



By Electronic Mail

Wood Massachusetts, Inc.
271 Mill Road, 3rd Floor
Chelmsford, MA 01824
USA

T: 978-692-9090

www.woodplc.com

November 1, 2021

Town of Wales Conservation Commission
Wales Town Hall
3 Hollow Rd
P.O. Box 834
Wales, MA 01081

**Re: Responses to Comments, Notice of Intent Review Letter #2
Lucas Environmental, LLC and Civil Design Group, LLC
Sunpin Energy Services Proposed Solar Project
40 Sizer Drive, Wales MA
Map and Parcel 100 2830 0040
MassDEP File No. WE 314-0160**

To the Conservation Commission:

On behalf of Sunpin Energy Services, LLC (Sunpin/Applicant), Wood Massachusetts, Inc. (Wood) provides the following responses to Notice of Intent Review Letter #2 by Lucas Environmental, LLC (LE) and Civil Design Group, LLC (CDG) for 40 Sizer Drive, DEP File No. WE 314-0160. Only the comments warranting further response or action are re-stated herein, followed by Wood's response.

Wetland Delineation Review

LE Response 1A. Comment addressed regarding the accuracy of the flag locations. However, flag SB-B-5 is not shown on the revised site plans and should be added.

Wood Response 1A. Wood added flag SB-B-5 to the revised site plans.

LE Response 1B. Flag AA-62A is not shown on the revised site plans and should be added.

Wood Response 1B. Wood added flag AA-62A to the revised site plans.

LE Response 1C. Flag AA-64R is not shown on the revised site plans and should be added.

Wood Response 1C. Wood added flag AA-64R to the revised site plans.

LE Response 2. LE agrees that the observations by Mr. Herzog are not sufficient to meet NHESP vernal pool certification criteria. However, during the previous Conservation Commission hearing, Mr. Bower of the Commission stated that he had heard a full chorus of wood frogs at PVP-2. If the chorus was "constant, continuous & overlapping" that would be considered sufficient biological criteria for certification under the NHESP guidelines.



Although PVP-2 is located greater than 100 feet from the perimeter fence, tree clearing is proposed within approximately 60 feet of the PVP, which could potentially impact upland habitat within the 100-Foot Buffer Zone utilized by vernal pool species.

Wood Response 2. As a proactive measure to be protective of the vernal pool envelope around PVP-2 within the 100-foot wetland buffer zone, Wood revised the site plans to eliminate tree clearing from the 100-foot buffer around PVP-2.

LE Response 4A. LE recognizes that no direct resource area impacts are now proposed for the project and therefore no wetland replication is required.

LE recommends that the Applicant verify/clarify the dimensions of the proposed box culvert, as it is indicated on Sheet C-107 as 18 feet in width (and described above as 16 by 24 feet), and that the dimensions be included in a note on the Site Plan. The size of the culvert used to calculate the openness ratio should also be noted, and the ratio calculation revised if necessary.

Although the proposed box culvert as described meets the openness ratio for the stream crossings general standard, the height of the culvert, particularly at the upstream end (1.6 feet) is minimal and well less than the "optimal" standard height of six feet. LE recommends that the Commission discuss with the Applicant the possibility of a higher crossing to allow better wildlife passage.

Wood Response 4A. Wood confirms that the proposed culvert dimensions are 18 by 24 feet. The box culvert has redesigned to provide an inlet height of three feet, as shown on Sheet C-107.

LE Response 5A. LE recommends the Applicant prepare a proposed monitoring program for the Commission's review. The monitoring program should include a protocol for management of invasive vegetation if/as needed since cutting the canopy may initially facilitate growth of invasive plants.

Wood Response 5A. Wood proposes the following monitoring plan for the Commission's review, and asks the Commission to include this monitoring as a Condition of approval.

The applicant will monitor the areas of the site proposed for tree clearing or topping/cutting within the wetland buffer zone for two years following construction. Note that the entire site will be monitored until stable under the anticipated Stormwater Pollution Prevention Plan (SWPPP) that will be required for project coverage under the U.S. Environmental Protection Agency's National Pollutant Discharge Elimination System (NPDES) Construction General Permit (CGP). In addition to monitoring under the SWPPP, the applicant will monitor the areas of 100-foot wetland buffer zone proposed for topping on the east side of the southern array, as well as the other cut buffer zone areas. Monitoring will be performed four times during the growing season for two years following construction. The purpose of the monitoring will be to inspect soils and vegetation for stability, regrowth of low woody vegetation, and incursion of invasive species. If soils and vegetation are found to be unstable, the applicant will take appropriate remedial measures, including but not limited to, placement of erosion control blankets, placement of mulch, and reseeded. If invasive species are found, the applicant will take remedial measures potentially to include hand-pulling or hand-cutting of plants. If additional measures are warranted, the applicant will report to the Commission and discuss such possible measures.

CDG Response 10. CDG understands that the existing conditions used as the basis for the NOI documents, including the property lines, topography, and wetland lines, were inherited electronically from Andrews Survey & Engineering, Inc. (ASE), which is the engineering/surveying firm originally associated with the project. CDG recommends that as a condition of approval, the Conservation Commission require the applicant to provide a stamped survey plan documenting the source and accuracy of the existing conditions for the Commission's files. The condition should also require the survey to be included as part of the construction plans.

Wood Response 10. Wood has provided a stamped survey plan sheet as part of the plan set, identified as Existing Conditions Plan, Sheet V-101, and documenting the source and accuracy of the existing conditions on Sheet G-001 of the plan set under the note "Existing Conditions". This survey plan will also be included as part of the construction plan set.

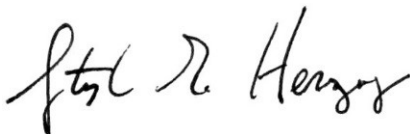
CDG Response 11. CDG notes that due to site constraints, it is not practicable to provide a sediment trap for the Phase 3 area. CDG recommends that as a condition of approval, the Conservation Commission require the applicant include on the construction plans temporary erosion and sedimentation control measures on the Phase 3 slopes and/or enhance the perimeter erosion control barrier associated with the Phase 3 area.

Wood Response 10. Wood agrees that the construction plans will indicate any temporary erosion and sediment control measures needed in the Phase 3 area.

On behalf of Sunpin, Wood requests the Wales Conservation Commission accept these responses to the peer reviewer's comments as satisfactory. Wood believes that the requirements of the Massachusetts Wetlands Protection Act have been met and asks the Commission to issue an Order of Conditions permitting the work as described. Should you have any questions regarding this application, please contact the undersigned at stephen.herzog@woodplc.com or 508-517-6470.

Sincerely,

Wood Massachusetts, Inc.



Stephen G. Herzog
Senior Ecologist



Andrew P. Vardakis, P.E.
Project Manager

Attachment – Project Drawings

Copy: Sam Dionne – Sunpin Energy Services, LLC