FINAL

ENVIRONMENTAL ASSESSMENT SOLAR PHOTOVOLTAIC FACILITIES ON THE TRAINING RANGES, FORT BLISS, TEXAS AND NEW MEXICO



US Army Corps of Engineers.



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FORT BLISS, TEXAS AND NEW MEXICO

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OS SUPTONBON 12 Date

FINAL FINDING OF NO SIGNIFICANT IMPACT

1.0 Purpose of and Need for the Proposed Action

The action will construct photovoltaic facilities on the training ranges of Fort Bliss. The purpose of the construction is to allow Fort Bliss to meet near-term energy mandates including the Energy Policy Act of 2005. Additionally, the Department of the Army (Army) is interested in enhancing energy security through increased electrical self-sufficiency in the event that regional power supplies are interrupted. By enhancing the energy security of Fort Bliss with renewable energy resources, the Army will also support Department of Defense, Army, and other Federal government goals and objectives for increasing use of renewable energy, lowering greenhouse gas (GHG) emissions, and reducing the Army's reliance on fossil fuels.

2.0 DESCRIPTION OF ALTERNATIVES

Proposed Action Alternative

Fort Bliss proposes to use solar energy to meet the Federal government's requirements that continue to focus on more renewable energy resources. Fort Bliss will construct, operate, and maintain proven solar Photovoltaic (PV) facilities to meet near-term energy mandates for renewable energy production and GHG emissions reduction. As an Installation, Fort Bliss currently derives less than 5% of its energy from renewable sources. It is estimated that the Proposed Action Alternative would generate 73,000 megawatt hours (MWh) per year which would supply approximately 15% of the total energy consumed by Fort Bliss on an annual basis. Solar technologies and construction locations on Fort Bliss must meet specific requirements to be viable projects.

Several alternatives were considered during the initial identification of renewable power sources. Three types of solar energy technologies were identified that met the screening criteria: Photovoltaic, Concentrated Solar, and Dish Stirling. Fort Bliss chose the PV arrays alternative as the most proven technology, with the least amount of maintenance and the best choice for near term application. Construction, electrical tie-in, and operations and maintenance are the three primary phases for installation and operation of solar technologies.

Additionally, during the initial planning phases, Fort Bliss identified four specific training area locations for the PV arrays. The four sites are identified as the Infantry Brigade Combat Training (IBCT) site, Orogrande Range Camp site, McGregor Range Camp site, and Doña Ana Range Camp site.

No Action Alternative

Under the No Action Alternative, the site-specific solar PV projects described in the Proposed Action Alternative would not be implemented. Various near-term Federal statutes and Executive Orders that mandate changes in energy consumption and production may not be met, and the No Action Alternative would not provide energy security to the range camps nor help the installation reduce GHG emissions. The No Action Alternative would not meet the purpose and need of complying with the Energy Policy Act of 2005 and other applicable initiatives.

3.0 SUMMARY OF ENVIRONMENTAL RESOURCES AND IMPACTS

Implementation of the Proposed Action Alternative with the incorporated design, construction, operation, and safety measures would have no significant impacts on land use, soils, biological resources, cultural resources, water resources, air quality, hazardous materials and waste, airspace, transportation and infrastructure, health and safety, and noise on Fort Bliss or the surrounding area. The cumulative impacts from the construction of training facilities and support infrastructure were addressed in the *Fort Bliss, Texas and New Mexico Mission and Master Plan Final Supplemental Programmatic Environmental Impact Statement,* for which a Record of Decision (ROD) was signed 30 April 2007 and the *Fort Bliss Army Growth and Force Structure Realignment Final Environmental Impact Statement,* for which a ROD was signed 8 June 2010. This EA is tiered to these documents. The Proposed Action Alternative will not materially change the analysis in these documents.

4.0 CONCLUSION

Based on the analyses of the Proposed Action Alternative and the design, construction, operation, and safety measures presented in the EA, I conclude that the impacts of the Proposed Action Alternative will not significantly affect the human or natural environment of Fort Bliss or the surrounding area. I further conclude that the Proposed Action Alternative will impose no direct or indirect effects than cannot be mitigated or that could contribute to cumulative effects requiring preparation of an Environmental Impact Statement, pursuant to the National Environmental Policy Act of 1969 (Public Law 91-190). Therefore a Finding of No Significant Impact (FNSI) is warranted.

Brant V. Dayley Colonel, US Army Commanding

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Date

EXECUTIVE SUMMARY

Purpose of and Need for the Proposed Action

In 2005, the Energy Policy Act mandated Federal facilities use at least 5 percent (%) renewable energy by 2010 and 7.5 % in 2013 and thereafter. The Act was designed to spur innovation and planning to achieve target mandates by specific dates. Other initiatives and Executive Orders have further strengthened these requirements. The purpose of the Proposed Action is to help Fort Bliss meet these near-term energy mandates and enhance energy security through increased self-sufficiency for electricity, especially if the regional power supply is interrupted. The recently completed Master Plan Environmental Impact Statement (EIS) and Grow the Force EIS included installation of power infrastructure within the established Main Cantonments and range camps for the expanding mission at Fort Bliss. However, the site sizes required to adequately furnish Solar Photovoltaic (PV) power require that the arrays be constructed outside the developed cantonment areas and on training lands, thereby necessitating a change in land use. Due to this change in land use, as well as development on relatively undisturbed training lands, a National Environmental Policy Act (NEPA) analysis at the Environmental Assessment (EA) level was required. By enhancing the energy security of Fort Bliss with renewable energy resources, the Department of the Army (Army) will also support Department of Defense, Army, and other Federal government goals and objectives for increasing use of renewable energy, lowering greenhouse gas (GHG) emissions, and reducing the Army's reliance on fossil fuels.

Proposed Action Alternative

Fort Bliss proposes to construct, operate, and maintain proven PV arrays on the training areas to supply power to the Range Camps and the East Biggs area of Fort Bliss. Fort Bliss proposes to use solar energy to meet the Federal government's requirements that continue to focus on more renewable energy resources. As an Installation, Fort Bliss currently derives less than 5% of its energy from renewable sources. It is estimated that the Proposed Action Alternative would generate 73,000 megawatt hours (MWh) per year, which would supply approximately 15 % of the total energy consumed by Fort Bliss on an annual basis.

Any alternative identified as being viable for analysis in the EA must satisfy the purpose and need. Several alternatives were considered during the identification of the Proposed Action Alternative. Several renewable power source alternatives were considered during the initial planning. Three types of solar energy technologies were identified: Photovoltaic, Concentrated Solar, and Dish Stirling. Fort Bliss chose the PV arrays alternative as the most proven technology, with the least amount of maintenance and the best choice for near-term application. Construction, electrical tie-in, and operations and maintenance are the three primary phases for installation and operation of PV solar technologies. The PV alternative is the only alternative carried forward for analysis in the EA.

Also during the initial planning phases, Fort Bliss identified four PV locations on the training lands and outside the main and range base camp cantonments. The four known sites are identified as the Infantry Brigade Combat Training (IBCT) site, Orogrande Range Camp site, McGregor Range Camp site, and Doña Ana Range Camp site.

No Action Alternative

Under the No Action Alternative, the site-specific solar PV projects described in the Proposed Action Alternative would not be implemented. The No Action would continue reliance on utility-provided energy and the vulnerability of Fort Bliss's energy supplies from regional outages would continue to threaten Army mission objectives. For example, during the deep freeze of 2010, the electrical utility went into a rolling black-out mode, and Fort Bliss was forced to close for several days, seriously hampering its mission of training Soldiers in a time of war. Under the No Action Alternative, various near-term Federal statutes and Executive Orders that mandate changes in energy consumption and production would not be met, and the push for renewable energy production/use and reduction of GHG emissions would be negatively affected. Most importantly, the No Action Alternative would not meet the purpose and need of helping the installation comply with the Energy Policy Act of 2005.

Environmental Consequences

The EA determined that the Proposed Action Alternative, with specified design, construction, operation, and safety measures, would have no long-term, adverse impacts on the environment. Potential impacts on resources that could be affected by the implementation of the alternatives described above are summarized in Table ES-1. Cumulative impacts of recent Army initiatives for mandated expansion and construction activities at Fort Bliss are discussed in the *Fort Bliss, Texas and New Mexico Mission and Master Plan Final Supplemental Programmatic Environmental Impact Statement* for which a Record of Decision (ROD) was signed 30 April 2007 and the *Fort Bliss Army Growth and Force Structure Realignment Final Environmental Impact Statement*, for which a ROD was signed 8 June 2010. This EA is tiered to those documents. The Proposed Action Alternative will not materially change the analyses in those documents.

Resource	No Action Alternative	Proposed Action Alternative	
Air Quality, Greenhouse Gases (GHG), and Climate Change	No direct impacts on air quality or GHG and climate change would occur. However, Fort Bliss would not meet Federal energy mandates and would continue to rely on fossil fuels for energy which generate air emissions.	Temporary and minor increases in air pollution would occur from the use of construction equipment (combu during construction of the PVs. The air emissions from the proposed operational activities do not exceed GHG and climate change from the implementation of this alternative would be minor. Beneficial indirect in air emissions associated with generation of electricity from El Paso Electric's (EPE) fossil fuel burning plant	
Airspace	No impacts on airspace operations would occur.	There would be no change in the airspace designation. The impacts on airspace operations would be negli PV arrays.	
Biological Resources	No impacts on biological resources would occur.	No Federally listed threatened or endangered species would be affected. The potential impact on biologica habitat would be considered long-term but minor because of the vast amounts of similar habitat and veget listed Sensitive Species and migratory birds protected under the Migratory Bird Treaty Act (MBTA) may be	
Cultural Resources	No impacts on cultural resources would occur.	Surveys determined that no surface archaeological sites eligible for inclusion in the National Register of H sites. Additionally, none of the proposed Solar PV sites are within the viewshed of a historic district. The any of the four PV sites.	
Energy Demand	No construction, maintenance, or operation of PVs would occur. Therefore, Fort Bliss and the Army would not meet Federal mandates or its goal of achieving secure renewable power. Additionally, due to the anticipated growth of personnel and energy-consuming facilities on Fort Bliss, the No Action Alternative could eventually require expansion of EPE's fossil fuel generation capacity.	Fort Bliss and the Army would meet its Federal mandates to reduce nonrenewable energy consumption and 73,000 MWh anticipated to be supplied by the four known PV sites would supply approximately 15% of the reducing Fort Bliss' reliance on outside energy sources, as well as providing Fort Bliss with a minimum of future, the implementation of the Proposed Action Alternative would have a beneficial impact on energy de Region.	
Hazardous Materials and Waste	There would be no increase in the use and generation of hazardous materials and wastes on Fort Bliss.	A limited amount of potentially hazardous materials and waste would be used or generated at the proposed and operational activities, including petroleum, oil, and lubricants (POL). Any hazardous wastes genera according to the Installation Hazardous Waste Management Plan. Impacts from hazardous materials and those impacts would be minor.	
Health and Safety	No impacts on health and safety would occur.	All proposed PV sites would be surveyed for unexploded ordnance (UXO) prior to ground disturbance. Non areas. Therefore, negligible to minor impacts on health and safety would be expected as a result of this alter	
Land Use	No changes in land use would occur.	Land use would change from training to facilities and from relatively semi-disturbed desert lands to PV sola a natural area would be minimal in comparison to the amount of similar lands available within the region and	
Noise	No change in the noise environment would occur.	The implementation of this alternative would result in minimal impacts on the noise environment within For are no nearby sensitive noise receptors and noise impacts from construction and maintenance activities would	
Radio Frequency and Spectrum Use	No changes to radio frequency or spectrum use would occur.	The proposed equipment to be used for the PV surveys would meet or exceed requirements established by 461F. Negligible to minor impacts on radio frequency or spectrum use would occur.	
Socioeconomics	Detrimental socioeconomic impacts would be minor since the projects would not be built; however, energy consumption at Fort Bliss would continue to grow. Energy to meet this demand would have to be generated elsewhere, shifting the potential socioeconomic impacts elsewhere.	Implementation of the Proposed Action Alternative could provide a beneficial impact on the local economies a result of construction activities. Most of the increase in workforce and revenue would be temporary. How term operation and maintenance of the solar PV facilities. Fort Bliss currently receives a 20% discount on period is subsidized by the rest of the EPE rate base customers. As Fort Bliss purchases less power from EPE, the rowerall electric bill resulting from a decrease in the subsidy they pay.	
Environmental Justice and Protection of Children	No impacts on environmental justice or protection of children would occur.	No disproportionate health or environmental effects on minorities or low-income populations or comm Alternative, as none are located near the proposed PV sites.	
Soils	No impacts on soils would occur.	No special or prime farmland soils are located at the four PV sites. Approximately 432 acres of typical arrays and this amount of soil would be disturbed as part of the Proposed Action. These impacts are conside soil resources of the region based on the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within and outside the overall availability of the same type desert soils within a same type desert so the same type desert soils within a same type desert soils within a same type desert so the	
Traffic and Transportation	No changes for traffic and transportation resources would occur.	Traffic would increase slightly on the main highways during construction of the PV arrays. However, this is construction equipment (not expected to exceed 6-months per PV site). Maintenance and ongoing of	

Table ES-1. Summary Matrix of Potential Impacts

abustion emissions) and the disturbance of soils (fugitive dust) ed Federal *de minimis* thresholds. The impacts on air quality, t impacts would also occur through the reduction of GHG and ants.

gligible and be limited to the low potential for glare from the

cal resources as a result of the loss of vegetation and wildlife getation communities throughout Fort Bliss. Some Federally be minimally impacted.

Historic Places (NRHP) would be affected at any of the four Therefore, no impacts on or historic properties would occur at

and obtain its power needs from a secure energy source. The he total energy consumed at Fort Bliss on an annual basis. By m of 15% of its projected electricity consumption in the near demands, not only for Fort Bliss, but throughout the El Paso

ed solar renewable energy source (PV) sites from maintenance erated as part of this project would be disposed or recycled ad waste would occur as a result of this alternative; however,

one of the sites are within known dudded or munitions impact ernative.

olar array farms. This loss of training lands or degradation of and on Fort Bliss.

Fort Bliss since the PV arrays operate in a silent mode. There uld be temporary and considered minor.

by the Federal Communication Commission and MIL-STD-

ies due to minimal increases in revenues for local business as owever, there would be some residual work required for long power purchased from EPE as mandated by state law, which e remaining EPE customers will see a reduction in their

nmunities would occur as a result of the Proposed Action

al Chihuahuan Desert soils would be developed for the solar idered long-term, but would not result in major impacts on the le of Fort Bliss.

s is expected to only occur during the delivery and removal of operations of the PV arrays would not impact traffic or d only periodically (approximately 1 to 2 times per month,

Resource	No Action Alternative	Proposed Action Alternative
Water Resources	No impacts on surface water would occur. No direct impacts on groundwater would occur; however, the continued use of fossil fuels to supply electricity to Fort Bliss would continue to deplete the groundwater supply in the region.	No Federally regulated waters of the U.S. would be affected, as none are located near the four PV sites.

Groundwater impacts would be negligible due to the small

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SECTION 1.0 PURPOSE OF AND NEED FOR THE PROPOSED ACTION

1.0 PURPOSE OF AND NEED FOR THE PROPOSED ACTION

1.1 Introduction

The Department of the Army (Army) must meet near-term (as soon as 2013) requirements of Federal statutes and Executive Orders (EOs) which mandate changes in U.S. energy production and consumption toward more sustainable technologies and strategies. The Army (and by extension, Fort Bliss) must support the following Federal goals, mandates, and directives which highlight and address the need to increase the production and use of power derived from renewable energy sources:

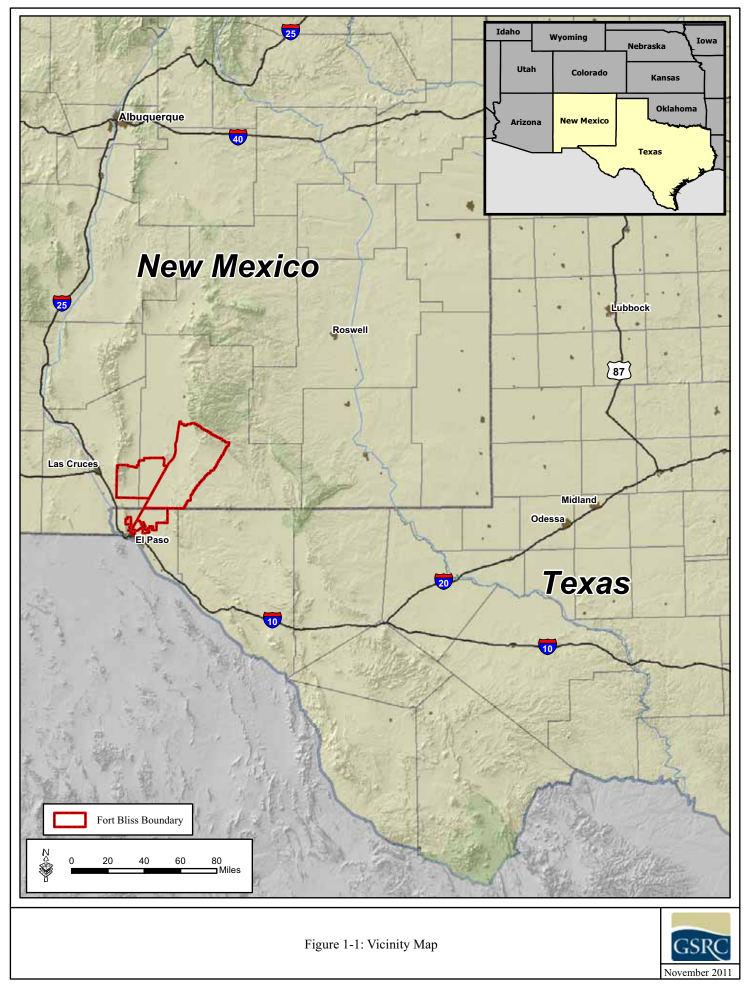
- EO 13423, Strengthening Federal Environmental, Energy, and Transportation Management,
- Energy Policy Act of 2005 (EPAct),
- Energy Independence and Security Act of 2007 (EISA),
- The National Defense Authorization Act of 2007 (NDAA 2007)
- The Army Energy Strategy for Installations (Army 2005)
- The Army Energy and Water Campaign Plan for Installations

A movement toward greater use of renewable energy sources at Army installations is also becoming increasingly important for energy security reasons, especially at remote sites on Fort Bliss, including Orogrande, McGregor, and Doña Ana range camps. The Army recognizes threats to its installations and operations posed by the reliance on centralized, utility-provided energy, as well as vulnerabilities to occasional regional electrical power disruption. These challenges were directly addressed by the *2010 Quadrennial Defense Review* (QDR), which cited the need for Department of Defense (DoD) installations to "assure access to reliable supplies of energy and protect the ability to deliver sufficient energy to meet operational needs" (DoD 2010). In 2010, a hard freeze caused Fort Bliss to shut down for several days due to rolling blackouts initiated by the El Paso Electric (EPE) utility. Other blackouts occur, usually during high wind events at vulnerable electrical line corridors. These events highlighted the need for Fort Bliss to seek more dependable sources of power using installation assets.

This Environmental Assessment (EA) has been prepared by Gulf South Research Corporation (GSRC) on behalf of U.S. Army Corps of Engineers (USACE) for Fort Bliss to comply with the National Environmental Policy Act (NEPA) of 1969 (Public Law [PL] 91-190; 42 U.S. Code [USC] 4321-4347), as amended. Preparation of this EA followed instructions established in 32 Code of Federal Regulations [CFR] 651, *Environmental Analysis of Army Actions*, and 40 CFR 1500-1508, Council on Environmental Quality (CEQ) regulations.

1.2 Purpose and Need for the Proposed Action

The purpose of the Proposed Action is to provide renewable energy to assist Fort Bliss (Figure 1-1) in complying with the near-term Federal mandates, and enhance the energy security and self– sufficiency of Fort Bliss range camps. Fort Bliss must ensure that critical mission and training support continues to function when local or regional power outages occur and continue



efforts toward meeting near-term renewable energy mandates. A need exists to provide secure and Army-controlled electricity to Fort Bliss, especially to the range camps, via sustainable and renewable means.

The Army Energy Strategy for Installations (Army 2005) and the Army Energy and Water Campaign Plan for Installations (Army 2006) highlight the need to increase the use of power derived from renewable sources. The EPAct requires increasing Federal government electrical consumption from renewable energy sources starting in Fiscal Year (FY) 2010, with a goal of 7.5 percent (%) of energy consumption from these sources in FY 2013 and thereafter. Additionally, EO 13423 mandates that at least 50% of the renewable energy used must come from "new renewable sources" placed in service starting in 1999. Currently, the Army derives approximately 2.1% of its energy from renewable energy sources (less than 5% for Fort Bliss, according to U.S. Army Energy and Water Reporting System 2011).

Fort Bliss objectives in deriving power from commercially proven renewable technologies established within the installation are summarized as follows:

- Provide proven renewable energy to aid Fort Bliss in meeting the Federal near-term mandates and goals.
- Enhance the energy security and self-sufficiency of Fort Bliss range camps to support critical operations.

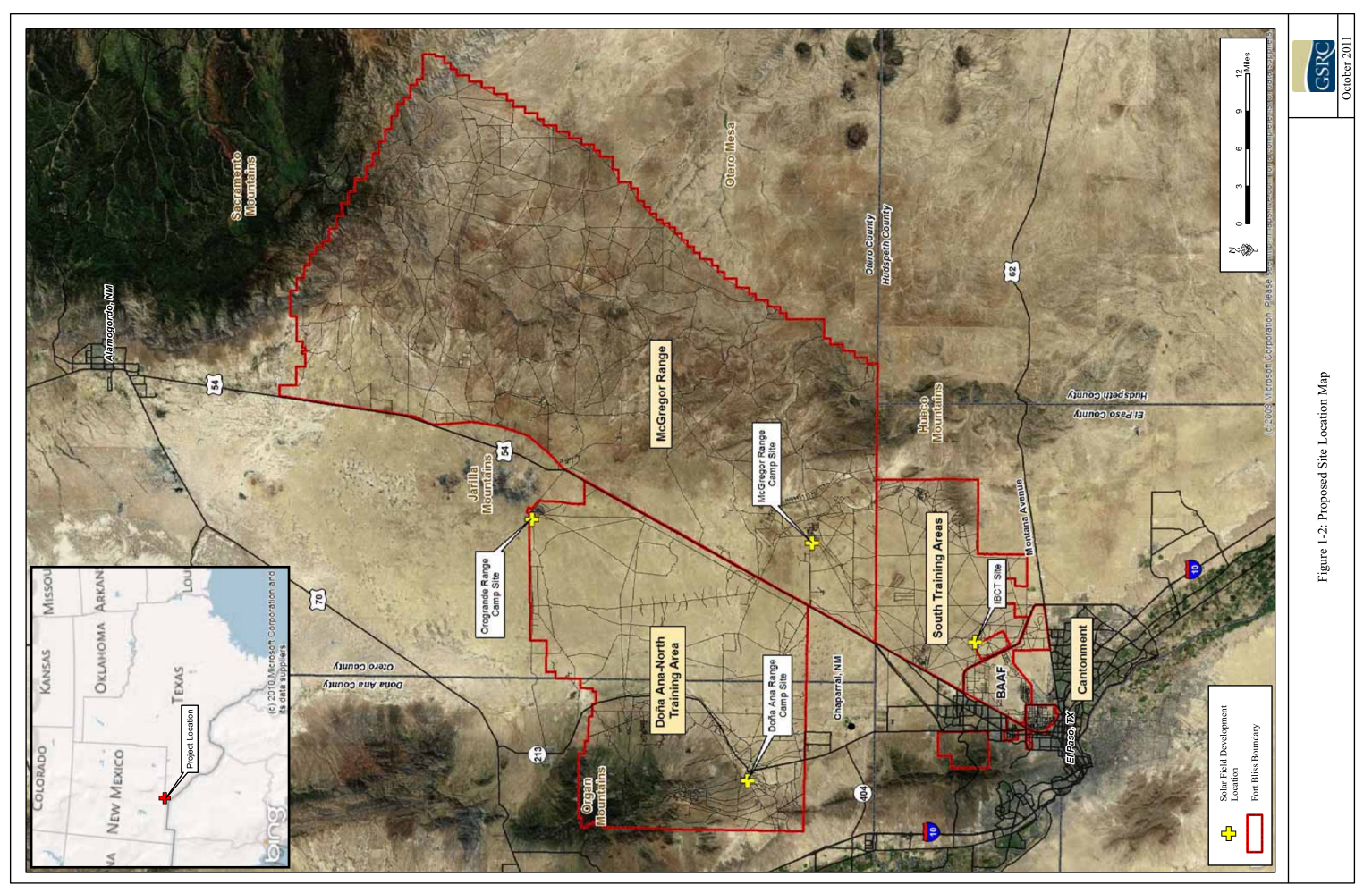
1.3 Scope

This EA identifies, documents, and evaluates the potential effects of the Proposed Action and No Action Alternatives on the natural and human environment of Fort Bliss and the region. During the process of weighing the relative suitability of different renewable energy technologies, solar photovoltaic (PV) array energy systems were determined the most favorable to meet the purpose and need for the Proposed Action. The other technologies that were not selected are discussed in Section 2.3. This EA, therefore, analyzes the construction, operation, and maintenance of commercially-proven solar PV projects at four locations on Fort Bliss: the Infantry Brigade Combat Training (IBCT) site, Orogrande Range Camp site, McGregor Range Camp site, and the Doña Ana Range Camp site (Figure 1-2). Analysis has also been done to assess the effects of past, ongoing, and future projects in the area to gain a better understanding of the potential cumulative impacts in the study area.

1.4 Decision(s) To Be Made

The Army, through the Garrison Commander (GC) and the Directorate of Public Works – Fort Bliss, is the lead agency responsible for the completion of the EA. If no significant environmental impacts are determined based on the evaluation of impacts in the EA, a Finding of No Significant Impact (FNSI) will be approved and signed. If it is determined that the Proposed Action Alternative will have significant environmental impacts, the action will either be cancelled or a Notice of Intent (NOI) will be published leading to the preparation of an Environmental Impact Statement (EIS).

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1.5 Public Participation

In the preparation of this EA, input and comments were solicited from the public in accordance with NEPA. The draft EA and draft FNSI were made available to the public with a Notice of Availability published in the *El Paso Times, Las Cruces Sun, and Alamogordo Daily News* on 22 July 2012, and the drafts were distributed to local libraries, agencies, organizations, and individuals who expressed interest in the project. A distribution list can be found in Appendix A. Comments on the draft EA were received from the U.S. Fish and Wildlife Service (USFWS), New Mexico Ecological Services Field Office, New Mexico Department of Game and Fish, and EPE. Their comments and the Army's response are included in Appendix A (Interagency and Public Coordination).

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SECTION 2.0 PROPOSED ACTION AND ALTERNATIVES

2.0 PROPOSED ACTION AND ALTERNATIVES

2.1 No Action Alternative

Under the No Action Alternative, the site-specific solar PV projects described in the Proposed Action Alternative would not be implemented. Centralized, utility-provided energy has the potential to be disrupted, thereby posing a threat to Army and Fort Bliss mission objectives. Various near-term Federal statutes and EOs that mandate changes in energy consumption and production would not be addressed, and the No Action Alternative would not increase renewable energy production or use. The No Action Alternative would not meet the near-term renewable energy objectives of Fort Bliss or the Army, nor would it meet the purpose and need for the proposed projects.

2.2 **Proposed Action Alternative**

2.2.1 Proposed Renewable Energy Sites

The Proposed Action is to construct and operate commercially-proven solar renewable PV array facilities on Fort Bliss at McGregor, Doña Ana, and Orogrande Range Base Camps in New Mexico, and the IBCT area of the Main Cantonment in Texas. The four sites are identified in this document as the McGregor Range Camp site, Doña Ana Range Camp site, Orogrande Range Camp site, and the IBCT site. These sites are described in the following table (Table 2-1) and their general locations were presented previously in Figure 1-2. Figures 2-1 through 2-4 show the four sites and their proposed boundaries, the existing electrical distribution grid, and proposed electrical tie in.

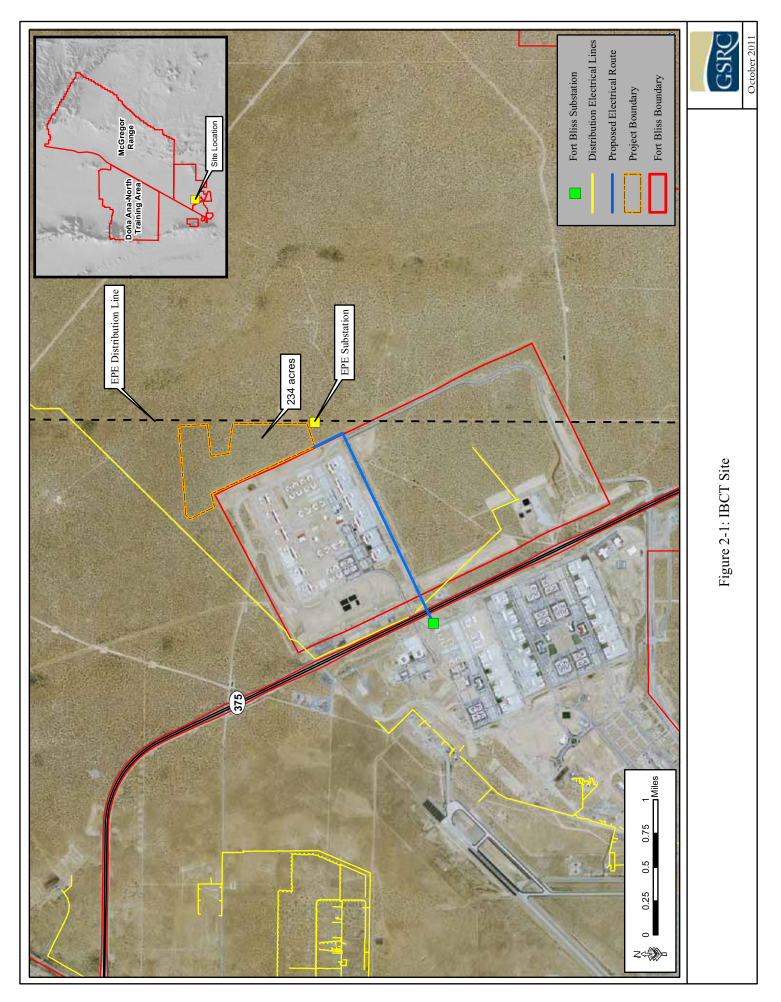
PV Site	Location	UTM Coordinates ^{1, 2}	Size
Doña Ana Range Camp	Southwest of Doña Ana Range Camp, west of New Mexico (NM) 213 (War Highway), north of Fort Bliss Training Area 3B, Doña Ana County, New Mexico.	357,302.662 E; 3,557,960.204 N	32 acres
IBCT	Northeast of the IBCT Area, East Fort Bliss, between Military Route Green and an EPE electrical line in Fort Bliss, South Training Area 1B, El Paso County, Texas.	375,218.0786 E; 3,528,514.331 N	234 acres
McGregor Range Camp	West of McGregor Range Camp on south side of McGregor Range Road, northeast corner of Fort Bliss Training Area 8, Otero County, New Mexico.	387,791.4727 E; 3,549,502.574 N	122 acres
Orogrande Range Camp	Orogrande West of Orogrande Range Camp, between the installation boundary and Military Route Blue Fort Bliss Training		32 acres

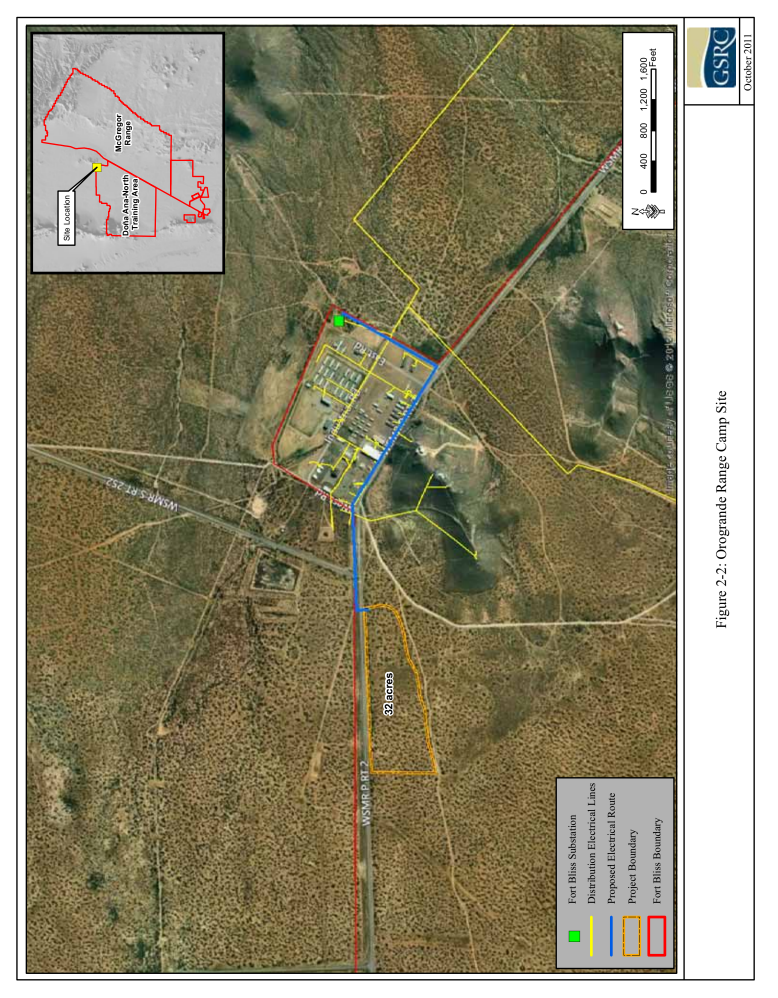
Approximate center point

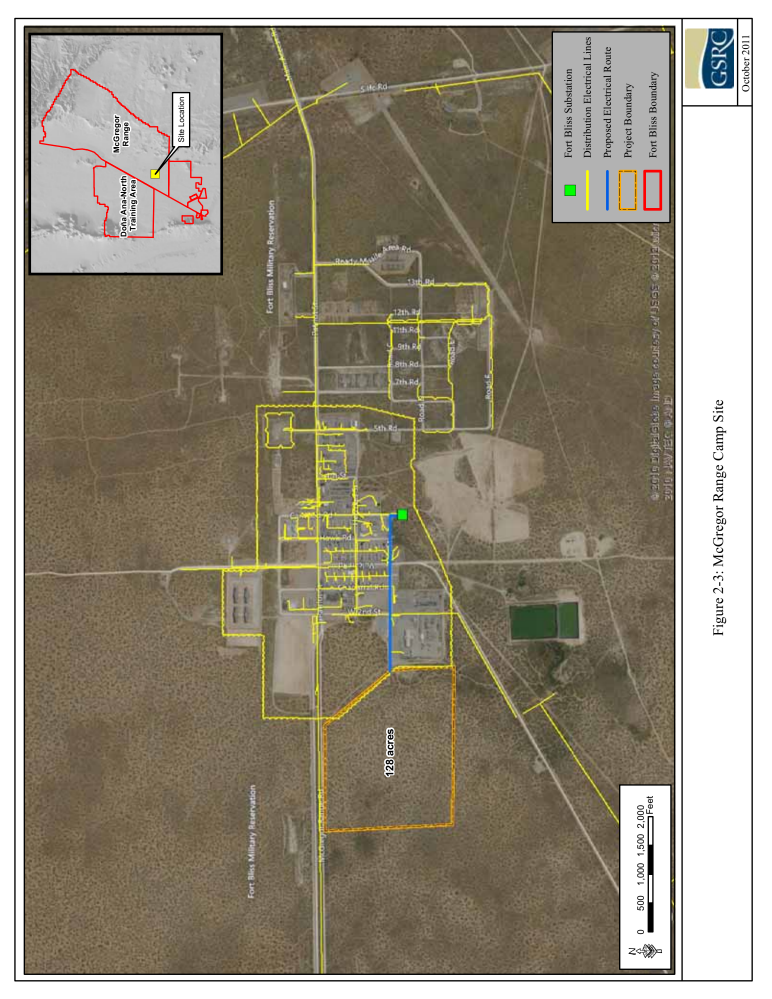
² NAD83, Zone 13

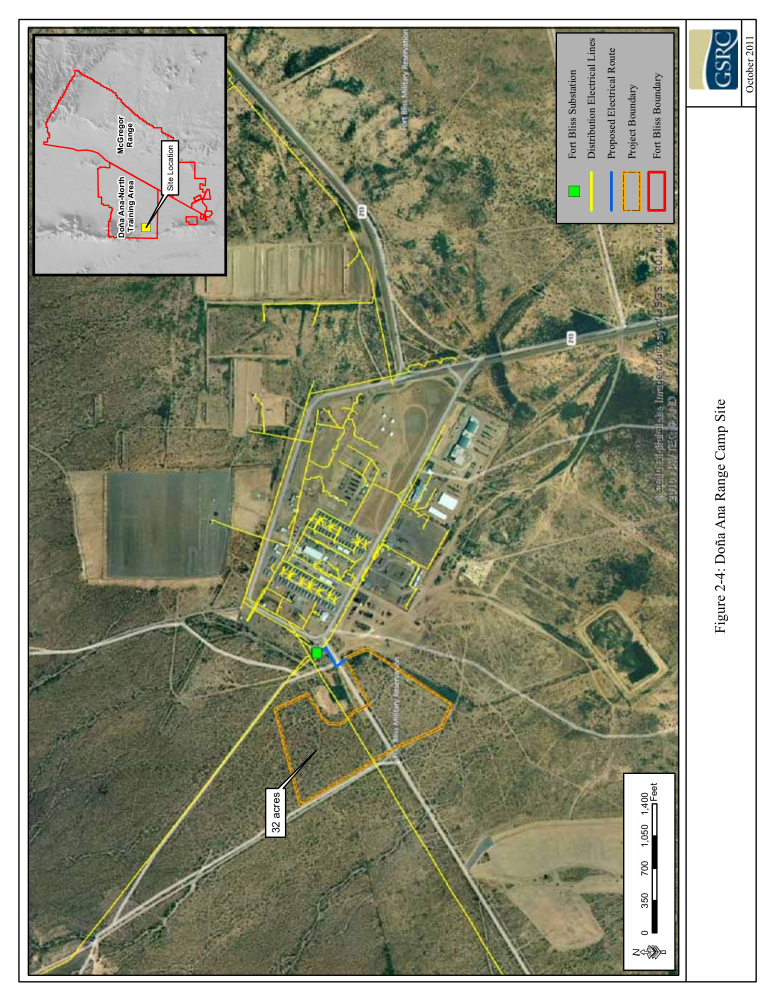
2.2.2 Solar Energy Sources

The proposed solar energy technology should be compatible with the mission of Fort Bliss, and site development and operation of the technology should not adversely impact training activities. Additionally, potable water usage of the proposed solar energy technology should be minimal and consistent with Fort Bliss and DoD water conservation goals.









PV renewable energy sources are considered the most commercially-proven renewable energy technologies presently available that would best meet the objectives presented in Section 1.0. Although several types of solar technologies have been developed that are essentially ready for installation "out of the box", it is the PV technology that was chosen and which will be the primary focus of this EA. The four PV panel sites would generate an estimated 73,000 megawatt hours (MWh) per year, supplying approximately 15% of Fort Bliss' projected energy consumption by 2015 (Tomlinson 2011a), and thus serving to meet mandated energy goals.

Two other technologies, Concentrating Solar PV and Dish Stirling, were considered but determined unviable due to technological and cost issues. However, they are presented here as possibilities if costs and technologies change in a favorable way.

Installation and operation of any renewable energy farm involves three main phases: construction, electrical tie-in, and operations and maintenance.

2.2.2.1 Photovoltaic (PV)

The PV technology converts sunlight directly into electric current through the use of semiconductors. Semiconductors are usually composed of crystalline silicon wafers, either single crystal or polycrystalline, and thin film amorphous silicon. When semiconducting materials are exposed to light, they absorb some of the sun's energy in the form of photons and emit electrons in the form of electricity. The electricity produced is direct current (DC) (Bureau of Land Management [BLM] and U.S. Department of Energy [DOE] 2010).

The basic PV cell produces only a small amount of power. To produce more power, PV cells are interconnected to form panels that can range in output from 10 to 300 watts. Several PV panels are installed in a rack to form an array. Arrays can be mounted at a fixed angle facing south or they can be mounted on a tracking system that follows the sun's path to optimize and increase power production.

The power-producing components of a PV facility consist of the solar array field (the PV panels), the power conditioning system (PCS), which contains an inverter to convert the energy produced from DC to alternating current (AC) for use on the electrical grid, and a transformer to boost voltage for feeding the power into the electrical grid. Tracking systems utilize hydraulic or electric motors, which are closed systems, to rotate the solar panels so that they are continuously perpendicular to the sun.

PV technology requires flat or gently rolling terrain with unobstructed southerly views. Approximately 6 acres are required to produce 1 megawatt (MW) of electricity per year. To minimize site disturbance, the sites would be cleared, grubbed, and graded only to the extent needed to construct the PV arrays and provide access and stormwater drainage. Best Management Practices (BMPs) per Fort Bliss Construction Stormwater Pollution Prevention Plan (SWPPP) guidance would be utilized to control fugitive dust and erosion during construction (Army 2011). Following construction, all disturbed areas, including maintenance roads, would be surfaced with gravel. Stormwater drainage would comply with Section 438 of the EISA 2007. If trenching is required for utility installation, any trenches left open overnight would have escape ramps for animals that may have fallen in installed at least approximately

every 300 feet and would be inspected prior to back-filling. Each site would include a chain-link perimeter fence with gates to provide security and exclude large animals.

The PV arrays would be approximately 15 feet high, depending upon on panel type (fixed or tracking), ballasting requirements, and tilt of the panels. They would be placed in rows with maintenance roads between rows. Electrical conduits between the solar panels and the feeder line would be underground, and the electric feeder line to connect the arrays to the electrical grid would either be buried or overhead. They would be installed adjacent to existing roads or utility right-of-ways. Overhead electric lines would be constructed in accordance with avian protection guidelines, as described in *Suggested Practices for Avian Protection on Power Lines: The State of the Art in 2006* (Avian Power Line Interaction Committee [APLIC] 2006). The depth of all underground lines would be dependent upon the voltage, in accordance with the National Electric Safety Code (NESC). Final siting of utility lines would be reviewed by Directorate of Public Works-Environmental Division (DPW-E) archaeologists and biologists prior to construction.

The number of PV arrays, their arrangement, and the length of the electric feeder line would be dependent upon the dimensions of each site, the power requirements of the end-using facility, and the distance and route of the electric feeder line from the site to the substation.

Water use for operations and maintenance would include washing of the solar panels when necessary. The estimated water use for panel washing is approximately 0.007 acre-feet (ac-ft)/year (yr)/MW (BLM and DOE 2010). Unwanted vegetation would be controlled by mowing or through the use of herbicides.

2.2.2.2 Concentrating Solar Photovoltaic (CPV)

CPV technology utilizes mirrors or lenses to focus sunlight onto high-efficiency solar cells and tracking systems to capture additional energy from the sun over longer periods of daylight for increased energy efficiency. CPV systems use silicon solar cells or high performance multijunction solar cells (typically made of aluminum, gallium, indium, nitrogen, phosphorus, and antimony). These solar cells are typically more expensive than conventional cells used on flat panel PV systems, but concentrating the solar energy decreases the required cell area while increasing cell efficiency. Additionally, CPV systems generate excess heat and some systems require cooling systems to dissipate the heat. The cooling systems may be passive, such as backing the cell onto a highly conductive metal, such as copper, or active, such as forced air or water cooling through a closed system.

Approximately 2.2 acres are required to produce 1 MW of electricity (Cameron 2011). Construction, electrical tie-in, and operations and maintenance would be site specific and similar in nature to PV systems. Water usage would be the same as PV systems, or approximately 0.007 ac-ft/yr/MW (BLM and DOE 2010).

2.2.2.3 Dish Stirling (DS)

A DS system is a technology that produces power through the action of an external heat engine (Stirling Engine) rather than through steam production. A typical DS system consists of a parabolic concentrator, a receiver, an external heat engine, and a generator. Sunlight is concentrated onto the receiver, which transfers the heat to a gas (usually hydrogen or helium) contained in the sealed external heat engine. As the gas is heated, its increasing pressure drives a piston, thus powering the generator and producing electricity. Individual DS systems have been designed with power-generating capacities of 25 kilowatts (kW). To achieve the desired power production, individual units would need to be installed as grouped units (BLM and DOE 2010).

Approximately 9 acres per MW are needed. The DS is tolerant of slope change, though construction can be more complex on steeper slopes because of the need to optimize the geometry of the receiver tilt. The electrical tie-in would be similar to that described for PV systems. The amount of water needed for mirror washing would be dependent upon the fugitive dust conditions, but is estimated at 0.007 ac-ft/yr/MW (BLM and DOE 2010).

2.3 Alternatives Excluded From Further Consideration

The following alternatives have been considered, but have been excluded from further analysis in this EA. Although these alternative technologies would not meet the near-term energy goals of Fort Bliss, they could be considered later under appropriate NEPA analysis.

2.3.1 Use of Other Renewable Energy Technologies

Several other technologies were considered to satisfy the specific near-term purpose and need of the project including wind, geothermal, waste-to-energy (WTE), biomass, and concentrating solar power. Wind energy would not be viable to provide near-term electrical power for Fort Bliss due to the long lead-in required to establish large-scale wind turbine farms, limited wind data, and other issues. Existing wind data suggests that wind turbines would likely need to be built in remote, high elevation areas where wind potential is more favorable, requiring new electrical lines over long distances.

Although Fort Bliss has known geothermal hotspots; the extent of the resource and the viability of the resource to provide energy production are unknown at this time. A study is presently underway to evaluate the potential for geothermal development but, even if viable, this resource could not meet the near-term energy requirements of the numerous Federal mandates and EOs.

WTE technology utilizes municipal solid waste to produce electric energy. Municipal solid waste collected from Fort Bliss and the City of El Paso (depending upon the scale) would be burned to convert water to steam to power generators that produce electricity. WTE technologies are largely not commercially-proven and would require extensive environmental studies which would preclude the use in meeting the near-term renewable energy requirements.

Biomass technology utilizes organic material, such as vegetation cuttings and garbage, in a process to produce alcohol or other fuels which could then be burned to generate electricity. Like WTE, biomass technology is not widely used, consumes large volumes of water (scarce in

this region), and would require a lengthy lead-in process that would not meet the purpose and need of this proposed action.

Concentrating solar power technologies, such as the parabolic trough, solar power tower, and compact linear Fresnel reflector, concentrate the sun's energy to produce heat by using mirrors or lenses to focus a large area of sunlight onto a receiver filled with a heat transfer fluid (typically a mix of synthetic organic oils). The solar-heated fluid (at more than 300 degrees Celsius [C]) flows through a heat exchanger, where its heat is transferred to water, producing steam and driving a generator. However, these systems consume large volumes of water and would have an overly long timeframe for implementation to be a viable technology for the present objectives.

2.3.2 Off-Post Solar Energy Technologies

The construction and operation of renewable energy technologies outside of Fort Bliss would not provide the Installation with the necessary energy security to ensure critical Installation operations. Critical operations require that energy development support the installation's energy security needs and that energy transmission and supply be protected through on-post energy generation. In addition, EO 13423, Sec. 2(b), states that the Federal agencies should implement new renewable energy generation projects on agency property for agency use. Likewise, EPAct, Sec. 203, further reinforces that preference by allowing Federal agencies a double credit toward the agencies' renewable energy consumption mandate if the renewable energy is produced and used on-site.

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SECTION 3.0 AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES

3.0 AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES

This section of the EA describes the natural and human environment that exists within the project area and the potential impacts of the Proposed Action Alternative as outlined in Section 2.0 of this document. Only those resources that have the potential to be affected by any of the alternatives considered are described, as per CEQ guidance (40 CFR 1501.7[3]). Locations and resources with no potential to be affected need not be analyzed. The effects from the Proposed Action Alternative include impacts from construction, operation, and maintenance of renewable energy sources at four known locations throughout Fort Bliss. This includes all areas and lands that might be affected; and may change depending on how the natural, cultural, and socioeconomic resources they contain or support are affected.

Impacts (consequence or effect) can be either beneficial or adverse, and can be either directly related to the action or indirectly caused by the action. Direct impacts are those effects that are caused by the action and occur at the same time and place (40 CFR 1508.8[a]). Indirect impacts are those effects that are caused by the action and are later in time or further removed in distance, but are still reasonably foreseeable (40 CFR 1508.8[b]). As discussed in this section, the No Action and Proposed Action Alternatives may create temporary (lasting the duration of construction), short-term (up to 3 years), long-term (greater than 3 years), or permanent impacts or effects.

Impacts on each resource can vary in degree or magnitude from a slightly noticeable change to a total change in the environment. For the purpose of this analysis, the intensity of impacts will be classified as negligible, minor, moderate, or major. The intensity thresholds are defined as follows:

- Negligible: A resource would not be affected or the effects would be at or below the level of detection, and changes would not result in any measurable or perceptible consequences.
- Minor: Effects on a resource would be detectable, although the effects would be localized, small, and of little consequence to the sustainability of the resource. Mitigation measures, if needed to offset adverse effects, would be simple and achievable.
- Moderate: Effects on a resource would be readily detectable, long-term, localized, and measurable. Mitigation measures, if needed to offset adverse effects, would be extensive and likely achievable.
- Major: Effects on a resource would be obvious, long-term, and would have substantial consequences on a regional scale. Extensive mitigation measures to offset the adverse effects would be required and success of the mitigation measures would not be guaranteed.

In accordance with NEPA and the CEQ regulations implementing NEPA, the analysis of environmental conditions only addresses those areas and environmental resources with the potential to be affected by either of the alternatives, the No Action Alternative and Proposed Action Alternative. More specifically, the EA examines the potential for direct, indirect, adverse, or beneficial impacts. The EA also assesses whether such impacts are likely to be long-term, short-term, permanent, or cumulative.

A Table of Valued Environmental Components (VEC) (Table 3-1) was used to determine which resources would potentially be affected by the Proposed Action. These resources are discussed in detail in the EA and include air quality, airspace, biological resources, cultural resources, energy demand, hazardous materials, health and safety, land use, noise, radio frequency and spectrum use, socioeconomics and environmental justice, soils, traffic and transportation, and water resources.

A more detailed discussion and the impacts on the resources described above were programmatically evaluated in the *Fort Bliss, Texas and New Mexico Mission and Master Plan Final Supplemental Programmatic Environmental Impact Statement* (SEIS), for which a Record of Decision (ROD) was signed 30 April 2007 and the *Fort Bliss Army Growth and Force Structure Realignment Final Environmental Impact Statement* (GFS EIS), for which a ROD was signed 8 June 2010. These documents are herein incorporated by reference and can be found at https://www.bliss.army.mil. The impact of the Proposed Action Alternative on these resources will not significantly vary from these analyses.

3.1 Air Quality

3.1.1 Affected Environment

The USEPA established National Ambient Air Quality Standards (NAAQS) for specific pollutants determined to be of concern with respect to the health and welfare of the general public (USEPA 2010a). Ambient air quality standards are classified as either "primary" or "secondary." The major pollutants of concern, or criteria pollutants, are carbon monoxide (CO), sulfur dioxide (SO₂), nitrogen dioxide (NO₂), ozone (O₃), particulate matter less than 10 microns (PM-10), particulate matter less than 2.5 microns (PM-2.5), and lead. NAAQS represent the maximum levels of background pollution that are considered safe, with an adequate margin of safety, to protect the public health and welfare.

Areas that do not meet NAAQS standards are called non-attainment areas; areas that meet both primary and secondary standards are known as attainment areas. The Federal Conformity Final Rule (40 CFR Parts 51 and 93) specifies criteria or requirements for conformity determinations for Federal projects. The Federal Conformity Rule was first promulgated in 1993 by the USEPA, following the passage of Amendments to the Clean Air Act in 1990. The rule mandates that a conformity analysis must be performed when a Federal action generates air pollutants in a region that has been designated a non-attainment or maintenance area for one or more NAAQS.

A conformity analysis is the process used to determine whether a Federal action meets the requirements of the General Conformity Rule. It requires the responsible Federal agency to evaluate the nature of a proposed action and associated air pollutant emissions, and calculate emissions as a result of the proposed action. If the emissions exceed established limits, known as *de minimis* thresholds, the proponent is required to implement appropriate mitigation measures.

Federal and most states' agencies segregate air sheds by county boundaries. In other words, the USEPA, New Mexico Environmental Department (NMED), and Texas Commission on Environmental Quality (TCEQ) monitor air emissions by county. The four proposed project

Resource	No Action Alternative	Proposed Action Alternative
Air Quality, Greenhouse Gases (GHG), and Climate Change	No direct impacts on air quality or GHG and climate change would occur. However, Fort Bliss would not meet Federal energy mandates and would continue to rely on fossil fuels for energy which generate air emissions.	Temporary and minor increases in air pollution would occur from the use of construction equipment (combu during construction of the PVs. The air emissions from the proposed operational activities do not exceed GHG and climate change from the implementation of this alternative would be minor. Beneficial indirect in air emissions associated with generation of electricity from El Paso Electric's (EPE) fossil fuel burning plant
Airspace	No impacts on airspace operations would occur.	There would be no change in the airspace designation. The impacts on airspace operations would be negli PV arrays.
Biological Resources	No impacts on biological resources would occur.	No Federally listed threatened or endangered species would be affected. The potential impact on biological habitat would be considered long-term but minor because of the vast amounts of similar habitat and veget listed Sensitive Species and migratory birds protected under the Migratory Bird Treaty Act (MBTA) may be
Cultural Resources	No impacts on cultural resources would occur.	Surveys determined that no surface archaeological sites eligible for inclusion in the National Register of H sites. Additionally, none of the proposed Solar PV sites are within the viewshed of a historic district. There of the four PV sites.
Energy Demand	No construction, maintenance, or operation of PVs would occur. Therefore, Fort Bliss and the Army would not meet Federal mandates or its goal of achieving secure renewable power. Additionally, due to the anticipated growth of personnel and energy-consuming facilities on Fort Bliss, the No Action Alternative could eventually require expansion of EPE's fossil fuel generation capacity.	Fort Bliss and the Army would meet its Federal mandates to reduce nonrenewable energy consumption and 73,000 MWh anticipated to be supplied by the four known PV sites would supply approximately 15% of the reducing Fort Bliss' reliance on outside energy sources, as well as providing Fort Bliss with a minimum of future, the implementation of the Proposed Action Alternative would have a beneficial impact on energy de Region.
Hazardous Materials and Waste	There would be no increase in the use and generation of hazardous materials and wastes on Fort Bliss.	A limited amount of potentially hazardous materials and waste would be used or generated at the proposed and operational activities, including petroleum, oil, and lubricants (POL). Any hazardous wastes genera according to the Installation Hazardous Waste Management Plan. Impacts from hazardous materials and those impacts would be minor.
Health and Safety	No impacts on health and safety would occur.	All proposed PV sites would be surveyed for unexploded ordnance (UXO) prior to ground disturbance. Non areas. Therefore, negligible to minor impacts on health and safety would be expected as a result of this alter
Land Use	No changes in land use would occur.	Land use would change from training to facilities and from relatively semi-disturbed desert lands to PV sola a natural area would be minimal in comparison to the amount of similar lands available within the region and
Noise	No change in the noise environment would occur.	The implementation of this alternative would result in minimal impacts on the noise environment within Fo are no nearby sensitive noise receptors and noise impacts from construction and maintenance activities would
Radio Frequency and Spectrum Use	No changes to radio frequency or spectrum use would occur.	The proposed equipment to be used for the PV surveys would meet or exceed requirements established by 461F. Negligible to minor impacts on radio frequency or spectrum use would occur.
Socioeconomics	Detrimental socioeconomic impacts would be minor since the projects would not be built, however energy consumption at Fort Bliss would continue to grow. Energy to meet this demand would have to be generated elsewhere, shifting the potential socioeconomic impacts elsewhere.	Implementation of the Proposed Action Alternative could provide a beneficial impact on the local economies a result of construction activities. Most of the increase in workforce and revenue would be temporary. How term operation and maintenance of the solar PV facilities. Fort Bliss currently receives a 20% discount on period is subsidized by the rest of the EPE rate base customers. As Fort Bliss purchases less power from EPE, the row overall electric bill resulting from a decrease in the subsidy they pay.
Environmental Justice and Protection of Children	No impacts on environmental justice or protection of children would occur.	No disproportionate health or environmental effects on minorities or low-income populations or comm Alternative, as none are located near the proposed PV sites.
Soils	No impacts on soils would occur.	No special or prime farmland soils are located at the four PV sites. Approximately 432 acres of typical arrays and this amount of soil would be disturbed as part of the Proposed Action. These impacts are conside soil resources of the region based on the overall availability of the same type desert soils within and outside the same type desert soils within a same type desert soils within a same type desert soils within a same type desert soles within a same type desert sol
Traffic and Transportation	No changes for traffic and transportation resources would occur.	Traffic would increase slightly on the main highways during construction of the PV arrays. However, this i construction equipment (not expected to exceed 6-months per PV site). Maintenance and ongoing operation within Fort Bliss or the region because passenger transport vehicles would be used and only periodically (ap conditions).

Table 3-1. Summary of Valued Environmental Components Analysis

bustion emissions) and the disturbance of soils (fugitive dust) ed Federal *de minimis* thresholds. The impacts on air quality, t impacts would also occur through the reduction of GHG and ants.

gligible and be limited to the low potential for glare from the

ical resources as a result of the loss of vegetation and wildlife getation communities throughout Fort Bliss. Some Federally be minimally impacted.

Historic Places (NRHP) would be affected at any of the four herefore, no impacts on historic properties would occur at any

and obtain its power needs from a secure energy source. The he total energy consumed at Fort Bliss on an annual basis. By m of 15% of its projected electricity consumption in the near demands, not only for Fort Bliss, but throughout the El Paso

ed solar renewable energy source (PV) sites from maintenance erated as part of this project would be disposed or recycled nd waste would occur as a result of this alternative; however,

lone of the sites are within known dudded or munitions impact ternative.

olar array farms. This loss of training lands or degradation of and on Fort Bliss.

Fort Bliss since the PV arrays operate in a silent mode. There buld be temporary and considered minor.

by the Federal Communication Commission and MIL-STD-

ties due to minimal increases in revenues for local business as owever, there would be some residual work required for long a power purchased from EPE as mandated by state law, which e remaining EPE customers will see a reduction in their

mmunities would occur as a result of the Proposed Action

al Chihuahuan Desert soils would be developed for the solar idered long-term, but would not result in major impacts on the le of Fort Bliss.

s is expected to only occur during the delivery and removal of ons of the PV arrays would not impact traffic or transportation (approximately 1 to 2 times per month, depending on climatic

Resource	No Action Alternative	Proposed Action Alternative
Water Resources		No Federally regulated waters of the U.S. would be affected, as none are located near any of the four PV

V sites. Groundwater impacts would be negligible due to the arrays.

sites at Fort Bliss are located in two counties in New Mexico and one in Texas. Table 3-2 presents the counties in which Fort Bliss is located and the counties' attainment status for NAAQS.

Known Project Sites	County	NAAQS Attainment Status
IBCT	El Paso	Non-attainment for PM-10 is limited to the city limits of El Paso and maintenance for CO is limited to the downtown area of El Paso
McGregor Range Camp and Oro Grande Range Camp	Otero	In attainment for all NAAQS
Doña Ana Range Camp	Doña Ana	Non-attainment for PM-10 is limited to the city limits of Anthony, NM

 Table 3-2.
 Fort Bliss Counties and NAAQS Status

Source: USEPA 2010b

Greenhouse Gases and Climate Change

Global climate change refers to a change in the average weather on the earth. GHG are gases that trap heat in the atmosphere. They include water vapor, carbon dioxide (CO_2), methane (CH_4), nitrous oxide (N_2O), fluorinated gases including chlorofluorocarbons (CFC) and hydrochlorofluorocarbons (HFC), and halons, as well as ground-level O_3 (California Energy Commission 2007). The major GHG-producing sectors in society include transportation, utilities (e.g., coal and gas power plants), industry/manufacturing, agriculture, and residential (California Energy Commission 2007).

3.1.2 Environmental Consequences

3.1.2.1 No Action Alternative

The No Action Alternative would not result in any direct impacts on air quality; however, there would be indirect impacts due to the continued reliance on fossil fuels for the production of electricity. One of the important environmental benefits of the Proposed Action Alternative is the reduction of air pollution associated with the use of PV panels.

The No Action Alternative would not create a major impact on air quality, but would not assist Fort Bliss in meeting Federal energy mandates for increasing use of renewable energy, lowering GHG emissions, and reducing the Army's reliance on fossil fuels.

3.1.2.2 Proposed Action Alternative

Temporary and minor increases in air pollution would occur from the use of construction equipment (combustion emissions) and the disturbance of soils (fugitive dust) during construction of the solar arrays. Construction workers would temporarily increase the combustion emissions in the airshed during their commute to and from the project area. Emissions from delivery trucks would also contribute to the overall air emission budget. Operational air emissions refer to air emissions that may occur after the solar panels have been installed, and that would include employee commuter vehicles traveling to the project site during the work-week. Air emissions were calculated for fugitive dust emissions during construction, as well as during operation of the solar panels, and are included in Appendix B.

Based upon the calculations, PM-10 air emissions from the proposed operational activities do not exceed Federal *de minimis* thresholds. As there are no violations of air quality standards and no conflicts with the state implementation plans, the impacts on air quality in El Paso, Doña Ana, and Otero counties from the implementation of the Proposed Action Alternative would be minor.

The use of PV panels to generate electricity reduces dependence on fossil fuels that emit GHG, and would decrease emissions at the power plants, resulting in an indirect positive effect on air quality and climate change. By implementing the Proposed Action Alternative, Fort Bliss and the Army would be able to reduce indirect (Scope 2) GHG emissions, based on power consumption.

3.2 Airspace

3.2.1 Affected Environment

The Army manages airspace in accordance with DoD Directive 5030.19, *Responsibilities on Federal Aviation and National Airspace System Matters*. The Army implements these requirements through AR 95-2, *Air Traffic Control, Airspace, Airfields, Flight Activities, and Navigational Aids*. Airspace over the Orogrande and Doña Ana Range Camp sites is restricted for military use and designated as Special Use Airspace (SUA) R5107A. There are no military airspace restrictions over the McGregor Range Camp site or IBCT site. Use of military airspace on Fort Bliss is scheduled through the Directorate of Plans, Training, Mobilization and Security (DPTMS), McGregor Base Camp - Range Operations.

3.2.2 Environmental Consequences

3.2.2.1 No Action Alternative

No impacts on airspace operations would occur because no construction would take place.

3.2.2.2 Proposed Action Alternative

There would be no change in the airspace designation. Power lines would be placed overhead adjacent to existing roadways or buried underground to the greatest extent possible. The impact on airspace operations would be negligible and be limited to the low potential for glare from the PV panels.

3.3 Biological Resources

3.3.1 Affected Environment

The USFWS, under the Endangered Species Act (ESA) of 1973, the New Mexico Wildlife Conservation Act of 1978, and the Texas Parks and Wildlife Code list various species of flora and fauna that are known to occur, or have the potential to occur, on Fort Bliss as Threatened, Endangered, or Species of Concern. Additionally, Locally Important Natural Resources (LINR) have been identified for protection by Fort Bliss. These include black gramma grasslands, sand sagebrush communities, shinnery oak islands, arroyo-riparian drainages, and playa lakes (Army 2010). A description of biological resources and information on habitat and occurrences can be found in the SEIS, GFS EIS and the *Fort Bliss Integrated Natural Resources Management Plan, November 2001* (INRMP) (Army 2001). The INRMP is herein incorporated by reference, and can be found at https://www.bliss.army.mil.

Fort Bliss is located in the northern portion of the Chihuahuan Desert Biome (Brown 1994). The lower elevations of this biome (i.e., areas potentially suitable for PV panels placement on Fort Bliss) are characterized as Chihuahuan desertscrub (Chihuahuan Desert Research Institute 2007). Creosote bush (*Larrea tridentata*) along with honey mesquite (*Prosopis glandulosa*) comprise the dominant vegetation of this desert scrubland, often covering large expanses. Other common shrubs include four-winged saltbush (*Atriplex canescens*), soaptree yucca (*Yucca elata*), lechuguilla (*Agave lechugilla*), sotol (*Dasilyron wheeleri*), tarbush (*Flourensia cernua*), crown of thorns (*Koeberlinia spinosa*), and ocotillo (*Fouquiera splendens*). Vegetation communities are diverse within Fort Bliss, as landscapes can change from shrub-dominated communities to grassland swales within a short distance. Vegetation composition and dominance varies greatly and is dictated by differences in soil features, topography, and water availability. Fort Bliss exhibits a wide range of these factors.

The terrain at the proposed sites is relatively flat with some gentle rolling hills. The sites are characterized as typical Chihuahuan desertscrub vegetation communities and consist of creosote bush, honey mesquite, saltbush, sandsage (*Artemisia filifolia*), bush muhly (*Muhlenbergia porter*), and mesa dropseed (*Sporobolus flexuosus*).

3.3.1.1 Threatened and Endangered Species, Species of Concern, and LINR

There are 15 Federally listed species that could potentially occur within Otero and Doña Ana counties, New Mexico, and El Paso County, Texas (USFWS 2011). After review of listed species distribution, biology, and preferred habitats, it was determined that, of the 15 Federally listed species, only five have the potential to occur on Fort Bliss: Sneed's pincushion cactus (*Coryphantha sneedii* var. *sneedii*), Kuenzler hedgehog cactus (*Echinocereus fendleri* var. *kuenzleri*), Sacramento prickly poppy (*Argemone pleicantha spp. pinnatisecta*), northern aplomado falcon (*Falco femoralis septentrionalis*), and Mexican spotted owl (*Strix occidentalis lucida*). The remaining 10 Federally listed species are not known to occur on Fort Bliss, and no suitable habitat is present. The Texas horned lizard (*Phrynosoma cornutum*), a Texas listed Threatened Species, is common throughout much of Fort Bliss.

3.3.2 Environmental Consequences

3.3.2.1 No Action Alternative

No impacts on biological resources would occur because no construction would take place.

3.3.2.2 Proposed Action Alternative

No Federally listed threatened or endangered species would be affected by the Proposed Action Alternative because no sites would be located within potential habitat for species protected under the ESA. However, the Proposed Action Alternative could occur in habitat that is utilized by common wildlife species and bird species protected under the Migratory Bird Treaty Act (MBTA) of 1918. Impacts on migratory birds would be minimal, because all site preparation would require either a preconstruction survey for bird activity and avoidance of active nests of migratory birds, or that the work be carried out in the fall and winter months, to coincide with the non-breeding/active season for these species. The proposed overhead electrical lines would be constructed in accordance with avian protection guidelines (APLIC 2006).

If trenching is required for utility installation, any trenches left open overnight would have escape ramps for animals which may have fallen in installed at least approximately every 300 feet. These ramps would either be short lateral trenches or wooden planks extending to the surface at a slope of less than 45 degrees. Trenches left overnight would be inspected, and animals removed, prior to back-filling.

Approximately 423 acres of Basin Desert Shrubland and Creosote Piedmont Shrubland, which are common vegetation communities on Fort Bliss (Army 2010), would be impacted. The loss of vegetation and wildlife habitat would be considered long-term but minor because of the vast amounts of similar habitat and vegetation communities throughout Fort Bliss. To prevent the spread of noxious weeds from construction activities, a noxious weed monitoring and treatment program would be established with guidance from DPW-E biologists. Additionally, construction equipment would be cleaned of all dirt, mud, and plant debris prior to moving onto or off of the project area. Following construction, disturbed areas would be graded to match the surrounding topography and the surface left rough to facilitate re-growth of native vegetation.

3.4 Cultural Resources

3.4.1 Affected Environment

Cultural resources are important because of their association or linkage to past events, historically important persons, design and construction values, and for their ability to yield important information about history. Fort Bliss manages cultural resources associated with all prehistoric and historic periods recognized in south central NM and western Texas. The *Fort Bliss Texas and New Mexico, Mission and Master Plan, Programmatic Environmental Impact Statement* (U.S. Army 2000) describes in detail the cultural history of Native Americans and post-contact inhabitants in the region. The *Integrated Cultural Resources Management Plan* (ICRMP) for Fort Bliss (U.S. Army 2008) also contains detailed information about the history of Fort Bliss. Both documents are incorporated herein by reference and can be found at https://www.bliss.army.mil.

Cultural resources are regulated at Fort Bliss under the National Historic Preservation Act (NHPA) of 1966 (16 U.S.C. fl470, et. seq.), the Native American Graves Protection and Repatriation Act (NAGPRA) of 1990, the Archeological Resources Protection Act of 1979, and other statutes. Pursuant to Army Regulation AR 200-1, the GC at Fort Bliss is responsible for managing the cultural resources on the installation in compliance with the NHPA and the Programmatic Agreement (PA) entered into by the Fort Bliss GC, the Texas State Historic Preservation Officer (SHPO), the New Mexico SHPO, and the Advisory Council on Historic Preservation for the Management of Historic Properties on Fort Bliss.

Archaeological surveys carried out within and in areas immediately adjacent to the proposed PV panel sites have resulted in the following:

• IBCT – Numerous archaeological sites have been identified within the IBCT site, but all have been determined ineligible for the National Register of Historic Places (NRHP). The proposed site, however, is located within the vicinity of several sites that have been determined to be eligible for the NRHP.

- McGregor Range Camp Three archaeological sites have been identified within the footprint of the proposed site (Burt 2012). These sites were determined ineligible for the NRHP in consultation with the New Mexico SHPO on April 5, 2012.
- Doña Ana Range Camp Archeological surveys have concluded that no surface cultural resources exist within the proposed project site.
- Orogrande Range Camp This area was originally surveyed in 1986 and one archeological site was discovered (Carmichael 1986). The site was reevaluated in 2002 and no evidence of the site was found and it was presumed destroyed or eroded (Church, et al. 2002). Fort Bliss recommended the site is ineligible for inclusion in the NRHP and received concurrence from the New Mexico SHPO in 2005.

3.4.2 Environmental Consequences

3.4.2.1 No Action Alternative

No impacts on cultural resources would occur because no construction would take place.

3.4.2.2 Proposed Action Alternative

It is unlikely that construction of the Proposed Action would result in adverse impacts on any significant historic properties. The environmental consequences of the Proposed Action on cultural resources include:

- IBCT No surface archaeological sites eligible for inclusion in the NRHP have been identified within the proposed project area. During the siting phase, the proposed site footprint was adjusted to avoid impacts on nearby NHRP eligible properties.
- McGregor Range Camp No surface archaeological sites eligible for inclusion in the NRHP have been identified within the proposed project area.
- Doña Ana Range Camp No surface archaeological sites eligible for inclusion in the NRHP have been identified within the proposed project area.
- Orogrande Range Camp No surface archaeological sites eligible for inclusion in the NRHP have been identified within the proposed project area.

Final siting of any access roads, utility lines, and pole placements would be reviewed by DPW-E archaeologist prior to construction. If any sub-surface cultural resources were encountered during construction at any of the proposed sites, the potential impacts would be properly addressed per Fort Bliss' PA with New Mexico and Texas SHPO. Any discovery of possible human remains would be treated in accordance with the NAGPRA and the Standard Operations Procedures (SOP) set out in the ICRMP.

Ongoing consultation by Fort Bliss with the Federal-recognized tribes expressing interest at the proposed project locations has not revealed any resources of interest to the tribes. None of the proposed project locations are within the viewshed of a historic district.

3.5 Energy Demand

3.5.1 Affected Environment

Fort Bliss receives its energy from EPE. The net installed energy generation resources owned by EPE were approximately 1,643 MW in 2010. This includes the use of power sources outside the

El Paso region. Within the El Paso region, EPE owns approximately 900 MW of local generation (EPE 2011).

In 2010, the base load for energy usage on Fort Bliss was approximately 30 to 40 MW, with a peak load of 65 MW during heavy usage times, such as during the heat of the summer. The projected electrical consumption for Fort Bliss in 2015 is an 80 MW base load, 130 MW peak load, and 500,000 MWh annual energy consumption (Tomlinson 2011b).

3.5.2 Environmental Consequences

3.5.2.1 No Action Alternative

No construction, maintenance, or operation of PV panels would occur. Therefore, Fort Bliss and the Army would not meet Federal mandates or the goal of achieving secure renewable energy. Additionally, due to the anticipated growth of Fort Bliss through personnel and energy-consuming facilities, the No Action Alternative could eventually require expansion of EPE's fossil fuel generation capacity.

3.5.2.2 Proposed Action Alternative

Fort Bliss and the Army would meet Federal mandates to reduce nonrenewable energy consumption and obtain a secure energy source. With a 2015 projected energy use of 500,000 MWh, the 73,000 MWh anticipated to be supplied by the proposed PV sites would supply approximately 15% of the total energy consumed at Fort Bliss on an annual basis. By reducing Fort Bliss' reliance on outside energy sources, as well as providing Fort Bliss with a minimum of 15% of its projected energy consumption in the near future, the implementation of the Proposed Action Alternative would have a beneficial impact on energy demands, not only from Fort Bliss, but throughout the El Paso Region.

3.6 Hazardous Materials and Waste

3.6.1 Affected Environment

Hazardous materials are substances that cause human physical or health hazards (29 CFR 1910.1200). Materials that are physically hazardous include combustible and flammable substances, compressed gases, and oxidizers. Health hazards are associated with materials that cause acute or chronic reactions, including toxic agents, carcinogens, and irritants. Hazardous materials are regulated in Texas and New Mexico by a combination of mandated laws promulgated by the USEPA, TCEQ, and NMED. In addition to the mandates established by these agencies, Fort Bliss manages hazardous materials under the Installation Hazardous Waste Management Plan. Hazardous materials that could be present during implementation of the Proposed Action Alternative include petroleum, oil, and lubricants (POL) used for operation of heavy equipment. These POL would be stored at a secure location with proper cleanup equipment readily available in case of a spill.

3.6.2 Environmental Consequences

3.6.2.1 No Action Alternative

No direct impacts from hazardous materials and waste would occur because no construction would occur.

3.6.2.2 Proposed Action Alternative

Heavy equipment would be used to construct and install the PV panels and would require the use of POL. All hazardous and regulated wastes and substances generated during implementation of the Proposed Action Alternative would be collected, characterized, labeled, stored, transported, and disposed of in accordance with all Federal, state, and local regulations, including proper waste manifesting procedures. All other hazardous and regulated materials or substances would be handled according to materials safety data sheet instructions and would not affect water, soils, vegetation, wildlife, or the safety of military personnel or Fort Bliss staff. Therefore, hazardous and regulated materials and substances would not impact the public, groundwater, or general environment.

The potential impacts of the handling and disposal of hazardous and regulated materials and substances during project implementation would be minor when BMPs are implemented. BMPs would be implemented as standard operating procedures during all construction activities, including proper handling, storage, and/or disposal of hazardous and/or regulated materials. To minimize potential impacts from hazardous and regulated materials, all fuels, waste oils, and solvents would be collected and stored in tanks or drums within a secondary containment system that consist of an impervious floor and bermed sidewalls capable of containing the volume of the largest container stored therein. The refueling of machinery would be completed following accepted guidelines, and all vehicles would have drip pans during storage to contain minor spills and drips. Although it would be unlikely for a major spill to occur, any spill of a reportable quantity would be contained immediately within an earthen dike, and the application of an absorbent (e.g., granular, pillow, sock) would be used to absorb and contain the spill. Any major reportable spill of a hazardous or regulated substance would be reported immediately to on-site environmental personnel, who would notify appropriate Federal and state agencies.

Herbicide application for the control of invasive and exotic species within the PV panel sites would occur under the Proposed Action Alternative. Exposure to herbicides could pose a minor health and safety risk to those that are immediately involved with the application of the herbicide. However, all proper personal protection equipment and strict adherence to manufacture's guidelines for the use of the chemicals would occur, therefore minimizing the potential for adverse impacts.

3.7 Health and Safety

3.7.1 Affected Environment

Federal, state, and Fort Bliss guidelines, rules, and regulations are in place to protect personnel throughout the installation. Safety information and analysis is found in literature published by Fort Bliss, such as Fort Bliss Regulation 385-63 and AR 385-10, Army Safety Program. Health programs are promoted through U.S. Army Public Health Command and Medical Command. Various Fort Bliss procedures have also been established to meet health and safety requirements. Health hazards throughout the Installation could include exposure to Unexploded Ordinance (UXO), dehydration and heat illness, venomous animals, or vehicle accidents.

3.7.2 Environmental Consequences

3.7.2.1 No Action Alternative

No impacts on health and safety would occur because no construction activities would occur.

3.7.2.2 Proposed Action Alternative

During construction of the PV panels, all applicable Occupational Safety and Health Administration (OSHA) rules and regulations would be followed by Fort Bliss pursuant to AR 385-10, Army Safety Program, and by project contractors. Heavy equipment operation areas and trenching locations would be secured to prevent inadvertent public access. The PV panels would be enclosed by perimeter fencing and public access would not be allowed without approval by Fort Bliss.

The Proposed Action Alternative is located in military training areas, and as such, there is a small potential of encountering UXO during construction. Prior to site preparation work, each site would be surveyed for UXO. Detected UXO would be handled by explosive ordnance disposal personnel, as per approved procedures at Fort Bliss. None of the PV panel sites are within known duded or munitions impact areas. Therefore, negligible to minor impacts on health and safety would be expected as a result of the Proposed Action Alternative.

Based upon a study of solar refraction from flat plate photovoltaic modules (Black and Veatch 2010) conducted at Nellis Air Force Base, it was determined that in a worst case scenario there would be a slight potential for an after image or flash glare resulting from reflected sunlight. This after image or flash glare is similar to the potential for flash glare due to water and less than that due to weathered, white concrete and snow. It would be expected that pilots would typically mitigate glare using glare shields and sunglasses; these typically reduce radiation by approximately 80% and would make any reflected sunlight from solar panels minor.

3.8 Land Use

3.8.1 Affected Environment

The McGregor Range Camp site is located in New Mexico on public land that has been withdrawn from the public domain for military use through the Military Lands Withdrawl Act of 1999 (PL-106-65). As such, the land is co-managed by the BLM and Fort Bliss for military, recreation, and other uses. The Doña Ana Range Camp and Orogrande Range Camp sites are also located in New Mexico on withdrawn public lands; however, these sites are on indefinitely withdrawn lands and are completely managed by Fort Bliss. The Doña Ana Range has been withdrawn from public domain until the Army does not require its use through Public Land Order 833. The IBCT site is located in Texas on Army fee-owned land and is managed entirely by Fort Bliss.

The PV panel sites described in the Proposed Action Alternative are located in areas of relatively undisturbed land, which are adjacent to existing facilities and encampments, classified by Fort Bliss as Land Use Category A (Army 2010). Category A allows off-road and on-road vehicle maneuvering for all types of vehicles and equipment, including both tracked and wheeled vehicles; dismounted (foot traffic) maneuvering and training; aircraft operations; mission support facilities; and other activities and uses. Category A also allows non-military, public use in

designated areas, provided such use does not conflict with military uses or pose safety risks to the public. Non-military use includes public recreation such as hunting, hiking, and bird watching. Public recreation use is controlled through access permits by Fort Bliss Range Operations to ensure safety and use compatibility with military activities. The IBCT, Doña Ana Range Camp, and Orogrande Range Camp sites are located in the designated Recreational Use Area.

3.8.2 Environmental Consequences

3.8.2.1 No Action Alternative

No land use changes would occur as a result of the construction, maintenance, or operation of PV panels because no PV panels would be installed.

3.8.2.2 Proposed Action Alternative

Land use would be impacted by the construction, use, and maintenance of the components of the Proposed Action Alternative. The implementation of the Proposed Action Alternative would change land use from relatively undisturbed desert lands to PV panel sites. However, the loss or degradation of these lands is minimal in comparison to the amount of similar lands available within the region and on Fort Bliss. For example, the estimated total known impacts would be 423 acres (total acreage of all proposed sites), while the total acreage of similar lands within Fort Bliss is over 500,000 acres. Therefore, the Proposed Action Alternative is consistent with land use plans on Fort Bliss and would not affect those resources that are required for, support, or benefit current land use. Thus, the Proposed Action Alternative would have negligible impacts on land use.

3.9 Noise

3.9.1 Affected Environment

Noise is generally described as unwanted sound, which can be based either on objective impacts (i.e., hearing loss, damage to structures, etc.) or subjective judgments (e.g., community annoyance). Sound is usually represented on a logarithmic scale with a unit called the decibel (dB). Sound on the decibel scale is referred to as sound level. The threshold of human hearing is approximately 3 dB, and the threshold of discomfort or pain is around 120 dB.

Noise is common throughout Fort Bliss from gunfire, ordnance detonations, missile and rocket launches, aircraft and ground vehicles, and other sources. Although there are no civilian sensitive noise receptors near any of the four known sites, the sites are located near military buildings. However, these sites are situated deep in the confines of Fort Bliss, and personnel stationed at the sites are accustomed to noise-generating events.

3.9.2 Environmental Consequence

3.9.2.1 No Action Alternative

The implementation of the No Action Alternative would not change ambient noise quality in the region.

3.9.2.2 Proposed Action Alternative

No noise generated by either construction or operational activities would leave Fort Bliss; therefore, no impacts on noise as it relates to the general public would occur. Within Fort Bliss, noise generated by the construction and operational activities would be intermittent and temporary. The implementation of this alternative would result in negligible impacts on the noise environment within Fort Bliss since the PV panels would operate in silent mode and there are no sensitive noise receptors near any of the proposed sites.

3.10 Radio Frequency and Spectrum Use

3.10.1 Affected Environment

Communication systems interference includes negative impacts on radar, navigation aids, and infrared instruments. Radar interference occurs when objects are placed too close to a radar antenna and reflect or block the transmissions of signals between the antenna and receiver. Impacts on infrared communications can occur because solar panels could retain heat beyond dusk and the heat they release can be picked up by infrared communications in aircraft, causing an unexpected signal.

3.10.2 Environmental Consequences

3.10.2.1 No Action Alternative

No impacts on radio frequency and spectrum use would occur because no construction activities would occur.

3.10.2.2 Proposed Action Alternative

The currently available equipment used in PV panels meets or exceeds requirements of the Federal Communication Commission (Enphase Energy 2008) and MIL-STD-461F (DoD 2007) for electromagnetic emissions, and does not constitute an aircraft operational hazard. Additionally, due to their low profiles, most PV panels typically represent little risk of interfering with radar transmissions (Federal Aviation Administration 2010). No major impacts on radio frequency or spectrum use would occur if the Proposed Action Alternative was implemented.

3.11 Socioeconomics

3.11.1 Affected Environment

Socioeconomics in the region of influence (ROI) for the proposed project were discussed in detail in the 2007 *SEIS* and the 2010 *GFS EIS*, and those discussions are herein incorporated by reference (Army 2007, 2010). The ROI is defined as the geographic area where the majority of any potential direct and indirect socioeconomic effects of actions on Fort Bliss are likely to occur (Army 2010).

3.11.2 Environmental Consequences

3.11.2.1 No Action Alternative

No direct impacts on socioeconomics would occur, as no construction activities would take place.

3.11.2.2 Proposed Action Alternative

Implementation of the Proposed Action Alternative could provide a beneficial impact on the local economies due to minimal increases in revenues for local business as a result of construction activities and materials obtained. Most of the increase in workforce and revenue; however, would be temporary, lasting only as long as construction. However there would be some residual work required for long term operation and maintenance of the solar PV facilities. Fort Bliss currently receives a 20% discount on power purchased from EPE as mandated by state law. This discount is subsidized by the rest of the EPE rate base customers. As Fort Bliss purchases less power from EPE, the remaining EPE customers will see a reduction in their overall electric bill resulting from a decrease in the subsidy they pay. An increase in the rates paid by EPE customers is not expected to occur specifically as a result of this action; however any proposed rate changes by EPE would be subject to review and approval of the Public Utilities Commission.

3.12 Environmental Justice and Protection of Children

3.12.1 Affected Environment

EO 12898, Environmental Justice, was signed by President Clinton in February 1994. This action requires all Federal agencies to identify and address disproportionately high and adverse effects of programs, policies, and activities on minority and low-income populations. The ROI for the proposed project has a high minority percentage (approximately 77 percent); however, all activities would be located within Fort Bliss where no minority populations exist.

EO 13045, Protection of Children, requires each Federal agency "to identify and assess environmental health risks and safety risks that may disproportionately affect children" and "ensure that its policies, programs, activities, and standards address disproportionate risks to children that result from environmental health risks or safety risks." This EO was prompted by the recognition that children, still undergoing physiological growth and development, are more sensitive to adverse environmental health and safety risks than adults. All activities would be within the boundaries of Fort Bliss, in remote areas located away from neighborhoods, parks, or places that could potentially create a risk to children.

3.12.2 Environmental Consequences

3.12.2.1 No Action Alternative

No impacts on environmental justice or protection of children would occur because no construction activities would take place.

3.12.2.2 Proposed Action Alternative

No disproportionate health or environmental effects on minorities or low-income populations or communities would occur as a result of the Proposed Action Alternative, as none are located near the proposed PV sites. Additionally, since there are no communities near any of the proposed Solar PV sites, no impacts on children would occur.

3.13 Soils

3.13.1 Affected Environment

Fort Bliss lies within the Basin and Range physiographic province, a region covering much of the western U.S., consisting of prominent north-south-trending mountain ranges separated by expansive, sediment-filled basins. McGregor and Orogrande range camps are located on Holocene (younger than 10,000 years BP) aeolian (wind-deposited) sand dunes and sand sheets in the Tularosa Basin. Underlying the Holocene sediments are older basin-fill gravels, sands, and finer sediments. The IBCT site is also in a similar geologic setting, but in the southern extension of the Tularosa Basin, called the Hueco Basin. Doña Ana Range Camp is situated on the margins of a Quaternary piedmont alluvial fan comprised of coarser materials (gravels, pebbles, etc.) eroding from the nearby Organ Mountains, mixed with young aeolian sands from the Tularosa Basin.

Soil mapping units and other soil data for Fort Bliss are found in the *Soil Survey of Fort Bliss Military Reservation, New Mexico and Texas.* There are 10 soil associations comprised of 63 individual soil series mapped on Fort Bliss (United States Department of Agriculture [USDA] 2004).

The soils at the IBCT site are mapped as McNew-Copia-Foxtrot Association. The site is located in the Copia soil, predominantly loamy fine sand formed into wind-deposited dunes anchored by shrub vegetation (coppice dunes). Slopes are 1-3%. These soils are excessively drained, and have moderately rapid permeability (water infiltration) (USDA 2004).

The soils at the Orogrande Range Camp site are mapped as Copia-Patriot complex and Pendero fine sand. The Copia-Patrio complex soils are found on 2-5% slopes, are well-drained to excessively drained, and have a high proportion of sand on the surface. The Pendero fine sand soils are found on 2-5% slopes, are excessively drained, and have a high proportion of sand on the surface (USDA 2004).

The soils at the McGregor Range Camp site are mapped as Copia-Nations complex. The site is comprised mainly of the Copia soil, a loamy fine sand formed into coppice dunes with slopes of 1-3%. These soils are excessively drained, and exhibit moderately rapid permeability (USDA 2004).

The soils in the Doña Ana Range Camp site are mapped as Piquin very gravelly sandy loam. These soils are found on 5-15% slopes on alluvial fans of the southern Organ Mountains. The soils typically contain a calcic (calcium carbonate) horizon and are somewhat excessively drained, and have moderately rapid permeability (USDA 2004).

3.13.2 Environmental Consequences

3.13.2.1 No Action Alternative

No ground-disturbing actions as a result of the construction of PV panels would occur; therefore, no impacts on soils would occur.

3.13.2.2 Proposed Action Alternative

Ground disturbance (approximately 423 acres) would be necessary to construct the PV arrays and would directly impact soils at any of the proposed sites. Long-term direct impacts would result from the disturbance of surface and near-surface soil horizons through heavy machinery and vehicle traverses associated with the construction of the PV panels at each location. Although these impacts are considered long-term, they would not result in major impacts based upon the minimal amount of soils affected versus the overall area within the study area (over 1 million acres within Fort Bliss).

Temporary indirect impacts would consist of possible soil erosion during construction activities; however, these impacts would be negligible to minor with the use of erosion control measures and the short duration of the construction process. Development of the Solar PV sites would require BMPs following Fort Bliss SWPPP guidance to control temporary fugitive dust and erosion during clearing and construction activities (Army 2011). The use of the BMPs such as the silt fences, water bars, gabions, and re-vegetation of any denuded soils would dramatically reduce potential erosion impacts.

3.14 Traffic and Transportation

3.14.1 Affected Environment

Primary access to the PV panel sites would be achieved through the use of U.S. Highway 54, New Mexico Highway 213, and Loop 375, which are all public-maintained and civilian-used roadways. Secondary access, not only to the proposed sites, but throughout the interior of Fort Bliss, would be achieved through the use of unimproved roads restricted to military or official use with occasional use by civilians for recreational purposes. It should be noted that civilians would have to obtain the proper permits, training, and clearance prior to use of any roads within Fort Bliss' interior.

3.14.2 Environmental Consequences

3.14.2.1 No Action Alternative

No impacts on traffic or transportation would occur, as no construction activities would take place.

3.14.2.2 Proposed Action Alternative

Traffic may become slightly heavier on the main or Fort Bliss access highways as the construction of the PV panels is occurring. However, this is expected to only occur during the delivery of PV panel components and delivery and removal of construction equipment, which, depending on the type and amount of technology used, could range from 6 months to a year. Maintenance and ongoing operations of the PV panels would not impact traffic or transportation within Fort Bliss or the region because passenger transport vehicles would be used, and only periodically. Therefore, the potential impacts on traffic and transportation as a result of the Proposed Action Alternative would be negligible and temporary.

3.15 Water Resources

3.15.1 Affected Environment

3.15.1.1 Groundwater

Fort Bliss is located primarily in the Hueco and Tularosa Basins. The Hueco Bolson is an intermontane basin incised by the Rio Grande Valley. The part of the basin north of the Rio Grande is referred to as the Upper Hueco Bolson. The principal area of recharge to the Bolson is along the eastern edge of the Franklin and Organ Mountains (Army 2010). It is estimated that the total annual recharge of the Hueco Bolson is approximately 8,560 ac-ft/yr (Army 2010). The Doña Ana Range Camp and the IBCT sites are located in the Hueco Bolson.

The Tularosa Basin is a large, closed basin with surface drainages to playas and salt flats in New Mexico. The groundwater in the Tularosa Basin is primarily saline and, except for a few livestock wells, is unsuitable for development. Two freshwater aquifers, however, are found within the Tularosa Basin on Fort Bliss, Soledad Canyon Aquifer in the Organ Mountains and an alluvial aquifer at the mouth of Grapevine Canyon in the Sacramento Mountains (Army 2010). The recharge for the Tularosa Basin is mountain-front recharge from storm event runoff in areas adjacent to the Organ and Sacramento Mountains. The annual recharge to the basin from the mountains totals approximately 8,960 ac-ft/yr. The McGregor Range Camp and the Orogrande Range Camp sites are located in the Tularosa Basin.

The water for the Doña Ana Range Camp site would come from two elevated storage tanks, 150,000-gallon and 200,000-gallon capacity, which are filled from two groundwater production wells. Orogrande Range Camp site water would come from the White Sands Missile Range (WSMR) public water system through a Memorandum of Understanding (MOU) with Fort Bliss. The WSMR public water system stores its water in three ground storage tanks with 50,000-, 150,000-, and 200,000-gallon storage capacities. Water used at the McGregor Range Camp site would come from El Paso Water Utilities, and is stored in two 250,000-gallon elevated tanks (USACE 2010). The IBCT site would obtain water from two Fort Bliss well fields, Tobin and Pike. Additionally, Biggs Army Airfield has two wells to help support this function with a combined capacity of 22.9 million gallons per day (Army 2007).

3.15.1.2 Surface Water

No Federally regulated wetlands, floodplains, arroyo-riparian drainages, or playa lakes as defined by the USACE under Section 404 of the Clean Water Act (CWA) of 1972 are located within any of the proposed PV panel sites.

3.15.2 Environmental Consequences

3.15.2.1 No Action Alternative

No construction or installation of PV panels would occur; therefore, no direct impacts on water resources would occur. However, indirect adverse impacts on groundwater would occur through the continued use of non-renewable energy sources (i.e., EPE energy generation), and groundwater within the El Paso region would continue to be used for cooling and other energy generating processes, which would continue to reduce its availability within the region.

3.15.2.2 Proposed Action Alternative

Groundwater would be used for dust suppression during the construction of the PV panel sites. Impacts associated with the use of water for dust suppression would be minimal and temporary, lasting only during construction activities. Water used for washing and cleaning of the PV panels, which is approximately 0.007 ac-ft/yr/MW, would be obtained from the variety of sources described previously. Based on the use of 0.007 ac-ft/yr/MW, washing and cleaning of all of the PV panels to be installed would amount to the usage of approximately 0.2 ac-ft/yr (0.007 ac-ft/yr/MW X 28 MW). Therefore, it is expected that approximately 0.2 ac-ft/yr of groundwater from within the Hueco Bolson and Tularosa Basin would be used for washing and cleaning of the PV panels. The use of 0.2 ac-ft/yr represents approximately less than 0.0001 percent of the annual recharge received between the two groundwater sources. Due to the minimal amount of water needed as a result of the Proposed Action Alternative, any impacts related to groundwater are considered long-term but negligible.

No Federally regulated waters of the U.S. would be impacted, as none are located near any of the PV panel sites. Therefore, no impacts would occur on surface waters. A SWPPP following Fort Bliss SWPPP guidance would be developed outlining the BMPs and other measures to be undertaken to prevent stormwater runoff during and following construction (Army 2011). The stormwater drainage system for any of the PV panel sites would comply with Section 438 of the EISA.

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SECTION 4.0 CUMULATIVE IMPACTS

4.0 CUMULATIVE IMPACTS

Cumulative impacts are defined as the impacts on the environment that result from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions. Although the Proposed Action Alternative is not specifically addressed in the SEIS and GFS EIS, the cumulative impact on the natural and human environment from construction of training facilities and support infrastructure on Doña Ana Range, McGregor Range, and the South Training Areas is covered by these documents. The Proposed Action Alternative will not significantly change that analysis.

The continued development of infrastructure on Fort Bliss and in surrounding areas could have cumulative impacts on nearby non-military land uses. The SEIS and GFS EIS identified several projects that would result in continued development and use of lands on and surrounding Fort Bliss. Development of infrastructure on the Fort Bliss and in surrounding areas would continue to result in increased noise, loss and degradation of soils, vegetative communities and wildlife habitat, increased surface water runoff with accelerated erosion and sedimentation, and could allow for the introduction and expansion of invasive species. Although the construction and operation of the four PV panel sites would contribute to these adverse effects, the cumulative effects of these actions would be minimal. Much of the undeveloped land on Fort Bliss and surrounding areas is already partially degraded as a result of past and current uses (e.g., grazing, urban development, military training activities). Much of the land on Fort Bliss and in surrounding areas is characterized by development associated with the City of El Paso and Fort Bliss Cantonment Area, by undeveloped areas generally associated with mountain ranges, or by degraded vegetation communities.

In general, opportunities for avoiding, minimizing, or mitigating cumulative impacts related to the proposed actions have been incorporated by design or through the management processes to address the direct and indirect impacts identified in the SEIS and GFS EIS. They include such measures as siting and consolidating facilities to reduce the area affected; ensuring land use compatibility in the Real Property Master Plan; energy-efficient facility design; executing a PA for historic properties; implementing projects in the INRMP; promoting a sustainable range and training base through the Integrated Training Area Management program; and maintaining Stormwater Management, Spill Prevention, Control, and Countermeasures, and Pollution Prevention plans. Fort Bliss has an Environmental Management System to monitor environmental compliance and waste reduction metrics and to provide data for adaptive management programs in the future. In addition, an adaptive noise management program would be used to limit the cumulative impacts of noise associated with the Proposed Action.

Cumulative beneficial impacts on Fort Bliss would result from the Proposed Action Alternative, in that a greater portion of future energy use on the Installation would be from renewable energy, reducing the Installation's demand on other energy sources. Air quality benefits would occur by reducing Fort Bliss' indirect (Scope 2) GHGs based on power consumption.

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SECTION 5.0 SUMMARY OF MITIGATION MEASURES

5.0 SUMMARY OF MITIGATION MEASURES

The following is a summary of the mitigation measures identified under the Proposed Action Alternative:

- To prevent the spread of noxious weeds from construction activities, a noxious weed monitoring and treatment program would be established by the Proponent with guidance from DPW-E biologists. Additionally, construction equipment would be cleaned of all dirt, mud, and plant debris prior to moving onto or off of the project area. Following construction, disturbed areas not used would be graded to match the surrounding topography and the surface left rough to facilitate re-growth of native vegetation.
- If any sub-surface cultural resources are encountered during the construction of the PV panels, they would be properly addressed per the PA. Any discovery of possible human remains would be treated in accordance with the NAGPRA and the SOPs set out in the ICRMP.
- Fuel for the equipment would be transported and stored on-site in designated trucks. Secondary containment for parking and fuel trucks would be utilized. Drip pans would be provided for stationary equipment to capture any POL accidentally spilled during construction and operation activities or leaks from the equipment. The Spill Prevention, Control, and Countermeasures Plan (SPCCP) and Installation Spill Contingency Plan would be followed for any POL spills. Solid waste would be separated into recyclable and non-recyclable, and collected on-site in appropriate containers and disposed of at an approved disposal facility for the type of waste.
- A SWPPP and BMPs following Fort Bliss SWPPP Guidance would be developed and implemented to control storm water runoff, erosion, and temporary fugitive dust.
- If trenching is required for installation of utilities, escape ramps for animals that may have fallen in would be installed at least approximately every 300 feet. These ramps would either be short lateral trenches or wooden planks extending to the surface at a slope of less than 45 degrees. Trenches left overnight would be inspected, and animals removed, prior to back-filling.

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SECTION 6.0 ACRONYMS AND ABBREVIATIONS

6.0 ACRONYMS AND ABBREVIATIONS

07	
%	percent
ac-ft	acre-feet
AC	alternating current
APLIC	Avian Power Line Interaction Committee
Army	Department of the Army
BLM	Bureau of Land Management
BMPs	Best Management Practices
CO	carbon monoxide
CO_2	carbon dioxide
C	Celsius
CEQ	Council on Environmental Quality
CFR	Code of Federal Regulations
CFC	chlorofluorocarbons
CH ⁴	methane
CPV	Concentrating Solar Photovoltaic
CWA	Clean Water Act
DC	direct current
DoD	Department of Defense
DOE	Department of Energy
DPTMS	Directorate of Plans, Training, Mobilization and Security
DPW-E	Directorate of Public Works-Environmental Division
DS	Dish Stirling
dB	decibel
EA	Environmental Assessment
EIS	Environmental Impact Statement
EISA	Energy Independence and Security Act
EO	Executive Order
EPAct	Energy Policy Act of 2005
EPE	El Paso Electric
ESA	Endangered Species Act
FNSI	Finding of No Significant Impact
Fort Bliss	Fort Bliss Military Reservation
FY	fiscal year
GC	Garrison Commander
GFS EIS	Growth and Force Structure Realignment EIS
GHG	greenhouse gas
GSRC	Gulf South Research Corporation
HFC	hydrochlorofluorocarbons
IBCT	Infantry Brigade Combat Team
ICRMP	Integrated Cultural Resources Management Plan
INRMP	Integrated Natural Resources Management Plan
kW	kilowatt
LINR	Locally Important Natural Resources
MBTA	Migratory Bird Treaty Act
	Migratory Difu Heaty Act

MIL-STD	Military Standard	
MW	megawatt	
MWh	megawatt-hour	
MOU	Memorandum of Understanding	
N ₂ O	nitrous oxide	
NAAQS	National Ambient Air Quality Standards	
NAGPRA	Native American Graves Protection and Repatriation Act	
NDAA	National Defense Authority Act of 2007	
NEPA	National Environmental Policy Act	
NESC	National Electric Safety Code	
NHPA	National Historic Preservation Act	
NOI	Notice of Intent	
NM	New Mexico	
NMED	New Mexico Environmental Department	
NRHP	National Register of Historic Places	
NPDES	National Pollutant Discharge Elimination System	
NO_2	nitrogen dioxide	
NOI	Notice of Intent	
OSHA	Occupational Safety and Health Administration	
POL	petroleum, oils, and lubricants	
PCS	Power Conditioning System	
PA	Programmatic Agreement	
PL	Public Law	
PM-10	particulate matter measuring less than 10 microns	
PM-2.5	particulate matter measuring less than 2.5 microns	
PV	photovoltaic	
ROD	Record of Decision	
ROI	Region of Influence	
SEIS	Supplemental Environmental Impact Statement	
SHPO	State Historic Preservation Officer	
SOPs	Standard Operating Procedures	
SPCCP	Spill Prevention, Control, and Countermeasures Plan	
SUA	Special Use Airspace	
SWPPP	Stormwater Pollution Prevention Plan	
SO^2	sulphur dioxide	
TCEQ	Texas Council on Environmental Quality	
UXO	unexploded ordnance	
USC	United States Code	
USACE	U.S. Army Corps of Engineers	
USDA	U.S. Department of Agriculture	
USEPA	U.S. Environmental Protection Agency	
USFWS	U.S. Fish and Wildlife Service	
VEC	Valued Environmental Components	
WTE	Waste to Energy	
WSMR	White Sands Missile Range	
yr	year	
J •	your	

SECTION 7.0 REFERENCES

7.0 **REFERENCES**

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SECTION 8.0 LIST OF PREPARERS

8.0 LIST OF PREPARERS

The following people were primarily responsible for preparing this Environmental Assessment.

Name	Agency/Organization	Discipline/ Expertise	Experience	Role in Preparing EA
Eric Webb, Ph.D	Gulf South Research Corporation	Oceanography/Coastal Sciences	20 years natural resources and NEPA Studies	EA review and comment; Meetings and coordination
Chris Ingram	Gulf South Research Corporation	Biology/Ecology	34 years EA/EIS Studies	EA Review
Josh McEnany	Gulf South Research Corporation	Forestry/Natural Resources Management	11 years Natural Resources and NEPA studies	Project Manager and EA Preparation
David Gates	Gulf South Research Corporation	Natural Resources	1 year natural resources	Soils, Groundwater, Surface Water
Steve Kolian	Gulf South Research Corporation	Environmental Science	14 years natural resources	Noise, Air Quality
Chris Cothron	Gulf South Research Corporation	GIS/Graphics	2 years GIS/graphics experience	GIS analysis and graphics
Mark Walker	Gulf South Research Corporation	Forestry/Natural Resource Management	30 years natural resources and NEPA studies	EA review and comment
John Barrera	Fort Bliss Directorate of Public Works Environmental Division	NEPA Program Manager	20 years NEPA studies	Fort Bliss Project Manager; EA review and comment
John Kipp	Fort Bliss Environmental Division, NEPA Planner	Soil science, Geomorphology	25 years earth science and NEPA studies	Fort Bliss Project Manager; EA review and comment

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APPENDIX A INTERAGENCY AND PUBLIC COORDINATION

Libraries

El Paso Main Library 501 N. Oregon St. El Paso, TX 79901

Alamogordo Public Library 920 Oregon Ave. Alamogordo, NM 88310

Thomas Branigan Memorial Library 200 E. Picacho Ave Las Cruces, NM 88001

Federal Agencies

Bill Childress, District Manager Bureau of Land Management Las Cruces District Office 1800 Marques Street Las Cruces, NM 88005

Jennifer Montoya, NEPA Coordinator Bureau of Land Management Las Cruces District Office 1800 Marques Street Las Cruces, NM 88005

James Christensen, McGregor Range Bureau of Land Management Las Cruces District Office 1800 Marques Street Las Cruces, NM 88005

Dr. Benjamin Tuggle, Regional Director US Fish and Wildlife Service 500 Gold SW, Room 6034 Albuquerque, NM 87102

Wally Murphy, Field Supervisor NM Ecological Services Field Office US Fish and Wildlife Service 2105 Osuna NE Albuquerque, NM 87113 Deborah Hartell DPW-E-C Environmental Division, Bldg. 163 White Sands Missile Range, NM 88002

Doña Ana County

Brian D. Haines, Manager Doña Ana County 845 N Motel Blvd Las Cruces, NM 88007

Billy G. Garrett Doña Ana County Commissioner, District 1 845 N Motel Blvd Las Cruces, NM 88007

Dolores Saldana-Caviness Doña Ana County Commissioner, District 2 845 N Motel Blvd Las Cruces, NM 88007

Karen Perez Doña Ana County Commissioner, District 3 845 N Motel Blvd Las Cruces, NM 88007

Otero County

Pamela Heltner, County Manager Otero County 1101 New York Ave., Rm. 106 Alamogordo, NM 88310

Tommie Herrell, Otero County Commissioner, District 1 1101 New York Ave., Rm. 202 Alamogordo, NM 88310

City of El Paso

The Hon. John Cook, Mayor City of El Paso 2 Civic Center Plaza El Paso, Texas 79901-1196 Joyce A. Wilson, City Manager City of El Paso 2 Civic Center Plaza El Paso, Texas 79901-1196

New Mexico State Agencies

Mrs. Georgia Cleverly Border and Environmental Reviews New Mexico Environmental Department 1190 St. Francis Road Santa Fe, NM 87502

Ray Aaltonen, Chief New Mexico Game and Fish, SW Area 2715 Northrise Drive Las Cruces, NM 88011

Mark L. Watson Conservation Services Division New Mexico Department of Game and Fish P.O. Box 25112 Santa Fe, NM 87504

Ms. Jan V. Biella, RPA, Interim State Historic Preservation Officer State of New Mexico Office of Cultural Affairs Historic Preservation Division Bataan Memorial Building 407 Galisteo Street, Suite 236 Santa Fe, NM 87501

Texas State Agencies

Mark Wolfe, Executive Director Texas Historical Commission P.O. Box 12276 Austin, TX 78711-2276

Dr. James Bruseth, Director Department of Antiquities Protection Texas Historical Commission P.O. Box 12276 Austin, TX 78711-2276 Stan Graves, Architect Texas Historical Commission P.O. Box 12276 Austin, TX 78711-2276

Lorinda Gardner, Regional Director Texas Commission on Environmental Quality 401 E. Franklin Ave Ste 560 El Paso, TX 79901-1206

Carter Smith, Executive Director Texas Parks and Wildlife Department 4200 Smith School Road Austin, TX 78744

Other

Roger Chacon Principal Environmental Scientist El Paso Electric Company 100 N. Stanton El Paso, TX 79960



DEPARTMENT OF THE ARMY HEADQUARTERS, U. S. ARMY GARRISON COMMAND ENVIRONMENTAL DIVISION, CONSERVATION BRANCH IMWE-BLS-PWE FORT BLISS, TEXAS 79916-6816

March 9, 2012

REPLY TO ATTENTION OF

IMWE-BLS-PWE

Ms. Jan V. Biella, RPA Interim State Historic Preservation Officer State of New Mexico Office of Cultural Affairs Historic Preservation Division Bataan Memorial Building 407 Galisteo Street, Suite 236 Santa Fe, NM 87501

HISTORIC PRESERVATION DIVISION

Dear Ms. Biella:

Please find enclosed a copy of the final report entitled "National Register of Historic Places (NRHP) Evaluation of Three Sites for the Solar Energy Footprint at McGregor Range, Fort Bliss, Otero County, New Mexico" as well as the LA forms and NIAF form for Fort Bliss project 1215. The NMCRIS activity number for this project is 122909.

Fort Bliss DPW-E conducted an in-house evaluation of three previously recorded archaeological sites in a proposed Renewable Solar Energy footprint just outside of the McGregor Base Camp. These sites had been previously recorded and evaluated as part of Fort Bliss project 9701 and were recommend ineligible for inclusion in the NRHP. However, these sites were never submitted for consultation with the SHPO. Fort Bliss reevaluated these sites during this project. As a result of this project LA 95824 (FB 4869), LA 95826 (FB 4871), and LA 95827 (FB 4872) do not meet the eligibility thresholds established in the Fort Bliss Significance and Research Standards and accordingly are still recommended ineligible for conclusion in the NRHP.

Fort Bliss seeks your concurrence on our determination of eligibility for these sites. If you have any questions, concerns etc., please do not hesitate to contact Senior Archaeologist Brian Knight at (915) 568-6746 or email at <u>brian.d.knight.civ@mail.mil</u>.

Sincerely

Brian Knight, RPA Chief, Conservation Branch

Enclosures

Concur with recommendations as proposed.

5-11-2012 the REst. for NM State Historic Preservation Office



DEPARTMENT OF THE ARMY HEADQUARTERS, U. S. ARMY GARRISON COMMAND ENVIRONMENTAL DIVISION, CONSERVATION BRANCH IMWE-BLS-PWE FORT BLISS, TEXAS 79916-6816

June 25, 2012

94766

REPLY TO ATTENDONOF:

IMWE-BLS-PWE

Ms. Jan V. Biella, RPA Interim State Historic Preservation Officer State of New Mexico Office of Cultural Affairs Historic Preservation Division Bataan Memorial Building 407 Galisteo Street, Suite 236 Santa Fe, NM 87501

Dear Ms. Biella:

Please find enclosed a copy of the draft "Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico", a copy of the correspondence prepared by my NEPA staff (enclosed letter), and a copy of the RHPC and associated figures for compliance with the Fort Bliss Programmatic Agreement. Fort Bliss has prepared an Environmental Assessment (EA) to analyze the environmental impacts of construction and operation of four solar panel sites, three of which are located in the state of New Mexico. The enclosed EA provides a full description of the action. As the enclosed NEPA letter states, we seek your agencies input into the preparation for the final EA.

In addition, SOP #9 of the Fort Bliss PA outlines the process by which NEPA compliance and compliance with the National Historic Preservation Act is achieved under our PA. As stated in SOP #9.3, since an EA is being prepared for this proposed action we are attaching the RHPC and associated figures for your 30-day review.

The attached RHPC outlines the finding of effects of summary of cultural resource in the proposed APE. Maps can be found in the enclosed EA and a brief description of each of the locations follows:

Orogrande Range Camp: This site consists of approximately 32 acres and has been previously surveyed as part of FB 7901 and 1032. Two archaeological sites are located in the proposed footprint. Site FB 1836/ LA 92835 was reevaluated as part of Fort Bliss project 9910 and was recommend ineligible for inclusion in the NRHP. Your office concurred with this determination (1/25/2005; HPD log #73112). A portion of site FB 1862/LA 92834 also occurs in this footprint and was evaluated as part of Fort Bliss project 9910 and 1032. This site was also recommend ineligible for the National Register and your office concurred with that determination in a letter dated 5/24/2012.

McGregor Range Camp: This 128 acre parcel was surveyed as part of Fort Bliss project 7901 and has four archaeological sites within the footprint. Sites FB 4869/LA 95824, FB 4871/LA 95826, FB 4872/LA 95827 were recently consulted on with your office and recommended ineligible; your office concurred with that determination (4/5/2012, HPD log 94085). The remaining site is FB 4870/LA 95825 which was reevaluated as part of Fort Bliss project 0519. This site was recommended ineligible and your office concurred with that funding on 12/22/2006 (HPD log 79916).

Dona Ana Range Camp: The parcel at Dona Ana range camp is 32 acres and was surveyed as part of Fort Bliss projects 7901 and 9007. No archaeological sites were discovered in this footprint.

Fort Bliss is making a finding of "No Historic Properties Affected" per SOP #6 of the PA based on the fact that the undertaking will not impact any NRHP eligible sites. If you have any questions or concerns please do not hesitate to contact Conservation Branch Chief Brian Knight at (915) 568-6746 or email at <u>brian.d.knight@us.army.mil</u>. For comments directly related to the EA, please provide them to POC listed in the enclosed NEPA letter. As always, thank you for your support of cultural resource management on Fort Bliss.

Sincerely. Brian Knight, RPA

Chief, Conservation Branch

Enclosures

No Historic Properties Affected.

for NM State Historic Preservation Officer



DEPARTMENT OF THE ARMY US ARMY INSTALLATION MANAGEMENT COMMAND HEADQUARTERS, UNITED STATES ARMY GARRISON, FORT BLISS 1 PERSHING ROAD FORT BLISS, TX 79916-3803

REPLY TO ATTENTIONOF:

IMBL-PWE B624 Pleasonton Avenue Fort Bliss, Texas 79916-6812

JUL 1 7 2012

Alamogordo Public Library 920 Oregon Ave Alamogordo, NM 88310

Dear Librarian:

Please make available to the public as part of your reference collection our Draft Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Enclosed is one (1) printed copy of the Environmental Assessment, which should be made available for public review through at least thirty days from receipt of this letter. After that date, we do not need the copy to be returned, and you may dispose of it or keep it as you prefer.

For further information, contact Mr. John F. Barrera, NEPA Program Manager at john.f.barrera.civ@mail.mil or call (915) 568-3908.

Thank you.

Sincerely,

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas

Enclosures



DEPARTMENT OF THE ARMY US ARMY INSTALLATION MANAGEMENT COMMAND HEADQUARTERS, UNITED STATES ARMY GARRISON, FORT BLISS 1 PERSHING ROAD FORT BLISS, TX 79916-3803

REPLY TO ATTENTION OF:

IMBL-PWE B624 Pleasonton Avenue Fort Bliss, Texas 79916-6812

JUL 1 7 2012

Thomas Branigan Memorial Library 200 E. Picacho Ave. Las Cruces, NM 88001

Dear Librarian:

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For further information, contact Mr. John F. Barrera, NEPA Program Manager at john.f.barrera.civ@mail.mil or call (915) 568-3908.

Thank you.

Sincerely

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas

Enclosures



DEPARTMENT OF THE ARMY US ARMY INSTALLATION MANAGEMENT COMMAND HEADQUARTERS, UNITED STATES ARMY GARRISON, FORT BLISS 1 PERSHING ROAD FORT BLISS, TX 79916-3803

REPLY TO ATTENTION OF:

IMBL-PWE B624 Pleasonton Avenue Fort Bliss, Texas 79916-6812 JUL 1 7 2012

El Paso Main Public Library 501 North Oregon El Paso TX 79901

Dear Librarian:

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For further information, contact Mr. John F. Barrera, NEPA Program Manager at john.f.barrera.civ@mail.mil or call (915) 568-3908.

Thank you.

Sincerety, T

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas

Enclosures



IMBL-PWE

Roger Chacon Principal Environmental Scientist El Paso Electric Company 100 N. Stanton El Paso, TX 79960

JUL 1 7 2012

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Chacon:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

Enclosed for your review is the EA and Draft Finding of No Significant Impact for the construction and use of solar photovoltaic facilities on Fort Bliss. Please forward any comments you have concerning this draft to Mr. John F. Barrera, NEPA Program Manager, Bldg. 624S Taylor Rd, Fort Bliss, Texas 79916 no later than 30 days from this letter or email to john.f.barrera.civ@mail.mil.

Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerelv:

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

Carter Smith, Executive Director Texas Parks and Wildlife Department 4200 Smith School Road Austin, TX 78744

JUL 1 7 2012

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Smith:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

Enclosed for your review is the EA and Draft Finding of No Significant Impact for the construction and use of solar photovoltaic facilities on Fort Bliss. Please forward any comments you have concerning this draft to Mr. John F. Barrera, NEPA Program Manager, Bldg. 624S Taylor Rd, Fort Bliss, Texas 79916 no later than 30 days from this letter or email to john.f.barrera.civ@mail.mil.

Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely.

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Lorinda Gardner, Regional Director Texas Commission on Environmental Quality 401 E. Franklin Ave Ste 560 El Paso, TX 79901-1206

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Ms. Gardner:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

Enclosed for your review is the EA and Draft Finding of No Significant Impact for the construction and use of solar photovoltaic facilities on Fort Bliss. Please forward any comments you have concerning this draft to Mr. John F. Barrera, NEPA Program Manager, Bldg. 624S Taylor Rd, Fort Bliss, Texas 79916 no later than 30 days from this letter or email to john.f.barrera.civ@mail.mil.

Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely;

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Stan Graves, Architect Texas Historical Commission P.O. Box 12276 Austin, TX 78711-2276

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Graves:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely.

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Karen Perez Doña Ana County Commissioner, District 3 845 N Motel Blvd Las Cruces, NM 88007

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Ms. Perez:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

Enclosed for your review is the EA and Draft Finding of No Significant Impact for the construction and use of solar photovoltaic facilities on Fort Bliss. Please forward any comments you have concerning this draft to Mr. John F. Barrera, NEPA Program Manager, Bldg. 624S Taylor Rd, Fort Bliss, Texas 79916 no later than 30 days from this letter or email to john.f.barrera.civ@mail.mil.

Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely,

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

Dolores Saldana-Caviness Doña Ana County Commissioner, District 2 845 N Motel Blvd Las Cruces, NM 88007 JUL 1 7 2012

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Ms.Saldana-Caviness:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

Enclosed for your review is the EA and Draft Finding of No Significant Impact for the construction and use of solar photovoltaic facilities on Fort Bliss. Please forward any comments you have concerning this draft to Mr. John F. Barrera, NEPA Program Manager, Bldg. 624S Taylor Rd, Fort Bliss, Texas 79916 no later than 30 days from this letter or email to john.f.barrera.civ@mail.mil.

Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely.

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Billy G. Garrett Doña Ana County Commissioner, District 1 845 N Motel Blvd Las Cruces, NM 88007

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Garrett:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely.

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

Brian D. Haines, Manager Doña Ana County 845 N Motel Blvd Las Cruces, NM 88007

JUL 1 7 2012

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Haines:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Sincerely.

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Joyce A. Wilson City Manage City of El Paso 2 Civic Center Plaza El Paso, Texas 79901-1196

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Ms. Wilson:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

The Hon. John Cook, Mayor City of El Paso 2 Civic Center Plaza El, Paso, Texas 79901-1196

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Hon. Cook:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sineerety;

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Tommie Herrell Otero County Commissioner District 1 1101 New York Ave, Rm 202 Alamogordo, NM 88310

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Herrell:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely,

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Pamela Heltner County Manager Otero County 1101 New York Ave, Rm. 106 Alamogordo, NM 88310

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Ms. Heltner:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Sincerely,

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Mark Watson Conservation Services Division New Mexico Department of Game and Fish P.O. Box 25112 Santa Fe, NM 87504

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Watson:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely,

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Deborah Hartell DPW-E-C Environmental Division, Bldg. 163 White Sands Missile Range, NM 88002

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Ms. Hartell:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely,

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Wally Murphy Field Supervisor NM Ecological Services Field Office U.S. Fish and Wildlife Service 2105 Osuna NE Albuquerque, NM 87113

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Murphy:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely.

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Dr. Benjamin Tuggle Regional Director NM Ecological Services Field Office U.S. Fish and Wildlife Service 500 Gold SW, Room 6034 Albuquerque, NM 87102

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear: Dr. Tuggle

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely,

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Ray Aaltonen Chief SW Area Office – Las Cruces Office New Mexico Department of Game and Fish 2715 Northrise Drive Las Cruces, NM 88011

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Aaltonen:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Sincerely,

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Mrs. Georgia Cleverly Border and Environmental Reviews New Mexico Environmental Department 1190 St. Francis Road Santa Fe, NM 87502

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mrs. Cleverly:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Sincerel

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Bill Childress District Manager Bureau of Land Management Las Cruces District Office 1800 Marques Street Las Cruces, NM 88005

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Childress:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely;

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



IMBL-PWE

JUL 1 7 2012

Jennifer Montoya NEPA Coordinator Bureau of Land Management Las Cruces District Office 1800 Marquess Street Las Cruces, NM 88005

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mrs. Montoya:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Sincerely

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



JUL 1 7 2012

IMBL-PWE

James Christensen McGregor Range Bureau of Land Management 28 Derbyshire Road Tularosa, NM 88352

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Christensen:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Sincerely. Brian D. Knight, M.A., RPA

-Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas



PROOF OF PUBLICATION

www.lcsun-news.com a

I, being duly sworn, Frank Leto deposes and says that he is the Publisher of the Las Cruces Sun -News, a newspaper published daily in the county of Dona Ana, State of New Mexico; that the notice 50888 is an exact duplicate of the notice that was published once a week/day in regular and entire issue of the Alamogordo Daily News newspaper and not in any supplement thereof for 1 week(s)/day(s), consecutive the first publication was in the issue dated July 22, 2012 and the last publication was July 22, 2012

Despondent further states this newspaper is duly qualified to publish legal notice or advertisements within the meaning of Sec. Chapter 167, Laws of 1937.

Signed

Publisher **Official Position**

STATE OF NEW MEXICO SS.

County of Dona Ana Subscribed and sworn before me this

_day of July

Notary Public in and for Dona Ana County, New Mexico

2014 My Term Expires



NOTICE OF AVAILABILITY Draft Finding of No Significant Impact

Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges Fort Bliss, Texas and New Mexico

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana, and McGregor range camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives. The EA has resulted in a Draft Finding of No Significant Impact (FNSI). Both documents are available for public review and comment at the El Paso Main Public Library, 501 North Oregon, El Paso, TX 79901; the Alamogordo Public Library, 920 Oregon Ave, Alamogordo, NM 88310; and the Thomas Branigan Memorial Library, 200 E. Picacho Ave, Las Cruces, NM 66001. The Draft EA and FNSI can also be viewed on Fort Bliss' website at www.bliss.army.mil (click on "Environmental").

The public is encouraged to review and comment on these documents. Public comments must be received no later than 30 days from this notice and can be submitted by email at john.f.barrera.civ@mail.mil, or mailed to: Mr. John F. Barrera, NEPA Program Manager, IMBL-PWE, B624 Pleasonton Avenue, Fort Bliss, Texas 79916-6812.

Publication #50888 Publication Date: July 22, 2012

LAS CRUCES SUN-NEWS

PROOF OF PUBLICATION

www.lcsun-news.com

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STATE OF NEW MEXICO SS. **County of Dona Ana** Subscribed and sworn before me this

day of July Sana

Notary Public in and for Dona Ana County, New Mexico

My Term Expires



NOTICE OF AVAILABILITY Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities

on the Training Ranges Fort Bliss, Texas and New Mexico

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Publication #50889 Publication Date: July 22, 2012



PROOF OF PUBLICATION

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Signed



Publisher Official Position

STATE OF NEW MEXICO ss. County of Dona Ana

Subscribed and sworn before me this

day of JULI 2012

Notary Public in and for Dona Ana County, New Mexico

20(1

My Term Expires



NOTICE OF AVAILABILITY

Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges Fort Bliss, Texas and New Mexico

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Publication #50887 Publication Date: July 22, 2012



IMBL-PWE

Mark Wolfe, Executive Director Texas Historical Commission P.O. Box 12276 Austin, TX 78711-2276 RECEIVED

TEXAS HISTORICAL COMMISSION

Re: Draft Finding of No Significant Impact Environmental Assessment Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, Texas and New Mexico.

Dear Mr. Wolfe:

Fort Bliss has prepared an Environmental Assessment (EA) to evaluate potential environmental impacts resulting from the construction and operation of renewable energy facilities to provide power to remote sites on Fort Bliss including Orogrande, Doña Ana and McGregor Range Camps. The proposed facilities would also help Fort Bliss address the various near-term Federal energy goals, mandates, and directives.

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Thank you in advance for your review of this document. Feel free to contact Mr. Barrera if you have any questions or need further clarification.

Sincerely,

Brian D. Knight, M.A., RPA Chief, Conservation Branch Environmental Division Directorate of Public Works Fort Bliss, Texas

NO HISTORIC PROPERTIES AFFECTED PROJECT MAY PROCEED Mark Wolfe State Historic Prese on Officer Date Track#

Josh McEnany

From:	Walker, Mark E CTR (US) <mark.e.walker65.ctr@mail.mil></mark.e.walker65.ctr@mail.mil>
Sent:	Tuesday, August 14, 2012 9:07 AM
То:	Josh McEnany
Subject:	FW: Draft FONSI/EA Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, TX and NM (UNCLASSIFIED)

As requested, here is the e-mail chain regarding request from USFWS.

Mark

-----Original Message-----From: Waychus, Yvette M CIV (US) Sent: Monday, July 30, 2012 3:57 PM To: Barrera, John F CIV (US); Kipp, John M Jr CIV (US); Walker, Mark E CTR (US) Subject: RE: Draft FONSI/EA Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, TX and NM (UNCLASSIFIED)

Classification: UNCLASSIFIED Caveats: FOUO

I sent the shapefiles to Cyndie.

Thank you, Yvette

-----Original Message-----From: Barrera, John F CIV (US) Sent: Monday, July 30, 2012 2:40 PM To: Kipp, John M Jr CIV (US); Walker, Mark E CTR (US); Waychus, Yvette M CIV (US) Subject: FW: Draft FONSI/EA Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, TX and NM (UNCLASSIFIED)

Classification: UNCLASSIFIED Caveats: FOUO

USFWS lady says she needs GIS layers of the solar facilities as shown in the EA. Can we furnish?

-----Original Message-----From: <u>Cyndie Abeyta@fws.gov [mailto:Cyndie Abeyta@fws.gov]</u> Sent: Tuesday, July 24, 2012 4:00 PM To: Barrera, John F CIV (US) Subject: Draft FONSI/EA Solar Photovoltaic Facilities on the Training Ranges, Fort Bliss, TX and NM

Hello John,

Our office received the subject hard copy document for review and comment. Is it possible for you to send us an electronic copy of the document. Additionally, will you send me shape files of the proposed project action areas including the proposed site locations (shown in Figure 1-2) and the PV site locations (shown in Figure 2-1 to 2-4)?

Please contact me if you have any questions? Thank you.

--Cyndie

Cynthia G. Abeyta, Hydrologist/Conservation Planning Assistance U.S. Fish and Wildlife Service New Mexico Ecological Services Field Office 2105 Osuna Rd NE Albuquerque, NM 87113

Office: (505) 761-4738 Fax: (505) 346-2542 Cell: (505) 977-4578 http://mrgbi.fws.gov/>

Classification: UNCLASSIFIED Caveats: FOUO

Classification: UNCLASSIFIED Caveats: FOUO

Josh McEnany

From:	Walker, Mark E CTR (US) <mark.e.walker65.ctr@mail.mil></mark.e.walker65.ctr@mail.mil>
Sent:	Monday, August 20, 2012 8:59 AM
То:	Josh McEnany
Cc:	Barrera, John F CIV (US); Kipp, John M Jr CIV (US)
Subject:	FW: Environmental Assessment Solar Photovoltaic Facilities on training ranges on Fort
	Bliss, and New Mexico (UNCLASSIFIED)
Signed By:	mark.e.walker65.ctr@mail.mil

Josh

For the Solar EA.

Mark

-----Original Message-----From: Barrera, John F CIV (US) Sent: Monday, August 20, 2012 7:57 AM To: Kipp, John M Jr CIV (US); Walker, Mark E CTR (US) Cc: Knight, Brian D CIV (US) Subject: FW: Environmental Assessment Solar Photovoltaic Facilities on training ranges on Fort Bliss, and New Mexico (UNCLASSIFIED)

Classification: UNCLASSIFIED Caveats: FOUO

FYI. EPEC concurs with Solar EA findings.

-----Original Message-----From: Chacon, Roger [mailto:roger.chacon@epelectric.com] Sent: Friday, August 17, 2012 4:12 PM To: Barrera, John F CIV (US); Busser, Steven P Cc: Barker, Linda J; Soza, Wayne Subject: Environmental Assessment Solar Photovoltaic Facilities on training ranges on Fort Bliss, and New Mexico

El Paso Electric's Environmental Department has reviewed the EA and Draft Finding of No Significant Impact for the construction and use of solar photovoltaic facilities on Fort Bliss and remote locations, including Oro Grande, Dona Ana and McGregor Range. Based on the document review performed by El Paso Electric's environmental department we concur with the report findings and therefore have no further comment.

Thank you,

Roger Chacon

Environmental Manger

El Paso Electric Company

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Classification: UNCLASSIFIED Caveats: FOUO GOVERNOR Susana Martinez



DIRECTOR AND SECRETARY TO THE COMMISSION James S. Lane, Jr.

Daniel E. Brooks, Deputy Director

STATE OF NEW MEXICO DEPARTMENT OF GAME & FISH

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August 9, 2012

Mr. John F. Barrera NEPA Program Manager Bldg. 624S Taylor Road Fort Bliss, TX 79916

Fort Bliss Solar Photovoltaic Facilities Draft Environmental Assessment; NMDGF Doc. No. 15234

Dear Mr. Barrera:

The Department of Game and Fish (Department) has reviewed your request for information regarding the above-referenced project, and provides the following recommendations to minimize impacts to wildlife.

Open trenches and ditches associated with construction of renewable energy projects can trap small mammals, amphibians and reptiles and can cause injury to large mammals. Periods of highest activity for many of these species include night time, summer months and wet weather.

- <u>To minimize the amount of open trenches</u> at any given time, keep trenching and backfilling crews close together.
- <u>Trench during the cooler months</u> (October March). However, there may be exceptions (e.g., critical wintering areas) which need to be assessed on a site-specific basis.
- <u>Avoid leaving trenches open overnight</u>. Where trenches cannot be back-filled immediately, escape ramps should be constructed at least every 90 meters. Escape ramps can be short lateral trenches sloping to the surface or wooden planks extending to the surface. The slope should be less than 45 degrees (100%). Trenches left open overnight should be inspected and animals removed prior to back-filling, especially where endangered species occur.

With implementation of these recommendations during construction, the Department believes this project as proposed is unlikely to adversely affect wildlife or important wildlife habitats.

We appreciate the opportunity to comment on this project. Should you have any questions regarding our comments, please contact Mark Watson, Terrestrial Habitat Specialist, at (505) 476-8115 or <u>mark.watson@state.nm.us</u>.

Sincerely

Matt Wunder, Ph.D. Chief, Conservation Services Division

MW/MLW

CC: USFWS NMES Field Office George Farmer, Southwest Area Operations Habitat Specialist, NMDGF Leon Redman, SE Area Operations Chief, NMDGF Mark Watson, Conservation Services Habitat Specialist, NMDGF

				Comment Response Matrix Draft EA for Solar Energy, Ft. Bliss August 2012		
#		Location		Comment	Reviewer	Ft. Bliss's Response
	Page	Line	Section			
0					-	
1			General	Please provide an electronic copy of the Draft EA. Additionally, will you please send the shape files of the proposed project action areas including the proposed site locations (shown in Figure 1-2) and the PV site locations (shown in Figures 2-1 to 2-4)?	Cynthia G. Abeyta, U.S. Fish and Wildlife Service (USFWS)	Ft. Bliss has provided USFWS with an electronic version of the Draft EA and the requested shape files.
2			General	El Paso Electric's (EPE) Environmental Department has reviewed the EA and Draft Finding of No Significant Impact for the construction and use of solar photovoltaic facilities on Fort Bliss and remote locations, including OroGrande, Dona Ana and McGregor Range. Based on the document review performed by El Paso Electric's environmental department we concur with the report findings and therefore have no further comment.	Roger Chacon, EPE	Thank you for your comment.
3			General	 The Department of Game and Fish provides the following recommendations to minimize impacts to wildlife. 1. To minimize the amount of open trenches at any given time, keep trenching and back-filling crews close together. 2. Trench during the cooler months (October-March). However, there may be exceptions (e.g., critical wintering areas) which need to be assessed on a sitespecific basis. 3. Avoid leaving trenches open overnight. Where trenches cannot be back-filled immediately, escape ramps should be constructed at least every 90 meters. Escape ramps can be short lateral trenches sloping to the surface or wooden planks extending to the surface. The slope should be less than 45 degrees (100%). Trenches left open overnight should be inspected and animals removed prior to back-filling, especially where endangered species occur. 	Matt Wunder, New Mexico Department of Game and Fish (NMDGF)	Thank you for your comment. Ft. Bliss agrees with the recommendations of the NMDGF and will implement those recommendations as appropriate.
4			General	With the implementation of these recommendations during construction, the Department believes this project as proposed is unlikely to adversely affect wildlife or important wildlife habitats.	Matt Wunder, NMDGF	Thank you for your comment. Ft. Bliss agrees with the recommendations of the NMDGF and will implement those recommendations as appropriate.
5						
6						



August 20, 2012

Life's better outside."

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Carter P. Smith Executive Director Mr. John F. Barrera Fort Bliss NEPA Program Manager IMBL-PWE, B624 Pleasanton Avenue Fort Bliss, TX 79916

RE: Draft Environmental Assessment for Solar Photovoltaic Facilities on Fort Bliss Training Ranges, El Paso County

Dear Mr. Barrera:

Texas Parks and Wildlife Department (TPWD) has received the draft Environmental Assessment (EA) and Finding of No Significant Impact for the above-referenced project. TPWD staff has reviewed the draft EA and offers the following comments and recommendations for consideration.

In addition to the project location adjacent to the Infantry Bridge Combat Team (IBCT) area in Texas, solar photovoltaic (PV) facilities are proposed to be located at McGregor Range Camp, Doña Ana Range Camp, and Orogrande Range Camp on Fort Bliss in New Mexico. Please note that TPWD does not maintain detailed information about natural resources or managed areas outside of Texas. Please contact the New Mexico Department of Game and Fish regarding potential impacts to natural resources located on or near the project sites in New Mexico.

Project Description

Fort Bliss proposes to construct and operate solar PV array facilities on Fort Bliss including a 234-acre site located northeast of the IBCT area of the Main Cantonment. The proposed project would involve construction of the arrays, electrical tie-in, and operations and maintenance. During construction, site disturbance would be minimized to the extent feasible, and disturbed areas would be surfaced with gravel. The IBCT site is located between an existing El Paso Electric line and the Military Route Green line, and the proposed project would tie into a Fort Bliss substation located on the west side of LP 375 approximately 1.5 miles west of the site. Maintenance roads would be located between the rows of PV arrays. Electrical conduits between the solar panels and the feeder line would be underground, and the line connecting the arrays to the electrical grid would either be buried or overhead.

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To manage and conserve the natural and cultural resources of Texas and to provide hunting, fishing and outdoor recreation opportunities for the use and enjoyment of present and future generations.

Mr. John F. Barrera Page Two August 20, 2012

Water use for operations and maintenance would include washing of the solar panels when necessary, which is estimated to use of approximately 0.007 acre-feet of water per year per megawatt (a total of approximately 0.2 acre-feet per year for all four facilities in Texas and New Mexico).

Federal Law: Migratory Bird Treaty Act

The Migratory Bird Treaty Act (MBTA) prohibits taking, attempting to take, capturing, killing, selling/purchasing, possessing, transporting, and importing of migratory birds, their eggs, parts and nests, except when specifically authorized by the Department of the Interior. This protection applies to most native bird species, including ground nesting species. The U.S. Fish and Wildlife Service (USFWS) Migratory Bird Office can be contacted at (505) 248-7882 for more information on potential impacts to migratory birds.

Section 3.3.2.2 of the draft EA states that the proposed project could occur in habitat that is utilized by bird species protected under the MBTA. Site preparation and utility installation would be carried out during the non-breeding season for migratory birds or a pre-construction biological survey would be conducted to minimize impacts to migratory birds. Overhead electrical lines would be constructed in accordance with the Avian Power Line Interaction Committee (APLIC) guidance.

Recommendation: TPWD supports proposed measures to minimize impacts to migratory birds. In addition to APLIC guidance, the attached *TPWD Recommendations for Electrical Transmission/Distribution Line Design and Construction* should be used as a reference during design, construction, operation, and maintenance of electrical lines.

If mammal burrows would be disturbed as a result of construction, operation, or maintenance of the proposed project, TPWD recommends they be surveyed for Western Burrowing Owls (*Athene cunicularia hypugaea*) prior to disturbance. If nesting owls are found, disturbance should be avoided until the eggs have hatched and the young have fledged. Also, please note that this species of concern resides in El Paso and surrounding counties not only as summer (breeding) residents, but many owls stay in the El Paso region as winter residents. Adverse impacts to wintering owls should also be avoided during construction and operation of the sites.

Mr. John F. Barrera Page Three August 20, 2012

State Law: Parks and Wildlife Code, Section 68.015

Section 68.015 of the Parks and Wildlife Code regulates state-listed species. Please note that there is no provision for take (incidental or otherwise) of state-listed species. A copy of *TPWD Guidelines for Protection of State-Listed Species*, which includes a list of penalties for take of species, is attached for your reference. State-listed species may only be handled by persons with a scientific collection permit obtained through TPWD. For more information on this permit, please contact the Wildlife Permits Office at (512) 389-4647.

Section 3.3.1.1 of the draft EA states that the state-listed threatened Texas horned lizard (*Phrynosoma cornutum*) is common throughout much of Fort Bliss.

Recommendation: Texas horned lizards are generally active in this part of Texas from March through September. TPWD recommends avoiding disturbance of the Texas horned lizard and colonies of its primary food source, the Harvester ant (*Pogonomyrmex* sp.) during clearing and construction. TPWD recommends a biological monitor be present during construction to try to relocate protected species if found. If the presence of a biological monitor during construction is not feasible, state-listed threatened species observed during construction should be allowed to safely leave the site.

A mixture of cover, food sources, and open ground is important to the Texas horned lizard and Harvester ant. Disturbed areas within suitable habitat for these species should be revegetated with site-specific native, patchy vegetation rather than sod-forming grasses. TPWD recommends review and implementation of the horned lizard monitoring and management guidelines found online at http://www.tpwd.state.tx.us/huntwild/wild/wildlife_diversity/texas_nature_trackers/horned_lizard/documents/.

Species of Concern

In addition to state- and federally-protected species, TPWD tracks special features, natural communities, and rare species that are not listed as threatened or endangered. These species and communities are tracked in the Texas Natural Diversity Database (TXNDD), and TPWD actively promotes their

Mr. John F. Barrera Page Four August 20, 2012

conservation. TPWD considers it important to evaluate and, if necessary, minimize impacts to rare species and their habitat to reduce the likelihood of endangerment.

Based on the project description, site location, and publicly-available aerial photographs, the following species of concern could be impacted as a result of the proposed project:

- Sand prickly-pear (*Opuntia arenaria*)
- Sand scahuista (*Nolina arenicola*)
- Wheeler's spurge (Chamaesyce geyeri var. wheeleriana)

Recommendation: TPWD recommends the project area be surveyed for the rare plant species listed above during their respective flowering seasons when they would be most detectable. If the project area is found to contain rare species, natural plant communities, or special features, TPWD recommends that precautions be taken to avoid impacts to them.

Two records of Wheeler's spurge have been documented possibly within 1.5 miles of the IBCT area in the TXNDD. Printouts of these occurrence records are available upon request. Please note that absence of TXNDD information in an area does not imply that a species is absent from that area. Given the small proportion of public versus private land in Texas, the TXNDD does not include a representative inventory of rare resources in the state. Although they are based on the best data available to TPWD regarding rare species, the data from the TXNDD do not provide a definitive statement as to the presence, absence or condition of special species, natural communities, or other significant features within your project area. These data are not inclusive and cannot be used as presence/absence data. They represent species that could potentially be in your project area. This information cannot be substituted for on-the-ground surveys. The TXNDD is updated continuously. As the project progresses and for future projects, please request the most current and accurate information at txndd@tpwd.state.tx.us.

Recommendation: Please review the TPWD county list of rare and protected species for El Paso County, as rare species in addition to those discussed above could be present depending upon habitat availability. TPWD county lists are available online at <u>http://www.tpwd.state.tx.us/landwater/land/maps/gis/ris/endangered_species/</u>. The USFWS should be contacted for species occurrence data,

Mr. John F. Barrera Page Five August 20, 2012

guidance, permitting, survey protocols, and mitigation for federally listed species. For the USFWS rare species lists by county please visit <u>http://www.fws.gov/endangered/</u>.

Determining the actual presence of a species in a given area depends on many variables including daily and seasonal activity cycles, environmental activity cues, preferred habitat, transiency and population density (both wildlife and human). The absence of a species can be demonstrated only with great difficulty and then only with repeated negative observations, taking into account all the variable factors contributing to the lack of detectable presence. If encountered during construction, measures should be taken to avoid impacting wildlife.

I appreciate the opportunity to review and comment on this project. Please call me at (512) 389-4579 if we may be of further assistance.

Sincerely,

Julie C. Wicher

Julie C. Wicker Wildlife Habitat Assessment Program Wildlife Division

JCW.gg:ERCS-1815

Attachments (2)

TPWD Recommendations for Electrical Transmission/Distribution Line Design and Construction

Construction of the line should be performed to avoid adverse impacts not only to the environment but the local bird populations and to restore or enhance environmental quality to the greatest extent practical. In order to minimize the possible project effects upon wildlife, the following measures are recommended.

TPWD recommends that each electrical company develop an Avian Protection Plan to minimize the risks to avian species that are protected by the Migratory Bird Treaty Act.

Avian Electrocution Risks

Birds can be electrocuted by simultaneously contacting energized and/or grounded structures, conductors, hardware, or equipment. Electrocutions may occur because of a combination of biological and electrical design. Biological factors are those that influence avian use of poles, such as habitat, prey and avian species. The electrical design factor is most crucial to avian electrocutions is the physical separation between energized and/or grounded structures, conductors, hardware, or equipment that can be bridges by birds to complete a circuit. As a general rule, electrocution can occur on structures with the following:

- Phase conductors separated by less than the wrist-to-wrist or head-to-foot (flesh-to-flesh) distance of a bird;
- Distance between grounded hardware (e.g. grounded wires, metal braces) and any energized phase conductor that is less than the wrist-to-wrist or head-to-foot (flesh-to-flesh) distance of a bird (Avian Power Line Interaction Committee 2006).

To protect raptors and eagles, procedures should be followed as outlined in:

Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 2006. by Avian Power Line Interaction Committee (APLIC). 2006. Distributed by the Avian Power Line Interaction Committee (APLIC).

Mitigating Bird Collisions with Power Lines: the State of the Art in 1994. Avian Power Line Interaction Committee (APLIC). 1994. Edison Electric Institute. Washington D.C.

Line alterations to prevent bird electrocutions should not necessarily be implemented after such events occur, as all electrocutions may not be known or documented. Incorporation of preventative measures along portions of the routes that are most attractive to birds (as indicated by frequent sightings) prior to any electrocutions is much preferred.

Preventative measures include: phase covers, bushing cover, arrester covers, cutout covers, jumper wire hoses, and covered conductors. In addition, perch discouragers may be used to deter birds from landing on hazardous (to birds) pole locations where isolate, covers, or other insulating techniques cannot be used (Avian Power Line Interaction Committee 2006).

Use wood or non-conducting cross arms, for distribution lines, to minimize the possibility of electrical contact with perching birds.

When possible, for distribution lines, install electrical equipment on the bottom cross arm to allow top cross arm for perching.

TPWD recommends using nest management strategies which include installing nesting platforms on or near power structures to provide nesting sites for several protected species while minimizing the risks of electrocution, equipment damage, or outages (Avian Power Line Interaction Committee 2006).

Avian Collision Risks

Birds typically establish flight corridors along and within river and creek drainages. Transmission lines that cross or are located very near these drainages should have line markers installed at the crossings or closest points to the drainages to reduce the potential of collisions by birds flying along or near the drainage corridors.

If transmission lines are located in an area with tall trees, the height of the transmission line should not be taller than the trees to reduce collision risks.

Transmission lines should be located to avoid separating feeding and nesting areas. If this cannot be avoided lines should be clearly marked to minimize avian collisions with the lines (Avian Power Line Interaction Committee 1994).

Transmission lines should be buried, when practical, to reduce the risks of avian collisions.

Habitat Impacts

Construction should avoid identified wetland areas. Coordination with appropriate agencies should be accomplished to ensure regulatory compliance. Construction should occur during dry periods.

Construction should attempt to minimize the amount of flora and fauna disturbed. Reclamation of construction sites should emphasize replanting with native grasses and leguminous forbs.

Existing rights-of-way should be used to upgrade facilities, where possible, in order to avoid additional clearing and prevent adverse impacts associated with habitat loss and fragmentation of existing blocks of wooded habitat.

Forest and woody areas provide food and cover for wildlife, these cover types should be preserved. Mature trees, particularly those which produce nuts or acorns, should be retained. Shrubs and trees should be trimmed rather than cleared.

Transmission lines should be designed to cross streams at right angles, at points of narrowest width, and/or at the lowest banks whenever feasible to provide the least disturbance to stream corridor habitat.

Implementation of wildlife management plans along rights-of-way should be considered whenever feasible.

All pole design should be single phase (without arms), where possible, to preserve the aesthetics of the area.

Protection of State-Listed Species Texas Parks and Wildlife Department Guidelines

Protection of State-Listed Species

State law prohibits any take (incidental or otherwise) of state-listed species. State-listed species may only be handled by persons possessing a Scientific Collecting Permit or a Letter of Authorization issued to relocate a species.

- Section 68.002 of the Texas Parks and Wildlife (TPW) Code states that species of fish or wildlife indigenous
 to Texas are endangered if listed on the United States List of Endangered Native Fish and Wildlife or the list of
 fish or wildlife threatened with statewide extinction as filed by the director of Texas Park and Wildlife
 Department. Species listed as Endangered or Threatened by the Endangered Species Act are protected by both
 Federal and State Law. The State of Texas also lists and protects additional species considered to be threatened
 with extinction within Texas.
- Animals Laws and regulations pertaining to state-listed endangered or threatened animal species are contained in Chapters 67 and 68 of the Texas Parks and Wildlife (TPW) Code and Sections 65.171 - 65.176 of Title 31 of the Texas Administrative Code (TAC). State-listed animals may be found at 31 TAC §65.175 & 176.
- Plants Laws and regulations pertaining to endangered or threatened plant species are contained in Chapter 88 of the TPW Code and Sections 69.01 69.9 of the TAC. State-listed plants may be found at 31 TAC §69.8(a) & (b).

Prohibitions on Take of State Listed Species

Section 68.015 of the TPW Code states that no person may capture, trap, take, or kill, or attempt to capture, trap, take, or kill, endangered fish or wildlife.

Section 65.171 of the Texas Administrative Code states that except as otherwise provided in this subchapter or Parks and Wildlife Code, Chapters 67 or 68, no person may take, possess, propagate, transport, export, sell or offer for sale, or ship any species of fish or wildlife listed by the department as endangered or threatened.

"Take" is defined in Section 1.101(5) of the Texas Parks and Wildlife Code as:

"Take," except as otherwise provided by this code, means collect, hook, hunt, net, shoot, or snare, by any means or device, and includes an attempt to take or to pursue in order to take.

Penalties

The penalties for take of state-listed species (TPW Code, Chapter 67 or 68) are:

- 1ST Offense = Class C Misdemeanor: \$25-\$500 fine
- One or more prior convictions = Class B Misdemeanor \$200-\$2,000 fine and/or up to 180 days in jail.
- Two or more prior convictions = Class A Misdemeanor \$500-\$4,000 fine and/or up to 1 year in jail.

Restitution values apply and vary by species. Specific values and a list of species may be obtained from the TPWD Wildlife Habitat Assessment Program.

APPENDIX B AIR QUALITY CALCULATIONS

Assumption	Assumptions for Combustion Emissions	stion Emissi	ons		
Type of Construction Equipment	Num. of Units	HP Rated	Hrs/day	Days/yr	Total hp- hrs
Water Truck	1	300	ω	130	312000
Diesel Road Compactors	1	100	ω	15	12000
Diesel Dump Truck	1	300	8	15	36000
Diesel Excavator	1	300	8	15	36000
Diesel Hole Trenchers	1	175	8	09	84000
Diesel Bore/Drill Rigs	1	300	8	60	144000
Diesel Cement & Mortar Mixers	1	300	8	60	144000
Diesel Cranes	1	175	8	130	182000
Diesel Graders	3	300	8	15	108000
Diesel Tractors/Loaders/Backhoes	1	100	8	06	72000
Diesel Bulldozers	1	300	8	15	36000
Diesel Front-End Loaders	1	300	8	30	72000
Diesel Forklifts	2	100	8	130	208000
Diesel Generator Set	2	40	8	130	83200

		Emission Factors	actors				
Tunn of Ponetrustion Equipment	VOC g/hp-	CO g/hp-	-dh/g xON	PM-10	PM-2.5	SO2 g/hp-	
ו אמה טו סטוואנו מכנוטוו בקמוטווופוונ	hr	hr	hr	g/hp-hr	g/hp-hr	hr	
Water Truck	0.440	2.070	5.490	0.410	0.400	0.740	536.000
Diesel Road Compactors	0.370	1.480	4.900	0.340	0.330	0.740	536.200
Diesel Dump Truck	0.440	2.070	5.490	0.410	0.400	0.740	536.000
Diesel Excavator	0.340	1.300	4.600	0.320	0.310	0.740	536.300
Diesel Trenchers	0.510	2.440	5.810	0.460	0.440	0.740	535.800
Diesel Bore/Drill Rigs	0.600	2.290	7.150	0.500	0.490	0.730	529.700
Diesel Cement & Mortar Mixers	0.610	2.320	7.280	0.480	0.470	0.730	529.700
Diesel Cranes	0.440	1.300	5.720	0.340	0.330	0.730	530.200
Diesel Graders	0.350	1.360	4.730	0.330	0.320	0.740	536.300
Diesel Tractors/Loaders/Backhoes	1.850	8.210	7.220	1.370	1.330	0.950	691.100
Diesel Bulldozers	0.360	1.380	4.760	0.330	0.320	0.740	536.300
Diesel Front-End Loaders	0.380	1.550	5.000	0.350	0.340	0.740	536.200
Diesel Forklifts	1.980	7.760	8.560	1.390	1.350	0.950	690.800
Diesel Generator Set	1.210	3.760	5.970	0.730	0.710	0.810	587.300

Emission factors (EF) were generated from the NONROAD2005 model for the 2006 calendar year. The VOC EFs includes exhaust and evaporative emissions. The VOC evaporative components included in the NONROAD2005 model are diurnal, hotsoak, running loss, tank permeation, hose permeation, displacement, and spillage. The construction equipment age distribution in the NONROAD2005 model is based on the population in U.S. for the 2006 calendar year.

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k0.0170.0820.2180.0160.016 k 0.0130.0520.1820.0130.012 k 0.0130.0530.0130.0121 k 0.0150.0530.0430.0411 k 0.0950.3631.1350.0790.078 k 0.0970.3631.1350.0760.075 k 0.0970.3681.1550.0760.076 k 0.0970.3681.1470.0680.066 k 0.0420.3611.1470.0680.066 k 0.0420.1620.5630.0390.038 k 0.0420.1620.5630.0390.036 k 0.0420.1620.1620.0130.013 k 0.0440.0550.1890.0130.013 k 0.0440.6510.5730.0280.027 k 0.0140.0550.1890.0130.013 k 0.0140.0550.1890.0130.013 k 0.0140.0550.1890.0130.027 k 0.0300.1230.3970.0280.027 k 0.0110.3450.5470.0670.065 k 0.1110.3450.5470.0670.065 k 0.1110.3450.5470.0670.065		0.065	0.004	0.004	0.010	7.091
Intervent 0.013 0.052 0.182 0.013 0.012 0.012 RierNTrenchers 0.047 0.226 0.538 0.043 0.041 0.041 Rigs 0.095 0.363 1.135 0.079 0.078 0.078 Mortar Mixers 0.097 0.368 1.155 0.076 0.076 0.076 Mortar Mixers 0.097 0.368 1.155 0.076 0.076 0.076 Mortar Mixers 0.097 0.368 1.155 0.076 0.076 0.076 Mortar Mixers 0.097 0.368 1.147 0.068 0.076 0.076 Mortar Mixers 0.0042 0.3661 1.147 0.068 0.076 0.076 Mortar Mixers 0.0012 0.162 0.162 0.076 0.076 0.076 Mortar Mixers 0.0012 0.027 0.039 0.006 0.013 0.013 Mortar Mixers 0.014 0.055 0.189 0.013 0.013 0.013 Mortar Mixers 0.014 0.055 0.189 0.013 0.013 0.013 Loaders 0.014 0.055 0.189 0.013 0.027 0.028 0.027 Loaders 0.0111 0.345 0.547 0.067 0.065 0.065 Set 0.111 0.345 0.547 0.067 0.065 0.065		0.218	0.016	0.016	0.029	21.264
Introduction 0.047 0.226 0.538 0.043 0.041 Rigs 0.095 0.363 1.135 0.079 0.078 Mortar Mixers 0.097 0.368 1.155 0.076 0.078 Mortar Mixers 0.097 0.368 1.155 0.076 0.076 Mortar Mixers 0.097 0.368 1.147 0.068 0.066 0.088 0.261 1.147 0.068 0.066 0.038 Daders/Backhoes 0.147 0.651 0.573 0.109 0.106 Daders/Backhoes 0.147 0.651 0.573 0.103 0.013 Loaders 0.014 0.055 0.189 0.013 0.013 Loaders 0.014 0.055 0.189 0.013 0.013 Loaders 0.014 0.055 0.189 0.013 0.013 Set 0.111 0.345 0.547 0.067 0.065 0.065		0.182	0.013	0.012	0.029	21.276
Rigs 0.095 0.363 1.135 0.079 0.078 Mortar Mixers 0.097 0.368 1.155 0.076 0.075 Mortar Mixers 0.097 0.368 1.155 0.076 0.075 Mortar Mixers 0.088 0.261 1.147 0.068 0.066 0.042 0.162 0.162 0.139 0.066 aders/Backhoes 0.147 0.651 0.573 0.109 0.106 Daders/Backhoes 0.147 0.651 0.573 0.103 0.13 Loaders 0.147 0.651 0.573 0.109 0.106 Loaders 0.147 0.651 0.573 0.103 0.13 Loaders 0.014 0.055 0.189 0.013 0.013 Loaders 0.014 0.055 0.397 0.028 0.027 Set 0.111 0.345 0.547 0.067 0.065		0.538	0.043	0.041	0.069	49.598
Mortar Mixers 0.097 0.368 1.155 0.076 0.075 1 Mortar Mixers 0.088 0.261 1.147 0.068 0.066 1 Mortar Mixers 0.088 0.261 1.147 0.068 0.066 1 Mortar Mixers 0.042 0.162 0.162 0.039 0.066 1 Mortar Mixers 0.0447 0.651 0.573 0.039 0.038 1 Mortar Mixers 0.147 0.651 0.573 0.109 0.106 1 1 Mortar Mixers 0.147 0.651 0.573 0.109 0.106 1 1 Loaders 0.014 0.055 0.189 0.013 1		1.135	0.079	0.078	0.116	84.057
0.088 0.261 1.147 0.068 0.066 0.042 0.162 0.563 0.039 0.038 0.042 0.147 0.162 0.563 0.039 0.038 0.042 0.147 0.651 0.573 0.109 0.106 1.005 0.147 0.055 0.189 0.013 0.013 1.004 0.014 0.055 0.189 0.013 0.013 1.004 0.030 0.123 0.397 0.028 0.027 1.005 0.454 1.779 1.962 0.319 0.309 1.011 0.345 0.547 0.067 0.065 1.312 5.198 10.558 0.987		1.155	0.076	0.075	0.116	84.057
0.042 0.162 0.563 0.039 0.038 Daders/Backhoes 0.147 0.651 0.573 0.109 0.106 Doders 0.014 0.055 0.189 0.013 0.106 Loaders 0.030 0.123 0.397 0.028 0.027 Loaders 0.030 0.123 0.397 0.028 0.027 Set 0.111 0.345 0.547 0.067 0.065 J.312 5.198 10.558 0.987		1.147	0.068	0.066	0.146	106.339
baders/Backhoes 0.147 0.651 0.573 0.109 0.106 0.014 0.055 0.189 0.013 0.013 Loaders 0.030 0.123 0.397 0.028 0.027 Loaders 0.454 1.779 1.962 0.319 0.309 Set 0.111 0.345 0.547 0.067 0.065		0.563	0.039	0.038	0.088	63.828
0.014 0.055 0.189 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.013 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.027 0.0265 0.065 0.065 0.065 0.065 0.065 0.065 0.065 0.067 0.065 0.065 0.067 0.065 0.065 0.067 0.065 <t< td=""><td></td><td>0.573</td><td>0.109</td><td>0.106</td><td>0.075</td><td>54.835</td></t<>		0.573	0.109	0.106	0.075	54.835
Loaders 0.030 0.123 0.397 0.028 0.027 0.454 1.779 1.962 0.319 0.309 <td></td> <td>0.189</td> <td>0.013</td> <td>0.013</td> <td>0.029</td> <td>21.276</td>		0.189	0.013	0.013	0.029	21.276
0.454 1.779 1.962 0.319 0.309 Set 0.111 0.345 0.547 0.067 0.065 1.312 5.198 10.558 1.015 0.987		0.397	0.028	0.027	0.059	42.544
Set 0.111 0.345 0.547 0.067 0.065 1.312 5.198 10.558 1.015 0.987		1.962	0.319	0.309	0.218	158.342
1.312 5.198 10.558 1.015 0.987		0.547	0.067	0.065	0.074	53.847
	5.198	10.558	1.015	0.987	1.313	952.645
	البنا الالسابا بابعامنا بامنا بامنا بامنا		tons/yr 0.712 0.020 0.082 0.082 0.082 0.082 0.055 0.363 0.363 0.363 0.363 0.363 0.363 0.363 0.162 0.162 0.162 0.162 0.162 0.163 0.123 0.123 0.123 0.123 0.123 0.123 0.123 0.123 0.123 0.123 0.123 0.120 0.055 0.055 0.055 0.055 0.055 0.052 0.055 0.05	tons/yrtons/yrtons/yr0.7121.8880.7121.8880.0200.0650.0820.01820.05260.1820.0530.1820.3631.1350.3631.1350.3641.1470.3650.5730.1620.5730.1620.5730.1620.5730.1791.9620.1230.3971.7791.9620.3450.5470.3450.5470.3450.547	tons/yrtons/yrtons/yrtons/yr0.7121.8880.14100.0200.0650.00400.02260.1820.01600.0520.1820.01300.2260.5380.04300.3631.1350.07600.3681.1550.07600.3681.1470.06800.3681.1470.06800.3680.1890.03900.3681.1650.07600.3681.1650.07600.3681.1650.07600.3681.1650.07600.3681.1650.07600.3680.1890.01300.3680.1890.01300.3680.1890.01300.1650.1890.01300.3450.5470.06700.3450.5470.06700.3450.5470.0670	tons/yrtons/yrtons/yrtons/yrtons/yr0.7121.8880.1410.1380.0200.0650.0040.0160.0220.01650.0160.0160.0520.1380.0160.0160.0520.1380.0130.0120.2260.5380.0430.0170.2260.5380.0760.0780.3631.1350.0760.0760.3681.1550.0760.0760.3681.1470.0680.0760.2611.1470.0680.0760.2610.1090.0130.0380.2610.1090.0130.0360.1620.5330.0390.0360.1620.1090.1060.1060.1630.1090.0130.0130.1230.1390.0130.0130.1230.1390.0130.0360.1550.1890.0130.0360.1560.3450.0570.3090.3450.5470.0670.0650.3450.5470.0670.0650.3450.5470.0670.065

Grams to tons 1.1	102E-06

			Assumptions for		Combustion Emissions	suc			
	Emission Factors	Factors		Assumptions	ptions		Ľ.	Results by Pollutant	t
Pollutants	Passenger Cars g/mile	Pick-up Trucks, SUVs g/mile	Mile/day	Day/yr	Number of cars	Number of trucks	Total Emissions Cars tns/yr	Total Emissions Trucks tns/yr	Total tns/yr
VOCs	1.36		60	160	20	20	0.29	0.34	0.63
co	12.4		60	160	20	20	2.62	3.32	5.95
NOX	0.95		60	160	20	20	0.20	0.26	0.46
PM-10	0.0052	0.0065		160	20	20	00.00	00.0	0.00
PM 2.5	0.0049	0.006	60	160	20	20	00.00	00.0	0.00
C02	369	511	60	160	20	20	78.07	108.12	186.19
		Heavy Du	Heavy Duty Trucks Delivery Supply Trucks to Construction	/ery Supply	Trucks to Co	nstruction Site	e		
	Emission Factors	Factors		Assumptions	ptions		œ	Results by Pollutant	Ŀ
Pollutants	10,000-19,500 Ib Delivery Truck	33,000-60,000 Ib semi trailer rig	Mile/day	Day/yr	Number of trucks	Number of trucks	Total Emissions Cars tns/yr	Total Emissions Trucks tns/yr	Total tns/yr
VOCs	0.29	0.55	60	160	2	2	0.01	0.01	0.02
co	1.32		60	160	2	2	0.03	0.07	0.10
NOX	4.97	12.6	60	160	2	2	0.11	0.27	0.37
PM-10	0.12		60	160	2	2	00.00	0.01	0.01
PM 2.5	0.13		60	160	2	2	0.00	0.01	0.01
C02	536			160	2	2	11.34	11.34	22.68
		Daily Co	Commute New S	Staff Associa	Associated with Prop	Proposed Action			
	Emission Factors			Assumptions	ptions		R	Results by Pollutant	f
Pollutants	Passenger Cars g/mile	Pick-up Trucks, SUVs g/mile	Mile/day	Day/yr	Number of Cars	Number of trucks	Total Emissions cars tns/yr	Total Emissions Trucks tns/yr	Total tns/yr
VOCs	1.36		60	240	2	2	0.04	0.05	0.09
CO	12.4	15.7		240	2	2	0.39	0.50	0.89
NOX	0.95			240	2	2	0.03	0.04	0.07
PM-10	0.0052			240	2	2	0.00	00.0	0.00
PM 2.5	0.0049			240	2	2	00.0	00.0	0.00
C02	369	511	60	240	2	2	11.71	16.22	27.93
Truck Emission Factor Source: MOBILE6.2 USEPA 2005 Emission Facts: Average annual emissions and fuel consumption for gasoline-fueled passenger cars and light trucks. EPA 420-F-05-022 August 2005. Emission rates were generated using MOBILE.6 highway.	ctor Source: MOBI d light trucks. EPA	ILE6.2 USEPA 20 420-F-05-022 Au	2005 Emission F August 2005. Er	acts: Avera nission rate	ge annual en s were gener	issions and a	ר Facts: Average annual emissions and fuel consumption f Emission rates were generated using MOBILE.6 highway.	on for gasoline-fue vay.	eled

CALCULATION SHEET-TRANSPORTATION COMBUSTION EMISSIONS-CONSTRUCTION

gms to tons	0.000001102	
Conversion factor:		

Carbon Equivalents	Conversion Factor
N2O or NOX	311
Methane or VOCs	25

Source: EPA 2010 Reference, Tables and Conversions, Inventory of U.S. Greenhouse Gas Emissions and Sinks; http://www.epa.gov/climatechange/emissions/usinventoryreport.html

CARBON EQUIVALENTS

Construction		Emissions	
Commuters	Conversion	CO2 tons/yr	Total CO2
VOCs	25	15.71	
NOX	311	0.46	
Total		16.17	202.36

		Emissions	
Delivery Trucks	Conversion	CO2 tons/yr	Total CO2
VOCs	25	0.44	
NOX	311	115.62	
Total		116.06	138.74

Daily Commute		Emissions	
New Staff	Conversion	CO2 tons/yr	Total CO2
VOCs	25	2.36	
NOX	311	21.42	
Total		23.78	51.70

Assumptions for Combustion Emissions

Construction Fugitive Dust Emission Factors

Emission Factor	actor	Units	Source	
General Construction Activities	0.19 t	0.19 ton PM10/acre-month	MRI 1996; EPA 2001; EPA 2006	
New Road Construction	0.42 t	0.42 ton PM10/acre-month	MRI 1996; EPA 2001; EPA 2006	
PM2.5 Emissions				
PM2.5 Multiplier	0.10	0.10 (10% of PM10 emissions assumed to be PM2.5)	EPA 2001; EPA 2006	
Control Efficiency	0.50	(assume 50% control	EPA 2001. EPA 2006	
		efficiency for PM10 and PM2.5 emissions)		
		Project Assumptions	sumptions	
Construction Area (0.19 ton PM10/acre-month)			Conversion Factors	
Duration of Soil Disturbance in Proje		months	0.000022957 acres per feet	
Length 0	_	miles	5280 feet per mile	
Length (converted) 0	-	feet		
Width	4	feet		
Area 80.00		acres		
Staging Areas				

Duration of Soil Disturbance in Proje	9	months	0.000022957	acre
Length	0	miles	5280	feet
Length (converted)	0	feet		
Width	0	feet		
Area	80.00	acres		
Staging Areas				
Duration of Construction Project	9	months		
Length		miles		
Length (converted)		feet		
Width		feet		

		Project Emiss	Project Emissions (tons/year)	
	PM10 uncontrolled	PM10 controlled	PM10 controlled PM2.5 uncontrolled	PM2.5 controlled
Construction Area (0.19 ton PM10/ad	91.20	45.60	9.12	4.56
Staging Areas	0.38	0.19	0.04	0.02
Total	91.58	45.79	9.16	4.58

acres

2.00

Area

References:

USEPA 2001. Procedures Document for National Emissions Inventory, Criteria Air Pollutants, 1985-1999. EPA-454/R-01-006. Office of Air Quality Planning and Standards, United States Environmental Protection Agency. March 2001.

USEPA 2006. Documentation for the Final 2002 Nonpoint Sector (Feb 06 version) National Emission Inventory for Criteria and Hazardous Air Pollutants. Prepared for: Emissions Inventory and Analysis Group (C339-02) Air Quality Assessment Division Office of Air Quality Planning and Standards, United States Environmental Protection Agency. July 2006.

MRI 1996. Improvement of Specific Emission Factors (BACM Project No. 1). Midwest Research Institute (MRI). Prepared for the California South Coast Air Quality Management District, March 29, 1996.

The MRI 1996. Improvement of Specific Emission Factors (BACM Project No. 1). Midwest Research Institute (MRI). Prepared for the California South Coast Air Quality Management District, March Estimating Particulate Matter Emissions from Construction Operations, calculated the 0.19 ton PM10/acre-month emission factor by applying 25% of the large-scale earthmoving emission factor The emission factor for new road construction is based on the worst-case conditions emission factor from the MRI 1996 study described above (0.42 tons PM10/acre-month). It is assumed that road construction involves extensive earthmoving and heavy construction vehicle travel resulting in emissions that are higher than other general construction projects. The 0.42 ton PM10/acre-The area-based emission factor for construction activities is based on a study completed by the Midwest Research Institute (MRI) Improvement of Specific Emission Factors (BACM Project No. 2001; EPA 2006). The 0.19 ton PM10/acre-month emission factor represents a refinement of EPA's original AP-42 area-based total suspended particle (TSP) emission factor in Section 13.2.3 The EPA National Emission Inventory documentation recommends a control efficiency of 50% for PM10 and PM2.5 in PM nonattainment areas. Wetting controls will be applied during project The MRI study evaluated seven construction projects in Nevada and California (Las Vegas, Coachella Valley, South Coast Air Basin, and the San Joaquin Valley). The EPA National Emission Inventory documentation assumes that the emission factors are uncontrolled and recommends a control efficiency of 50% for PM10 and PM2.5 in PM nonattainment EPA 2006. Documentation for the Final 2002 Nonpoint Sector (Feb 06 version) National Emission Inventory for Criteria and Hazardous Air Pollutants. Prepared for: Emissions Inventory and The 0.19 ton PM10/acre-month emission factor is referenced by the EPA for non-residential construction activities in recent procedures documents for the National Emission Inventory (EPA encompass a variety of non-residential construction activities including building construction (commercial, industrial, institutional, governmental), public works, and travel on unpaved roads. calculated for sites with active large-scale earth moving operations. The monthly emission factors are based on 168 work-hours per month (MRI 1996). A subsequent MRI Report in 1999, study determined an average emission factor of 0.11 ton PM10/acre-month for sites without large-scale cut/fill operations. A worst-case emission factor of 0.42 ton PM10/acre-month was Heavy Construction Operations. In addition to the EPA, this methodology is also supported by the South Coast Air Quality Management District and the Western Regional Air Partnership (WRAP) which is funded by the EPA and is administered jointly by the Western Governor's Association and the National Tribal Environmental Council. The emission factor is assumed to PM2.5 emissions are estimated by applying a particle size multiplier of 0.10 to PM10 emissions. This methodology is consistent with the procedures documents for the National Emission EPA 2001. Procedures Document for National Emissions Inventory, Criteria Air Pollutants, 1985-1999. EPA-454/R-01-006. Office of Air Quality Planning and Standards, United States Analysis Group (C339-02) Air Quality Assessment Division Office of Air Quality Planning and Standards, United States Environmental Protection Agency. July 2006 month emission factor for road construction is referenced in recent procedures documents for the EPA National Emission Inventory (EPA 2001; EPA 2006). 0.19 ton PM10/acre-month Source: MRI 1996; EPA 2001; EPA 2006 0.42 ton PM10/acre-month Source: MRI 1996; EPA 2001; EPA 2006 (0.42 ton PM10/acre-month) and 75% of the average emission factor (0.11 ton PM10/acre-month). 0.10 0.50 General Construction Activities Emission Factor Environmental Protection Agency. March 2001. New Road Construction Emission Factor Control Efficiency for PM10 and PM2.5 construction (EPA 2006) Inventory (EPA 2006). 1), March 29, 1996. PM2.5 Multiplier References: areas.

29, 1996

Assumptions for Combustion Emissions

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Assumptions for Combustion Emissions

Unpaved Surfaces at Industrial Sites

Source: AP-42, 13.2.2 Unpaved Surfaces Equation: $E = k (s/12)^{a} * (W/3)^{b}$

Units	PM-2.5	PM-10	Case Scenario
Ib/VMT	0.02	0.23 Low	Low
Ib/VMT	0.32	e	15 High

VMT=Vehicle Miles Traveled

Unpaved Surfaces at Public Roads Dominated by Light Duty Vehicles

Equation: E =

k (s/12)^a * (S/30)^d (M/0.5)^c

Units	PM-2.5	PM-10	Case Scenario	Average PM-2.5	Average PM-10
Ib/VMT	0.45	4.50	Low	0.2	6.3
lb/VMT	0.02	8.02	High		

Calculation:

	ar	6.63
	PM-10 tons/ye (controled)	
	Dust Control Efficiency PM-10 tons/year (%) (controled)	71%
	PM-10/tons/year	22.8
	PM-2.5/tons/year	6.0
	PM-10/lbs/day	125
SIIUIIJIIIJI	PM-2.5/lbs/day	5
	Miles of travel per day in project area	20

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		Industrial Roads			Public Roads		
қ=	PM-2.5	PM-10	PM-30	PM-2.5	PM-10	PM-30	
	0.15	5 1.5	4.9	0.18		1.8	9
Source: 13.2.2-2							1
		Industrial Roads			Public Roads		
a=	PM-2.5	PM-10	PM-30	PM-2.5	PM-10	PM-30	
	6.0	6.0	0.7		_	1	-
Source: 13.2.2-2							1
		Industrial Roads			Public Roads		
b=	PM-2.5	PM-10	PM-30	PM-2.5	PM-10	PM-30	
	0.45	5 0.45	0.45				
Source: 13.2.2-2							
		Industrial Roads			Public Roads		
C=	PM-2.5	PM-10	PM-30	PM-2.5	PM-10	PM-30	
				0.2		0.2 0.2	0.3
Source: 13.2.2-2							
		Industrial Roads			Public Roads		Г
d=	PM-2.5	PM-10	PM-30	PM-2.5	PM-10	PM-30	
				0.5		0.5 0	0.3

E= size-specific emission factor (lb/VMT)

Source: 13.2.2-2

PM-10 EMISSION CALCULATIONS FOR UNPAVED ROADS

Source Table 13.2.23	Industrial Roads	l Roads		Public Roads	
Source Table 13.2.23		High	Low	High	
	1.8		25.2	1.8	35
W= mean vehicle weight (tons)	Industrial Roads	l Roads		Public Roads	
Гом		High	Low	High	
Source Table 13.2.23	2	2	290	1.5	S
M= surface material moisture content (%)	Industrial Roads	l Roads		Public Roads	
Гом		High	Low	High	
Source Table 13.2.23	0.03		13	0.03	13
S = mean vehicle speed (mph)	Industrial Roads	l Roads		Public Roads	
Fow		High	Low	High	
Source Table 13.2.23	5		43	10	55
C = aminerian factor for 1000% vahiala float avhaunt braka waar and fire DM 2.5		DM 10	Г		
מות ווב		FIM= 10			
wear (Ib/VMT)	0.00036	0.00047	47		

Control Efficiency of Dust Suppressants

Application (gal/square	Average Control
yard)	Efficency %
0.073	62%
0.11	68%
0.15	74%
0.18	80%
Median	71%

Source; AP 42 Table 13.2-2-5

CALCULATION SHEET-SUMMARY OF EMISSIONS

VOC CO NOX PM-10 PM-2.5 PM-2.5 1.31 5.20 10.56 1.02 0.99 1 PM-10 NA NA NA 1.02 0.99 1 PM-10 NA NA NA NA 1.02 0.99 1 PM-10 NA NA NA NA 1.02 0.99 1 PM-10 NA NA NA NA 1.02 0.99 1 1 PM-10 0.65 6.04 0.83 0.83 0.01 0.01 0.01 1 PM-10 1.36 11.24 11.39 46.82 5.58 5.58 1 PM-10 0.09 0.89 0.07 0.00 0.01 0.01 1 1 PM-10 NA NA NA 6.63 0.86 1 1 PM-10 0.09 0.89 0.01 0.00 0.00 1 1 1 <th></th> <th></th> <th></th> <th>Assumptions for</th> <th>Assumptions for Combustion Emissions</th> <th>ssions</th> <th></th> <th></th> <th></th> <th></th>				Assumptions for	Assumptions for Combustion Emissions	ssions				
Fmissions 1.31 5.20 10.56 1.02 0.99 1 n Site-Fugitive PM-10 NA NA NA NA 45.79 4.58 1 n Norkers Dmmuter 0.65 6.04 0.83 0.01 0.01 1 1 n Workers Commuter 0.65 6.04 0.83 0.01 0.01 1 1 n Workers Commuter 0.65 6.04 0.83 0.01 0.01 0.01 1	Emission Source	VOC	co	NOX	PM-10	PM-2.5	SO2	CO2	CO2 Equivalents	Total CO2
Site-Fugitive PM-10 NA NA NA 45.79 4.58 Norkers Commuter 0.65 6.04 0.83 0.01 0.01 Norkers Commuter 0.65 6.04 0.83 0.01 0.01 Stions 1.96 11.24 11.39 46.82 5.58 Stions from 0.09 0.89 0.07 0.00 0.00 Norkers Commuter 0.09 0.89 0.07 0.00 0.00 Sions from 0.09 0.89 0.07 0.00 0.00 0.00 Inscions from 0.09 0.89 0.07 0.00 0.06	Combustion Emissions	1.31	5.20	10.56	1.02	0.99	1.31	952.64	3316.48	4269.12
TWORKers Commuter 0.65 6.04 0.83 0.01 0.01 0.01 sions- tions 1.96 11.24 11.39 46.82 5.58 5.68 7 sions from tissions from 0.09 0.89 0.07 0.00 0.00 0.00 7 om Unpaved Roads NA NA NA 6.63 0.86 7 7 tint at tional Emissions 0.09 0.89 0.07 0.00 0.06 7 7	Construction Site-Fugitive PM-10	AN	AN	NA	45.79	4.58	NA	ΥN	AN	NA
sions- DTION 1.96 11.24 11.39 46.82 5.58 5.58 DTION 0.09 0.89 0.07 0.00 0.00 0.00 Name 0.09 0.89 0.07 0.00 0.00 0.00 Nom Unpaved Roads NA NA NA NA 0.0 0.06 0.06 Interval 0.09 0.89 0.07 0.00 0.06 0.06 Interval 0.09 0.89 0.07 6.63 0.86 0.86	Construction Workers Commuter & Trucking	0.65	6.04	0.83	0.01	0.01	NA	186.19	274.56	460.76
issions from 0.09 0.89 0.07 0.00 0.00 0.00 0.00 0.00 0.00 0.0	Total emissions- CONSTRUCTION	1.96	11.24	11.39	46.82	5.58	1.31	1139	3591	4730
NA NA NA 6.63 0.86 0.09 0.09 0.07 6.63 0.86	Ongoing emissions from commuters	0.09	0.89	0.07	0.00	00.0	NA	27.93	70.38	98.31
ions 0.09 0.89 0.07 6.63 0.86 0.0 0.07 6.63 0.86 0.8	Emissions from Unpaved Roads	NA	NA	NA	6.63	0.86	NA	NA	NA	NA
100 100 100 100 100 100 100 100 100 100	Total Operational Emissions	0.09	0.89	0.07	6.63	0.86	0.00	27.93	70.38	98.31
	De minimis Threshold (1)	100	100	100	20	100	100	NA	NA	25,000

1. Note that Dona Ana and El Paso County is a moderate non-attainment area for PM-10 and El Paso County is a maintenance area for CO (USEPA 2010b).

	Conversion
Carbon Equivalents	Factor
N2O or NOX	311
Methane or VOCs	25

Source: EPA 2010 Reference, Tables and Conversions, Inventory of U.S. Greenhouse Gas Emissions and Sinks; http://www.epa.gov/climatechange/emissions/usinventoryreport.html