

Conway Township Planning Commission Agenda

July 11, 2022 | 7:00pm

Conway Township Hall | 8015 N. Fowlerville Road, Fowlerville, Michigan 48836

- 1. CALL TO ORDER / PLEDGE
- 2. ROLL CALL
- 3. CALL TO THE PUBLIC
- 4. APPROVAL OF PLANNING COMMISSION MEETING JULY 11, 2022 AGENDA
- 5. APPROVAL OF THE JUNE 13, 2022 MEETING MINUTES
- 6. COMMUNICATIONS
 - a. Zoning Administrator's Report
 - b. Board Ex-Officio Report
 - c. Livingston County Planning Commission Report
- 7. OLD BUSINESS
 - a. Rezoning of Parcel No. 4701-10-300-020 Update
 - b. Solar Ordinance Update
 - c. Luke Bryant Special Land Use Permit Update
 - d. Master Plan Update
- 8. **NEW BUSINESS**
 - a. Welcome New Planning Commission Members / Appointment of New Secretary
 - b. What's New? / Preparation?
- 9. PLANNING COMMISSION MEMBER DISCUSSION
- 10. LAST CALL TO THE PUBLIC
- 11. ADJOURNMENT

Any person may speak for up to 3 minutes during the public comment period. Groups of 10 or more have the option of selecting a spokesperson, who may speak for up to 10 minutes.

Next Meeting will be August 8, 2022



Monday, June 13, 2022 | 7:00pm EST

Agenda	Items Discussed	Actions to be Taken
Attendees	PC Members Present: Jeff Klein, Meghan Swain-Kuch, Dave Whitt, George Pushies - Ex-Officio, Kelly Ralko, and two (2) vacancies.	
	Zoning Administrator – Absent	
	Livingston County Planning Commissioner: Dennis Bowdoin	
	Township Attorney: Abby Cooper, JD	
	Township Planners: Justin Sprague and Hannah Smith	
	Recording Secretary: Elizabeth Whitt	
Call to	Vice Chair M. Swain-Kuch called the Conway Township	None
Order/Pledge	Planning Commission meeting to order at 7:00pm and led the Pledge of Allegiance.	
Approval of	Motion to accept the meeting agenda as amended for	None
Agenda	June 13, 2022. Motion by D. Whitt. Support J. Klein. Motion approved.	
Approval of June	Motion to accept meeting minutes from May 9, 2022.	None
Minutes	Motion by K. Ralko. Support by D. Whitt. Motion approved.	
Call to the Public	Suggestion to arrange a tribute recognizing Londa	M. Swain-Kuch to
	Horton's service to the township.	contact
		Representative Bob Bezotte's office.
Communications	a. Zoning Administrator Report: None	None None
	b. Board Ex-Officio Report: Conway Township Board of Trustee/Ex-Officio Planning Commissioner G. Pushies reported the board reviewed the Eva Lane Special Assessment District (SAD) and was approved by the board. He reported that consideration for a SAD for Secluded Acres is ongoing. The board is overseeing the appointment of a temporary trustee.	None
	c. Tribute for Londa Horton K. Ralko acknowledged that the issue she wanted to discuss regarding Horton was covered in the call to	G. Pushies to report to board.

	the public. Motion to Township Board to consider a	
	tribute. Motion by K. Ralko. Support by G. Pushies.	
	Motion approved.	
Old Business	a. Rezoning of Parcel No. 4701-10-300-020	A. Cooper, JD will
	Attorney A. Cooper reported that she has spoken with	continue to monitor in
	the Applicant for the rezoning of Parcel 47 01 10 300	absence of zoning
	020 regarding the information needed by the	administrator.
	Commission to move the issue forward. A. Cooper	
	gave the applicant a timeline of July 1 or 5 to move	
	the issue to the county.	
	b. Solar Ordinance Update	Planners will
	The planners gave an update on the pending	incorporate edits into
	Commercial Solar Ordinance draft. Items discussed	the ordinance and
	included: structure requirements, landscape	bring back to the
	screening, a decommissioning bond vs escrow,	commission.
	abandonment restrictions. The commissioners	
	approved the suggestions.	
	c. Zoning Amendments/LCPC Update	
	D. Bowdoin reported there are six (6) Zoning Reviews	
	scheduled for the June, 2022 meeting. There are no	
	Conway Township reviews at this time.	
New Business	a. Planning Commissioner Officers/Appointment of New	
	Secretary	
	 Motion to appoint M Swain-Kuch's as 	
	Commission Chair. Motion by G. Pushies.	
	Support by J. Klein. Motion approved	
	Motion to appoint K. Ralko as Vice-Chair. Motion	
	by D. Whitt. Support by G. Pushies. Motion	
	approved.	
	Motion to appoint Clerk Elizabeth Whitt as	
	Recording Secretary. Motion by M. Swain-Kuch.	
	Support by K. Ralko. Motion approved.	
Commission	During Commissioner discussion the members	
Discussion	acknowledged Horton's service. In addition, a "heads up"	
	was given to the new planners.	
Last Call to the	The second call to the public resulted in no comment.	
Public		
Adjournment	Motion to adjourn at 8:13. Motion by G. Pushies.	
	Support by J. Klein. Motion approved.	
L	1	1

Respectfully Submitted:

Approved:

Elizabeth Whitt, PC Recording Secretary

Meghan Swain-Kuch, PC Chair



Unapproved Minutes
Of the June 28, 2022
Conway Township
Regular Board Meeting
7:00 pm

REGULAR MEETING

Supervisor Grubb called the meeting to order at 7:00 p.m. with the pledge of allegiance to the American flag.

Present: Clerk Elizabeth Whitt, Supervisor William Grubb, Treasurer Debra Grubb, Trustee Richard Hohenstein, Trustee George Pushies.

Motion to approve Consent Agenda made by Whitt. Support by Hohenstein. Roll Call: W. Grubb – yes, D. Grubb -yes, Pushies – no, Hohenstein – yes, Whitt – yes. Motion approved.

Call to the public: Two residents spoke.

Motion to approve the Board Meeting Agenda with the following changes: Add senior center letter to communication and strike Eva Lane SAD, number 9 under unfinished business. Motion by D Grubb. Supported by Hohenstein. Motion approved.

Motion to deny current Secluded Acres petition as previously proposed and present future petition. Motion by Hohenstein. Supported by Pushies. Motion approved.

Motion to separate Zoning Administrator and Ordinance Enforcement Officer made by Hohenstein. Supported by Pushies. Motion approved.

Motion to solicit more applicants for the Zoning Administrator position made by Hohenstein. Supported by Pushies. Motion approved.

Motion to appoint Lucas Curd to Planning Commission made by Whitt. Supported by Hohenstein. Motion approved.

Motion to have the attorney draft a resolution to assess winter tax late penalty fee made by Hohenstein. Supported D Grubb. Motion approved.

Motion to accept Supplemental Law Enforcement Agreement as presented. Motion by Whitt. Supported by W Grubb. Roll Call: D Grubb – yes, Pushies – yes, Hohenstein – yes, Whitt – yes, W Grubb – yes. Motion approved.

Motion to accept the quote from Nature's Outdoor Solutions for \$9500 to clear the boundaries of the Antrim Cemetery including removing the fence, grading and hydro seeding. Motion by Whitt. Supported be Hohenstein. Motion approved.

Motion to establish a relationship with Jeremy McAllister to complete work as requested by the township according to the fee schedule presented. Motion by Hohenstein. Supported by Whitt. Motion approved.

Call to the public: residents spoke

Motion to adjourn at 10:50 p.m. Motion by D. Grubb. Support by Whitt. Motion approved.

Elizabeth Whitt. Township Clerk	Gabi Bresett, Township Deputy Clerk



Livingston County Department of Planning

LIVINGSTON COUNTY PLANNING COMMISSION MEETING Wednesday, June 15, 2022 – 6:30 p.m.

Administration Building, Board of Commissioners Chambers 304 East Grand River, Howell, MI 48843

Please note that this is a hybrid meeting with County Planning Commissioners and staff meeting in-person. Audience participants are welcome to attend in-person or via Zoom by using the meeting link at the bottom of the agenda

Kathleen J. Kline-Hudson AICP, PEM Director

Robert A. Stanford AICP, PEM Principal Planner

Scott Barb AICP, PEM Principal Planner

Agenda

- 1. Call to Order
- 2. Pledge of Allegiance to the Flag
- 3. Roll and Introduction of Guests
- 4. Approval of Agenda June 15, 2022
- 5. Approval of Meeting Minutes May 18, 2022
- 6. Call to the Public
- 7. Zoning Reviews

A. Z-22-22	Putnam Township, Text Amendment, Article II. Terminology,
	Article III. General Provisions, Section 340.25 Roadside Stands,
	Article V. A-O Agricultural/Open Space District, Section 340.47
	Table of uses, and Article XIII. Special Land Uses, Section
	340.145.3 Agritourism activities.

- B. Z-23-22 Putnam Township, Text Amendment, Article XV Development Regulations, Section 340.163.2 Grading.
- C. Z-24-22 Iosco Township, Text Amendment, Article 6 Nonconforming Lots, Structures, and Uses, Section 6.4 Nonconforming Structures, and Article 20 Supplemental Provisions, Section 20.23 Donation Bins

D. Z-25-22

- Genoa Township, Text Amendment, Article 7 Commercial and Service Districts, Section 7.02 Permitted and Special Land Uses.
- E. Z-26-22 Hamburg Township, Text Amendment, Article 2.00 Definitions, Article 7.00 District Regulations, and Article 8.00 Supplementary Provisions regarding Alternative Energy Systems.
- F. Z-27-22 Tyrone Township, Rezoning, FR Farming Residential to RE Rural Estate in Section 16

Department Information

Administration Building 304 E. Grand River Avenue Suite 206 Howell, MI 48843-2323

> (517) 546-7555 Fax (517) 552-2347

> Web Site co.livingston.mi.us

- 8. Old Business
 - A. Visits to Local Planning Commissions
 - B. Capital Improvement Plan (CIP)

LIVINGSTON COUNTY PLANNING COMMISSION MEETING Wednesday, June 15, 2022 Meeting Agenda Page 2

- 9. New Business
- 10. Reports -
 - Planning & Zoning for Solar Energy Systems: A Guide for Michigan Local Governments - https://www.canr.msu.edu/resources/planning-zoning-for-solar-energy-systems-a-guide-for-michigan-local-governments
- 11. Commissioners Heard and Call to the Public
- 12. Adjournment

Via Zoom (on-line meetings):

https://zoom.us/j/3997000062?pwd=SUdLYVFFcmozWnFxbm0vcHRjWkVIZz09

Via the Zoom app

Join a meeting, with meeting number: 399 700 0062

Enter the password: **LCBOC** (ensure there are no spaces before or after the password)

One tap mobile

+13017158592,,3997000062#,,1#,886752# US (Germantown)

+13126266799,,3997000062#,,1#,886752# US (Chicago)

Dial by your location

+1 301 715 8592 US (Germantown)

+1 929 205 6099 US (New York)

Meeting ID: 399 700 0062

Password: 886752

Meeting recordings may be made using a personal computer or laptop, after requesting ability

from the meeting host.

ZONING/MASTER PLAN AMENDMENT FORM

Livingston County Planning Commission, 304 East Grand River, Suite 206, Howell, MI 48843-2323

LOCAL CASE NUMBER	COUNTY CASE	NUMBER
The Conway Township	Planning Commission is submitting the following	g amendment for review and comment.
REZONING (MAP AMEI	NDMENT) Property description and location (attach a map of the pro	pposed amendment as required by law).
Size: 5.01 acres	Property tax identi	4701-10-300-020
Fowlervi	lle Road/Vacant Land	
Existing Zoning Distric	AP-Agricultural Residential	District: C-Commercial (conditional)
Name of Petitioner:	Conway Land Company, LLC Name of Property Company	Owner: Conway Land Company, LLC
Purpose of Change:	Conditional rezoning for development of parcel a	s service station.
Existing Land Use:	Vacant	
	EXT AMENDMENT The following Article(s) and Section(s) to be amen	nded:
	Article Name(s):	
	Section Name(s):	
	of the proposed zoning ordinance changes.	
DUBLIC NOTICE AND	BUBLICATION SCHEDULE	
Legal notice of the public h	earing was published on April 24, 2022 (notless than 15 days before the public hearing per	n the Fowlerville News and Views
Legal House of the public H	(not less than 15 days before the public hearing per	Michigan Zoning Enabling Act, Act 110 of 2006, MCL 125.3103) Conway Township
-	Newspaper, which has general circulation in the jurisdiction	n. ThePlanning
Commission held a public h	nearing on May 9, 2022 to hear the views of	the public on the proposed amendment.
[7] To	HEARING (Please check "a" or "b" below)	
	s are attached. meeting will be sent later. The case information has been sent so that e while the minutes are being prepared. The facts brought out at the	the Livingston County Planning Department staff can be beginn are: (use additional sheets as necessary)
working on the cas	e while the minutes are being prepared. The facts blodgitt out at the	
MASTER PLAN		The State of the Control of the Cont
	or revised plan Amendment (Section/Chapter)	
	the musicipality must submit a statement signed by the	Planning Commission Secretary stating that all of the
necessary legislative to and date of submittal.	bodies have been sent notice of the public hearing and copies of the prop	osed language/map, along with the name and address or each,
	PUBLICATION SCHEDULE	
Legal notice of the public hea	aring was published on	
Legal Hotice of the published	(not less than 15 days before the public hearing per Michigan P	
in the		Newspaper, which has general circulation in the jurisdiction.
The Conway Townshi views of the public on the p	P Planning Commission held a public hearing on_ proposed amendment.	to hear the
	HEARING (Please check "a" or "b" below)	
a. The meeting minute	s are attached.	t the Livingston County Planning Department staff can be
b. The minutes of the i	e while the minutes are being prepared. The facts brought out at the	hearing are: (use additional sheets as necessary)
LOCAL JURISDICTION	PLANNING COMMISSION ACTION	
The recommendation of the	Conway Township Planning Commission, at	its meeting of May 9, 2022, was:
☐ Approval		(date) onditions: (use additional sheets as necessary)
Provision of additi	onal information regarding, conditions offered.	Satisfied/See Attached.
	NIN	la Volu KWA
	1.1/)	(Chair Signature)
LIVINGSTON COUNTY	PLANNING COMMISSION ACTION	
Date Received	Date of LCPC	Meeting
The Commission on the abo	ove meeting date took the following action: oval with conditions stated in attachment Disapproval No acti	ion-encourage further review
☐ Apploval ☐ Appli	oval with conditions stated in datasement.	
	(Chair Signature)	(Director Signature)
LOCAL JURISDICTION	BOARD ACTION	
Date of Meeting	The_Conway Township	Board at a legally constituted
meeting held on the above d	ate PASSED PASSED WITH AMENDED LANGUAGE DID N	OT PASS NO ACTION-ENCOURAGE FURTHER REVIEW the
Please sign and retu	rn one completed copy of this form to	
Abo I belowston Coun	ty Planning Department.	(Clerk)

Agenda	Items Discussed	Actions to be Taken
	Attendees: 14 members from the public 1. Vice Chair Meghan Swain-Kuch called the Conway Township Planning Commission meeting to order at 7:00pm. She led in the Pledge of Allegiance. 2. She called Roll Call of: Planning Commission Members present: Jeff Klein, Londa Horton, Meghan Swain-Kuch, Dave Whitt, George Pushies - Ex-Officio Zoning Administrator present: -0- Livingston County Planning Commissioner present: Dennis Bowdoin Township Attorney present: Abby Cooper Community Builders (CIP) Master Planners present: Justin Sprague, Those absent: Chuck Swirsk, Kelly Ralko, Hannah Smith, Todd Thomas	
Approval of last meeting minutes CALL TO PUBLIC	 PC meeting minutes revised for March 14, 2022. A motion was made by Dave Whitt to accept the revised meeting minutes for March 14, 2022. Second by Jeff Klein. All in favor. Opposed. Motion passed. Planning Meeting Minutes from last meeting 4/11/2022. A motion was made by Dave Whitt to accept the minutes from the last meeting. Second by Jeff Klein. All in favor. Opposed. Motion passed. -0- 	
APPROVAL OF PLANNING COMMISSION MEETING AGENDA FOR TONIGHT	Dave Whitt Made a motion to accept the meeting agenda for tonight. Second by Jeff Klein . All in favor. Opposed. Motion passed.	

Agenda	Items Discussed	Actions to be Taken
COMMUNICATIONS PUBLIC HEARING	 Zoning Administrator Report submitted by Todd Thomas: the following permits were issued for the month of April 2022: one deck, one addition, two signs, and one pole barn. Luke Bryan farm tour dates are to be announced April 29, 2022 per Dennis Freeman of Freeman Enterprises. They will be reaching out regarding permits, security, traffic plans, etc. The tour is Sept. 17, 2022. Board Ex-Officio Report by George Pushies. PUBLIC HEARING: opened for public comment, closed, PC vote to send to 	
	 Board Meghan Swain-Kuch made a motion to open the public hearing for a rezoning. Second by George Pushies. All in favor. Opposed. Motion passed. 1. Application for amendment to Official Zoning Map (Rezoning) relative to parcel no. 4701-10-300-020 commonly known as 5.01 acres vacant land Fowlerville Rd., Fowlerville, MI. Applicant is requesting to rezone the parcel from Agricultural Residential (AR) to Commercial (C). 2. Opened for public comment a. Carol Miles - what will the commercial property be used for? b. Dave Crawford adjacent to Kreeger property – what is the intention for the property? It needs to be maintained and so far, they've done a great job. He spoke on their behalf and their character. I have no objection. 3. Meghan Swain-Kuch made a motion to close the meeting for public comment. Second by Jeff Klein. All in favor. Opposed. Motion passed. 4. Heard from the applicant. Asa Kreeger spoke about the Planner saying the application was incomplete. He was not aware of it. This is the Zoning Enabling Act. It's also in the ZO, per Abby Cooper. The use would have to be completed by rezoning by the township board 18 months to commence. He handed out a document describing the intended use: fuel, service station for agriculture, you could pull in a truck hauling feed, etc., with a small convenience store. 5. Analysis by Abby Cooper. Conditional Rezoning requests are governed by Article 4 of the Zoning Ordinance generally, and by Section 4.09 of the Zoning Ordinance specifically. 1 Compliance with Section 4.09 shall require the following prior to approval by the Township Board. 	

Agenda	Items Discussed	Actions to be Taken
Agenda	1. A statement by the applicant of the proposed use if the rezoning request is granted. 2. A Statement of Conditions that complies with the following standards of Section 4.09(E): a. Be in a form recordable with the Livingston County Register of Deeds or, in the alternative, be accompanied by a recordable Affidavit or Memorandum prepared and 1 Note, this applicant previously applied for and received approval for conditional rezoning for another parcel of land in 2017 (Application No. 2017-001 regarding 6995 N. Fowlerville Road). Since the time of that prior application, Conway Township has amended its Zoning Ordinance to include the procedures outlined in Section 4.09 and, therefore, these requirements may be new to the applicant.3 April 29, 2022 Page 2 signed by the owner giving notice of the Statement of Conditions in a manner acceptable to the Township Board; b. Contain a legal description of the land to which it pertains; c. Contain a statement acknowledging that the Statement of Conditions runs with the land and is binding upon successor owners of the land; d. Incorporate by attachment or reference any diagram, plans or other documents submitted or approved by the owner that are necessary to illustrate the implementation of the Statement of Conditions (if any such documents are incorporated by reference, the reference shall specify where the document may be examined); e. Contain a statement acknowledging that the Statement of Conditions or an Affidavit or Memorandum giving notice thereof may be recorded with the Livingston County Register of Deeds; and f. Contain the notarized signatures of all of the owners of the	to be
	subject land preceded by a statement attesting to the fact that they voluntarily offer and consent to the provisions contained within the Statement of Conditions.	<u> </u>

Agenda	Items Discussed	Actions to be Taken
	It is recommended that the above be submitted to the Planning Commission to be included in its review prior to a recommendation being made; however, it would also be an option for items 2(a)-(f) to be made conditions of a Planning Commission recommendation after further discussion with the applicant. – Abby	
	Analysis by Community Image Builders – our township Planners also submitted a review of this rezoning request. It is their opinion that the request is to be tied to a specific use or development, rather than just the proposed district. Consistent with the standards in the state act, the Conway Township ZO details that an owner of land may voluntarily offer in writing conditions relating to the use and/or development of land as part of the rezoning request. In addition, Section 4.09.F details a timeframe for the approved development and/or use to commence as part of the conditional rezoning. If it does not occur within the timeframe specified, the land reverts to its former zoning classification per M.C.L. 125.3405 of the Michigan Zoning Enabling Act. Based upon this, we are of the opinion that a specific use and/or development shall be specified as part of the rezoning request.	
	Justin - The application is incomplete. A complete request would be tied to a specific proposed use or development (i.e., a use listed under Commercial above.) More information is needed on the intended use of the property. You want to understand what you have currently and whether or not it aligns with your Master Plan and currently it does not. It is not consistent with Master Plan as we have already identified two places for this in this township. We need an updated application. Conditional rezoning so we would have a site plan, ZO 4.09E. Abby – It has to go to LCPC also. We need a statement of conditions as supplemental to the application before it goes to LCPC. The	

Agenda	Items Discussed	Actions to be Taken
OLD BUSINESS	applicant must restate the conditions, we need clarity. Tell us what you will do. Will and will not do. A motion was made by George Pushies for approval to the Kreeger property rezoning from AR to Commercial pending approval tied to conditions with additional information to be provided. (Justin – consider amendment to the Master Plan after this.) Caution use of the word tentative – Abby. Second by Dave Whitt. Roll Call vote: Whitt – Yea Klein – Yea Pushies – Yea Kuch – Yea Horton – Yea All in favor. Opposed. Motion passed. Send to the Board. ———————————————————————————————————	George Pushies to take to the Board
NEW BUSINESS	 12. The Planners Solar draft outline – Hannah and Justin They need our feedback. Can send them an email. George Pushies wants residential separated from commercial solar. Screening – it says "nature" and it should be "mature" – George Pushies Stagger rows of trees and make it all evergreen vs. deciduous – George Pushies Decommissioning and bonding amount needs to be set- George Pushies Annual reports – how do you get the reports? – George Pushies. Special Land Use – you can require that – Justin. Kelly Ralko – fencing with woven screen. Comments that it breaks down in the weather. Kelly Ralko – old clay tiles should be removed. Water must be maintained on that property, per Justin. Cannot change drainage of the land. 6.26 D 14. 	PC members Send email with feedback on Solar draft outline

Agenda	Items Discussed	Actions to be Taken
PLANNING	 Kelly Ralko – berms and trees done at beginning of construction. No, it's done at the end – Justin. Kelly Ralko – no use of term solar farms. Use the term Solar Energy Collector or SEC. (ZO 6.26.) Status update on Proposed ZO amendments chart – Abby Item 6 we are concentrating on ADU (Accessory Dwelling Units) – Justin Our language is fine. Survey of existing uses today should be done – Justin. Look for properties that look like they have a second person living on the property. If you pass the ordinance now, they are all grandfathered in. The language the county provided is fine (in red at back of the packet). It's come back from the county. We can have Justin incorporate those comments from LCPC to send up the Board – Abby. 	Justin to incorporate ADU language from LCPC
COMMISION MEMBER DISCUSSION		
LAST CALL TO PUBLIC	Dennis Bowdoin – we verified special uses with drive-byes, but Board stopped that. Carol Miles – who makes decision on fencing, etc.? Arborvitaes are 20 feet apart. Type, caliper of tree, etc. should be defined. Multiple rows of trees will be planted as defined in our ordinance – George Pushies. Debbie Ott-Trailer Park, is that still on Robb Rd.? Did Bob Burk have a gas station area defined?	
ADJOURMENT	Geroge Pushies made a motion to adjourn. Second by Dave Whitt. All in favor. Opposed. Motion passed. Adjourned at 8:25pm.	

NOTICE OF PUBLIC HEARING ON APPLICATION FOR AMENDMENT TO OFFICIAL ZONING MAP (REZONING)

PLEASE TAKE NOTICE that the Conway Township Planning Commission will hold a public hearing at its regular meeting on May 9, 2022, commencing at 7:00 p.m. at the Conway Township Hall located at 8015 N. Fowlerville Road, Fowlerville, Michigan 48836, on a request to amend the official zoning map (rezoning) relative to parcel no. 4701-10-300-020, commonly known as 5.01 acres vacant land Fowlerville Road, Fowlerville, Michigan, and shall consider the application at that time. The applicant is requesting to rezone the parcel from Agricultural Residential (AR) to Commercial (C).

Written comments concerning the above matters may be submitted to the Planning Commission Chairperson, or to the Conway Township Clerk, at any time prior to the meeting, and may further be submitted to the Planning Commission at the public hearing. The complete application may be examined at the Township Hall during regular Township business hours, which are 9 am to 3 pm Tuesdays and Wednesdays, after the publication of this Notice and until and including

the day of the hearing.

Conway Township will provide necessary, reasonable auxiliary aids and services at the meeting to individuals with disabilities, such as signers for the hearing impaired and audio tapes of printed materials being considered at the meeting, upon ten days' notice to the Conway Township Clerk. Individuals with disabilities requiring auxiliary aids or services should contact the Clerk by writing or calling the following: Conway Township Clerk, 8015 N Fowlerville, Fowlerville, MI 48836 or call 517-223-0358, between the hours of 9-3 Tuesdays and Wednesdays.

Elizabeth Whitt Conway Township Clerk (4-24-22 FNV)

STATEMENT OF CONDITIONS

THIS STATEMENT OF CONDITIONS is executed this _____ day of July, 2022, by Conway Land Company, LLC, a Michigan limited liability company, whose address is 304 Maple Street, Howell, Michigan 48843 ("Owner" or "CLC").

WITNESSETH:

WHEREAS, CLC is the owner of a certain parcel of land located in Conway Township identified by Tax Identification Number 4701-10-300-020 (the "CLC Parcel") and legally described as:

[See Legal Description attached hereto as Exhibit A]

WHEREAS, CLC desires to rezone the CLC Parcel from AR-Agricultural Residential to C-Commercial;

WHEREAS, CLC desires to voluntarily offer in writing certain standards and/or regulations regarding the use and development of the CLC Parcel as a condition to rezoning the land and amending the Township zoning map;

WHEREAS, section 3405 of the Michigan Zoning Enabling Act, 2006 PA 110, MCL 125.3405, authorizes the Township to approve certain conditions regarding the use and development of the CLC Parcel as a condition to rezoning the land or an amendment to the Township's zoning map; and

WHEREAS, the Township has determined that rezoning the CLC Parcel from AR-Agricultural Residential to C-Commercial, subject to the conditions set forth herein, are deemed to be reasonable uses of the CLC Parcel and promote the public health, safety and general welfare, for which the Township is willing to accept these conditions to the approval of the rezoning request.

NOW THEREFORE, in consideration of the premises, covenants and conditions set forth herein, CLC offers the following as conditions to the rezoning of the CLC Parcel from AR-Agricultural Residential to C-Commercial:

- 1. The CLC Parcel shall not be used as an airport, heliport or related uses as referenced in section 6.23 of the Township's zoning ordinance.
- 2. The CLC Parcel shall not be used for public buildings.

- 3. The CLC Parcel shall not be used for adult regulated uses.
- 4. The CLC Parcel shall not be used for small, medium, or large wind energy turbines.
- 5. The CLC Parcel shall not be used for self-storage facilities or contractor's yard.
- 6. The CLC Parcel shall be used to create a commercial retail space that offers:
 - a. Agricultural supplies;
 - b. Fuel for agricultural use and non-agricultural use;
 - c. Lawn and garden supplies and equipment;
 - d. Convenience store products;
 - e. Pet supplies;
 - f. Alcohol;
 - g. Locally raised and sourced products (vegetables, honey, flowers etc).
- 7. Owner shall substantially complete all improvements contemplated in the proposed use of the CLC Parcel sufficient to secure a certificate of occupancy within 18 months of the approval of the final site plan by the Township.
- 8. In the event of a conflict between the provisions of any Conway Township ordinance and the terms set forth herein, the terms of this agreement shall prevail.
- 9. All of the conditions enumerated herein shall be binding upon and inure to the benefit of the Owner and its successors and assigns.
- 10. All of the conditions enumerated herein shall run with the land and be applicable to the CLC Parcel and any subsequent divisions, subdivisions or condominium projects established on the property or any part thereof.
- 11. The Owner agrees that this Statement of Conditions may be recorded with the Livingston County Register of Deeds upon approval by the Conway Township Board.

IN WITNESS WHEREOF, the Owner has voluntarily offered and consents to the terms and conditions set forth in this Statement of Conditions as of the day and year first above written.

[SIGNATURE ON NEXT PAGE]

	CONWAY LAND COMPANY, LLC,	
	A Michigan limited liability company	
	By: Asa Kreeger	
	Its: Member	
STATE OF MICHIGAN)	
of Michigan) ss	
COUNTY OF LIVINGSTON)	
The foregoing instrument	was acknowledged before me, a notary public, on the	day of
	nalf of Conway Land Company, LLC.	day 01
, , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,	
	, Notary Public	
	County, MI	
	Acting in County, MI	
	My Commission Expires:	

Drafted by and when recorded return to: Roger L. Myers, Esq. Myers & Myers, PLLC 915 N. Michigan Ave. Howell, MI 48843

EXIBIT A:

LEGAL DESCRIPTION

Parcel No. 4701-10-300-002

Commencing at the South ¼ Corner of Section 10, Town 4 North, Range 3 East, Conway Township, Livingston County, Michigan, said Corner being distant 2660.84 feet N89*39'34"E from the Southwest Corner of said Section 10; thence N03*21'23"W 908.76 along the North-South ¼ line of said Section 10

PLACE OF BEGINNING:

thence \$89*39'34W 529.73 feet;

thence N03*21'23"W 412.84 feet along a line parallel with said North-South 1'4 line;

thence N89*48'24"E 529.81 feet along the North line of South 1/2 of the Southwest ¼ of said Section 10 as previously described, to a point on said North-South ¼ line of Section 10; thence S03*21'23"E411.48 feet along said North-South ¼ line and the nominal centerline of Fowlerville Road (33-foot wide ½ Right-of-Way) to the place of beginning.

Being a part of the Southwest ¼ of Section 10, Town 4 North, Range 3 East, Conway Township, Livingston County, Michigan. Containing 5.01 acers of land, more or less.

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Definitions

Solar Energy Collector: A panel or panels, and_other devices or equipment, or any combination thereof, that collect, store, distribute and/or transform solar, radiant energy into electrical, thermal or chemical energy for the purpose of generating electric power or other form of generated energy for use in or associated with a principal land use on the parcel of land on which the solar energy collector is located and, if permitted, for the sale and distribution of excess available electricity to an authorized public utility for distribution to other lands.

- Building-Mounted Solar Energy Collector: A solar energy collector attached to the roof
 or wall of a building, or which serves as the roof, wall or window or other element, in whole
 or in part, of a building.
- Ground-Mounted Solar Energy Collector: A solar energy collector that is not attached to and is separate from any building on the parcel of land on which the solar energy collector is located.
- Commercial Utility-Scale Solar Energy System: A utility large-scale facility of solar
 energy collectors with the primary purpose of wholesale or retail sales of generated
 electricity.
- Accessory Solar Energy System: A small-scale solar energy system with the primary purpose of generating electricity for the principal use on the site.

Solar Array: A photovoltaic panel, solar thermal collector, or collection of panels or collectors in a solar energy system that collects solar radiation.

Dual Use: A solar energy system that employs one or more of the following land management and conservation practices throughout the project site:

- Pollinator Habitat: A site designed to have vegetation that will enhance pollinator
 populations, including a diversity of flowering plants and a percentage of wildflowers.
- Conservation Cover: A site designed with practices to restore native plants, grasses, and prairie with the aim of protection specific species or providing specific ecosystem services, such as carbon sequestration or soil health.
- 3. **Forage/Grazing**: Sites that incorporate rotational livestock grazing and forage production as part of a vegetative maintenance plan.
- 4. **Agrivoltaics**: Sites that combine raising crops for food, fiber, or fuel, and generating electricity within the project area to maximize land use.

Maximum Tilt: The maximum angle of a solar array (i.e. most vertical position) for capturing solar radiation as compared to the horizon line.

Minimum Tilt: The minimal angle of a solar array (i.e. most horizontal position) for capturing solar radiation as compared to the horizon line.

Participating Property: One or more properties under a signed lease or easement for development of a utility-scale solar energy system associated with a project.

Non-Participating Property: One or more properties for which there is not a signed lease or easement for development of a utility-scale solar energy system associated with a project.

Commented [HS1]: Suggesting to change term from Commercial Solar Energy System to Utility-Scale Solar Energy System to try to better characterize different categories

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Section 6.26 Solar Energy Collectors

A. Purpose and Intent.

Conway Township promotes the effective and efficient use of solar energy collection systems. It is the intent of the Township to permit these systems by regulating the siting, design, and installation of such systems to protect the public health, safety, and welfare, and to ensure compatibility of land uses in the vicinity of solar energy collectors. Accessory and commercial utility-scale solar energy collectors, as defined in this Ordinance, shall comply with the provisions of this Section.

B. Criteria For the Use of All Solar Energy Equipment.

- Solar energy equipment shall be located to minimize visual impacts from the public right-of-way.
- Solar energy equipment shall be repaired, removed, or replaced within six-twelve (126) months of no longer being operational.
- All solar energy equipment must conform to all County, State, and Federal regulations and safety requirements as well as applicable industry standards.
- C. Accessory Solar Energy Systems. Accessory solar energy systems, as defined in Article 2 Definitions, include all-building-mounted systems and those ground-mounted systems less than 1,000 square feet in area with the primary purpose of generating electricity for the principle use on the site. Accessory solar energy systems are a permitted accessory use in all zoning districts, subject to administrative review and approval.
 - Application to Zoning Administrator. An applicant who seeks to install an accessory solar energy system shall submit an application to the Zoning Administrator upon forms furnished and approved by the Conway Township Board of Trustees.
 - 2. **Application Criteria.** The application must be approved in writing by the Zoning Administrator. The application shall include the following:
 - a. Photographs of the property's existing conditions.
 - Renderings or catalogue cuts of the proposed solar energy equipment.
 - c. Certificate of compliance demonstrating that the system has been tested and approved by Underwriters Laboratories (UL) or other approved independent testing agency acceptable to Township.

Commented [AC2]: Are these the only 2 possibilities?

Commented [AC3]: Consider moving this to the definition? IWhat do we do with systems that are building mounted, not commercial, and over 1,000 square feet?

Commented [HS4R3]: Update (7/1): Revised to take out 1,000 sf maximum. Systems are categorized by use - all accessory systems are Zoning Administrator approval, all utility-scale are Planning Commission.

Commented [AC5]: Building-mounted solar energy collectors are listed as a permitted and ground-mounted solar energy collectors are allowed as special land use in the R, AR, C, and I districts. **WILL NEED TO BE UPDATED AFTER FINAL DRAFT

Commented [HS6R5]: Will need to update accordingly

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- d. Plot plan to indicate where the solar energy equipment is to be installed on the property.
- e. Description of the screening to be provided for ground mounted solar energy equipment.
- f. In addition to the criteria contained in this subsection, applicants seeking approval of a ground-mounted solar energy collector system that is accessory to a residence and does not exceed 250 square feet, must also demonstrate that it meets all requirements of subsection (5).

3. Exclusions from Administrative Review.

- a. The installation of one (1) solar panel with a total area of less than eight (8) square feet.
- Repair and replacement of existing solar energy equipment, provided that there is no expansion of the size or coverage area of the solar energy equipment.
- 4. Building-Mounted Solar Energy Collector Requirements. A building-mounted solar energy collector shall be a permitted accessory use in all zoning districts, subject to the following requirements:
 - a. Administrative review as set forth in subsection (1) above is required of all building-mounted solar energy collectors permitted as an accessory use, subject to the exclusions in subsection (3).
 - b. Solar energy collectors that are mounted on the roof of a building shall not project more than five (5) feet above the highest point of the roof but, in any event, and shall not exceed the maximum building height limitation for the zoning district in which it is located, and shall not project beyond the eaves of the roof.
 - c. Solar energy collectors mounted on the roof of a building shall be only of such weight as can safely be supported by the roof. Proof thereof, in the form of certification by a professional engineer or other qualified person, shall be submitted to the Zoning Administrator prior to installation; such certification shall be subject to the Zoning Administrator's approval.
 - d. Solar energy collectors that are roof-mounted, wall-mounted or are otherwise attached to a building or structure shall be permanently and safely attached to the building or structure. Proof of the safety and reliability of the means of

- such attachment shall be submitted to the Zoning Administrator prior to installation; such proof shall be subject to the Zoning Administrator's approval.
- Solar energy collectors that are wall-mounted shall not exceed the height of the building wall to which they are attached.
- f. Solar energy collectors shall not be mounted on a building wall that is parallel to an adjacent public right-of-way.
- g. The exterior surfaces of solar energy collectors that are mounted on the roof or on a wall of a building, or are otherwise attached to a building or structure, shall be generally neutral in color and substantially non-reflective of light.
- h. Solar energy collectors shall be installed, maintained, and used only in accordance with the manufacturer's directions. Upon request, a copy of such directions shall be submitted to the Zoning Administrator prior to installation. The Zoning Administrator may inspect the completed installation to verify compliance with the manufacturer's directions.
- Solar energy collectors, and the installation and use thereof, shall comply with the County construction code and the electrical code.
- j. A building-mounted solar energy collector installed on a nonconforming building, structure, or use shall not be considered an expansion of the nonconformity, but shall be required to meet all height and placement requirements.
- 5. Ground-Mounted Accessory Solar Energy Collector Requirements. Ground-mounted solar energy collector systems which are accessory to a principal use and do not exceed 1,000 square feet in total area shall be a permitted accessory use in all zoning districts, subject to the following requirements:
 - Accessory ground-mounted solar energy collectors shall be located only as follows:
 - They shall be located in the rear yard or the side yard, but not in the required rear yard setback or in the required side yard setback unless permitted by the Planning Commission.
 - Should extenuating circumstance exist that prevent locating in the rear or side yard, the Planning Commission may approve a front yard location, but, in no event, shall the

Commented [AC7]: What if the system is over 1,000 square feet and not commercial? Is it not accessory anymore? Does it have to go to the PC? We don't address these.

Commented [sc8R7]: We will discuss with the PC how they would like to consider this. At a minimum it should require Zoning Administrator review, but PC review may be best option

Commented [HS9R7]: Update (7/1): See comment above - We removed the 1,000 sf requirement so that all Accessory-scale systems are Zoning Admin approval and all utility-scale systems are Planning Commission/Special Land Use required

- energy system be located in the required front yard setback. The applicant shall demonstrate to the Commission that the rear or side yard location is not feasible.
- b. Solar energy collectors shall be permanently and safely attached to the ground. Proof of the safety and reliability of the means of such attachment shall be submitted with the application and shall be subject to the Zoning Administrator's approval.
- c. Solar energy collectors shall be installed, maintained and used only in accordance with the manufacturer's directions. A copy of such directions shall be submitted with the special land use application. The solar energy collector may be subject to the Zoning Administrator's inspection to determine compliance with the manufacturer's directions.
- d. Height. Accessory ground-mounted solar energy collectors shall not exceed sixteen (16) feet in height, measured from the ground at the base of such equipment, when oriented at maximum tilt.
- e. Appearance. The exterior surfaces of solar energy collectors shall be generally neutral in color and substantially non-reflective of light.
- f. Lot Coverage. The total area of accessory ground-mounted solar energy collectors shall not be included in the calculation of the maximum permitted lot coverage requirement for the parcel of land. For any parcel of land two (2) acres or less, an accessory ground-mounted solar energy collector shall not be deemed an accessory building or structure for purposes of Section 6.06(F).
- g. **Fencing.** Accessory ground-mounted solar energy collectors must be fenced in with at least a six (6) foot fence around the perimeter of the system.
- Nonconformities. An accessory ground-mounted solar energy collector installed on a nonconforming use or lot shall not be considered an expansion of the nonconformity, however, shall meet placement and height requirements
- D. Commercial Utility-Scale Solar Energy Systems. Commercial Utility-scale solar energy systems, as defined in Article 2 Definitions, are permitted by Special Land Use approval and are subject to site plan and special land use review requirements.

- 1. **Special Land Use Required.** Special land use approval is required for a <u>commercial_utility-scale_solar</u> solar energy system. <u>Commercial_Utility-scale_solar</u> energy systems are permitted as a special land use in AR Agricultural Residential, C Commercial, and I Industrial districts only.
- 2. Height. Commercial Utility-scale solar energy systems shall not exceed sixteen (16) feet in height, measured from the ground at the base of such equipment, when oriented at maximum tilt. The Planning Commission can permit up to twenty (20) feet in height for commercial utility-scale systems as part of the special land use approval, to allow for grazing or other operations.
- Lot Coverage. The total area of commercial utility-scale solar energy systems shall not be included in the calculation of the maximum permitted lot coverage requirement for the parcel of land.
- Installation and safety. Commercial—Utility-scale solar energy systems shall be properly installed to ensure safety, and meet the following requirements:
 - a. Solar energy collectors shall be permanently and safely attached to the ground. Proof of the safety and reliability of the means of such attachment shall be submitted with the special land use application and shall be subject to the Planning Commission's approval.
 - b. Solar energy collectors shall be installed, maintained and used only in accordance with the manufacturer's directions. A copy of such directions shall be submitted with the special land use application. The special land use, if granted, may be subject to the Zoning Administrator's inspection to determine compliance with the manufacturer's directions.
- Appearance. The exterior surfaces of solar energy collectors shall be generally neutral in color and substantially non-reflective of light.
- 6. Compliance with construction and electrical codes.

 Commercial Utility-scale solar energy systems, and the installation and use thereof, shall comply with all applicable construction codes and electric codes, including state construction codes and the National Electric Safety Code.
- 7. **Fencing.** Commercial Utility-scale solar energy systems shall be fenced in with at least a seven (7) foot chain link fence or seven (7) foot woven wire fence with wooden or steel posts. Fencing must meet all applicable standards, including National Electrical Code requirements. Barbed wire is prohibited. Fencing is not

Conway Township Zoning Ordinance

Article 6 – Page 6

subject to setback requirements.

- 8. Transmission and communication lines. All power transmission and communication lines between banks of solar panels and to nearby electric substations or interconnections with any buildings or other structures shall be located underground. Exemptions may be granted in instances when soil conditions, shape, topography, or other elements of the natural landscape interfere with the ability to bury lines, or distance makes undergrounding infeasible, at the discretion of the Planning Commission.
- Setbacks. Minimum setbacks shall be two-hundred (200) feet from any <u>non-participating</u> property with a residence and one hundred twenty-five.
- 9. (125) feet from all other non-participating properties. This shall be measured from the property line of the adjacent property to the closest point of the solar array at minimum tilt or any solar energy system components. A utility-scale solar energy system is not subject to property line setbacks for common property lines of two or more participating lots, except road right-of-way setbacks shall apply.
- Setback from wetlands. Commercial Utility-scale solar energy systems shall be at least two hundred (200) feet from the boundary of any lake, drain, wetland or other surface water body.
- 11. **Sound.** The sound pressure level of a commercial utility-scale solar energy system and all ancillary solar equipment shall not exceed 45 dB(A) at the property line of adjacent properties or the exterior of any habitable structure, whichever is closer. The site plan shall include modeled sound isolines extending from the sound source to the property lines to demonstrate compliance with this standard.
- 12. Lighting. Commercial Utility-scale solar energy system lighting shall be limited to inverter and/or substation locations only. Any lighting shall be directed downward and be placed to keep light on-site and glare away from adjacent properties, bodies of water, and adjacent roadways. Flashing or intermittent lights are prohibited.
- 13. **Groundcover.** A commercial utility-scale solar energy system shall include the installation of ground cover vegetation maintained for the duration of operation until the site is decommissioned. A ground cover vegetation establishment and management plan shall be submitted as part of the site plan.

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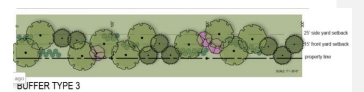
- a. Properties bound by a Farmland Development Rights Act (PA 116) Agreement must follow the Michigan Department of Agriculture and Rural Development's Policy for allowing commercial solar panel development on PA 116 lands.
- b. Ground cover at properties not enrolled in PA 116 shall meet one or more of the following types of Dual Use, as defined in this Ordinance, to promote ecological benefits:
- · Pollinator Habitat
- Conservation Cover
- · Forage/Grazing
- Agrivoltaics
- 14. **Drainage.** Drainage on the site shall be maintained in a manner consistent with, or improved upon, existing natural drainage patterns. Any disturbance to drainage or water management practices must be managed within the property and on-site, in order to not negatively impact surrounding properties as a result of the development. This shall be maintained for the duration of the operation and shall be able to be returned to_pre-existing conditions following decommissioning. Any existing drainage tiles that are identified on the property shall be shown on the asbuilt drawings submitted following construction.
- 15. **Wildlife Corridors.** Commercial-Utility-scale solar energy system developments shall have access corridors for wildlife to navigate through the development. Corridors shall be provided with a break in the fencing every one-thousand (1,000) feet and shall be kept open to allow for movement of migratory animals and other wildlife. This may be modified by the Planning Commission as part of the special land use permit based on site-specific considerations.
- 16. Landscaping/Screening. Landscaping shall be provided in accordance with the standards required in Section 6.16 Required Landscaping and Screening, as well as the following additional screening requirements if determined appropriate by the Planning Commission:
 - a. At least four (4) evergreen trees provided every one hundred (100) linear feet. The trees shall be in a staggered pattern and evenly distributed within each one hundred (100) linear feet section.
 - Each evergreen tree shall have a minimum mature height of fifteen (15) height and have a minimum height of seven (7) feet at the time it is planted.
 - b-c. Landscaping shall be installed and inspected following project completion and prior to energy generation within the project.

INSERT DIAGRAM for landscaping buffering. Examples:

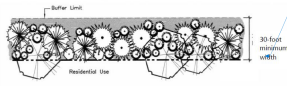
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Conceptual Elevation - Not to Scale



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TYPE 'A' LANDSCAPE - FULL BUFFER
Conceptual Plan - Not to Scale

c.

- 17. **Signage**. Signage shall be permitted in accordance with Article 17. Signage shall be required to identify the owner and provide a 24-hour emergency contact phone number.
- Agricultural Protection. Commercial Utility-scale solar energy systems shall be sited to minimize impacts to agricultural production, including the following:
 - Systems shall be sited to minimize land disturbance or clearing except for minimally necessary. Topsoil shall be retained on-site.
 - b. Any access drives shall be designed to minimize extent of soil disturbance, water runoff, and soil compaction.
- 19. **PA 116 Farmland Development Rights Program.** Per the Michigan Department of Agriculture and Rural Development (MDARD), land enrolled in the PA 116 program may be permitted to participate in solar energy development subject to MDARD policy and requirements. Per MDARD standards, this land must be able to be returned to agricultural uses following the end of the solar development agreement or if/when the solar development is decommissioned for any reason.
- Decommissioning. A decommissioning plan is required at the time of application to be reviewed and approved by the Planning Commission.
 - a. The decommissioning plan shall include:
 - The anticipated manner in which the project will be decommissioned, including a description of the process for removal of all structures and foundations, restoration of soil to a depth of four (4) feet and vegetation, and how all abovegrade and below-grade improvements will be removed,

- retained, or restored for viable reuse of the property consistent with the zoning district.
- The projected decommissioning costs for removal of the system (net of salvage value in current dollars) and site restoration/soil stabilization, less the amount of the surety bond posted with the State of Michigan for decommissioning of panels if installed on PA 116 land.
- The method of ensuring that funds will be available for site decommissioning and stabilization. A financial security guarantee in an amount determined by the Township Board, based off of the decommissioning cost estimate provided, is required. This financial security guarantee must be posted at the time of receiving a construction permit for the system. The security shall be in the form of a cash bond, irrevocable bank letter of credit, or performance bond in a form approved by the Township. The estimate shall be prepared by the engineer for the applicant and shall be subject to approval by the Township.
- b. A review of the amount of the performance guarantee based on inflation, salvage value, and current removal costs shall be reviewed every three (3) years, for the life of the project, and approved by the Conway Township Board. Updated costs estimates based on these conditions shall be provided by the applicant for review.
- c. A $\frac{\text{commercial-utility-scale}}{\text{solar}}$ solar energy system owner may at any time:
- Proceed with the decommissioning plan approved by the Planning Commission and remove the system as indicated in the most recent approved plan;
- Amend the decommissioning plan with Planning Commission approval and proceed according to the revised plan.
- 21. Abandonment. In the event that a commercial-utility-scale solar energy system has been abandoned (meaning not having been in operation for a period of one year without a waiver from the Planning Commission), the system shall be removed by the applicant or the property owner and the site shall be stabilized and re-vegetated, in compliance with the approved decommissioning plan. If the abandoned system is not removed or repaired, amongst other available remedies, the Township may pursue legal action against the applicant and property owner to have the system removed and assess its cost to the tax roll of the subject parcel. The applicant and property owner shall be responsible for the payment of any costs and attorney's fees incurred by the Township in securing removal of the structure. The Township may utilize the benefit of any financial security being held under this Section to offset its cost. As a condition of approval, the applicant and property owner shall give permission to the Township to enter the parcel of land for this purpose.

Commented [AC10]: Too broad. They have to have some basis for amending the approved plan.

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- 22. **Annual Reports.** For a <u>commercial_utility-scale_solar</u> energy system, an annual report shall be submitted to the Planning Commission by a date determined at the time of special land use approval. The annual report shall <u>include an update on electricity generation by the project, as well as document all complaints received regarding the <u>commercial_utility-scale_solar</u> energy system along with the status of complaint resolutions and the actions taken to mitigate the complaints.</u>
- 23. Additional approvals and agency reviews. The following approval and agency reviews shall be required, as applicable:
 - a. Local Fire Chief;
 - b.Department of Environment, Great Lakes, and Energy (EGLE);
 - c. Livingston County Drain Commission;
 - 4. Federal Aviation Administration (FAA);
 - e.d., Livingstone County Soil Erosion Permitting Agency;
 - f.e. Local Airport Zoning (if applicable);
 - g.f. Building Department;
 - h.g. Tax Assessor.
- Qperations Agreement. The applicant shall provide the Planning Commission with an operations agreement, which sets forth the operations parameters, the name and contact information of the certified operator, inspection protocol, emergency procedures and general safety documentation. It shall be a condition of approval that the Zoning Administrator shall be notified and provided copies of any changes.
- 24.25. Indemnity/Insurance. The Township shall be indemnified from all third-party claims for personal or property damage arising from the Developer's negligent and/or intentional acts and/or omissions during construction, maintenance, and decommissioning of the utility-scale solar energy system and shall be listed as an additional insured on applicable insurance policies during the life of the project.
- 25.26. Maintenance and Repair. Repair, replacement, and maintenance of components is permitted without the need for a new special land use permit. Proposals to change the project footprint of an existing system shall be considered a new application.
- 26.27. Site Plan Requirements. Commercial Utility-scale solar energy systems are subject to submittal of a conceptual layout plan for Planning Commission approval, followed by a formal site plan submission meeting all requirements in Article 14 Site Plan Review.

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- a. Conceptual Layout Plan. For commercial utility-scale solar energy systems, a conceptual layout plan shall be submitted and reviewed prior to submission of a formal site plan. The conceptual site plan shall be reviewed by the Planning Commission to allow for discussion and feedback. The conceptual plan must be approved by the Planning Commission before a formal site plan submission is made. The following information is required to be shown on a conceptual layout plan:
- General parcel information, as required by Section 14.03(A).
 General Information, as applicable
- Existing topography of the site shown at two (2) foot contour intervals with existing surface drainage patterns indicated
- Proposed plans for site grading and drainage management
- General landscaping plan, including proposed details for screening
- The proposed location and layout of all solar arrays in the commercial solar energy system
- The proposed location and layout of any ancillary equipment (such as inverters), buildings, access drives, and security fencing
- · Location of existing wetlands
- b. **Site Plan.** Formal site plan submission for a commercial utility-scale solar energy system must include a detailed site plan including all applicable requirements found in Section 14.03 information required of this Ordinance, except that commercial utility-scale solar energy systems shall be submitted at a scale of 1" = 200 feet, plus the following site plan requirements:
- Location of all arrays, including dimensions and layout of arrays, ancillary structures and equipment, utility connections, dwellings on the property and within onehundred (150) feet of the property lines, any existing and proposed structures, wiring locations, temporary and permanent access drives, fencing details, wildlife corridors, screening and landscaping detail, and any signage
- Information on where and how the commercial utility-scale solar energy system will connect to the power grid. No commercial utility-scale solar energy system shall be installed until evidence has been given to the Planning Commission that the electric utility company has agreed to allow the applicant to install an interconnected customer-owned generator to the grid or the applicant otherwise has a means for the wholesale or retail sales of generated electricity.
- Plan for land clearing and/or grading required for the installation and operation of the system
- · Plan for ground cover establishment and management

- Sound modeling study including sound isolines extending from the sound source(s) to the property lines
- A decommissioning plan in accordance with 6.26.D(18)
- The location of prime farmland, as defined by the U.S. Department of Agriculture, Natural Resources Conservation Service – Web Soil Survey
- Additional studies may be required by the Planning Commission if reasonably related to the standards of this Ordinance as applied to the application, including but not limited to:
 - Visual Impact Assessment: A technical analysis by a third party qualified professional of the visual impacts of the proposed project, including a description of the project, the existing visual landscape, and important scenic resources, plus visual simulations that show what the project will look like (including proposed landscaping and other screening measures), a description of potential project impacts, and mitigation measures that would help to reduce the visual impacts created by the project.
 - Environmental Analysis: An analysis by a thirdparty qualified professional to identify and assess any potential impacts on the natural environment including, but not limited to, wetlands and other fragile ecosystems, wildlife, endangered and threated species. If required, the analysis shall identify all appropriate measures to minimize, eliminate or mitigate adverse impacts identified and show those measures on the site plan, where applicable.
 - Stormwater Study: An analysis by a third-party qualified professional that takes into account the proposed layout of the commercial utility-scale solar energy system and how the spacing, row separation, and slope affects stormwater infiltration, including calculations for a 100-year rain event. Percolation tests or site-specific soil information shall be provided to demonstrate infiltration on-site without the use of engineered solutions.
 - Glare Study: An analysis by a third-party qualified professional to determine if glare from the commercial utility-scale solar energy system will be visible from nearby residents and roadways. If required, the analysis shall consider the changing position of the sun throughout the day and year, and its influences on the commercial utility-scale solar energy system.
- c. Final site plan approval shall only be granted once all

- necessary governmental approvals have been obtained. Planning Commission approval is conditioned upon approval from all other agencies.
- d. Modifications of approved site plan. Any modifications, revisions, or changes to an approved site plan shall be considered either a minor or major site plan amendment and must follow the standards of Section 14.08 Amendment of an Approved Site Plan.
- Major Changes. Major site plan changes considered major include those listed in Section 14.08(C), or the following:
 - Changes of location of arrays, fencing, buildings, or ancillary equipment by more than 10 feet.
 - An increase in height of solar panels.
- Minor Changes. Minor site plan changes considered minor include those listed in Section 14.08(D), or the following:
 - Changes of location of arrays, fencing, buildings, or ancillary equipment by less than 10 feet.
- e. Application Fee & Escrow Required. An applicant for a commercial utility-scale solar energy system must pay applicable application fees according to the Conway Township fee schedule. An escrow account shall be set up when Special Land Use application is filed to cover costs and expenses associated with the review and approval process.
- <u>27.28.</u> **As-Built Drawings.** A set of as-built drawings shall be submitted to the Township following project completion and prior to energy generation within the project.
- E. Solar Access Requirements. When a solar energy collection system is installed on a lot, accessory structures or vegetation on an abutting lot shall not be located so as to block the solar collector's access to solar energy. The portion of a solar collector that is protected is the portion which is located so as not to be shaded between the hours of 10:00am and 3:00pm by a hypothetical twelve (12) foot obstruction located on the lot line.
- **F.** Solar Access Exemptions. Structures or vegetation existing on an abutting lot at the time of installation of the solar energy collection system, or the effective date of this ordinance, whichever is later is exempt from subsection (E). above. Said subjection described in subsection (E) above controls any structure erected on, or vegetation planted in, abutting lots after the installation of the solar energy collection system.