ORDINANCE NO. 941

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LANCASTER, CALIFORNIA, AMENDING TITLE 17 OF THE LANCASTER MUNICIPAL CODE, THE ZONING ORDINANCE

WHEREAS, the City Council of the City of Lancaster, finds that it is necessary to amend Title 17 of the Municipal Code (Zoning Ordinance) based on increasing energy demands facing California by allowing Co-located Small Wind Energy Systems (CSWES) in commercial and industrial zones with a Director's Review application, and to allow the opportunity for use of rural residential areas for solar electrical generating facilities, subject to reasonable restrictions; and

WHEREAS, the Attorney General Bill Lockyer from the California Department of Justice has determined in a report dated April 2004 that the State of California has a shortage of reliable electricity supply; and

WHEREAS, wind and solar energy are abundant, renewable, and nonpolluting energy resources, which when converted to electricity, reduces dependence on nonrenewable energy resources and reduces air and water pollution that results from conventional sources; and

WHEREAS, the City Council finds that the Legislature of the State of California recognized the need to promote all feasible adoption of clean, renewable, and distributed energy sources by enacting the Reliable Electric Service Investments Act (Article 15 (commencing with Section 399) of Chapter 2.3 of Part 1 of Division 1 of the Public Utilities Code); and

WHEREAS, the City Council finds that small wind energy systems, designed for use in commercial and industrial settings, are recognized by the State Energy Resources Conservation and Development Commission as an excellent technology to help achieve the goals of increased in-state electricity generation, reduced demand on the state electric grid, increased consumer energy independence, and nonpolluting electricity generation; and

WHEREAS, the establishment of regulations for small-scale CSWES would streamline the ability for property owners to utilize alternative energy sources; and

WHEREAS, the amendment to Title 17 of the Lancaster Municipal Code will modify the current requirements by allowing CSWES in commercial and industrial zones subject to a Director's Review, and thereby would reduce fees and time necessary for approval; and

WHEREAS, the Antelope Valley area and the City of Lancaster provide an excellent opportunity for the development of solar electrical energy facilities that will also achieve alternative energy benefits; and

WHEREAS, the City Council hereby makes the following findings in support of the Ordinance:

- 1. The proposed amendment is consistent with the General Plan, because it will not alter the land use patterns and requirements established by the General Plan, and it will promote the use of alternative energy consistent with Policy 3.6.6.
- 2. The proposed amendments to the Lancaster Municipal Code will not adversely affect the public health, peace, comfort or welfare, because development standards would regulate the installation and maintenance of CSWES in commercial and industrial zones and the conditional use permit process will allow for adequate review for solar power plants in rural residential zones.
- 3. The modification to the Lancaster Municipal Code would not cause substantial environmental damage or substantially and avoidably injure fish or wildlife or their habitat because the proposed wind energy use is an accessory to existing legally permitted structures in the commercial and industrial zones and not in areas that are in their natural state, and appropriate environmental review will be necessary in conjunction with the conditional use permit for solar power plants in rural residential zones.
- 4. A uniform and comprehensive set of standards, conditions, and procedures for the placement of CSWES is necessary to regulate the generation of electricity for on-site use, thereby reducing the consumption of electrical power supplied by utility companies.

THE CITY COUNCIL OF THE CITY OF LANCASTER, CALIFORNIA, DOES HEREBY ORDAIN, AS FOLLOWS:

Title 17 of the City of Lancaster Municipal Code is hereby amended as follows:

Section 1. Add Section 17.12.070.W and 17.016.060.A.14 to read as follows:

Small Wind Energy Systems (Co-located), subject to the requirements of Section 17.40.690.

- Section 2. <u>Add</u> Article XIV, Co-located Small Wind Energy Systems (CSWES), Section 17.40.690 as provided in Exhibit A.
- Section 3. Add Section 17.08.070.Z to read as follows: Solar electrical generating plants in the RR zones.
- Section 4. That the City Clerk shall certify to the passage of this Ordinance, and will see that it is published and posted in the manner required by law.

foregoing ordinance was regularly int	troduced and j	City of Lancaster, do hereby certify that the placed upon its first reading on the 26 th day of and adoption at a regular meeting of the City
Council on theday of		
AYES:		
NOES:		
ABSTAIN:		
ABSENT:		
ATTEST:		APPROVED:
GERI K. BRYAN, CMC		R. REX PARRIS
City Clerk City of Lancaster		Mayor City of Lancaster
City of Lancaster		City of Lancaster
STATE OF CALIFORNIA)	
COUNTY OF LOS ANGELES)ss	
CITY OF LANCASTER)	
CERTII		F ORDINANCE
	CITY COU	JNCIL
Ι,	,	City of Lancaster,
California, do hereby certify that thi 941, for which the original is on file i	s is a true an	d correct copy of the original Ordinance No.
		OF LANCASTER, on this
Day of the	,	→
(seal)		

"EXHIBIT A"

ARTICLE XIV CO-LOCATED SMALL WIND ENERGY SYSTEMS

SECTION 17.40.690 – Co-located Small Wind Energy Systems (CSWES)

- **A. Purpose and Intent.** It is the purpose and intent of this section to promote the safe, effective and efficient construction and use of CSWES on commercial and industrial lots within the city limits of the City of Lancaster. These regulations are intended to assure that CSWES are designed and located in a manner that minimizes visual, noise, and safety impacts on the surrounding community.
- **B.** Applicability These specific standards are applicable for all Co-located Small Wind Energy Systems in commercial and industrial zones allowed subject to approval of a Director's Review in accordance with Article VI of Chapter 17.32.
- **C. Definitions.** The following are definitions of specialized terms and phrases used in this section. Definitions of general terms and phrases are located in Chapter 17.04 Section 17.04.240 (Definitions).
 - 1. **Co-located Small Wind Energy System (CSWES)** shall mean a wind energy conversion system that is located on a pole with site lighting below the turbine, which has a rated capacity of 8kW or less.
 - 2. Temporary Meteorological Tower (met tower) shall mean a temporary structure which includes the tower, base plate, anchors, guy cables and hardware, anemometers, (wind speed indicators), wind direction vanes, booms to hold equipment anemometers and vanes, data logger, instrument wiring, and any telemetry devices that are used to monitor or transmit wind speed and wind flow characteristics over a period of time for either instantaneous wind information or to characterize the wind resource at any given location.
 - 3. **Co-Located Wind Energy System Height** shall mean the vertical distance from ground level to the tip of the wind generator blade when it is at its highest point.
- **D.** Restriction on Use of Electricity Generated by CSWES. A CSWES shall be used exclusively to supply electrical power for on-site consumption. Electrical power generated by the CSWES exceeding on-site consumption may be used by the utility company in exchange for a reduction in the cost of electrical power supplied by that company to the parcel for on-site use, as long as no net revenue is produced by such excess electrical power. CSWES, as allowed pursuant to this section shall not be used for commercial production or profit.
- **E. Property Development Regulations.** A CSWES shall be subject to all applicable regulations of the commercial and industrial zones in which it is proposed, except that the following standards shall take precedence over the regulations of the commercial and industrial zones to the extent that installation of Co-located Small Wind Energy Systems

(CSWES) where permitted by a Director's Review application, shall be constructed in the following manner:

- 1. **Minimum development/parcel size**: Developments of a minimum of 20 acres or more with parking lot light fixtures at a minimum of 25 feet in height.
- 2. **Setbacks**: Co-located Small Wind Energy Systems shall meet the following setbacks:
 - a. A distance equal to the tower height from any abutting private properties that are not part of the development.
 - b. A distance equal to the tower height from any overhead utility lines, unless written permission is granted by the affected utility.
 - c. A distance equal to 150 feet from any property that is residentially used or designated.
- 3. **Noise**: Co-located Small Wind Energy Systems shall meet the following criteria with respect to noise:
 - a. A site-specific noise study or the manufacturer's engineered sound studies shall be submitted for review to verify that the noise level will comply with the Noise Element of the General Plan.
 - b. On-site noise levels for each unit shall not exceed 70 decibels (dBA) except during short-term events, such as utility outages and severe windstorms.
 - c. Noise levels at the property line of the development site shall not exceed 70 decibels, if the adjacent use is a commercial or industrial use, and shall not exceed 65 decibels, if the adjacent use is residential.
- 4. **Aesthetics**: Co-located Small Wind Energy Systems shall meet the following criteria with respect to aesthetics:
 - a. All proposed replacement poles for a CSWES system shall be of the same design, shape and color as the remaining light poles throughout the parking lot.
 - b. The wind turbine housing and the blades of the CSWES system shall not be brightly colored. The turbine housing should be white, sky colored, or should coordinate with the color palette approved for the project buildings, subject to the approval of the Planning Director.
 - c. The physical size of the turbine shall not extend beyond 36 inches from the center of the pole.

- d. The maximum diameter of the blades shall not exceed 16 feet.
- e. All electrical transmission lines from the tower shall be installed underground.

5. Access:

- a. All ground mounted electrical and control equipment shall be labeled and secured to prevent unauthorized access.
- b. The pole shall be designed and installed so as to not provide step bolts or a ladder.

6. **Lighting**:

- a. A Co-located Small Wind Energy System (CSWES) shall not be illuminated unless such lighting is required by the Federal Aviation Administration. A light temporarily used to inspect a turbine, tower and associated equipment is permissible, providing said light is only used for inspection purposes and not left on for an extended period of time.
- b. The height of the light fixture on the structure itself shall not be altered from its original height as previously permitted or as permitted by the reviewing authority when co-locating a CSWES in a parking lot.
- 7. **Height**: Co-located Small Wind Energy Systems shall meet the following criteria with respect to height:
 - a. The maximum CSWES height shall be sixty (60) feet at the highest point with one of the blades at its highest vertical point.
 - b. The maximum height of the center of the turbine shall not exceed 53 feet.
 - c. The maximum diameter of the blades from the lowest point to the highest point shall not exceed 16 feet.
- 8. Temporary meteorological (Met) towers shall be permitted under the same standards as those for a CSWES facility. Approval for a temporary met tower shall be valid for a maximum of 30 days.
- 9. **Signs**: All signs, other than the manufacturer's or installer's identification, and appropriate warning signs, shall be prohibited.
- 10. **Building Permit**: Applicable building permits shall be required for a CSWES.

- 11. **FAA Height Restrictions**: The system shall comply with all applicable Federal Aviation Administration requirements, including but not limited to Subpart B (commencing with Section 77.11) of Part 77 of Title 14 of the Code of Federal Regulations regarding installations close to airports. These regulations apply to any installation within 20,000 feet of an airport and exceeding specific heights based on specific FAA and airport parameters.
- 12. **Abandoned/Inoperative CSWES**: Any CSWES deemed to be abandoned or inoperative for a period of six (6) months, shall constitute a public nuisance pursuant to Chapter 8.28 of the Lancaster Municipal Code. The property owner shall abate such nuisance in accordance with Section 8.28.050, of the Lancaster Municipal Code. The City shall retain the right to abate such nuisance in accordance with the procedures and requirements of Chapter 8.28.
- **F.** The Planning Director may require additional design criteria or other information as deemed necessary to integrate the proposed CSWES with the surrounding area.