proper handling, reuse and long-term disposal of special waste.
- Facility Capacity Component: The SRRE shall project the amount of disposal capacity needed to accommodate the waste generated within the City for a 15-year period.

Household Hazardous Waste Element:

The primary objective of the HHWE is to identify a program for the safe collection, recycling, treatment, and disposal of hazardous wastes as defined in Section 25117 of the Health and Safety Code which are generated by households in the City and should be separated from the solid waste stream.

Nondisposal Facility Element:

A "nondisposal facility" includes solid waste facilities that are required to obtain a solid waste facility permit, but that are not solid waste disposal or transformation facilities. The nondisposal facilities may include composting facilities, material recovery facilities, transfer stations, etc. The primary objective of the Nondisposal Facility Element is to identify facilities that are currently in operation, or that may be required in the future to comply with the diversion mandates of AB 939. The City of Widomar NDFE was

submitted to the Riverside Local Task Force for review in August 2010 and was heard at the September 16, 2010 meeting.

AB 939 Planning Process and Procedural Requirements:

The preparation, review and adoption of the AB 939 planning documents include the following steps:

- *Develop Preliminary Drafts of AB 939 Planning Documents:* The City of Wildomar must develop a Preliminary Draft of the SRRE, HHWE, and NDFE. The preliminary drafts will be distributed to the CalRecycle, the County of Riverside, adjoining cities and the Solid Waste Advisory Committee ("SWAC") for a review period of no less that 30 days and no more than 45 days.
- *Convene a Public Hearing to Take Comments on the Preliminary Drafts of the AB 939 Planning Documents:* The City must convene a Public Hearing to accept comments on the preliminary drafts during the 45- day review period.
- *Develop Final Drafts of the AB 939 Planning Documents:* The City must incorporate comments from the appropriate parties and the public hearing into the Final Drafts, and distribute to SWAC at least 30 days prior to the scheduled public hearing for approval by the City Council.
- *Final Submittal to CIWMB and California Environmental Quality Act ("CEQA") Process:* The City must prepare the required documentation for the Planning Documents to comply with the CEQA process. (The City assumes that a Negative Declaration will be appropriate). Upon completion of the CEQA document, the City must facilitate a public hearing to receive comment on the environmental review documentation and for adoption of the Final Draft of the planning documents.

Planning Schedule:

As stated previously, the City incorporated on July 1, 2008 and AB 939 regulations require newly incorporated jurisdictions to complete the planning requirements within eighteen months of incorporation. This would have required the City to complete the planning process by the end of 2009.

However, it is also required that a base year for a newly incorporated City incorporate an entire calendar year, meaning that 2009 is the first complete calendar year after incorporation. On February 23, 2010 the City submitted a memorandum to the CalRecycle requesting a six month extension to the deadline for completion of the AB 939 planning documents. On June 16, 2010 CalRecycle granted the City's request for an extension through the end of November 2010. Due to delay of availability of disposal information for the City of Wildomar (received mid September rather than an anticipated date of June, 15, 2010) the review and approval process will take longer than anticipated.

Section 3: Residential Solid Waste Collection and Recycling Services

Prior to incorporation, the City Service Area was part of unincorporated Riverside County. The Wildomar City Council ("Council") approved the staff recommendation to proceed with the administration of a competitive procurement process for residential solid waste collection and recycling services. The Wildomar City Council executed Collection Services Agreements with Waste Management Inc. (WMI) and CR&R Inc. The following is a summary of the WMI and CR&R Collection Services.

Summary of CR&R and WMI Collection Service Contract:

- Term: The contracts provide an initial term of five (5) years commencing on October 1, 2008 and terminating on December 31, 2013. This contract is year to year and is renewed on an annual basis with a maximum five year term.
- Minimum Diversion Rate: WMI and CR&R are required to divert sufficient material from the waste stream that will enable the City to comply with the AB 939 requirements.
- Franchise Fee: WMI and CR&R are required to remit 8 percent of gross revenues, less landfill fees to the City as a Franchise Fee.
- Annual Adjustments to WMI and CR&R Compensation: The compensation paid to WMI and CR&R for the provision of solid waste collection services is adjusted annually based on the Consumer Price Index (CPI).
- Annual Adjustments to the Residential Customer Rates: The residential customer rates are adjusted annually, consistent with annual adjustments to the compensation paid to WMI and CR&R to maintain a constant level of Franchise Fees.
- Recycling Fee Sharing: The haulers and the City share the net revenues from the recycling program equally. The haulers are required to report the volumes of material and compute the amount to be paid to the City.

Summary of Collection Programs and Services:

- Solid Waste Collection: Residents are provided a 96 gallon can for garbage collection and pay a set monthly fee. This can is collected weekly or every seven days. There is no variable can rate for garbage collection.
- Green Waste Collection: Residents are provided with a 96-gallon can for green waste collection. Acceptable materials include grass clippings, leaves and branches less than 4" in diameter. In order to accommodate households that

generate significant quantities of green waste, the haulers will provide one (1) additional green waste cart to residents at no additional charge.

- Commingled Recycling Collection: Residents are provided with a 96-gallon can for commingled recyclables. Acceptable materials include plastic and glass containers, newspaper, magazines, cardboard, aluminum and tin cans, junk mail, etc.
- Frequency of Collection: CR&R provides collection of garbage, green waste and recyclables each week. WMI provides green waste and commingled recycling cart collection every other week, on an alternating basis, while garbage collection takes place weekly.
- On-Call Bulky Waste Program: WMI and CR&R provide two "on-call" collections per year, with a volume limit of ten (10) cubic yards per event. Under the proposed program, WMI and CR&R provide service within 48 hours of a customer request for service.
- E-waste Collection Program: WMI and CR&R collect E-Waste in the On-Call Bulky Waste Program at no additional charge to the residents.
- Curbside Christmas Tree Collection: WMI and CR&R provide curbside collection of whole trees on the regular collection day during the three (3) week period starting December 26 of each contract year.
- City Services: WMI and CR&R provide solid waste collection and recycling service to City offices and facilities at no additional charge.
- Special Clean-Up Service: WMI and CR&R provide roll-off container service to the City for special clean-up events at no additional charge.
- City Sponsored Events: WMI and CR&R provide solid waste collection and recycling services for City sponsored events per year, including parades, festivals, etc. at no additional charge.
- New Cans: WMI and CR&R provide all City households with new garbage, recycling and green waste cans. The cans display a city logo and a label for garbage, green waste or recycling. The City will retain ownership of the cans upon termination of the contract.
- Alternative Fuel Vehicles: WMI and CR&R use Alternative Fuel Vehicles (bio-diesel) for all collection service provided under the contract.
- Billing and Customer Service: WMI and CR&R provide Billing and Customer Service for residential accounts

Section 4: Commercial Solid waste System

Prior to incorporation, commercial solid waste haulers operating in the City Service Area were regulated by the Riverside Regional Solid Waste Authority ("SWA"). The City elected to not become a member of SWA and has assumed responsibility for regulating commercial solid waste haulers operating within the City limits.

The City Council adopted staff recommendations to contract with WMI and CR&R for commercial solid waste collection, recycling and disposal activities within the City limits. The commercial franchise agreements require haulers operating in the City to divert a minimum of 30 percent of the material they collect from businesses within the City limits.

CR&R and WMI are the only licensed commercial haulers operating in the City. WMI operates on the east side of the City and CR&R on the west side of the City.

Section 5: City Profile

Wildomar is the 25th city established in Riverside County. The City ranks as number 233 in population in the State of California. The City lies in the southwest portion of Riverside County along interstate 215 Highway. The City is bound on the north by the City of Lake Elsinore and on the south by the City of Murrieta. Based upon 2009 information, the following provides local statistics regarding the City:

- Square miles within City boundaries: 23.7
- Population: 31,321
 - Proportion Male 48.6%
 - Proportion Female 51.4%
 - Proportion Children (<18 years) 31%
 - Proportion Seniors (>65 years) 11%
- Ethnicity
 - White 65.42%
 - Black or African American 1.76%
 - Hispanic or Latino 21.58%
 - Native American 1.84%
 - Asian .26%
 - Other 9.14.%
- Total Housing Units 10,235
- Average Household Size 3.06 persons/unit

Section 6: Future Waste Diversion

The greatest potential for future waste diversion and recovery for the City of Wildomar lies in the commercial waste component of the City's waste stream.

In 2008 the California Integrated Waste Management Board (now CalRecycle) estimated that 50% of all waste generated in California is commercial waste and that 70% of all waste going to landfill is commercial waste. These figures reveal the lack of adequate programs in California dedicated to the recovery of commercial waste. Commercial waste consists primarily of waste paper and corrugated cardboard. However, other recoverable items such as beverage containers, assorted metals, air conditioning units, water heaters and wood and lumber are also part of commercial waste generated by California businesses, government offices and schools.

While most communities focus on the diversion and recovery of residential waste, very few have comprehensive programs for commercial recycling. This is true because it has been difficult for local governments to mandate commercial recycling due to the potential financial burden that it may place on local businesses. For a business, saving money is the bottom line. If a business can reduce overall costs by separating materials such as paper and corrugated cardboard from their trash, recycling can be a cost effective endeavor for them.

CalRecycle is now in the process of creating State Regulations which would mandate commercial recycling programs in all California communities. These regulations should be finalized in mid 2011. The need for these regulations surfaced due to the lack of organized programs for the recovery of commercial waste.

Another key element to a successful commercial recycling program is education. In fact education is the single most important factor in a commercial program. A strong education program will assist businesses in understanding how to evaluate what waste is produced in their operations, how to separate and recycle it and how to identify any inefficiencies in how their waste is currently handled. It can also teach them environmental responsibility and how their business image can be enhanced through recycling.

Appendix A

Model Source Reduction and Recycling Element (SRRE) Guidelines

Note: This page contains historical information from the California Department of Resources Recycling and Recovery's (CalRecycle) statewide goal measurement prior to 2007 that estimated a diversion percentage. For 2007 and subsequent years, CalRecycle compares reported disposal tons to population to calculate per capita disposal expressed in pounds/person/day. This new goal measurement system is described in CalRecycle's [Goal Measurement: 2007 and Later](#) web page.

With the implementation of this measurement system, CalRecycle will only accept new base year studies commenced prior to June 30, 2008. A jurisdiction may conduct a generation study for internal review purposes; however, CalRecycle will not review it for compliance determination.

If you are a newly incorporated city or are a jurisdiction that is joining or leaving a regional agency, please contact your LAMD representative to determine what you would need to submit and to determine how your 50 percent equivalent per capita disposal target will be calculated.

Introduction

The California Integrated Waste Management Act (AB 939, Sher, Chapter 1095, Statutes of 1989 as amended [IWMA]) requires each California city and county to prepare, adopt, and submit to the California Department of Resources Recycling and Recovery (CalRecycle) a source reduction and recycling element (SRRE) that demonstrates how the jurisdiction will meet the IWMA's mandated diversion goals of 25 percent by January 1, 1995, and 50 percent on and after January 1, 2000. (Regional agencies may utilize the SRREs prepared by their individual cities or counties.)

Each jurisdiction's SRRE must include specific components, as defined in Public Resources Code (PRC) sections [41003](#) and [41303](#). In addition, the SRRE must include a program for management of solid waste generated within the jurisdiction that is consistent with the following hierarchy: (1) source reduction, (2) recycling and composting, and (3) environmentally safe transformation and land disposal. Included in this hierarchy is the requirement to emphasize and maximize the use of all feasible source reduction, recycling, and composting options in order to reduce the amount of solid waste that must be disposed of by transformation and land disposal (PRC sections [40051](#), [41002](#), and [41302](#)).

The jurisdiction may use CalRecycle's model SRRE template, designed for use by either a newly incorporated city that needs to submit a SRRE or a jurisdiction that needs to revise its SRRE. The model SRRE template contains nine parts, seven of them designed to address specific statutory and regulatory requirements, as well as to provide information for CalRecycle's current planning and assistance databases (Parts III-IX).

Statutes and Regulations

The basic statutory requirements for the content and format of the SRRE are found in PRC sections 41000-41260 for a city, and sections 41300-41460 for a county. PRC sections 41780-41794 contain the requirements and procedures for preparation and submittal of the SRREs to CalRecycle. These statutes are available on the [CalRecycle's Web site](#).

In addition to the statutory requirements, CalRecycle adopted regulations further guiding the development, adoption, and submittal of the SRRE. Regulations outlining SRRE content and development are found in Title 14 of the California Code of Regulations (14 CCR), Division 7, Chapter 9, [Articles 6.1 and 6.2](#). Regulations guiding SRRE preparation, adoption, and submittal are found in 14 CCR, Division 7, Chapter 9, [Article 7.0](#).

Definitions and Required Information for SRRE

Statute and regulations require that specific components and additional information be included in the SRRE before final submittal to CalRecycle for approval. The following is a brief description of each component required by statute and regulations:

1. **Waste Characterization.** SRRE must identify the solid waste generated within the city. This information shall represent the solid waste generated within, and disposed of by, the city and shall reflect seasonal variations. The material shall be identified by volume or weight, material type, and source of generation (residential, commercial, industrial, governmental etc.).
2. **Source Reduction.** SRRE must include a program and implementation schedule showing how the city will reduce the creation of solid waste, thereby preventing it from entering the waste stream.
3. **Recycling.** SRRE must include a program and implementation schedule showing how the city will recycle a portion of its waste.
4. **Composting.** SRRE must include a program and implementation schedule describing the types of materials to be composted.
5. **Education and Public Information.** SRRE must describe how the city will increase public awareness of, and participation in, source reduction, recycling, and composting.
6. **Funding.** SRRE must describe costs, revenues, and revenue sources the city will use to implement all components of the SRRE.
7. **Special Waste.** SRRE must describe existing waste handling and disposal practices for special waste, including, but not limited to, asbestos and sewage sludge, which are not hazardous waste. SRRE must identify current and proposed programs to ensure proper handling, reuse, and long-term disposal of special waste.
8. **Facility Capacity.** SRRE must project the amount of disposal capacity needed to accommodate the waste generated within the city for a 15-year period.

The regulations further define the information that must be included as part of each of the components identified above.

Main Parts of Model SRRE Template

The [model SRRE template](#) (MS Excel, 205 KB) has been developed so that the component information required by statute and regulations is incorporated into the following seven main parts.

1. **Characterization of Disposal and Existing Diversion Activities** (Part III of model SRRE template). This section characterizes the jurisdiction's existing disposal.
2. **Existing Diversion Activities** (Part IV of model SRRE template). This section identifies existing diversion activities in the jurisdiction.
3. **Evaluation Criteria** (Part V of model SRRE template). This section identifies the criteria the jurisdiction used to evaluate both existing and planned programs.
4. **Identification of New or Expanded Diversion Programs** (Part VI of model SRRE template). This section documents the expansion of

existing programs and new programs that the jurisdiction plans to implement to meet the diversion goal.

5. **Projection of Disposal Capacity** (Part VII of model SRRE template). This section includes the jurisdiction's projection of the disposal capacity needed to accommodate the portion of solid waste generated within the jurisdiction over the next 15 years that will not be diverted.
6. **Identification of Projected Costs and Revenue Sources** (Part VIII of model SRRE template). This section includes an identification and description of projected costs, revenues, and revenue sources needed to implement all the programs existing and selected for implementation.
7. **Identification of Market Development Activities** (Part IX of model SRRE template). This section includes an identification of methods to increase the markets for recycled materials, including evaluating the feasibility of procurement preferences for the purchase of recycled products.

Within each of these sections is an explanation of the information required and guidelines on the format for providing the information.

Note: For Jurisdictions that incorporated since 2007 or left a Regional Agency and need to prepare their own planning documents:

With the implementation of new disposal measurement system ([Chapter 343, Statutes of 2008 \[Wiggins, SB 1016\]](#)), only new base year studies commenced prior to June 30, 2008 will be accepted. A jurisdiction may conduct a generation study for internal review purposes; however, it will not be reviewed for compliance determination or for establishing a new per capita target.

If, after 2007, you are a newly incorporated city or are a jurisdiction that is joining or leaving a Regional Agency, please contact your LAMD representative to determine what you would need to submit and to determine how your 50 percent equivalent per capita disposal target will be calculated for your jurisdiction.

Since base year studies are no longer required, there are sections of the model SRRE that will not need to be completed by jurisdictions that either incorporated in 2007 or later, or for those jurisdictions that left a Regional Agency in 2007 or later, and as a result will need to prepare their own planning documents. To provide some initial guidance for these jurisdictions please note the following sections of the model SRRE that you should or should not complete:

- Part I: Please complete.
- Part II: Do not complete.
- Part III-7: Do not complete.
- Part III-8: Please complete utilizing statewide characterization data estimates—contact your LAMD representative for assistance.
- Part IV-9: Complete the columns for Start Date, Materials Targeted and Program Description and Notes for each existing program. Do not complete the columns for Tonnage, Relative Percent, Specific Conversion Factor, Type of Record.
- Part IV-10: Do not complete.
- Part IV-11: Do not complete.
- Part V-12: Please complete.

- **Part VI: Please complete all of the information, but do not complete the column for Estimated Percent of Diversion.**
- **Part VII: Please complete.**
- **Part VIII: Please complete.**
- **Part IX: Please complete.**

SRRE Preparation and Guidelines

In preparing the SRRE, please refer to the definitions set forth in statute and regulations. In addition, it may be helpful to refer to CalRecycle's [online local government glossary](#) containing definitions of terms used in statute and regulation, as well as those commonly used in the waste management industry.

Characterization of Disposal and Existing Diversion Activities

To develop a successful diversion plan, a jurisdiction must understand the composition as well as the origin of its waste stream. In order to determine how a jurisdiction will reach the mandated solid waste diversion requirement of 50 percent on and after January 1, 2000, a jurisdiction must first conduct a [solid waste generation study](#) to quantify the amounts and types of waste it generates. Total generation is calculated by determining the amount of waste the jurisdiction disposes of and adding it to the amount it diverts (Generation = Disposal + Diversion). Based on the study results, the jurisdiction then evaluates and selects needed additional diversion programs that target those sectors generating the largest waste types. Parts III and IV of the model SRRE template pertain to characterization of disposal and existing diversion activities.

Note: With the implementation of new disposal measurement system ([Chapter 343, Statutes of 2008 \[Wiggins, SB 1016\]](#)), only new base year studies commenced prior to June 30, 2008 will be accepted. A jurisdiction may conduct a generation study for internal review purposes; however, it will not be reviewed for compliance determination or for establishing a new per capita target.

If after 2007 you are a newly incorporated city or are a jurisdiction that is joining or leaving a Regional Agency, please contact your LAMD representative to determine what you would need to submit and to determine how your 50 percent equivalent per capita disposal target will be calculated for your jurisdiction.

Disposal Characterization (Part III, Model SRRE Template)

To plan programs that will best divert the various types of waste generated within the jurisdiction, the jurisdiction must identify the amount of waste that is being disposed of by the jurisdiction, as well as the materials that compose its waste stream. The materials must be identified by volume, percentage in weight or its volumetric equivalent, material type, and source of generation, which includes residential, commercial, industrial, governmental, or other sectors. The information must be statistically representative of solid waste disposal within that area and must reflect seasonal variations.

A jurisdiction may determine its total amount of disposal using CalRecycle's [Disposal Reporting System](#). The total disposal amount should be entered into section 7 of the model SRRE template.

CalRecycle's [waste characterization information](#) helps jurisdictions understand what their waste streams contain, a first step in devising ways to reduce waste and cut disposal costs.

To further assist jurisdictions in preparing a SRRE and to help them assess their waste stream, CalRecycle offers the following online resources:

- [Waste stream measurement and analysis](#)
- [Solid waste characterization database](#)

Once a jurisdiction identifies its waste stream characterization, the information should be included in section 8 of the model SRRE template.

Existing Diversion Characterization (Part IV, Model SRRE Template)

Note: With the implementation of SB 1016, CalRecycle will only accept new base year studies commenced prior to June 30, 2008. A jurisdiction may conduct a generation study for internal review purposes; however, CalRecycle will not review it for compliance determination. For details on goal measurement for 2007 and subsequent years, the new goal measurement system is described in CalRecycle's [Goal Measurement: 2007 and Later](#) web page. For assistance or questions during the preparation of your jurisdiction's planning documents, please contact your [Local Assistance and Market Development staff representative](#).

In addition to determining the amount and types of waste the jurisdiction disposes of, the SRRE needs to identify and measure the diversion taking place in the jurisdiction. CalRecycle-approved [Diversion Study Guide](#) helps jurisdictions identify their existing diversion activities. The guide covers the following topics:

- Benefits of conducting a diversion study.
- Determining if a base-year problem exists (for jurisdictions with an existing base-year).
- Designing a diversion study.
- Conducting a diversion study.
- Addressing restricted wastes.
- Analyzing data and calculating diversion.
- Submitting a new base year to CalRecycle.

In addition to the diversion study guide, CalRecycle offers several resources located on its website:

- [Waste Diversion Program Implementation](#)
- [Disposal and Diversion Statistics](#)

Section 9 of the model SRRE template provides a format for documenting the various diversion programs existing within the jurisdiction. These programs include source reduction, recycling, composting, special waste, public education, policy incentives, recovery facilities, and transformation. Combined with a primary focus on feasibility, they can be used to achieve the goal while adhering to the hierarchy of waste diversion.

When describing your jurisdiction's programs in section 9 of the SRRE template, refer to the [programs code glossary](#) for a description of all typical diversion programs. To make sure all programs get reported, include all programs and facilities used by your jurisdiction's residents and private businesses (also government facilities), not just those that are funded by or operating within your jurisdiction (e.g., indicate in section 9 of the SRRE template if the jurisdiction uses a materials recovery facility located in another jurisdiction).

Note: With the implementation of new disposal measurement system ([Chapter 343, Statutes of 2008 \[Wiggins, SB 1016\]](#)), only new base year studies commenced prior to June 30, 2008 will be accepted. A jurisdiction may conduct a generation study for internal review purposes; however, it will not be reviewed for compliance determination or for establishing a new per capita target.

If after 2007 you are a newly incorporated city or are a jurisdiction that is joining or leaving a Regional Agency, please contact your LAMD representative to determine what you would need to submit and to determine how your 50 percent equivalent per capita disposal target will be calculated for your jurisdiction.

Evaluation Criteria (Part V, Model SRRE Template)

After specifying diversion of its existing programs, the jurisdiction should evaluate the effectiveness of these programs to determine if it should implement new or expanded programs. If the diversion requirements are being met, the jurisdiction should include a strategy for ensuring the programs are institutionalized for ongoing

diversion. CalRecycle's regulations (14 CCR, Division 7, [Chapter 9, section 18733.3](#)) specify criteria that each jurisdiction must use to evaluate diversion programs. These criteria are included in section 12 of the model SRRE template; however, the jurisdiction may also develop and include additional criteria to evaluate program effectiveness.

Identification of New or Expanded Diversion Programs (Part VI, Model SRRE Template)

As a result of the evaluation of existing diversion programs, a jurisdiction should determine whether new or expanded programs are necessary to meet and maintain the diversion requirements. A jurisdiction may find it useful to examine its waste characterization study and initially target its largest waste streams for diversion. Additional information on [waste diversion program implementation](#) may be found on this web site, including examples of [successful model programs](#) in other cities, as well as links to other CalRecycle programs targeting specific waste (e.g., [construction and demolition](#), [food waste](#)).

If a jurisdiction needs help determining whether its programs are effective or whether there are areas of its waste stream for which programs are lacking, the jurisdiction should contact its [Local Assistance and Market Development staff representative](#) at CalRecycle to visit the jurisdiction and conduct a "needs assessment." During a needs assessment, the LAMD representative will collaborate with the jurisdiction to assess if new or expanded programs are necessary, and provide needed technical assistance and resources. The Local assistance staff representative can also answer any questions the jurisdiction may have in filling out the model SRRE template.

The jurisdiction should use section 13 of the model SRRE template to identify new or expanded programs it plans to implement.

Projection of Solid Waste Disposal Facility Capacity (Part VII, Model SRRE Template)

In completing the SRRE's solid waste facility capacity component, the jurisdiction must project how much disposal capacity will be needed to accommodate solid waste generated over the next 15 years that cannot be diverted from landfill disposal, or that does not currently have secured disposal capacity (PRC sections 41260, 41460). In addition, the following information is required to for each permitted solid waste disposal facility within your jurisdiction: identification of the owner and operator of the facility, quantity and waste types of solid waste disposed of, permitted site acreage, permitted capacity, current disposal fees, and for solid waste landfills, remaining facility capacity in cubic yards and years. Please provide this information using sections 14 and 15 of the model SRRE template.

Identification of Projected Costs and Existing/Planned Revenue Sources (Part VIII, Model SRRE Template)

The jurisdiction should identify the projected costs for implementing selected diversion programs, as well as revenue sources (including rate structures and fees) that will be, or are being, used to implement existing and planned programs identified in its SRRE (PRC sections [41230](#), [41430](#)). Revenue sources may include, but are not limited to, the following: rate structures, tipping fees, business license fees, refunds, rebates, loans, loan guarantees, grants, quantity-based residential collection fees, surcharge at disposal facilities. Please provide this information using sections 16 and 17 of the SRRE template.

Identification of Market Development Activities (Part IX, Model SRRE Template)

Market development activities are a key component in ensuring the longevity and stability of existing and selected diversion programs. The model SRRE template therefore includes a section for identifying and describing methods to increase markets for recycled materials (including evaluating the feasibility of procurement preferences for the purchase of recycled products). In addition, the jurisdiction must identify methods for increasing public awareness and participation in existing and planned diversion programs. Please provide this information using section 18 of the model SRRE template.

SRRE Adoption and Submittal

For assistance or questions during the preparation of your jurisdiction's SRRE, please contact your [Local Assistance and Market Development staff representative](#).

The procedures for the SRRE adoption process are outlined in 14 CCR, Division 7, Chapter 9, [Article 7.0](#). These basic steps are listed below. (The steps for preliminary draft SRREs apply to initial SRREs for newly incorporated cities, not to revised SRREs.)

- The SRRE must comply with the California Environmental Quality Act (CEQA) through completion of a negative declaration or an environmental impact report (EIR).
- The preliminary draft SRRE should be reviewed by adjoining jurisdictions and the county within which the jurisdiction is located, the local task force, and CalRecycle.
- The jurisdiction must hold at least one public hearing (noticed at least 30 days in advance in a paper of general circulation) to receive public testimony on the preliminary draft SRRE.
- The local task force should review final draft of the SRRE.
- The jurisdiction must adopt (by resolution) the SRRE at a public hearing (noticed in a paper of general circulation at least three days prior to adoption).
- Within 30 days of local adoption, the jurisdiction must submit the following to the county in which it is located: one copy of the SRRE, a signed copy of the resolution, and proof of compliance with CEQA.
- The jurisdiction should submit the SRRE and the additional required documentation (see next section) to CalRecycle.

Within 120 days after CalRecycle determines the SRRE is complete, CalRecycle must review the SRRE to determine whether the element is in compliance with statute (PRC sections 40050-40063, sections 41000-41460, and sections 41750-41770); based upon that determination, CalRecycle must approve, conditionally approve, or disapprove the plan.

SRRE Submittal Checklist

To ensure your SRRE submittal is complete, please use the following checklist:

- Three copies (3) of the SRRE. **Note: The jurisdiction may submit its SRRE and associated documentation electronically to its [Local Assistance and Market Development staff representative](#).**
- A copy of the notice for each public hearing regarding the SRRE (if a new SRRE, submit notices for hearings on preliminary and final SRRE).
- A copy of the resolution adopting the SRRE.
- Comments on the final draft from the local task force.

A copy of the notice of determination verifying CEQA compliance.

Appendix B

Article 7.0. Procedures for Preparing and Revising City, Regional Agency and County Source Reduction and Recycling Elements, and Household Hazardous Waste Elements and Nondisposal Facility Elements

Section 18760. Applicability.

(a) The procedures for preparing Source Reduction and Recycling Elements (SRREs), Household Hazardous Waste Elements (HHWEs) and Nondisposal Facility Elements (NDFEs) apply to the counties, cities, joint power authorities, regional agencies, special districts, or other agencies which are designated by the cities or counties, and are responsible for preparing these Elements.

(1) Cities, counties and cities which are also counties may enter into agreements to prepare and implement the SRREs, HHWEs and NDFEs which are specific to each jurisdiction.

(2) A city, county or a city and county shall be held accountable for implementation of the specified goals and programs of its SRRE and HHWE.

(b) For the purposes of this article, a jurisdiction is a city, county, city and county or regional agency.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 40002, 40950, 40971 through 40975, 41000, 41300, 41500, 41510, 41730, 41731, 41813, 41850 and 41823 of the [Public Resources Code](#).

Section 18761. Local Task Force (LTF).

(a) Establishment. Each county board of supervisors and a majority of the cities within the county which contain a majority of the population in the county, shall submit written documentation to the Board approving the membership of their LTF, within 30 days after establishment of the LTF.

(1) The documentation submitted to the Board shall denote the identity of the members in the LTF, and whether the members represent the governmental or the private sectors, or other entities or groups. The documentation shall define the terms of membership for each member.

(2) The terms of membership shall be determined by the county board of supervisors and a majority of the cities within the county which contain a majority of the population in the county.

(3) After its establishment, each LTF shall inform the Board of how frequently it intends to meet.

(b) Role of the LTF. The LTF shall advise jurisdictions responsible for the SRRE, HHWE and NDFE preparation, and review goals, policies and procedures for jurisdictions, which, upon implementation, will aid in meeting the solid waste management needs of the county, as well as the mandated source reduction and recycling requirements of Public Resources Code section 41780.

(1) The LTF shall assist and advise in the review of the SRRE, HHWE and NDFE, and shall assist jurisdictions in the implementation of the SRRE, HHWE and NDFE.

(2) The LTF shall provide technical guidance and information regarding source reduction, waste diversion and recycling to local jurisdictions during preparation and revision of the SRRE, HHWE and NDFE. Such information may be presented to the general public at public hearings and upon request by members of local government and community organizations.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 40001, 40950, 41000, 41300, 41500, 41510, 41730 and 41731 of the [Public Resources Code](#).

Section 18762. SRRE, HHWE, and NDFE Preparation.

(a) A jurisdiction shall prepare the SRRE, HHWE and NDFE pursuant to Articles 6.1, 6.2, 6.3 and 6.4 of this Chapter, as applicable.

(1) Except as provided by Public Resources Code section 41735 (a), a jurisdiction shall comply with the California Environmental Quality Act (CEQA) pursuant to Public Resources Code section 21000 et seq.

(b) A jurisdiction shall submit written documentation to the Board of its designation of an agency responsible for preparation of the SRRE, HHWE and NDFE within 30 days of said designation.

(c) A jurisdiction, in coordination with the LTF, shall prepare and adopt the SRRE, HHWE and NDFE, by the dates specified in Public Resources Code sections 41000, 41300 and 41791, as applicable.

(d) For the purposes of this article, after a jurisdiction prepares its NDFE, the NDFE shall be appended to the SRRE by the jurisdiction at the time the SRRE is submitted to the Board. At the time of the five year revision of the SRRE, the NDFE may be incorporated into the SRRE.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 21083, 40900, 40950, 41000, 41003, 41300, 41303, 41500, 41510, 41730, 41731, 41732, 41733, 41734, 41735, 41736, 41750, 41780 and 41791 of the [Public Resources Code](#).

Section 18763. Circulation of the Preliminary Draft SRRE and HHWE for Review.

(a) A jurisdiction shall prepare a preliminary draft of its SRRE and HHWE.

(b) If the jurisdiction is a city, the preliminary draft SRRE and HHWE shall be sent to adjoining cities, the county or regional agency responsible for the Countywide Integrated Waste Management Plan (CIWMP) or Regional Agency Integrated Waste Management Plan (RAIWMP) preparation, and the LTF.

(c) If the jurisdiction is a county, the preliminary draft SRRE and HHWE shall be sent to adjoining cities and the LTF.

(d) If the jurisdiction is a regional agency then the following applies:

(1) If the regional agency is composed of a single county but does not include all of the cities within the county the preliminary draft SRRE and HHWE shall be sent to adjoining cities, the agency in the county responsible for the CIWMP preparation and to the LTF.

(2) If the regional agency is composed of a single county and all of the cities within that county the preliminary draft SRRE and HHWE shall be sent to adjoining cities and the LTF.

(3) If the regional agency is composed of two or more counties and all of the cities within the counties, the preliminary draft SRRE and HHWE shall be sent to adjoining cities, and the LTF of each affected county.

(4) If the regional agency is composed of two or more counties but does not include all of the cities within those counties, the preliminary draft SRRE and HHWE shall be sent to adjoining cities, each of the county agencies responsible for the CIWMP and the LTF of each affected county.

Each jurisdiction shall also submit three copies of the draft SRRE and HHWE to the Board.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 40900, 41000, 41300, 41500, 41510, 41750.1 and 41790 of the [Public Resources Code](#).

Section 18764. Review of the Preliminary Draft SRRE and HHWE.

(a) Review Period. In accordance with Government Code section 15376, the review period shall be a minimum of 30 days, commencing upon the date of receipt of the Preliminary Draft SRRE and HHWE by a reviewing agency. The median time for review shall be 38 days. The maximum time for review shall be 45 days.

(1) Review by LTF. In reviewing the preliminary draft SRRE and HHWE, the LTF shall consider the issues of regional concern pursuant to Public Resources Code section 40950(c) to aid in ensuring that they are addressed. Copies of written comments made by the LTF on the preliminary draft SRRE and HHWE shall be sent simultaneously to the Board and to the jurisdiction that prepared the preliminary draft SRRE and HHWE.

(2) Review by Other Reviewing Agencies. The county, adjacent cities, any association of regional governments and the Board shall review the preliminary draft SRRE and HHWE and send written comments to the jurisdiction that prepared the preliminary draft SRRE and HHWE. A copy of the Board's written comments shall be sent simultaneously to the LTF.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#); Section 15376, of the [Government Code](#).

Reference:

Sections 40950, 41000, 41300, 41500, 41510 and 41790 of the [Public Resources Code](#).

Section 18765. Review of the Final Draft SRRE, HHWE and NDFE.

(a) Thirty (30) days prior to the public hearing for the adoption of the SRRE and HHWE, the jurisdiction shall send a copy of the final draft of its SRRE and HHWE to the LTF(s) of the affected counties for review. Within 15 days of receipt of the final draft of the SRRE and HHWE, the LTF shall provide written comments to the jurisdiction and the Board regarding the final draft.

(b) Ninety (90) days prior to the public hearing for the adoption of the NDFE, the jurisdiction shall send a copy of the final draft NDFE to the LTF for review. Within 90 days of receipt of the final draft NDFE, the LTF shall provide written comments to the city or county and the Board regarding the final draft.

(c) If deficiencies are indicated in the LTF's comments, the LTF shall meet with the jurisdiction to resolve them. If no resolution between the jurisdiction and the LTF can be achieved, the LTF shall send a letter to the jurisdiction and the Board indicating the remaining deficiencies of the SRRE, HHWE and NDFE.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 40950, 40971, 41000, 41300, 41500, 41510, 41730, 41731 and 41734 of the [Public Resources Code](#).

Section 18766. Public Participation; Notice; Local Adoption of the SRRE, HHWE and NDFE.

(a) The general public, affected governmental entities, and private industries shall be given an opportunity to participate in the planning process and implementation of the SRRE, HHWE and NDFE through attendance at informative meetings and public hearings.

(1) Pursuant to Public Resources Code section 41793, at least one public hearing shall be held to receive testimony regarding the Preliminary Draft of the SRRE and HHWE before a jurisdiction adopts its SRRE and HHWE.

(A) To inform the public of the hearing, the jurisdiction shall publish a notice in a local newspaper of general circulation at least 30 days in advance of the scheduled public hearing on the SRRE and HHWE.

(2) Jurisdictions may form advisory committees which may review and comment on draft elements, and provide technical guidance and support during the development of the SRRE, HHWE and NDFE.

(b) In addition to the hearing or hearings held pursuant to (a) (1) of this section, the governing body of the jurisdiction, shall conduct a public hearing for the purpose of adopting the SRRE, HHWE and NDFE. After considering all comments of the members of the governing body and the public, the jurisdiction shall, by resolution, adopt the SRRE, HHWE and NDFE.

(1) To inform the public of the hearing, the jurisdiction shall publish a notice in a newspaper of general circulation at least three (3) days in advance of the scheduled public hearing on the final draft SRRE, HHWE and NDFE.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 40900, 40971, 41000, 41300, 41500, 41510, 41730, 41731 and 41793 of the [Public Resources Code](#).

Section 18767. Submittal of City or Regional Agency SRRE, HHWE, and NDFE to the County and County NDFE to the Cities.

(a) A city or regional agency which is composed of some cities within a single county, shall transmit one (1) copy of its SRRE and one (1) copy of its HHWE to the county in which it is located within 30 days of its adoption by the city or regional agency for incorporation into the CIWMP.

(1) A signed resolution and documentation that the jurisdiction has complied with CEQA (Public Resources Code sections 21000 et seq.) shall accompany the SRRE and HHWE that are submitted to the county.

(b) A city, unless it is a city and county, or regional agency which is composed of some cities within a single county shall transmit a copy of its NDFE to the county in which it is located within 30 days of its adoption by the city or regional agency for incorporation into the CIWMP. This submittal shall occur no later than the applicable submittal dates in PRC section 41791.5.

(c) A county, unless it is a city and county, shall transmit a copy of its NDFE to the cities which are located within the county within 30 days of adoption of the NDFE by the county. This submittal shall occur no later than the applicable submittal dates specified in PRC 41791.5.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 21083, 40971, 41000, 41300, 41500, 41510, 41791, 41730, 41731, 41750.1 and 41793 of the [Public Resources Code](#).

Section 18768. Submittal of the SRRE, HHWE and NDFE to the Board.

(a) A jurisdiction shall, according to the schedule set forth in PRC section 41791.5, submit to the Board three (3) copies of its SRRE.

(1) When submitting the SRRE to the Board, the jurisdiction shall include a copy of the public notice(s) for the public hearings on the SRRE, a copy of the resolution(s) adopting the SRRE, comments on the final draft from the LTF, and a copy of the Notice of Determination which has been filed with the State Clearinghouse in the Office of Planning and Research as verification of compliance with the CEQA (Public Resources Code sections 21000 et seq.).

(b) A jurisdiction shall, according to the schedule set forth in PRC section 41791.5, submit to the Board three (3) copies of its NDFE.

(1) When submitting the NDFE to the Board, the jurisdiction shall include a copy of the public notice(s) for the public hearing(s) on the NDFE, a copy of the resolution(s) adopting the NDFE and comments on the final draft from the LTF.

(c) A jurisdiction shall submit its HHWE with the CIWMP according to the schedule set forth in PRC section 41791. Any city, or regional agency which is composed of some cities within a single county may separately submit its HHWE to the Board for approval.

(1) When submitting the HHWE to the Board, the jurisdiction shall include a copy of the public notice(s) for the public hearings on the HHWE, a copy of the resolution(s) adopting its HHWE, comments on the final draft from the LTF, and a copy of the Notice of Determination which has been filed with the State's Clearinghouse in the Office of Planning and Research as verification of compliance with the CEQA (Public Resources Code sections 21000 et seq.).

(d) The Board's 120 day review period for consideration of approval of the SRRE, HHWE and NDFE will commence upon determination by the Board that three (3) copies of a SRRE, HHWE, or NDFE and the accompanying documents required by (a), (b) and (c) of this section have been submitted by the jurisdiction.

(1) Within 30 days of receipt of a SRRE, HHWE or NDFE for approval, the Board shall indicate to the jurisdiction whether all requirements included in (a), (b) and (c) have been fulfilled. If the Board notifies the jurisdiction that the required documents have not been submitted, the jurisdiction shall submit the remaining required document(s) within 30 days of notification.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#) and Section 15376 of the [Government Code](#).

Reference:

Sections 21083, 40971, 41750, 41791, 41791.5, 41794, 41800 and 41802 of the [Public Resources Code](#).

Section 18769. Board Approval of SRREs, HHWEs and NDFEs.

(a) The Board shall approve, conditionally approve, or disapprove the SRRE, HHWE and NDFE at a public hearing. After receiving testimony from the jurisdiction, the public and the LTF, the Board shall either adopt and prepare written findings approving the SRRE, HHWE and NDFE, or issue a Notice identifying deficiencies in the SRRE, HHWE and NDFE.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Section 41800 and 41801, 41802 and 41810 through 41813 of the [Public Resources Code](#).

Section 18770. Amendment or Revision, and Resubmittal of the Amended or Revised SRRE, HHWE and NDFE.

(a) If a jurisdiction revises or amends its SRRE, HHWE, or NDFE, the jurisdiction shall revise or amend and submit its SRRE, HHWE, or NDFE pursuant to the requirements of sections 18765 through 18768 of this article.

(b) A jurisdiction shall resubmit a revised or amended version of its SRRE, HHWE, or NDFE to the Board either voluntarily according to PRC section 41770.5 or within 120 days of receipt of a notice identifying the element's deficiencies.

(c) The Board's 60 day review period for consideration of approval of amendments to the NDFE prior to the five year revision of the SRRE will commence upon determination by the BOARD that three (3) copies of the amendments to the NDFE and the accompanying documents required by section 18768(b) have been submitted by the jurisdiction.

(1) Within 30 days of receipt of the amendments to the NDFE for approval, the Board shall indicate to the jurisdiction whether all requirements included in section 18768(b) have been fulfilled. If the Board notifies the jurisdiction that the required documents have not been submitted, the jurisdiction shall submit the remaining required document (s) within 30 days.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 21083, 40950, 41000, 41300, 41770, 41770.5, 41780, 41781.2, 41790, 41793, 41800, 41801, 41802 and 41810 through 41813, 41822 of the [Public Resources Code](#).

Section 18770.5. Board Approval of Revised or Amended SRREs, HHWEs, and NDFEs.

(a) If a jurisdiction is required to amend or revise its SRRE, HHWE, or NDFE due to the disapproval of the document, the Board shall approve, conditionally approve, or disapprove the element or amendment, pursuant to Public Resources Code sections 41812 and 41813, within 120 days of receipt of resubmitted elements or within 60 days of the receipt of NDFE amendments.

(b) The Board shall approve, conditionally approve, or disapprove revised or amended SRREs, HHWEs, and NDFEs at a public hearing. After considering public testimony and input from the LTF, the Board shall either adopt a resolution approving revised or amended SRREs, HHWEs, and NDFEs, or issue a notice identifying deficiencies in the SRREs, HHWEs, and NDFEs. Board approval shall be based on an evaluation of the jurisdiction's implementation of the hierarchy for waste management practices as described in Public Resources Code section 40051 of the California Integrated Waste Management Act of 1989.

(1) If revised or amended SRREs, HHWEs, and NDFEs are disapproved or conditionally approved, the Board shall send a notice identifying deficiencies within thirty (30) days of making its findings.

(2) Conditional approval or disapproval of a SRRE or HHWE, which has been revised per Section 18772 of this article, shall require the jurisdiction to reinstated the process for preparation and approval of the SRREs and HHWEs, beginning in sections 18762 through 18768.

(3) If revised or amended SRREs, HHWEs, and NDFEs are approved, the Board shall send a copy of the resolution of approval to the jurisdiction within thirty (30) days of making its finding.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 40050, 40051, 40052, 41780, 41790, 41800 through 41802, 41810 through 41813, 41822 of the [Public Resources Code](#).

18771. Repealed

Section 18772. Board's Biennial Review of the City, Regional Agency, or County SRRE and HHWE.

(a) In addition to local jurisdiction review of city, regional agency and county SRREs and HHWEs, at least once every two years, the Board shall conduct an independent review of SRREs and HHWEs. This biennial review will enable the Board to assess each jurisdiction's progress towards meeting the mandated diversion and disposal requirements. The Board shall determine if the SRRE and HHWE programs are being implemented, and if jurisdictions are meeting the goals of their SRRE and HHWE.

(b) If the Board finds that a jurisdiction is failing to implement its SRRE and HHWE, and is not making progress towards meeting the requirements of Public Resources Code sections 41000, or 41300, 41500, 41510 or 41780, as applicable, after a public hearing on the matter, the Board shall issue a compliance order for achieving those requirements.

(1) The compliance order shall identify the programs and goals of the SRRE and HHWE which are not being implemented or attained by the jurisdiction, or identify areas of the SRRE and HHWE which require revision. The Board shall also set a date by which the jurisdiction shall meet the mandated requirements.

(2) The Board shall issue the compliance order within 30 days of making its finding of noncompliance.

(c) If a jurisdiction fails to bring its SRRE and HHWE into compliance by the date specified by the Board, the Board shall enforce the compliance order pursuant to Public Resources Code section 41850.

Note:

Authority:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 41000, 41300, 41500, 41510, 41780, 41825, and 41850 of the [Public Resources Code](#).

Section 18773. Board Approval of Revised SRRE and HHWE.

(a) The Board shall consider approval of revised SRREs and HHWEs at a public hearing. After considering public testimony and input from the LTF, the Board shall either adopt a resolution approving revised SRREs and HHWEs, or issue a notice identifying deficiencies in the SRREs and HHWEs. Board approval shall be based on an evaluation of the jurisdiction's implementation of the hierarchy for waste management practices as described in the California Integrated Waste Management Act of 1989.

(1) If revised SRREs and HHWEs are disapproved or conditionally approved, the Board shall send a notice identifying deficiencies within 30 days of making its findings.

(2) Conditional approval or disapproval of a SRRE or HHWE which has been revised per Section 18772 of this article, shall require the jurisdiction to reinstitute the process for preparation and approval of the SRREs and HHWEs, beginning in Sections 18762 through 18768.

(b) If revised SRREs and HHWEs are approved, the Board shall send a copy of the resolution of approval to the jurisdiction within thirty (30) days of making its finding.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 40050, 40051, 40052, 41780, 41800, 41802, 41810 through 41813 and 41822 of the [Public Resources Code](#).

Section 18774. One Year Time Extension for Meeting Diversion Requirements.

(a) Commencing in 1995, the Board may grant a one-year time extension for meeting the state mandated diversion requirements identified in Public Resources Code section 41780.

(1) A jurisdiction requesting an extension, shall demonstrate, in writing, that it meets the requirements for an extension pursuant to Public Resources Code section 41820. (2) Within 45 days of receipt of this request, the Board shall review the adequacy of the application, and determine if the requirements of Public Resources Code section 41820 are met. Based upon this determination, the Board shall adopt written findings approving or disapproving the jurisdiction's request.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 41780 and 41820 of the [Public Resources Code](#).

Section 18774.5. Two-year Time Extension for Meeting Diversion Requirements.

(a) Commencing in 1995, the Board may grant a two-year time extension to a rural jurisdiction, as defined in

Public Resources Code sections 40183 and 40184, for meeting the state mandated diversion requirements in Public Resources Code section 41780.

(1) A jurisdiction requesting an extension shall demonstrate, in writing, that it meets the requirements for an extension pursuant to Public Resources Code section 41787.4.

(2) Within 45 days of receipt of a complete request, the Board shall review the adequacy of the application, and determine if the requirements of Public Resources Code section 41787.4 are met. Based upon this determination, the Board shall adopt written findings approving or disapproving the jurisdiction's request.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Sections 40183, 40184, 41780 and 41787.4 of the [Public Resources Code](#).

Section 18775. Reduction in Diversion and Planning Requirements.

(a) A rural jurisdiction, as defined in Public Resources Code sections 40183 and 40184, may petition the Board, at a public hearing, to reduce the planning requirements and diversion requirements specified in Public Resources Code section 41780. To petition for a reduction, the jurisdiction shall present verification to the Board which indicates that achievement of the requirements is not feasible. To qualify to petition for a reduction in the diversion and planning requirements, a jurisdiction must meet the following:

(1) For a rural city, a geographic area of less than 3 square miles or a population density of less than 1500 people per square mile and a waste disposal rate of less than 100 cubic yards per day or 60 tons per day.

(2) For the unincorporated area of a rural county, the county's population shall be 200,000 or less.

(3) For a rural regional agency, consist of rural cities and counties, not to exceed more than two rural counties, unless authorized by the Board.

(4) Be located in a rural area. "Rural area" means those counties and cities located in agricultural or mountainous areas of the state and located outside the Department of Finance's Primary Metropolitan Statistical Areas.

(b) Based on information presented at the hearing, the Board may establish reduced diversion requirements, and alternative, but less comprehensive, planning requirements. A petitioner may identify those specific planning requirements from which it wants to be relieved and provide justification for the reduction. Examples of reduced planning requirements could include, but would not be limited to, reduced requirements for solid waste generation studies, and reduced requirements and consolidation of specific component requirements. These reduced planning requirements, if granted, must ensure compliance with Public Resources Code section 41782.

(c) Rural jurisdictions requesting a reduction in the diversion and planning requirements must include the following information in the reduction petition:

(1) A general description of the existing disposal and diversion systems, including documentation of the types and quantities of waste disposed and diverted. Documentation sources may include, but are not limited to, the following:

(A) Solid Waste Generation or Characterization Studies;

(B) Diversion data from public and private recycling operations;

(C) Current year waste loading information from permitted solid waste facilities used by the jurisdiction;

(2) Identification of the specific reductions being requested (i.e. diversion or planning requirements or both);

(3) Documentation of why attainment of mandated diversion and planning requirements is not feasible. Examples of documentation could include, but are not limited to:

- (A) Evidence from the documentation sources specified in paragraph (c)(1) of this section;
- (B) Verification of existing solid waste budget revenues and expenses from the duly authorized designated representative of the jurisdiction;
- (4) The planning or diversion requirements that the jurisdiction feels are achievable, and why.
- (5) Documentation verifying that the rural city or county has implemented those programs identified in Public Resources Code section 41787(a) (3).
- (6) Documentation verifying that the rural regional agency has implemented those regionwide programs identified in Public Resources Code section 41787.1(c)(2).

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

Reference:

Section 40183, 40184, 41787, 41787.1, 41787.2, 41802, and 40973 of the [Public Resources Code](#).

Section 18775.2. Sludge Diversion.

(a) Jurisdictions that wish to claim diversion of waste type "sludge" shall submit a written request to the Board pursuant to PRC 41781.1. Within 45 days of receipt of a jurisdiction's request, Board shall notify the jurisdiction in writing whether sufficient information has been included in the request to enable the Board to make findings pursuant to PRC Section 41781.1. Requests that are found by the Board to be incomplete, pursuant to the criterion set forth in this section, shall be revised by the jurisdiction to correct any inadequacy. The Board shall make the findings required by PRC Section 41781.1 at a public hearing no later than 180 days after receipt of a complete request for sludge diversion credit.

(1) A request for allowing sludge diversion shall include the following information:

(A) Description of the selected diversion alternative(s);

(B) Projected annual quantity of sludge waste to be diverted through the year 2000;

(C) Documentation that waste type "sludge" has been categorized, quantified and documented in the applicable "solid waste generation study" as defined in section 18722 of this chapter;

(D) Written certification from the agent(s) responsible for implementing the sludge diversion alternative that the reuse meets all applicable requirements of state and federal law. Information upon which the above certification is based shall be made available to the Board upon request.

(E) Description of monitoring program(s) that are in place or which will be established to insure that the sludge diversion alternative will not pose a threat to public health or the environment.

(F) If the sludge diversion alternative receives a permit or is identified under an existing permit, waste discharge requirements, or has other conditions imposed by one or more of the agencies specified in PRC Section 41781.1, include the name of the agency(s) and identify the agency identification code or number for the permit, waste discharge requirements, or other imposed conditions.

Note:

Authority cited:

Section 40502 of the [Public Resources Code](#).

References:

Section 41780 and 41781.1 of the [Public Resources Code](#).

Section 18775.4. Use of Excluded Waste Types for Baseline Diversion Credit

(a) To establish baseline diversion, jurisdictions which have included alternatives for the diversion of

agricultural wastes, inert solids, or scrap metals as defined in PRC section 41781.2 (b), or white goods as defined in Article 3 of this Chapter, shall follow the requirements specified in PRC section 41781.2. Within 60 days of receipt of a jurisdiction's SRRE for final review, the Board shall notify the jurisdiction in writing if there is insufficient information to determine that the criteria specified in PRC section 41781.2 have been met.

(b) If the Board disapproves an element for which a jurisdiction has received a notification of excluded wastes pursuant to PRC section 41801.5(b), the jurisdiction may, concurrent with the procedures specified in section 18770 of this article, submit additional information to the Board which substantiates that the criteria specified in PRC section 41781.2 have been met. Within 60 days of receipt of the additional information, the Board shall determine whether diversion of all or a portion of the excluded waste will be allowed for the purposes of compliance with the diversion requirements of PRC section 41780.

(c) Based on the Board's determination in subsection (b), the jurisdiction shall revise its SRRE to correct any inadequacies and shall resubmit it to the Board within 120 days of the Board's determination. If a jurisdiction is unable to resubmit its revised SRRE within 120 days, the Board may, on a case by case basis, extend the deadline for resubmittal. Upon receipt of a resubmitted element, the Board shall follow the procedures specified in section 18770 of this article.

Appendix C:

Completed Model Source Reduction and Recycling Element Template

[Wildomar SRRE9-19.xls](#)

Model Certification Template for New or Revised Source Reduction and Recycling Element (SRRE) Generation Study - No Extrapolation Diversion Data

To establish a base year as part of your newly incorporated city's SRRE or establish a new base year as part of your revised SRRE, please complete this certification sheet sign Part I, and return all parts to your Office of Local Assistance (OLA) representative at the address below, along with any additional information requested by OLA staff. When all documentation has been received, your OLA representative will work with you to prepare for your appearance before the Board. If you have any questions about this process, please call (916) 341-6199 to be connected to your OLA representative.

Mail completed documents to:

**California Integrated Waste Management Board
 Office of Local Assistance
 PO Box 4025 (MS-25)
 Sacramento, CA 95812-4025**

General Instructions

The cells on these sheets are protected except for the ones that need information. If you have problems using these sheets, please contact your Office of Local Assistance representative.

Part I: Jurisdiction Information and Certification			
<i>All respondents must complete this section.</i>			
I certify under penalty of perjury that the information in this document is true and correct to the best of my knowledge, and that I am authorized to make this certification on behalf of the jurisdiction listed below.			
Jurisdiction Name Wildomar		County Riverside	
Authorized Signature		Title	
Type/Print Name of Person Signing	Date	Phone () Include Area Code	
Person Completing This Form (please print or type) Dolores Sanchez Badillo		Title Recycling Coordinator	
Affiliation CR&R Inc.			
Mailing Address	City	State	ZIP Code
E-Mail Address			

Part II: Information for New Generation-Based Study for New Base Year Newly incorporated cities preparing an initial SRRE do not need to complete Part II, Sections 1, 4a, 5, or 6. Jurisdictions preparing SRRE revisions must complete all sections. Attach additional sheets if necessary— reference each response to the appropriate cell number (e.g., 4). <i>Note: New base years must be representative of a jurisdiction's average annual disposal and diversion.</i>			
1. Existing Board-approved base year (complete if revising SRRE)		2. Proposed new generation-based study year	
3. Explain how the proposed generation study year is representative of average annual jurisdiction disposal and diversion.			
4. Enter your diversion rate information below.			
Diversion rate calculated using existing base year (complete if revising SRRE)	a. %	Diversion rate calculated using new generation-based study	b. %
For existing base year: Pounds/person/day based on generation		For new generation-based study: Pounds/person/day based on generation	
Residential generation % Non residential generation %		Residential generation % Non residential generation %	
Population (existing generation-based study)		Population (new generation-based study)	
5. If there is an increase from 4a to 4b, please explain how the new diversion rate is consistent with your current diversion implementation efforts. If the proposed new generation tonnage results in an increase in your pounds/person/day, please explain how this is consistent with your current diversion implementation efforts and provide any examples (e.g., change in jurisdiction's demographics).			
6. If the difference between the proposed diversion rates in 4a and 4b is greater than 5 percentage points, please explain the specific reasons for the difference (e.g., new/improved curbside diversion programs).			

Part III: Disposal Characterization and Quantities
7. Disposal Tonnage
Please enter your disposal tonnage.

Sector	Disposal (tons)	Relative Percentages
Residential		0
Non residential		0
Total	0	0

Please select the **one** choice below that best explains your disposal data.

- a. All tons claimed are from the Board's Disposal Reporting System (no explanation required).
- b. All tons claimed are from a 100 percent audit of hauler and self-haul tonnage. (Please complete and submit the Reporting Year Tonnage Modification Request and Certification sheet found at www.ciwmb.ca.gov/LGCentral/Forms/RYDispTonMod.doc)
- c. Some Disposal Reporting System data were corrected. (Please complete and submit the Reporting Year Tonnage Modification Request and Certification sheet found at www.ciwmb.ca.gov/LGCentral/Forms/RYDispTonMod.doc.)

Part III: Disposal Characterization and Quantities (continued)		
8. Solid Waste Disposal Tonnage Table		
Please enter the disposal tonnage and targeted sector(s) for each material type. Include all that are applicable.		
Material Type	Disposal (tons)	Targeted Sectors**
	These are %'s for now	
Paper		
Uncoated Corrugated Cardboard	872	A
Phone Books and Directories	18	A
Magazines and Catalogs	127	A
Computer Paper	0	A
Newspaper	236	A
White Ledger	127	A
Colored Ledger	0	A
Paper Bags	73	A
Other Office Paper	218	A
Other Misc. Paper	545	A
Remainder/Composite Paper	945	A
		A
Plastic		A
HDPE Containers	73	A
PETE Containers	91	A
Durable Plastic Items	381	A
Misc. Plastic Containers	291	A
Film Plastics	400	A
Remainder/Composite Plastic	509	A
		A
Glass		A
Green Glass Bottles/Containers	36	A
Brown Glass Bottles/Containers	54	A
Clear Glass Bottles/Containers	91	A
Other Colored Glass Bottles /Containers	18	A
Flat Glass	18	A
Remainder/Composite Glass	54	A
		A
Metal		A
Aluminum Cans	18	A
Tin/Steel Cans	109	A
Other Ferrous	363	A
Other Non-Ferrous	36	A
Major Appliances	0	A
Remainder/Composite Metal	291	A
		A

Other Organic		A
Food Wastes	2816	A
Tires	0	A
Lumber	2634	A
Agricultural Crop Residues	0	A
Manure	18	A
Textiles	400	A
Branches and Stumps	109	A
Prunings and Trimmings	490	A
Leaves and Grass	690	A
Remainder/Composite Organic	1362	A
		A
Other Waste		A
Bulky Items	636	A
Concrete	218	A
Gypsum Board	291	A
Asphalt Paving	54	A
Asphalt Roofing	509	A
Rock/Soil/Fines	581	A
Mixed Residue	145	A
Remainder Composite Construction & Demolition	999	A
Batteries	0	A
Used Oil	0	A
Vehicle and Equipment Fluids	0	A
Paint	18	A
Remainder Composite Household Hazardous Waste	18	A
		A
Special Waste		A
Treated Medical Waste	0	A
Ash	18	A
Sewage Solids	0	A
Industrial Sludge	0	A
Remainder/Composite Special Waste	165	A
Grand Total	18165	
**Please use the following to indicate targeted sectors: R=Residential; C=Commercial; I=Industrial; G=Governmental; S=School; A=All sectors		

Part IV: Existing Diversion Characterization and Quantities

9. Existing Diversion Activities

In the table below, identify the existing diversion activities within the jurisdiction and document the associated start dates, material type(s), tonnages, applicable conversion factors, and program notes. Please identify diversion data records that support your claim and are available for Board audit. (Note: The Board expects the jurisdictions to be able to provide all backup documentation, if requested). Include type of record and location (e.g., weigh tickets from transfer stations). This form will perform all calculations. If any diversion is from restricted wastes, (agricultural wastes, inert solids [e.g., concrete, asphalt, dirt, etc.], white goods, and scrap metal), please include those programs/waste types and also fill out section 11 of Part IV. Please mark as "Attachment 9" all copies of survey audit forms used. If you have program description questions, please refer to the Board's program types available on line at www.ciwmb.ca.gov/LGCentral/PARIS/Codes/Reduce.htm.

Insert Row

If you need more rows to enter data, please select a diversion activity group in column A and click the "Insert Row" button to the right. A row will be added at the bottom of the group.

(Sheet will perform all addition and percentage calculations).

Existing Diversion Activity	Start Date	Material Type (use one line per material type)	Tonnage	Relative Percent	Specific Conversion Factor	Type of Record	Program Description and Notes
Residential Activities							
<u>Source Reduction</u>							
Xeriscaping/Grasscycling	2000	grass, leaves					Grasscycling takes place at random households throughout community. This is promoted by the City through brochures and electronic media.
Backyard Composting/Mulching							
Other Source Reduction							
<i>Residential Source Reduction Subtotal</i>			0				
<u>Recycling</u>							
Curbside Recycling	2000	News,glass,alum, cardboard,tin cans,oil					Includes single family commingled recycling and multifamily comingled recycling. There are two haulers that serve the City, both are comprehensive in their approach to collecting a variety of materials. Materials are comingled and taken to their respective MRF's for processing.
Curbside							
Curbside							
Drop-Off Centers							
Buy-Back Centers	1990	aluminum, glass, plastic and metals					Small dedicated recycling centers are located adjacent to large grocery stores and are certified with CalRecycle
Special Collection, Seasonal	2000	Christmas Trees					In addition Christmas tree collection is available curbside each Dec/Jan
Special Collection Events	2000	Bulky Items					2 bulky item collection days are available for residents each year.
Special Event							
Other Recycling							

	Date	(use one line per material type)	Percent			
<i>Residential Recycling Subtotal</i>			0			
Composting						
Curbside Green Waste Collection	2000	leaves, grass,branches				Collection is provided by two different haulers. In one part of City collection is provided on a weekly basis and part of City is provided on a bi-weekly basis.
Self-Haul Green Waste	1990	leaves, grass,branches				There is some self haul of greenwaste, but it does not represent the majority of diversion of green waste. Most of material is taken to the BP John facility in Romoland.
Other Composting						
Food Waste						
Plants						
<i>Residential Composting Subtotal</i>			0			
<i>Residential Diversion Subtotal</i>			0			

	Date	(use one line per material type)	Percent			
Non residential Activities						
Source Reduction						
Xeriscaping/Grasscycling On-Site Composting/Mulching	1990	Grass and leaves				Grasscycling takes place at all schools and parks within the City.
Business Source Reduction	2008	Paper/Cardboard and bottles and cans				Business source reduction takes place within the City boundaries in various forms. This is promoted via the haulers and City staff.
Procurement	2008	Paper and Office Supplies				City Hall participates in procurment of recycled content paper and toner cartridges
School Source Reduction	2000	Paper, grass and leaves toner cartridges				All schools participate in grasscycling and reuse of paper and double sided copying and reuse of toner cartridges
Government Source Reduction	2008	Various Material Types				Government source reduction takes place within the City Hall-includes double sided copying, increased use of electronic meda and communication and use of resusable food service items.
Material Exchange/Thrift Stores						
Other Source Reduction						
Non residential Source Reduction Subtotal			0			
Recycling						
On-Site Pickup	2000	cardboard, office paper, plastics, and bottles and cans				City businesses have the opportunity to recycle various materials at a reduced rate in established recycling bins (usually 3 cu yd bins).
Self-Haul	1990	cardboard, office paper, plastics, and bottles and cans				City businsses are able to self haul to the MRF's located in proximity of City. Informational flyers are available and directions and other information are available online. Big box stores ship materials to regional facilities.
School Recycling	2000	paper, glass, aluminnum				All schools within the City are encouraged to recycle via both haulers and their respective diversion programs.
Government Recycling	2008	paper, glass, aluminnum				Collection containers are available at City Hall
Special Collection, Seasonal						
Special Collection Events						
Other Recycling						

	Date	(use one line per material type)	Percent			
<i>Non residential Recycling Subtotal</i>			0			
Composting						
On-Site Green Waste Pickup						
Self-Haul Green Waste	2000	leaves, grass and branches				Landscapers and some residents self haul their materials to local MRF's for recovery. Matereils go to BP John, Moreno Valley and Perris transfer stations.
Food Waste Composting						
School Composting						
Government Composting						
Other Composting						
<i>Non residential Composting Subtotal</i>			0			
<i>Non residential Diversion Subtotal</i>			0			

	Date	(use one line per material type)	Percent			
Other Residential/Non residential Activities						
Special Waste Materials						
Ash						
Sludge						
Tires	2000	Tires				Residents are able to take tires to biannual City Wide Collection events 2 times per year.
White Goods	2000	White Goods				Collection is provided on an oncall basis
Scrap Metal	2000	Scrap Metal				Residents are able to take scrap metals to biannual City wide clean ups. These items can be picked up as bulky items for residents, as well
Wood Waste	2000	Wood waste				Residents are able to take wood waste to biannual City wide clean ups. These items can also be picked up on an on-all basis.
Concrete/Asphalt/Rubble	2000	Concrete Asphalt and Rubble				Construction demolition is available for residential, commercial and developers within the City.
Disaster Debris						
Shingles						
Rendering						
Other Special Waste	2000	Used oil, various small volume materials such as paints, solvents chemicals, CRT's, ewaste and other such materials				City will utilize County's ongoing program that includes a schedule of small collection events for a variety of material types. The County is also establishing a network of permanent centers to collect paints, solvents, chemicals ewaste and other materials. Used oil is collected by the local haulers as part of their curbside collection programs.
Public Education						
Electronic	2000	All Materials				City Hall website provides updated information on hauler services, including but not limited to: service requests, City-wide clean-up information, illegal dumping, bulky item pick ups and residential recycling. Additionally, the City website contains links to hauler websites that provides more information.

	Date	(use one line per material type)	Percent			
Print	2000	All Materials				New residential packets are mailed by hauler that provide collection services. City wide clean ups are promoted via fliers. City hall also provides new resident flyers.
Outreach	2000					Haulers provide on-site tour of facilities. Community outreach programs promoting a variety of programs are provided by the two hauler serving the City. Waste audits have also been provided.
Schools						Haulers have worked with local school district's Green Teams on recycling/energy programs.
Other Public Education						
Policy Incentives						
Product and Landfill Bans						
Economic Incentives						
Ordinances	2008	C&D Materials				The City utilizes the County Unincorporated C&D ordinance to manage this waste type.
Other Policy Incentives						
Facility Recovery						
Materials Recovery Facility (MRF)	2000	Aluminum, glass, plastic, news, corrugated, C&D and other materials				Collected material is taken by both haulers for processing at various MRF locations.
Landfill Salvage	1990	White goods, wood waste,				Materials are salvaged at the El Sobrante Landfill by attendants.
Transfer Station Salvage	1990	various material types, wood waste, white goods, glass				Materials are salvaged at the Moreno Valley Transfer Station by attendants.
Composting Facility						
Alternative Daily Cover (ADC)						
Other Facility Recovery						
Other Residential/Non residential Diversion Subtotal			0			
Total Diversion, Tons						
Total Disposal, Tons From Part III						
Total Generation, Tons (Diversion+Disposal)						
Diversion Rate %						

Part IV: Existing Diversion Characterization and Quantities (continued)

11. For each restricted waste type (i.e., agricultural waste, inert solids [e.g., concrete, asphalt, dirt, etc.], scrap metals, and white goods [PRC Section 41781.2]) and associated program, please provide the following information:

a. If the diversion program started on or after January 1, 1990, complete the following table.

(Note: Program name refers to one specific diversion program for that waste type (e.g., diversion conducted by city public waste department).

Restricted Waste Type	Specific Program Name	Year Started	Tonnage
Pull Down for Waste Types ▼			
Pull Down for Waste Types ▼			
Pull Down for Waste Types ▼			
Pull Down for Waste Types ▼			
Pull Down for Waste Types ▼			
Pull Down for Waste Types ▼			

b. If the diversion program started before January 1, 1990, on a separate sheet marked "Attachment 11b", provide the documentation listed below. (Note: If documentation for a waste type and program has already been approved by the Board, you do not have to provide an Attachment 11b for that waste type and program.)

Instead please provide date of Board approval of previously submitted information. _____ (Date)

If documentation is not available, go to 11d.

- How the diversion was the result of a local action taken by the jurisdiction, which specifically resulted in the diversion PRC section 41781.2 c 1.
- Indicate whether the amount of that waste type diverted from the jurisdiction in 1990 was less than or equal to the amount of that waste type disposed at a permitted disposal facility by the jurisdiction in any year before 1990. (Note: this criterion is applicable to the entire jurisdiction, not to individual programs.--PRC Section 41781.2 (c) (2).
- The jurisdiction is implementing, and will continue to implement, the diversion programs in its source reduction and recycling element.

c. If the diversion program started before January 1, 1990, and the documentation requested in 11b is available (but not yet approved by the Board), complete the table below for each program claimed:

Restricted Waste Type	Specific Program Name	New Base Year or Reporting Year Diversion Tonnage
Pull Down for Waste Types ▼		
Pull Down for Waste Types ▼		
Pull Down for Waste Types ▼		
Pull Down for Waste Types ▼		
Pull Down for Waste Types ▼		

d. If the diversion program started before January 1, 1990, and the documentation requested in 11b is not available, please complete the table below for each program claimed. (**Note:** Only the difference between the new base year/reporting year and 1990 can be counted in the diversion rate calculation.)

Restricted Waste Type	Specific Program Name	New Base Year or Reporting Year Tonnage	1990 Diversion Tonnage	Difference
Pull Down for Waste Types ▼				
Pull Down for Waste Types ▼				
Pull Down for Waste Types ▼				
Pull Down for Waste Types ▼				
Pull Down for Waste Types ▼				
Pull Down for Waste Types ▼				

Part V: Evaluation Criteria

12. Evaluation Criteria for Programs

Please list each program that is either currently being implemented (Please list all programs identified in Part IV) or is being considered for future implementation. Rank the criteria for each program by placing an "H" (for high), "M" (for medium), or "L" (for low) in the appropriate columns. You may add additional evaluation criteria if needed. Include the entity responsible for monitoring and evaluating the programs.

If you need more rows to enter data, please select a cell in the "Program type" column and click the "Insert Row" button to the right. A row will be added at the bottom of the group.

(Sheet will perform all addition and percentage calculations).



Program Type (e.g. Xeriscaping/grasscycling)	Projected Planning Period for Implementation	Small Institutional Barriers to Implementation	Adaptability/Flexibility	Cost Estimate	End-user Market Demand	Hazard Created by Alternative	Consistent w/Local Policies, Plans, Ordinances	Uses Existing Facilities or Equipment	Impact on Waste Stream	Other consideration	Entity Responsible for Monitoring & Evaluation								
Residential Programs																			
Xeriscaping/Grasscycling	L	L	M	H	L	L	M	H	H										
Backyard Composting/Mulching	L	L	M	H	L	L	H	M	H										
Curbside Recycling	H	L	H	H	H	L	H	M	H										
Buy-Back Centers	L	M	M	L	H	L	H	L	M										
Special Collection, Seasonal	M	L	H	L	L	L	M	M	L										
Special Collection Events	M	L	H	L	L	L	M	M	L										
Curbside Green Waste Collection	H	M	M	H	H	M	H	M	H										
Self-Haul Green Waste	L	L	L	L	L	M	M	L	L										
Non Residential Programs																			
Xeriscaping/Grasscycling	L	L	M	H	L	L	H	M	L										
Business Source Reduction	L	L	M	L	L	L	M	L	M										
Procurement	M	L	M	H	M	L	H	L	M										

School Source Reduction	L	M	M	L	L	L	M	L	M											
Government Source Reduction	L	M	M	L	L	L	M	L	M											
Material Exchange/Thrift Stores	L	L	L	L	L	L	M	L	L											
On-Site Pickup	M	M	M	M	M	L	L	H	M											
Self-Haul	L	L	L	L	L	L	L	L	M											
School Recycling	L	M	L	L	L	L	M	M	L											
On-Site Green Waste Pickup	H	M	M	H	H	L	M	M	H											
Self-Haul Green Waste	L	L	L	L	L	L	M	L	H											
Tires	M	M	M	L	L	M	M	M	L											
White Goods	M	M	M	L	L	L	M	M	L											
Scrap Metal	M	M	M	L	L	L	M	M	L											
Wood Waste	M	M	M	L	L	L	M	M	L											
Concrete/Asphalt/Rubble	H	M	M	H	H	L	H	H	H											
Disaster Debris	H	H	M	H	L	H	H	M	M											
Electronic	H	H	M	M	L	H	H	M	L											
Print	M	L	M	M	L	L	H	L	H											
Outreach	M	L	M	M	L	L	H	L	H											
Schools	M	L	M	M	L	L	H	L	H											
Landfill Salvage	M	M	M	M	L	L	M	H	L											

Part VII: Projection of Disposal Capacity

14. Fifteen-Year Disposal Capacity

Please enter the start and end dates to span 15 years (e.g., "From 2000 to 2015").

Dates: 2009/2024

For all existing permitted solid waste landfills and transformation facilities within your jurisdiction, identify owner, operator, quantity and waste types of solid waste disposed, permitted site acreage, permitted capacity, current disposal fees, and remaining facility capacity in cubic yards and in years. No facility capacity is required for transformation facilities.

Disposal Facility	Owner/Operator	Quantity of Waste	Waste Types	Permitted Acreage	Permitted Capacity	Disposal Fees	**Remaining Facility Capacity
El Sobrante	USA Waste SVS of CA	16,054	Mixed Muni	1322	184,930 k	\$35	145530000 2045
Lamb Canyon	County of Riverside	3,000	Mixed Muni	354	34,292,000	\$35	18955000 2021
Badlands	County of Riverside	4,000	Mixed Muni	246	30,386,332	\$35	19477616 2016

**** Enter remaining facility capacity in cubic yards and years.**

Part VII: Projection of Disposal Capacity (continued)							
15. Fifteen-Year Disposal Needs Projection							
For each year in the 15-year time period, please enter the following amounts: solid waste projected to be generated, solid waste expected to be imported, solid waste diverted through source reduction, recycling and composting, volume reduced through transformation, permitted disposal capacity available, solid waste exported, and additional capacity required.							
Year	Solid Waste Generated	Solid Waste Imported	Solid Waste Diverted	Volume Reduced Through Transformation	Disposal Capacity Available	Solid Waste Exported	Additional Capacity Required
2000							
2001							
2002							
2003							
2004							
2005							
2006							
2007							
2008							
2009	41,780	0	23,615	0	100,000,000+	0	0
2010	41,780	0	23,615	0	100,000,000+	0	0
2011	41,780	0	23,615	0	100,000,000+	0	0
2012	41,780	0	23,615	0	100,000,000+	0	0
2013	41,780	0	23,615	0	100,000,000+	0	0
2014	41,780	0	23,615	0	100,000,000+	0	0
2015	41,780	0	23,615	0	100,000,000+	0	0
2016	41,780	0	23,615	0	100,000,000+	0	0
2017	41,780	0	23,615	0	100,000,000+	0	0
2018	41,780	0	23,615	0	100,000,000+	0	0
2019	41,780	0	23,615	0	100,000,000+	0	0
2020	41,780	0	23,615	0	100,000,000+	0	0
2021	41,780	0	23,615	0	100,000,000+	0	0
2022	41,780	0	23,615	0	100,000,000+	0	0
2023	41,780	0	23,615	0	100,000,000+	0	0
2024	41,780	0	23,615	0	100,000,000+	0	0
2025	41,780	0	23,615	0	100,000,000+	0	0

Part IX: Identification of Market Development Activities

18. Market Development Activities and Objectives

Please describe methods which will be used to increase the markets for recycled materials, including but not limited to, an evaluation of the feasibility of procurement preferences for the purchase of recycled-content products.

Market Development Activities:

The City programs are managed by CR&R and Waste Management Inc., both of which have a highly successful history of diversion activities and have shown long term ability of finding markets for collected materials. Even in times of economic challenges, these companies have been able to sustain their market development activities. Additionally, the City has established some procurement policies and may expand these activities as the City matures.

Has your jurisdiction been designated a California Integrated Waste Management Board recycling market development zone (RMDZ)?

Yes

No

Does your jurisdiction plan to apply for designation as an RMDZ?

Yes

No

Draft Negative Declaration

The Director of Planning, Building and Code Enforcement has reviewed the proposed project described below to determine whether it could have a significant effect on the environment as a result of project completion. "Significant effect on the environment" means a substantial, or potentially substantial, adverse change in any of the physical conditions within the area affected by the project including land, air, water, minerals, flora, fauna, ambient noise, and objects of historic or aesthetic significance.

NAME OF PROJECT: Preparation and Adoption of Source Reduction and Recycling Element/Household Hazardous Waste Element

PROJECT DESCRIPTION: In 2008, the City of Wildomar (City) became incorporated as a California city. Before that time, Wildomar was part of the unincorporated portion of the County and considered part of Riverside County for the purposes of maximizing diversion while reducing disposal tracking and reporting costs.

Due to the incorporation of Wildomar as a California in July 2008, State law requires the City to prepare and submit AB 939 Planning Documents to the California Integrated Waste Management Board (CIWMB) (or its successor agency if the documents are completed after January 1, 2010). The AB 939 Planning Documents are:

- A Source Reduction and Reduction and Recycling Element (SRRE), which identifies the programs and plans for meeting the 50 percent state diversion mandate,
- a Household Hazardous Waste Management Element (HHWE), which identifies the programs for managing materials defined as household hazardous waste (as contrasted with municipal solid waste), and
- a Nondisposal Facility Element (NDFE) listing solid waste facilities, other than disposal facilities such as landfill, which will be needed to implement the SRRE.

This proposed project consists of the application for preparation and adoption of a SRRE and HHWE. Additionally, the City plans to expand on recycling programs to increase diversion.

The proposed project plan area will remain within the current solid waste and recycling program plan area in the City, which includes areas zoned for residential, industrial and/or commercial use. The expansion of Wildomar's existing solid waste and recycling program is expected to have an overall positive environmental impact.

APPLICANT CONTACT INFORMATION: City of Wildomar

STATEMENT OF ENVIRONMENTAL FINDINGS:

An Initial Study was conducted by Schiavo and Associates to evaluate the potential effects of this project upon the environment. Based upon the findings contained in the attached Initial Study, it has been determined that this project could not have a significant effect upon the environment.

PUBLIC REVIEW

Document Posting Period: _____ to _____

Prepared by:

Approved by:

Senior Planner

Community Development Director

***INITIAL STUDY
CITY OF WILDOMAR

November 2010
City of Wildomar
Preparation and Adoption of Source Reduction and Recycling Element/
Household Hazardous Waste Element***

1. Project Title: Preparation and Adoption of Source Reduction and Recycling Element/
Household Hazardous Waste Element
2. Lead Agency Name and Address: City of Wildomar
3. Contact Person and Phone Number:
4. Project Location: Citywide
City of Wildomar
Riverside County
5. Project Sponsor's Name and Address: N/A
6. Property Owner Name and Address: N/A

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A. BACKGROUND

1. Project Title: Preparation and Adoption of Source Reduction and Recycling Element/
Household Hazardous Waste Element
2. Lead Agency Name and Address: City of Wildomar
3. Contact Person and Phone Number:
4. Project Location: Citywide, Riverside
5. Project Sponsor's Name and Address: N/A
6. Property Owner Name and Address: N/A
7. General Plan Designation: City of Wildomar General Plan
8. Existing Zoning: Various
9. Project Description Summary:

California state law requires the City to prepare and submit AB 939 Planning Documents to the California Integrated Waste Management Board (CIWMB) (or its successor agency if the documents are completed after January 1, 2010). The AB939 Planning Documents are:

- A Source Reduction and Reduction and Recycling Element (SRRE), which identifies the programs and plans for meeting the 50 percent state diversion mandate,
- a Household Hazardous Waste Management Element (HHWE), which identifies the programs for managing materials defined as household hazardous waste (as contrasted with municipal solid waste), and
- a Nondisposal Facility Element (NDFE) listing solid waste facilities, other than disposal facilities, such as a landfill), which will be needed to implement the SRRE .

This proposed project consists of the application for preparation and adoption of a SRRE and HHWE. The City plans to expand on recycling programs to increase diversion.

The proposed project plan area will remain within the current solid waste and recycling program plan area in the City, which includes areas zoned for residential, industrial and/or commercial use.

The expansion of Wildomar's existing solid waste and recycling operations is expected to have an overall positive environmental impact.

B. SOURCES

The following documents are referenced information sources utilized by this analysis:

1. County of Riverside General Plan, currently utilized by City of Wildomar , Adopted October 2003.

C. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED

The environmental factors checked below would be potentially affected by this project, involving at least one impact that is “Potentially Significant unless Mitigation Incorporated” as indicated by the checklist on the following pages.

- | | | |
|--|---|---|
| <input type="checkbox"/> Aesthetics | <input type="checkbox"/> Agriculture | <input type="checkbox"/> Air Quality |
| <input type="checkbox"/> Biological Resources | <input type="checkbox"/> Cultural Resources | <input type="checkbox"/> Geology/Soils |
| <input type="checkbox"/> Hazards & Hazardous Materials | <input type="checkbox"/> Hydrology/Water Quality | <input type="checkbox"/> Land Use & Planning |
| <input type="checkbox"/> Energy & Mineral Resources | <input type="checkbox"/> Noise | <input type="checkbox"/> Population & Housing |
| <input type="checkbox"/> Public Services | <input type="checkbox"/> Recreation | <input type="checkbox"/> Transportation & Circulation |
| <input type="checkbox"/> Utilities/Service Systems | <input type="checkbox"/> Mandatory Findings of Significance | |

D. PROJECT SPONSOR'S INCORPORATION OF MITIGATION MEASURES

Acting on behalf of the project sponsor or the authorized agent of the project sponsor, I (undersigned) have reviewed the Initial Study for the Preparation and Adoption of Source Reduction and Recycling Element/ Household Hazardous Waste Element and have particularly reviewed the Mitigation Measures and Monitoring Programs identified herein. I accept the findings of the Initial Study, including the recommended mitigation measures, and hereby agree to modify the proposed project applications now on file with the City of Wildomar to include and incorporate all Mitigation Measures and Monitoring Programs set out in this Initial Study.

(Project Sponsor's Name or Representative)

Date

(Project Sponsor's Name or Representative)

Date

E. DETERMINATION

On the basis of this initial study:

- X I find that the Proposed Project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.
- I find that although the Proposed Project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project have been made by or agreed to by the applicant. A MITIGATED NEGATIVE DECLARATION will be prepared.
- I find that the Proposed Project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.
- I find that the proposed project MAY have a “potentially significant impact” or “potentially significant unless mitigated” on the environment, but at least one effect 1) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and 2) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An ENVIRONMENTAL IMPACT REPORT is required, but it must analyze only the effects that remain to be addressed.
- I find that although the proposed project could have a significant effect on the environment, because all potentially significant effects (a) have been analyzed adequately in an earlier EIR pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier EIR, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required.

Signature

Date

Printed Name

For

F. BACKGROUND AND INTRODUCTION

This Initial Study provides an environmental analysis pursuant to the California Environmental Quality Act (CEQA) for the Initial Study contains an analysis of the environmental effects of the proposed project.

In December of 2008 the City of Wildomar adopted the Wildomar General Plan and the Wildomar General Plan EIR. The proposed project is consistent with the General Plan and the Initial Study relies upon the program level analysis provided in the General Plan EIR, as well as site-specific studies prepared for the project, in determination of impacts.

The analysis conducted during this initial study determined that this project would not have a negative impact on the city and/or the environment.

G. PROJECT DESCRIPTION

The proposed project consists of preparation and adoption of a SSRE and HHWE for the City of Wildomar separate from the RA to expand on recycling programs to further increase diversion.

The proposed project plan area is the entire City that includes areas zoned for residential, industrial and/or commercial use. The expansion of Wildomar's existing solid waste and recycling operations is expected to have an overall positive impact on the city and the environment.

H. ENVIRONMENTAL CHECKLIST

The following Checklist contains the environmental checklist form presented in Appendix G of the CEQA Guidelines. The checklist form is used to describe the impacts of the proposed project. A discussion follows each environmental issue identified in the checklist. Included in each discussion are project-specific mitigation measures recommended, as appropriate, as part of the proposed project.

For this checklist, the following designations are used:

Potentially Significant Impact: An impact that could be significant, and for which mitigation has not been identified. If any potentially significant impacts are identified, an EIR must be prepared.

Potentially Significant Unless Mitigation Incorporated: An impact that requires mitigation to reduce the impact to a less-than-significant level.

Less-Than-Significant Impact: Any impact that would not be considered significant under CEQA relative to existing standards.

No Impact: The project would not have any impact.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
<i>I. AESTHETICS.</i>				
<i>Would the project:</i>				
a.				X
	Have a substantial adverse effect on a scenic vista?			
b.				X
	Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a State scenic highway?			
c.				X
	Substantially degrade the existing visual character or quality of the site and its surroundings?			
d.				X
	Create a new source of substantial light or glare which would adversely affect day or night-time views in the area?			

Discussion

The City of Wildomar’s preparation and adoption of a SRRE and HHWE includes plans to expand current and implement future programs that enhance the city’s diversion. These programs are expected to have a positive impact on the aesthetics within the city. The introduction of new, larger, uniform recycling and greenwaste containers with lids, reducing the likelihood of litter through spillage and/or animal interference, will reduce neighborhood blight. Additionally, the future program change in greenwaste pick-up service from bi-weekly to weekly, and the adoption of an enclosure ordinance requiring adequate space for recycling containers at businesses and multi-family dwellings will reduce litter potential.

The City’s preparation and adoption of a SRRE and HHWE will not have substantial adverse effect on a scenic vista or damage a scenic resource, degrade the existing visual character or quality of the site and surroundings, or create substantial new light or glare.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City’s diversion. Therefore, there would be ***no impact*** due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
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II. AGRICULTURE RESOURCES.

In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1977) prepared by the California Dept. of Conservation as an optional model to use in assessing impacts on agriculture and farmland. Would the project:

- | | | | | | |
|----|--|--------------------------|--------------------------|--------------------------|---|
| a. | Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping Program of the California Resources Agency, to non-agricultural use? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| b. | Conflict with existing zoning for agricultural use, or a Williamson Act contract? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| c. | Involve other changes in the existing environment which, due to their location or nature, could individually or cumulatively result in loss of Farmland to non-agricultural use? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |

Discussion

The proposed project plan area will remain within the current solid waste and recycling program plan area that includes areas zoned for residential, industrial and/or commercial use. There is no development proposal associated with the city’s preparation of a SRRE/HHWE. Any future development would require a separate environmental evaluation for impact evaluation. Additionally, this project would not convert farmlands within the city to non-agricultural use.

The City anticipates no change in impact to the agriculture resources within the City limits. The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City’s diversion. Therefore, there would be ***no impact*** due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
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III. AIR QUALITY.

Where available, the significance criteria established by the applicable air quality management or air pollution control district may be relied upon to make the following determinations. Would the project:

a.	Conflict with or obstruct implementation of the applicable air quality plan?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b.	Violate any air quality standard or contribute substantially to an existing or projected air quality violation?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c.	Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
d.	Expose sensitive receptors to substantial pollutant concentrations?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
e.	Create objectionable odors affecting a substantial number of people?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

The City’s use of a fully automated collection system will have a positive impact on air quality within the region. The project plan includes the implementation of residential single stream recycling that includes switching to a fully-automated collection process that will increase the number of households served per collection vehicle; thus the City will need fewer vehicles, resulting in overall lower fuel usage and emissions. The new automated collection vehicles will replace older vehicles and be compliant with more stringent emission standards, thereby reducing emissions.

Additionally, the use of closed recycling containers will reduce emissions and odors from residues left on recyclable containers. The City expects to see a decrease in the overall emissions from collection operations.

Contribution to Global Climate Change

The potential effect of greenhouse gas (GHG) emissions on global climate change is an emerging issue that warrants discussion under CEQA. Unlike the pollutants discussed above that may have regional and/or local effects, project-generated GHG emissions do not directly produce local or regional impacts, but may contribute to an impact on global climate. Individual projects contribute relatively small amounts of GHG that, when added to all other GHG producing activities around the world, result in global increases in these emissions. Local or regional environmental effects may occur if the climate is changed. Therefore, a project produces an indirect localized and regional environmental impact from its contribution of GHG and the subsequent change in global climate.

In 2006, the State Legislature and Governor enacted AB 32, the California Global Warming Solutions Act of 2006, which charged the California Air Resources Board (CARB) to develop regulations on how the state would address global climate change (also known as “global warming”). AB 32 focuses on reducing GHG in California. GHGs, as defined under AB 32 include carbon dioxide (CO₂), methane, nitrous oxide, hydrofluorocarbons, perfluorocarbons, and sulfur hexafluoride. AB 32 requires that CARB must determine what the statewide GHG emissions was in 1990, and approve a statewide GHG emissions limit that is equivalent to that level, to be achieved by 2020. Implementation of AB 32 substantially reduces California’s cumulative contribution of GHG to the global anthropogenic GHG inventory.

Guidelines for what would constitute a significant increase in GHG from projects have not been developed by CARB, the California Environmental Protection Agency (CalEPA), the U.S. EPA, the City of Wildomar, or other appropriate governmental organizations. In addition, there is little consensus on the appropriate approach to analyzing a project’s impact. Nevertheless, this analysis develops a threshold and determines project significance with regard to its contribution to GHG. Note that this analysis is specific to the project and may not apply to other projects in the City. CEQA Guidelines Section 15064.7 indicates, “each public agency is encouraged to develop and publish thresholds of significance that the agency uses in the determination of the significance of environmental effects.” This analysis does not establish thresholds in the City.

Contribution to Global Climate Change - Project-Level Threshold

Although it is unknown if AB 32 alone is enough to reduce California’s fair-share contribution to global GHG inventory, it is currently the only well-defined and widely accepted benchmark for GHG emissions in California. For the purposes of this analysis, the following criteria for GHG significance is proposed:

Would the project result in an increase in greenhouse gas emissions that would significantly hinder or delay the State's ability to meet the reduction targets contained in AB 32?

The threshold proposed in above is qualitative in nature, and will be addressed as such in this document. In addition, quantification methods are available to calculate the project’s contribution of CO₂ from area and vehicular sources. This project’s is expected to result in a

decrease in generation of CO₂ and the estimated reduction in generation is provided for information purposes.

Contribution to Global Climate Change - Cumulative Threshold

As stated by the California Attorney General's Office, global climate change is essentially a cumulative impact. Even a very large individual project cannot generate enough greenhouse gas emissions to measurably influence global climate change. It is a project's incremental contribution combined with the cumulative increase of all other sources of greenhouse gases that together form anthropogenic global climate change impacts (AEP 2007). However, the theory that an increase of one molecule of an air pollutant constitutes significant increase (one-molecule theory) should not be the basis of a de-facto significance threshold, as discussed in the decision for *Community for a Better Environment vs. California Resources Agency* (103 Cal. App. 4th 98 (2002)):

This does not mean, however, that any additional effect in a nonattainment area for that effect necessarily creates a significant cumulative impact; the "one [additional] molecule rule" is not the law.

As stated above, GHG thresholds have not been adopted by CARB, or other appropriate public agency. This document does not propose a threshold or provide a significance determination for cumulative GHG emissions for the following reason:

An individual project contributes to GHG emissions through construction, increased VMT, and increased energy consumption. Each project can reduce its own GHG emissions through project-level review and mitigation. However, the cumulative impact of GHG emissions, and therefore Global Climate Change, cannot be mitigated in a piecemeal, case-by-case basis. It is the regional development pattern, land use and transportation policies that determines the cumulative impact that a project participates in.

Large-scale assessments and emission reduction strategies must be formulated to evenly address GHG emissions on a regional level that incorporates land use patterns, energy generation and consumption, transportation, water transport, waste disposal, and the other major sources of

GHG emissions. A region-specific plan would create the basis of a cumulative threshold and provide a platform for cumulative analysis on the project level.

Without a region-specific plan that addresses the cumulative nature of GHG's and creates a framework for comprehensive GHG emission reductions, a project's cumulative impacts to global climate change through GHG emissions "when added to closely related past, present, and reasonably foreseeable probable future projects" (CEQA Guidelines §15355) is speculative at this time and no significance determination can be made.

Contribution to Global Climate Change – Analysis

The project will not contribute to global climate change impacts. The project will not emit an increase in GHGs during operation. The largest source of GHGs from the project operation is

vehicular emissions, and the carbon dioxide (CO₂) is expected to constitute the majority of GHG emissions. However, the project is focused on recycling as well as waste collection. Recycling has been shown to be a strategy that, on a life cycle basis, reduces greenhouse gas emissions. In fact, CARB has commercial recycling ordinance as one of its greenhouse gas emissions reduction strategies and a draft commercial recycling regulation in response to the CARB action was released on November 16, 2009.

Early Implementation of New or Exceeding Existing State Strategies

To assess the early implementation of new state strategies or exceeding the requirements of existing strategies, the 2006 Climate Action Team (CAT) Report to Governor Schwarzenegger (2006 CAT Report) will be used. The CAT published a draft version of the 2007 CAT Report, but since the Draft 2007 CAT Report is not finalized, this study will assess the project in relation to the 2006 CAT Report strategies.

Under AB 32, CARB has the primary responsibility for reducing GHG emissions. However, the many public agencies involved in land use decisions, energy use, waste streams, construction, and other areas should be involved in the creation and implementation of strategies to reduce greenhouse gas emissions in California. The CAT, formed by Governor Schwarzenegger, addresses strategies for certain California public agencies.

To meet GHG emission reduction targets in Executive Order S-3-05, the Governor directed the Secretary of the Cal EPA to lead the CAT made up of representatives from the Business, Transportation and Housing Agency; the Department of Food and Agriculture; the Resources Agency; CARB; the Energy Commission; and the Public Utilities Commission. The 2006 CAT Report to Governor Schwarzenegger and the Legislature contains existing bills, regulations and standards that help reduce California's GHG emissions. The 2006 CAT Report also contains new strategies that can be implemented by CARB and other California agencies to help reduce California's emissions to 1990 levels in 2020. The 2006 CAT Report lists the recommendation for emission reduction strategies to be implemented in the "next two years" for the public agencies involved in the CAT.

The City of Wildomar anticipates an overall positive impact on GHG emissions within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will

expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be *no impact* due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
IV. BIOLOGICAL RESOURCES.				
<i>Would the project:</i>				
a.	Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?			
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b.	Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, and regulations or by the California Department of Fish and Game or US Fish and Wildlife Service?			
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c.	Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?			
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
d.	Interfere substantially with the movement of any resident or migratory fish or wildlife species or with established resident or migratory wildlife corridors, or impede the use of wildlife nursery sites?			
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
e.	Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?			
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
f.	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state habitat conservation plan?			
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

The preparation and adoption of a SRRE/HHWE will not have substantial adverse effect on any species identified as a candidate, sensitive, or special status species identified by the California Department of Fish and Game or U.S. Fish and Wildlife Service. It will not have substantial adverse affect on riparian habitat, native resident, migratory fish, wildlife species or federally protected wetlands. It will not conflict with any local policies or ordinance protecting biological resource or provisions of an adopted Habitat Conservation Plan.

The project plan area will remain within areas that are currently zoned for residential, industrial, or commercial use. There is no development proposal associated with the preparation of the City's SRRE/HHWE, and all future development will require separate environmental evaluation in order to determine that any potential impacts.

The proposed project has the potential to upgrade the quality of the environment and habitat of fish and wildlife species. The plans to expand source reduction and recycling programs throughout the City of Wildomar is expected to reduce unwanted and discarded litter in the environment that often interfere with ecosystems. The containerization of recyclables and greenwaste are expected to decrease litter in storm drains and the environment.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be *no impact* due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
--------	--------------------------------------	--	-------------------------------------	--------------

V. CULTURAL RESOURCES.

Would the project:

a.	Cause a substantial adverse change in the significance of a historical resource as defined in Section 15064.5?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b.	Cause a substantial adverse change in the significance of a unique archaeological resource pursuant to Section 15064.5?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c.	Directly or indirectly destroy a unique paleontological resource on site or unique geologic features?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
d.	Disturb any human remains, including those interred outside of formal cemeteries.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

The preparation and adoption of a SRRE/HHWE will not cause a substantial adverse change in the significance of a historical resource or archaeological resource. It will not directly or indirectly destroy unique paleontological resource or disturb any human remains.

The project plan area will remain within areas that are currently zoned for residential, industrial, or commercial use. There is no development proposal associated with the preparation and adoption of the City’s SRRE/HHWE.

The City expects no change in impact to cultural resources within the city.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City’s diversion. Therefore, there would be ***no impact*** due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
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VI. GEOLOGY AND SOILS.

Would the project:

- | | | | | | |
|------|---|--------------------------|--------------------------|--------------------------|---|
| a. | Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving: | | | | |
| i. | Rupture of a known earthquake fault, as delineated on the most recent Alquist - Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area based on other substantial evidence of a known fault? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| ii. | Strong seismic ground shaking? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| iii. | Seismic-related ground failure, including liquefaction? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| iv. | Landslides? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| b. | Result in substantial soil erosion or the loss of topsoil? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| c. | Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| d. | Be located on expansive soil, as defined in Table 18-1B of the Uniform Building Code? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| e. | Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |

Discussion

The preparation and adoption of a SRRE/HHWE will not expose people or structures to potential substantial adverse effects, including the risk of injury or death. It will not result in substantial soil erosion, loss of topsoil, landslide, liquefaction or collapse. It will not be located on expansive soil or have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water. The City anticipates no potential for substantial adverse effects from exposure to spillage including no anticipated risk of loss, injury, or death. The use of self closing containers for collection is expected to reduce spillage in the event of tipping over.

The project plan area will remain within areas that are currently zoned for residential, industrial, or commercial use.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be *no impact* due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
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VII. HAZARDS AND HAZARDOUS MATERIALS.

Would the project:

- | | | | | | |
|----|---|--------------------------|--------------------------|--------------------------|---|
| a. | Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| b. | Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the likely release of hazardous materials into the environment? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| c. | Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| d. | Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| e. | For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| f. | For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
g. Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
h. Expose people or structures to the risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

The City of Wildomar's preparation and adoption of a SRRE/HHWE will not include the collection of Department of Transportation hazardous materials. The program includes public education on hazardous materials that are not accepted for curbside collection, and provides information on the appropriate means of disposal of those materials. All franchisee employees do receive hazardous materials awareness training to recognize, and identify potential hazardous situations and procedures for obtaining emergency services.

This project will not create hazard to the public or environment from hazardous materials, emit hazardous emissions, interfere with an adopted emergency response plan or expose people or structures to wild land fires. It will not result in a safety hazard for people residing or working in a public airport or private airstrip.

There is no development proposal associated with this project, and all future development will require a separate environmental evaluation in order to determine impact.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be *no impact* due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
<i>VIII. HYDROLOGY AND WATER QUALITY.</i>				
<i>Would the project:</i>				
a. Violate any water quality standards or waste discharge requirements?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b. Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (i.e., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c. Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation on- or off-site?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
d. Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
e. Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
f. Otherwise substantially degrade water quality?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
g. Place housing within a 100-year floodplain, as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
h. Place within a 100-year floodplain structures which would impede or redirect flood flows?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
i. Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
j. Inundation by seiche, tsunami, or mudflow?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

The City of Wildomar works to ensure enhanced flood protection throughout the City. This project plan area will operate within already zoned residential, commercial, and industrial areas within the City.

The preparation and adoption of a SRRE/HHWE for the City of Wildomar will not violate any water quality standards, substantially deplete groundwater supplies, alter any existing drainage pattern, create or contribute runoff water, or degrade water quality. The project does not involve housing so it will not place housing within a 100-year flood hazard area or expose people or structures to significant risk of injury or death involving flood. There is no development proposal associated with the project, and all future development will require separate environmental evaluation in order to determine that any potential impacts.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City’s diversion. Therefore, there would be ***no impact*** due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
<i>IX. LAND USE AND PLANNING.</i>				
<i>Would the project:</i>				
a. Physically divide an established community?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b. Conflict with any applicable land use plans, policies, or regulations of an agency with jurisdiction over the project (including, but not limited to the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating on environmental effect?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c. Conflict with any applicable habitat conservation plan or natural communities' conservation plan?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

The preparation and adoption of a SRRE/HHWE for the City of Wildomar does not involve building or construction of any type, so it will not divide an established community or conflict with any applicable habitat conservation plan. The project does not conflict with the land use designation and policies identified in the City of Wildomar General Plan or zoning ordinances.

The City of Wildomar's SRRE/HHWE programs will operate within already zoned residential, commercial, and industrial areas within the City. The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be *no impact* due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
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X. MINERAL RESOURCES.

Would the project:

- | | | | | | |
|----|--|--------------------------|--------------------------|--------------------------|---|
| a. | Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| b. | Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |

Discussion

The preparation and adoption of a SRRE/HHWE for the City of Wildomar will not result in the loss of mineral resource. There is no development proposal associated with this project and all future development will require separate environmental evaluation in order to determine potential impacts.

The City's SRRE/HHWE programs will operate within areas already zoned for residential, commercial, and industrial use within the city.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be ***no impact*** due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
<i>XI. NOISE.</i>				
<i>Would the project result in:</i>				
a. Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b. Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c. A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
d. A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
e. For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
f. For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

This project involves a fully-automated recyclable collection process. Manual collection requires the use of more collection vehicles and longer stop times during the collection process, as the driver is required to exit the vehicle to manually collect containers and empty its contents into the collection vehicle. Vehicles are left idling during this process. Fully automated collection vehicles require less time per pick up, increasing the number of pick-ups per vehicle while reducing the number of

vehicles required per route. Additionally, the use of an automated collection arm on the vehicle will not substantially increase the noise levels that are already generated during the manual collection process, as manual collection involves a longer process of container handling and more potential for noise generation.

The City of Wildomar's preparation and adoption of a SRRE/HHWE will not expose the public to noise levels in excess of standards established in the City's Noise Ordinance. The project will not create excessive noise levels. Overall, traffic and roadway noise is expected to decrease.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be ***no impact*** due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
<i>XII. POPULATION AND HOUSING.</i>				
<i>Would the project:</i>				
a. Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (e.g., through projects in an undeveloped area or extension of major infrastructure)?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b. Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c. Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

This project plan area is within areas currently zoned for residential, commercial, and industrial within the city, and will not impact population and housing within the city.

The preparation and adoption of a SRRE/HHWE for the City of Wildomar will not induce substantial population growth or displace existing housing or people. There is no development proposal associated with this project, and all future development will require separate environmental evaluation in order to determine impact.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be ***no impact*** due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
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XIII. PUBLIC SERVICES.

Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:

a. Fire protection?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b. Police protection?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c. Schools?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
d. Parks?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
e. Other Public Facilities?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

The City of Wildomar provides an array of local municipal services. The City of Wildomar’s preparation and adoption of a SRRE/HHWE includes expanded programs for containerized recycling and greenwaste collection, that may alleviate the need, in part, for some public services such as street sweeping, and culvert and storm drain maintenance.

This project will not result in adverse physical impacts associated with the provision of new or physically altered government facilities.

The City expects an overall positive environmental impact to public resources within the city. The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City’s diversion. Therefore, there would be ***no impact*** due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
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XIV. RECREATION.

Would the project:

- | | | | | |
|---|--------------------------|--------------------------|--------------------------|---|
| <p>a. Would the project increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?</p> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |
| <p>b. Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?</p> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | X |

Discussion

The proposed project will not increase the use of existing park facilities such that substantial physical deterioration of the facility would occur or be accelerated and/or require the construction or expansion of new recreational facilities.

The City expects no change in impact to recreation within the City. The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be ***no impact*** due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
<i>XV. TRANSPORTATION/CIRCULATION.</i>				
<i>Would the project:</i>				
a. Cause an increase in traffic which is substantial in relation to the existing traffic load and capacity of the street system (i.e., result in a substantial increase in either the number of vehicle trips, the volume to capacity ratio on roads, or congestion at intersections)?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b. Exceed, either individually or cumulatively, a level of service standard established by the county congestion management agency for designated roads or highways?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c. Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
d. Substantially increase hazards due to a design features (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
e. Result in inadequate emergency access?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
f. Result in inadequate parking capacity?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
g. Conflicts with adopted policies supporting alternative transportation (e.g., bus turnouts, bicycle racks)?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

The proposed project will not impact the current transportation/circulation infrastructure within the city. The City anticipates a future decrease in the number of vehicles needed to service residential, commercial and industrial areas, as the implementation of an automated

collection system increases the amount of pick-ups per vehicle. The overall impact of this project is expected to be positive.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be *no impact* due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
<i>XVI. UTILITIES AND SERVICE SYSTEMS.</i>				
<i>Would the project:</i>				
a. Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
b. Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
c. Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
d. Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
e. Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
f. Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X
g. Comply with federal, state, and local statutes and regulations related to solid waste?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	X

Discussion

The proposed project will not exceed wastewater treatment requirements, construct new storm water drainage facilities or produce solid waste. It will not have any adverse impact to utilities and service systems.

The expanded source reduction and recycling programs will result in reduced demand for landfill services due to the increase in materials that will be recycled rather than disposed as a result of the expanded operations. Additionally, the program expansions will comply with federal, state, and local statutes and regulations related to solid waste.

The City of Wildomar anticipates an overall positive impact within the City due to the adoption and implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be *no impact* due to this project.

Issues	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less-Than- Significant Impact	No Impact
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XII. MANDATORY FINDINGS OF SIGNIFICANCE.

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

Discussion

The preparation and adoption of a SRRE/HHWE for the City of Wildomar will not degrade the quality of the environment, reduce the habitat or the population of fish and wildlife species, eliminate plant or animal community, or eliminate important examples of California history or prehistory. The project will not have any impacts that are individually limited but cumulatively considerable or cause substantial adverse effects on human beings, either directly or indirectly.

The proposed project has the potential to upgrade the quality of the environment and habitat of fish and wildlife species located throughout the City of Wildomar. The plans to expand source reduction and recycling programs throughout the city of Wildomar is expected to reduce unwanted and discarded litter in the environment that often interfere with ecosystems. The containerization of recyclables and greenwaste are expected to decrease litter in storm drains and the environment.

The impact on human health and the environment is expected to be substantially positive. The City of Wildomar anticipates an overall positive impact within the City due to the adoption and

implementation of a SRRE and HHWE. The SRRE and HHWE will expand the refuse and recycling programs and operations within the City resulting in a more efficient and effective system that will enhance the City's diversion. Therefore, there would be ***no impact*** due to this project.

CITY OF WILDOMAR – COUNCIL
Agenda Item #3.1
GENERAL BUSINESS
Meeting Date: March 7, 2011

TO: Mayor and City Council Members
FROM: Frank Oviedo, City Manager
SUBJECT: Save Our Parks Update

STAFF REPORT

RECOMMENDATION:

Staff recommends that the City Council receive and file the update report.

DISCUSSION:

Blue Ribbon Subcommittees/Chairs:

Blue Ribbon Logo: Chair John Lloyd

Education: Co-chairs, Irene Gallegos, Tracy Lobo, and George Taylor

Sponsorship: Henry Silvestre

Utilities: Co Chairs, Susan Lane and John Lloyd

Cost Cutting and Park Closures: Gary Nordquist and Paula Willette

Fund Raising Efforts: \$17,197.69

Special Events

\$1,320 Donald Graham Elementary Penny War
\$ 300 Elsinore High School Football Booster Club
\$ 130 Guadalajara Restaurant
\$1,000 Fit 2 Go
\$1,000 Kailee Carrol
\$ 832 Sycamore Academy – Art Show
\$1,460 Community Spaghetti Dinner
\$ 231 Pepper Tree Manor – Haunted House
\$ 909 Sycamore Academy – Harvest Festival
\$ 240 Diamond W Events – Harvest Festival
\$ 155 Salon Silque
\$ 500 Special Olympics – Softball Tournament
\$ 882 Diamond W Events – Softball Tournament
\$ 500 Submarina
\$ 161 Wildomar Chamber Mixer
\$2,448 Wildomar Rotary – Bowling
\$ 230 Kat Ellis Photography – Pictures with Santa

Individual Donations

Save Our Parks

Aaron Welch
Alfredo Gallegos
Anna Marie Williams
Ben Benoit
Betty Neff-Copple
Betty Park
Bob Cashman
Brian and Debra Julien
Bridgette Moore
C Edward Norris
CAFH Order at Wildomar Inc.
Christine
Daniel Yallanueva
David and Cathi Crismon
Dee's Delightful Deals
Diamond W Events
Dilayla Thor
Douglas Lech
E.E. Van Dorn
Edward C. & Joan Buffington
Edy Rodarme
Elsinore Valley Municipal WD
Gary Andre
Gary Brown
George Taylor
Gina Castanon
Henry Silvestre
Henry Adams

Gerldine Stevenson
Innovative Water Speciatlies, LLC
Isabel (Child)
Jasper the Alpaca
John S. Mushaney & Debra G.
Mushaney
John Swanson
Kailee Carrol
Kristan Llyod
Linda Hall
Norma Nickel
Paula Willette
Richard Skinner
Rod Gill
Sandra Eytchison
Sandy Isom
Stan Crippen
The Pumpkin Reaper
Tim Walker
Town and Country Towing
Tracy and Wes Lobo
Walter Meeks
Wildomar Voice
William E. & Donita E. Smith
William R. Huie, Sr. & Mary Sue Huie

Since, the last SOP Report to City Council the following events have occurred:

- Bracelets inscribed with “Save Our Parks” are available at City Hall for a donation of \$3.00 for one bracelet or 4 bracelets for \$10.00 continue to sell.
- The Committee conducted their final meeting on Tuesday 3-1-2011 to review the groups events and recommendations to City Council.

Upcoming events are:

- March 12 – Community Meeting at Marna O'Brien Park 11am
- May 6 Teen Fundraiser at Marna from 6pm-9pm

Additional updates, not ready at the time of this reports release, will also be present by staff at the City Council meeting.

Submitted and Approved by:

Frank Oviedo
City Manager