Meeting Date: 10/17/24 Application Number: 4380 Staff: D. Dillon

Staff Report 57

APPLICANT:

CDH Vidal LLC

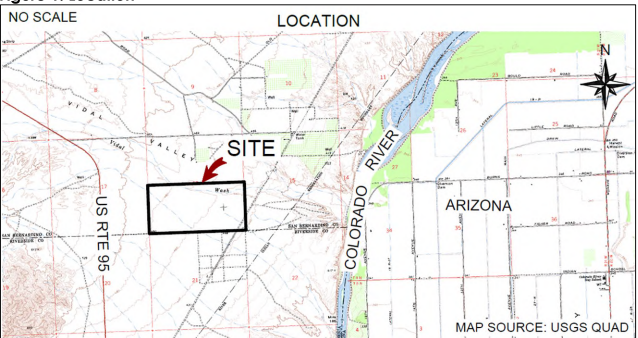
PROPOSED ACTION:

Approval of a Modification of the State's Right of Surface Entry Agreement.

AREA, LAND TYPE, AND LOCATION:

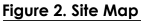
320 acres of State 100 percent reserved mineral interest, Assessor's Parcel Numbers 064-706-108 and 064-706-109, located about 3 miles southeast of the town of Vidal within the southern half of Section 16, Township 1 South, Range 24 East, San Bernardino Baseline & Meridian, San Bernardino County (as shown in Figure 1).

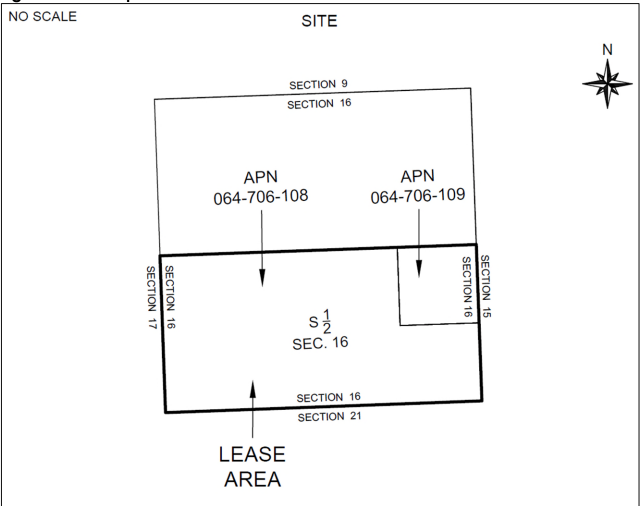




PROPOSED AGREEMENT

Modification of the State's right to use or cause to be used, for purposes of developing its mineral reservation, the surface, including its right to enter such lands to a depth of 500 feet below the surface of the lands (as shown in Figure 2).





NOTE: This depiction of the lease premises is based on unverified information provided by the Applicant or other parties and is not a waiver or limitation of any State interest in the subject or any other property.

Term:

30 years, beginning October 17, 2024.

CONSIDERATION:

\$1,170 per year, with an annual Consumer Price Index adjustment.

SPECIFIC AGREEMENT PROVISIONS:

The Agreement shall run with the land and shall be binding upon and inure to the Applicant, its successors, and assigns for the term of this Agreement. The Applicant and any and all subsequent owners of the lands described in Exhibit A shall continue to be benefited and burdened by the covenants unless and until it expires or is otherwise terminated as provided in the Agreement.

BACKGROUND:

The State retains 320 acres of 100 percent reserved mineral interest (RMI) land, located about 3 miles southeast of the town of Vidal, within the southern half of Section 16, Township 1 South, Range 24 East, San Bernardino Baseline & Meridian, San Bernardino County (Assessor Parcel Numbers 064-706-108 and 064-706-109).

The surface estate is privately owned. The State retains ownership of any subsurface minerals, except for oil and gas. The rights to subsurface minerals include the right to enter onto the land to extract the minerals. Although the State reserves any potential mineral interest as required by State law, commercial quantities may not be present, and the surface development may not be compatible with future mining operations. In such cases, the State can contractually agree to modify the surface of the parcel to construct a combined utility-scale photovoltaic solar generation facility and battery energy storage facility that will be in use for up to 30 years or more.

Under Public Resources Code section 6401, subdivision (b), the Commission may modify, and surrender its right to enter the State's RMI, to a depth of 500 feet below the surface, to allow for the orderly use and development of lands where the State has sold the surface but retained the mineral interest. The Commission may modify its right of surface entry upon a finding that there are no known deposits of commercially valuable minerals in and above a plane located 500 feet below the surface of the lands and that such modifications are not inconsistent with federal laws pertaining to the grant of school lands (i.e., the RMI is not sold or otherwise disposed of).

STAFF ANALYSIS AND RECOMMENDATION:

AUTHORITY:

Public Resources Codes sections 6005, 6216, and 6401; California Code of Regulations, title 2, section 2003.

STATE'S BEST INTERESTS:

As noted above, the Applicant proposes to use the surface of the parcel to construct a combined utility-scale photovoltaic solar generation facility and battery energy storage facility that will be in use for up to 30 years or more. The proposed modification of the State's right of surface entry to enable the development of the facility is in the State's best interests because it helps the State achieve its ambitious greenhouse gas emission reduction target of 40 percent below 1990 levels by 2030 (SB 32, 2016) and 85 percent below 1990 levels by 2045 (AB 1279, 2022), and renewable energy procurement targets of 60 percent by 2030 (SB 100, 2018), 90 percent by 2035, and 100 percent by 2045 (SB 1020, 2022), through the development and expansion of the State's renewable energy portfolio. Despite the temporary loss of entry onto the parcel, the State will benefit from the new clean energy production from the solar facility. Additionally, given the low mineral potential of the parcel, it is highly unlikely that the Commission will receive any applications to develop the mineral interest on the parcel during the term of the proposed agreement. The low mineral potential of the parcel was confirmed using the mineral evaluation report completed by a registered geologist with Terracon on March 21, 2024, which was submitted as a requirement of the application.

As consideration for the modification of the State's right of surface entry, the Applicant will pay an annual fee, \$1,170 due on November 18th, adjusted annually by the Consumer Price Index. This consideration was determined using methods authorized by the Commission under California Code of Regulations, title 2, section 2003. Finally, this subject modification is for a limited term of 30 years to preserve the ability to enter the surface if future mineral resources are discovered.

CLIMATE CHANGE:

As stated in the <u>Safeguarding California Plan: 2018 Update</u> (California Natural Resources Agency 2018), climate change is projected to increase the frequency and severity of natural disasters related to flooding, drought, and storms. The area is open lands with moderate to low vegetation fuels and is vulnerable to the above events, including dust storms and flash flooding from thunderstorms, and to a lesser extent, wildland fires. The lands contemplated under agreement as well as the surrounding area may be vulnerable to these weather events; however, the right to entry agreement would remain unaffected by any projected climate change effects.

CONCLUSION:

For all the reasons above, staff believes the approval of entry into a Modification of the State's Right of Surface Entry Agreement is in the best interests of the State.

OTHER PERTINENT INFORMATION:

- 1. Approval or denial of the application is a discretionary action by the Commission. Each time the Commission approves or rejects a modification of the State's right of surface entry on RMI lands, it exercises legislatively delegated authority and responsibility as trustee of those lands as authorized by law. If the Commission denies the application, the Applicant would not be able to deny the State the authority to extract resources pursuant to its RMI. However, a future mineral lessee of the State would be economically responsible for any loss to surface improvements made by the Applicant if they are impacted by mineral development. Upon expiration or prior termination of the modification agreement, the Commission would no longer be bound by its terms. CDH Vidal LLC may submit a new application for a future modification, the approval of which would be at the Commission's sole discretion.
- 2. The modification of the State's right of surface entry is consistent with 43 U.S. Code section 870 because the State is not alienating its mineral interest and retains the ability to develop any minerals at the end of the modification agreement's term.
- 3. This action is consistent with the "Leading Climate Activism" Strategic Focus Area of the Commission's 2021-2025 Strategic Plan.
- 4. A Modification of the State's Right of Surface Entry Agreement is not a project as defined by the California Environmental Quality Act because it is an administrative action that will not result in direct or indirect physical changes in the environment.

Authority: Public Resources Code section 21065 and California Code of Regulations, title 14, sections 15060, subdivision (c)(3), and 15378, subdivision (b)(5).

EXHIBITS:

- A. Land Description
- B. Modification of Right of Surface Entry Agreement

RECOMMENDED ACTION:

It is recommended that the Commission:

FINDINGS:

- 1. Find that there are no known commercially valuable minerals located on the subject parcel in and above a plane of 500 feet.
- 2. Find that the proposed modification of the State's right of surface entry will permit the orderly use and development of the lands for renewable energy.
- 3. Find that the proposed modification is consistent with 43 U.S .Code section 870.

STATE'S BEST INTERESTS:

Find that the modification of the State's right of surface entry is in the best interests of the State.

AUTHORIZATION:

Authorize issuance of an Agreement modifying the State's right of surface entry to use or cause to be used, for purposes of developing its mineral reserves, the surface, including its right to enter such lands to a depth of 500 feet below the surface of the lands described in Exhibit A (attached) and shown on Figures 1 and 2 (for reference purposes only), and by this reference made a part hereof, to CDH Vidal LLC, beginning October 17, 2024, for a term of 30 years; consideration in the amount of \$1,170 per year due November 17, with an annual Consumer Price Index adjustment.

EXHIBIT A

A 4380

LAND DESCRIPTION

A parcel of School Lands located in Section 16, Township 1 South, Range 24 East, San Bernardino Meridian, as shown on Official Government Plat approved November 11, 1914, San Bernardino County, State of California, more particularly described as follows:

The South Half of said Section 16.

END OF DESCRIPTION

Prepared 05/28/2024 by the California State Lands Commission Boundary Unit.



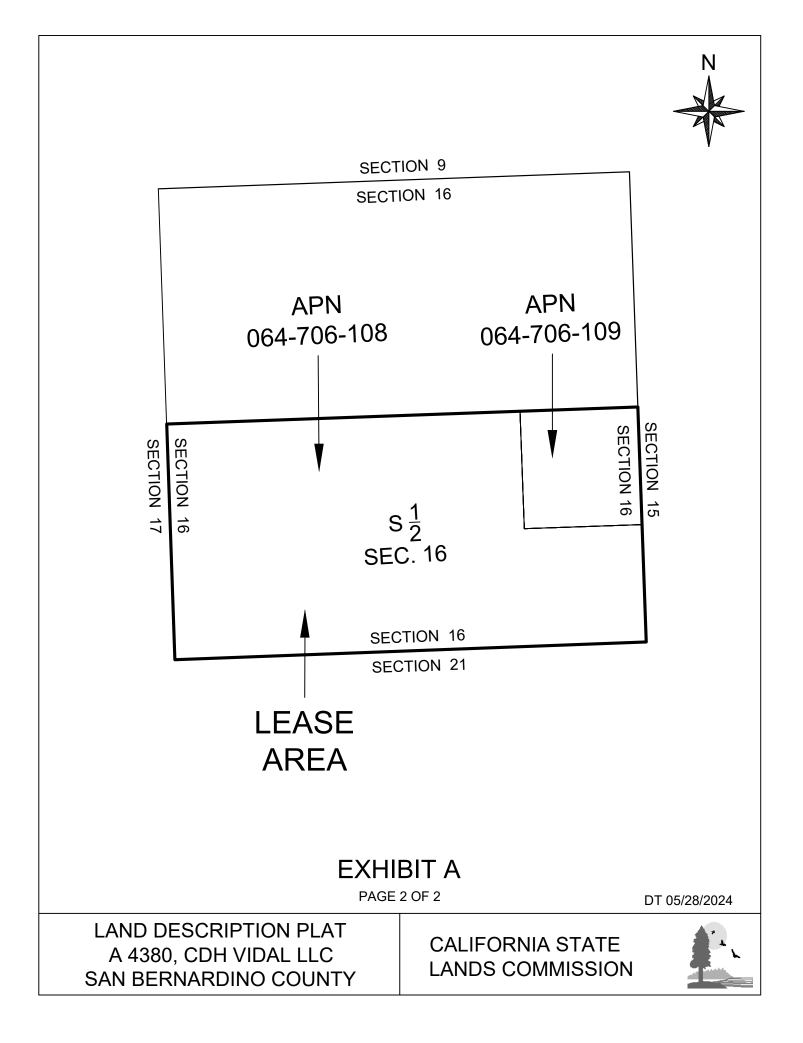


	Exhibit B
RECORDED AT THE REQUEST OF AND WHEN RECORDED MAIL TO:	
STATE OF CALIFORNIA California State Lands Commission 301 East Ocean Blvd. Suite 550 Long Beach, CA 90802-8833	
STATE OF CALIFORNIA OFFICIAL BUSINESS Document entitled to free recordation pursuant to Government Code Section 27383	

SPACE ABOVE THIS LINE FOR RECORDER'S USE

A.P.N. 064-706-108 and 064-706-109

County: San Bernardino

A4380, Agreement ____

MODIFICATION OF RIGHT OF SURFACE ENTRY AGREEMENT

Whereas, the State of California (State), acting by and through the California State Lands Commission (Commission), on July 30, 1948, conveyed by state patent certain lands described in Exhibit A, subject to a mineral reservation with surface entry rights (Subject Lands); and

Whereas, the surface estate of the Subject Lands described in Exhibit A is proposed by CDH Vidal LLC for the continued development and use of 320 acres for photovoltaic or concentrated photovoltaic solar farm and battery energy storage facility; and

Whereas, to allow for the orderly development and financing of a photovoltaic solar farm and battery energy facility, and to protect against disturbance of operations by the potential development of the State's mineral reservation, CDH Vidal LLC has applied to the Commission for a modification of the State's reserved right to enter the surface to a depth of 500 feet; and

Whereas, on April 1, 2024, CDH Vidal LLC, submitted a mineral evaluation report, concluding no occurrence of commercially valuable minerals upon or under the lands described in Exhibit A; and

Whereas, the Commission, determined, pursuant to California Public Resources Code section 6401(b), at its meeting on October 17, 2024, that there are no known deposits of commercially valuable minerals in and above a plane located 500 feet below the surface of the lands described in Exhibit A; and

Now, therefore, effective October 17, 2024, the State, acting by and through the Commission, and CDH Vidal LLC do hereby agree as follows:

- The State, pursuant to the provisions of Public Resources Code section 6401(b), surrenders its right to use or cause to be used, for purposes of developing its mineral reservation, the surface, including its right to enter such lands to a depth of 500 feet below the surface, of the lands described in Exhibit A attached hereto, for a period of 30 years commencing October 17, 2024, until October 16, 2054.
- 2. In consideration for the State modifying its rights pursuant to Public Resources Code section 6401 (b) with respect to the lands described in Exhibit A, CDH Vidal LLC agrees to pay to the Commission an annual fee of \$1,170, with an annual Consumer Price Index adjustment. The annual payment of \$1,170 shall be made on November 18, 2024, and upon each subsequent anniversary thereafter.
- 3. The covenant created by this Agreement shall run with the land and shall be binding upon and inure to CDH Vidal LLC, its successors and assigns. CDH Vidal LLC and any and all subsequent owners of the lands described in Exhibit A shall continue to be benefited and burdened by the covenant unless and until it expires or is otherwise terminated as provided herein. This Agreement shall be recorded by the Commission with the County of San Bernardino Assessor-County Clerk-Recorder upon execution by all parties. CDH Vidal LLC, its successors and assigns shall notify any future prospective purchasers or acquirers of the lands described in Exhibit A of this Agreement, and make any sale or transfer of the lands described in Exhibit A contingent on the acquirer's acknowledgement of its rights and duties under this Agreement. The landowner of the lands described in Exhibit A shall notify the Commission of any sale or transfer of such lands within 30 days of such sale or transfer, and shall provide the Commission with the contact information of the new owner of such lands.
- The annual fee specified in paragraph 2 of this agreement will be adjusted annually by the Consumer Price Index as specified in California Code of Regulations, title 2, section 1900, (m) and (n). The Commission will

provide a courtesy invoice 30 days prior to the date the fee is due specifying the updated fee amount at the address currently on file for the owner of the lands described in Exhibit A. If the Commission does not send a courtesy invoice, CDH Vidal LLC or its successor landowner, shall submit a payment in the amount of the prior year's annual fee when due and contact the Commission within 30 days to determine the balance due.

- 5. Should CDH Vidal LLC, or subsequent surface owner, fail to perform any covenant, condition, or agreement contained in this agreement and the Breach is not cured within 60 days after written notice of the Breach is served on the surface owner by the Commission, then this Agreement shall automatically terminate.
- 6. Any revision to this Agreement shall be in writing, signed by both parties, and recorded with the San Bernardino County Assessor-County Clerk-Recorder.

This modification of the State's right of surface entry is executed by and on behalf of the State of California by the Commission, acting pursuant to law, as approved and authorized at its regular public meeting on October 17, 2024.

[SIGNATURES ON NEXT PAGE]

CALIFORNIA STATE LANDS COMMISSION

Date:	Ву:
	COLIN CONNOR Assistant Executive Officer
	CDH Vidal LLC
Date:	By: Name
	Title

*In executing this document, the following are required:

Corporations:

- 1. Affix Corporate Seal.
- 2. Attach certified copy of the resolution or other document authorizing its execution on behalf of the corporation.

Individuals:

1. Attach acknowledgment of Signature.