

# SNDO Renewable Energy Project Priority Determination Worksheet

**Project Name:** Bonanza Solar  
**BLM Serial Number:** NVN-100224

**Date:** September 8, 2021

**Purpose:** The purpose of this worksheet is to identify landscape level constraints for Solar and Wind project proposals in the Bureau of Land Management (BLM) Southern Nevada District Office (SNDO) and to prioritize the solar or wind proposal based on known resource conflicts.

This worksheet is divided into four sections. These sections evaluate each proposed solar or wind project submitted to the Southern Nevada District Office (SNDO). The sections in this worksheet are as follows:

- Section 1 identifies the prioritization of projects based on regulations (43 CFR §2804.35).
- Section 2 are local (SNDO) considerations.
- Section 3 identifies specific resources issues.
- Section 4 identifies the priority decision.

## Section 1 – Regulation Compliance

The regulatory compliance criteria below come from 43 CFR §2804.35. When completing the following form, if something is marked present or further clarification is needed please note it in the table at the end of Section 2 or if resource specific within Section 3 notes.

Low-Priority Criteria <sup>1</sup>		Present	Not Present
1)	Lands near or adjacent to lands designated by Congress, the President, or the Secretary for the protection of sensitive viewsheds, resources, and values (e.g., units of the National Park System, Fish and Wildlife Service Refuge System, some National Forest System units, and the BLM National Landscape Conservation System), which may be adversely affected by development.		X see note
2)	Lands near or adjacent to Wild, Scenic, and Recreational Rivers and river segments determined suitable for Wild or Scenic River status, if project development may have significant adverse effects on sensitive viewsheds, resources, and values.		X
3)	Designated critical habitat for federally threatened or endangered species, if project development may result in the destruction or adverse modification of that critical habitat.		X
4)	Lands currently designated as Visual Resource Management Class I or Class II.		X
5)	Right-of-way exclusion areas.		X

<sup>1</sup> Lands currently designated as no surface occupancy for oil and gas development in BLM land use plans was removed from the low-priority criteria. This removal is due to the vagueness in the Las Vegas 1998 RMP.

<b>Medium-Priority Criteria:</b>		<b>Present</b>	<b>Not Present</b>
6)	BLM special management areas that provide for limited development, including recreation sites and facilities.		X
7)	Areas where a project may adversely affect conservation lands, including lands with wilderness characteristics that have been identified in an updated wilderness characteristics inventory.		X
8)	Right-of-way avoidance areas.	X	
9)	Areas where project development may adversely affect resources and properties listed nationally such as the National Register of Historic Places, National Natural Landmarks, or National Historic Landmarks.		X
10)	Sensitive habitat areas, including important species use areas, riparian areas, or areas of importance for Federal or State sensitive species.		X
11)	Lands currently designated as Visual Resource Management Class III.	X	
12)	Department of Defense operating areas with land use or operational mission conflicts.		X See Note
13)	Projects with proposed groundwater uses within groundwater basins that have been allocated by State water resource agencies.	X	

<b>High-Priority Criteria:</b>		<b>Present</b>	<b>Not Present</b>
14)	Lands specifically identified as appropriate for solar or wind energy development, other than designated leasing areas.		X
15)	Previously disturbed sites or areas adjacent to previously disturbed or developed sites.		X
16)	Lands currently designated as Visual Resource Management Class IV.		X
17)	Lands identified as suitable for disposal in BLM land use plans.		X

## Section 2 – Local Considerations

The following considerations are specific to the Southern Nevada District. The selection of “present” for any of the local considerations can change the project priority. These local considerations take into account, but are not limited to, the following secretarial orders, policy, regulation, and laws, and BLM priorities.

- 43 CFR §2804.35
- Approved Resource Management Plan Amendments/Record of Decision for Solar Energy Development in Six Southwestern States<sup>i</sup>
- 1998 Las Vegas Resource Management Plan<sup>ii</sup>
- Department of the Interior Priorities<sup>iii</sup>
- Bureau of Land Management Leadership Priorities<sup>iv</sup>
- United States Fish and Wildlife Species List<sup>v</sup>
- Nevada State Species List<sup>vi</sup>
- BLM Sensitive Species List<sup>vii</sup>

Local Considerations		Present	Not Present
18)	Development is located in the Southern Nevada Public Land Management Area (SNPLMA) Boundary		X
19)	Development is located near the proposed Southern Nevada Supplemental Airport		X
20)	There is a Solar Energy Zone or Designated Leasing Area within the district that could be used.	X	
21)	Development is located in areas where project development may adversely affect lands acquired for conservation (e.g., SNPLMA Environmentally Sensitive Land Acquisitions such as the Perkins Ranch acquisition near the Moapa, Nevada).		X
22)	The proposed project supports economies of local Tribes		X
23)	The proposed project supports the economy of Nye County		X
24)	Development is located within an area identified for disposal		X
25)	Development is located within a utility corridor	X	
26)	Development is located within lands withdrawn from ROW authorizations		X
27)	Development is located within lands segregated from ROW authorizations.		X

<b>Local Considerations</b>		<b>Present</b>	<b>Not Present</b>
28)	Development is located over another Solar or Wind Application	X	
29)	Development may not be compatible with an existing grant, easement, lease, license, or permit.	X	
30)	Development is located outside of BLM jurisdiction		X
31)	Development is located on private lands		X
32)	Development is located in a USFWS least cost desert tortoise corridor.	X	
33)	Development is located in or adjacent to desert tortoise translocation areas		X
34)	Development is located over existing or active mining claims or community pit	X	
35)	Development is located over or within 1000 meters of natural surface water, springs, riparian areas or wetlands		X
36)	Development is located within a hydrogeographic basin where groundwater withdrawal could potentially impact groundwater dependent natural resources.	X	
37)	Development is located over lands containing sensitive soil resources.	X	

When completing Sections 1 and 2, if something is marked present or further clarification is needed please include here. Please place the number in the first column that corresponds to the number in Sections 1 and 2. If the presence or clarification is resource specific provide the justification or clarification in Section 3.

#	Clarifications/Justifications
1	This project is located within 2 miles of the FWS Desert National Wildlife Refuge. US 95 is located between the project area and Refuge. Potential for conflict will need to be determined based on consultation with FWS and could result in modification to the Prioritization Determination for the project.
11	This project is located entirely within lands being managed as VRM Class III. Given the proximity to the viewshed of the highway, it is likely that the project would not conform to the RMP VRM Class. If the project is determined to not be in conformance with the RMP for VRM, the BLM would need to consider if it would be appropriate to consider amending the RMP to allow for this project.
12	Project is within 2 miles of Department of Defense jurisdictional lands. Potential for conflict will need to be determined based on consultation with DoD and could result in modification to the Prioritization Determination for the project.
13	The Indian Spring Valley Basin (Basin 161) is a Nevada Division of Water Resources designated basin. There are currently more water rights applications for this basin than water is available.
20	There are two solar energy designated leasing areas within the district that could be used (Amargosa Solar Energy Zone and Dry Lake East Designated Leasing Area).
25	Project located within the SNDO Resource Management Plan (RMP) Designated U.S. 95 Crater Flat utility corridor (the corridor runs through the middle of the project area) and the West Wide Energy Corridor (WVEC) is just outside of the project location below the Southern Boundary of the project. BLM generally works to preserve the corridors for linear right-of-way uses and therefore does not usually allow site type development (such as solar energy facilities) within utility/energy corridors. In this location there is redundancy with two corridors present) and the presence of existing facilities within the RMP designated corridor. The BLM would need to evaluate how best to proceed with addressing the issue of the redundancy in corridors at this location. Options for resolving the redundancy could potentially affect the project's boundary, location, and/or size. Any option that would modify either corridor (including potentially modifying the alignment of the WVEC) would require consideration of a RMP amendment.
28	The proposed generation -tie transmission line alignment traverses the South Solar Ridge Project application area (N-86782).
29	Project is located over NDOT mineral material pits (NVCC-018229 within T. 16 S. R.55 E., sec. 18, NE1/4NW1/4 and NEV-07311 within T. 16 S., R. 55 E., sec. 17, NE1/4NW1/4 and NW1/4NE1/4 and NVCC-060110 within T. 16 S., R. 55 E., sec. 10, NE1/4SE1/4). These areas are not available for development of solar and need to be excluded from the project.
34	The project is located over a mineral materials community pit (N-82835 within T. 16 S., R. 55 E., Sec. 11, 12, 13, and 14). The BLM would need to ensure that any solar development that would reduce the area within the community pit would allow for sufficient materials to be available to provide for future community development.
36	The project is located in a part of the Indian Spring Basin that recently has been identified as sitting on a "Mega channel" that is directly connected to Devils Hole, home of the rarest fish in the world. Any groundwater pumping could potentially impact these and the T&E species living in Ash Meadows as well. The Department of Defense has moved the proposed locations of several of their wells for the Creech Air Force Base expansion out of this Mega channel.
37	The area in general has potential to contain biological soil crust. Surveys would have to be conducted to determine the density of biocrust on the proposed project site.



### Section 3 – Resource Considerations

This section identifies the proposed projects resources conflicts. This section is to be completed by BLM resource specialists using existing data and knowledge of the area. The resource conflicts identified in this section can change the priority of the project.

<b>Desert Tortoise</b>
<p><i>Considerations:</i></p> <ul style="list-style-type: none"> <li>• Based on vegetation, soil type, and/or previous surveys, whether the project is proposed in areas expected to occur in low, medium or high density tortoise habitat.</li> <li>• Whether the project is proposed in relatively undisturbed habitat.</li> <li>• Whether the project is located in a tortoise genetic connectivity corridor (least cost tortoise corridor)</li> <li>• The availability of an area to translocate desert tortoise within the same recovery unit from the proposed project site.</li> </ul>
<p><i>Description of Issues:</i></p> <ul style="list-style-type: none"> <li>• Desert tortoise (<i>Gopherus agassizii</i>) is a BLM sensitive species and classified as threatened by the USFWS.</li> <li>• Without new tortoise surveys, the density of tortoises within the project area is unknown. However, there are 7 historic tortoise surveys within 5 km of the project area that were conducted “prior to 1987” or “1991 or later”. The density results of those surveys indicate that tortoise density was relatively low and were classified as “very low” (6) and “low” (1).</li> <li>• This project is located within the Eastern Mojave Recovery Unit as established by the USFWS Desert Tortoise Recovery Plan. A suitable translocation area for desert tortoises within the recovery unit would have to be identified if desert tortoises needed to be translocated from the project area.</li> <li>• This project is located within Priority 1 Desert Tortoise Connectivity Habitat as designated in the Solar PEIS (2012). Based on current knowledge of tortoise connectivity in the Southern Nevada District Office, this project is located within the most critical Desert Tortoise connectivity corridor in southern Nevada. This connectivity corridor is within Indian Springs Valley which connects the Amargosa and Pahrump Valleys on the west side of the Spring Mountains to the Las Vegas Valley on the east side of the Spring Mountains. This project lies within one of the narrowest sections of Priority 1 Desert Tortoise Connectivity Habitat on the north side of the Spring Mountains. This corridor remains one of the most important linkages for recovery of the threatened desert tortoise.</li> <li>• The project is proposed in relatively undisturbed desert tortoise habitat, located within the modeled least cost corridor, which represents high value contiguous habitat that connects desert tortoise conservation areas. This high value contiguous habitat is important to maintain genetic and demographic connectivity across the landscape between conservation areas (ACEC's, Critical Habitat, Refuges, Wilderness areas). BLM would need to thoroughly analyze potential impacts to the Least Cost Corridor to ensure the project would not be cutting off genetic connectivity of the surrounding tortoise populations.</li> <li>• There is a tortoise fence installed along both sides of approximately 16 miles of Hwy 95, adjacent to the Bonanza Solar project. This tortoise fence and modifications of 9 culverts was completed by Nevada Department of Transportation (NDOT) under the Biological Opinion number 08ENVS00-2014-F-0209. This project was constructed and paid for by NDOT and required by the Biological Opinion issued by the USFWS as a mitigation project by NDOT. The BLM is currently undergoing a five year-long study to investigate tortoise use, movement, and connectivity through modified culverts along Hwy 95. Some of these culverts are located</li> </ul>

directly adjacent to the proposed Bonanza Solar project. The BLM has been monitoring these culverts for 5 years using game cameras that take photos of any wildlife using them for movement underneath Hwy 95. Tortoise use of these culverts has been documented using the game cameras. Additionally, the BLM has relocated up to 18 tortoises from the Las Vegas Valley to directly adjacent to these culverts. These tortoises will be transmittered, and their movements will be monitored to see if they use these culverts and if their home ranges will include both sides of Hwy 95. The BLM and Clark County will track these tortoises for at least the next 4 years. The goal of releasing these tortoises near the culvert is to investigate whether we can increase the connectivity of tortoise populations on either side of Hwy 95 by releasing tortoises near the culverts.

- According to the Solar PEIS (2012) and variance procedures, "...the BLM and USFWS will discourage applications in the highest priority areas, given the anticipated high conflict, higher survey costs, and high mitigation requirements." Under the Solar PEIS, any applicant must provide documentation to the satisfaction of the BLM and USFWS that "...any project can be sited and constructed to allow for adequate connectivity corridors as determined by the BLM and USFWS that ensure that the project does not isolate or fragment tortoise habitat and populations".

**Other Federally Listed, State Listed, and BLM Sensitive Species Constraints**

*Considerations:*

- Whether there are other Federally Listed, State Listed, and BLM Sensitive Species expected to occur at the site or have the potential to be directly or indirectly affected by the proposed project.

*Description of Issues:*

- Besides Desert Tortoise, there are no other known endangered species in the project area.
- There are BLM Sensitive Species that are known to occur in the project area, including Golden Eagle, LeConte’s Thrasher, Loggerhead Shrike, Phainopepla, Prairie Falcon, Scott’s Oriole, Western Burrowing Owl, Desert Horned Lizard, Long-nosed Leopard Lizard, and Sidewinder.

**Botany**

*Considerations:*

- Whether the project will occur in or adjacent to habitat for any sensitive or state or federally listed species or Clark County MSHCP protected plant species.
- Whether the project occurs in major portion (>10% of any population group) of habitat for BLM sensitive plant species or MSHCP protected plant species
- Whether the project occurs in any habitat for federally endangered plant species OR Project occurs in habitat (> 5% of any population group) for state endangered plant species.

*Description of Issues:*

- The project is not known to be in or adjacent to habitat for any sensitive or state or federally listed species or Clark County MSHCP protected plant species.
- The project does not occur in a major portion (>10% of any population group) of habitat for any BLM sensitive plant species or MSHCP protected plant species
- The project is not in habitat for federally endangered plant species and does not occur in habitat (> 5% of any population group) for any state endangered plant species.

### Weed Constraints

*Considerations:*

- Whether there are non-native and/or noxious weed species present or adjacent to the project area.
- Whether the project activity is likely to result in the establishment of noxious/invasive weed species.
- Whether the spread of non-native and/or noxious weed species would result in impacts to the surrounding areas and whether that would have impacts to important areas such as Critical Habitat Units, ACECs, sensitive plant habitat, NCA's, National Monuments, etc.

*Description of Issues:*

- There are no documented populations of noxious weeds in this area; however, the area has not been well surveyed. There is red brome, a non-native grass that carries fire, in the area.
- The project is likely to result in the establishment of noxious and invasive weed species; the degree to which this is a threat depends in large part upon the construction methodology used – mowing is expected to result in lower weed densities than grading.
- The spread of new weeds in the area could impact the Desert National Wildlife Area and the National Test and Training Range, both of which are very close to the project area.

### Cultural and Native American

*Considerations:*

- Whether there are isolated documented sites and sites within 1000 meters of the project area.
- Whether there are ineligible archaeological sites and possible Native American cultural or religious sites, including high potential areas like river terraces or springs.
- Whether there are eligible archaeological resources that require treatment and known Native American Cultural or religious sites.
- Whether there are significant eligible intact sites and undisturbed human burials.

*Description of Issues:*

- There are no documented isolated artifacts within 1000 m of the project area. There are three documented sites within the 1000 m of the project area: 1 unknown, undetermined, not eligible site, 1 Historic "Las Vegas/Tonopah" remnants of the road, its not specified on the National Register of Historic Places (NRHP); 1 Transmission line that does lead in to the project area in the southwest corner, it is not eligible for the NRHP.
- There are two ineligible archaeological resources within the project area: 1 Prehistoric lithic scatter and the southern east portion of the Transmission line.
- There is one eligible archaeological historic site that was classified as a remnants of railroad, it is eligible under A,B/C for NRHP. This site does require treatment, perhaps of protection, but there are no known Native American Cultural or religions site within the project area.
- There are no other known significant intact sites or undisturbed human burials within the project area.
- A NCRIMS Sensitivity Analysis was conducted for the project area and the immediate surroundings. According to this analysis this area has a relatively low potential for significant cultural resources to be present within the project area. The report for the analysis done for this project is located in the supporting documentation for this Prioritization.
- NOTE: *The National Cultural Resources Information Management System (NCRIMS) web-based application was designed to enable BLM users to conduct landscape-level suitability analyses for planning purposes using the Cultural Heritage Resource Sensitivity Model (CHRSM). The CHRSM utilizes predictive modeling to incorporate expert knowledge and*



*environmental or evidentiary data for identifying areas of cultural resources to inform management decisions that support protection. The summary report provides information about the project area, including existing inventory information, documented cultural resources, suitability modeling criteria, weighting information, and modeled outputs for the analysis area. NCRIMS is a planning tool to help inform early analyses for NEPA and Section 106 of the National Historic Preservation Act allowing planners, decision makers and proponents to adjust projects prior to more complete NEPA and Section 106 investigations.*

**Recreation**

- Considerations:*
- The level of casual use recreation.
  - Types and numbers of special recreation permits in the area.
  - Whether the proposed project area occurs within a Special Recreation Management Area identified in a Land Use Plan that is managed specifically for recreation opportunities.
  - The proposed project area occurs within a Special Recreation Management Area identified in a Land Use Plan that is managed specifically for recreation opportunities, and has developed recreation facilities (trailheads, kiosks, staging areas), in addition to having special recreation permitted activities.

- Description of Issues:*
- There is some casual recreation use occurring in the area anticipated to be primarily the public crossing the area to access the Forest Service Mount Stirling Wilderness Study Area.
  - There have been no Special Recreation Permits issued for activities in this area.
  - The proposed project area is not located within a Special Recreation Management Area. There are no developed recreation facilities or opportunities within the proposed project area.

**Range / Grazing**

- Considerations*
- Whether the project area is located in any active grazing allotment.
  - Whether the development of the solar facility make grazing impossible within the active allotment (development of key forage areas or key water sites).
  - Whether the project is in an allotment where Clark County has purchased the grazing preference to protect desert tortoise under the MSHCP (Arrow Canyon, Arrow Canyon in Battleship Wash, Beacon, Bunkerville, Crescent Peak, Christmas Tree Pass, Gold Butte, Hen Springs, Ireteba Peaks, Jean Lake, McCullough Mountain, Mesa Cliff, Roach Lake, Table Mountain, Toquop Sheep, Upper Mormon Mesa, White Basin).

- Description of Issues:*
- The project is not within an active grazing allotment.
  - The project is not within an allotment where Clark County has purchased the grazing preference to protect desert tortoise under the MSHCP.

### Section 4 - Priority Decision

Priority Decision	
Based on the BLM screening criteria found in 43 CFR 2804.35, and additional resource considerations, the project priority category has been determined to be:	<b>Medium</b>

**Justification:**

This project is located within Priority 1 Desert Tortoise Connectivity Habitat as designated in the Solar PEIS (2012) and would require substantial coordination with USFWS (including the Regional and Desert Tortoise Recovery Offices) and Nevada Department of Wildlife, and design of a study plan and additional analysis and data collection as part of the Variance Process. Based on current knowledge of tortoise connectivity in the Southern Nevada District Office, this project is located within the most critical Desert Tortoise connectivity corridor in southern Nevada. This project is located within the Eastern Mojave Recovery Unit as established by the USFWS Desert Tortoise Recovery Plan. A suitable translocation area for desert tortoises within the recovery unit would have to be identified if desert tortoises needed to be translocated from the project area. Immediately adjacent to and in the vicinity of the proposed project area, Nevada Department of Transportation (NDOT) has installed tortoise fence and modifications of 9 culverts as part of mitigation intended to preserve the connectivity for the desert tortoise (Biological Opinion number 08ENVS00-2014-F-0209). The multifaceted resource conflicts involving the Desert Tortoise, classified as Threatened by the USFWS and a BLM sensitive species, would involve extensive coordination and consultation.

The project is located entirely within lands managed for Visual Resource Management Class III (VRM) and if the project could not conform to the RMP VRM, the BLM would have to determine the appropriateness of considering an amendment to the RMP to allow for the project.


There are two corridors (utility/energy) that affect the project, one that traverses the project site and has existing infrastructure sited within it. The BLM will have to review the redundancy of corridors in the project location and identify options for resolving the issue. The options for resolution could affect the project boundary, size, and/or location. Additionally, options for resolution would likely involve consideration of an amendment to the RMP.

The aforementioned resource conflicts are anticipated to add additional complexity to processing of the application.

  
 \_\_\_\_\_  
 Shonna Dooman  
 Field Manager  
 Las Vegas Field Office

9/8/2021  
 \_\_\_\_\_  
 Date

Concurrence  Non-Concurrence

  
 \_\_\_\_\_  
 Angelita S. Bulletts  
 District Manager  
 Southern Nevada District

9/8/2021  
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 Date

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<sup>1</sup> BLM. 2012a. "Approved Resource Management Plan Amendments/Record of Decision for Solar Energy Development in Six Southwestern States." October.

<sup>2</sup> BLM. 1998. "Record of Decision for the Approved Las Vegas Resource Management Plan and Final Environmental Impact Statement." October.

<sup>3</sup> <https://www.doi.gov/ourpriorities>

<sup>4</sup> <https://blmspace.blm.doi.net/wo/600/commtools/SitePages/Leadership%20Priorities.aspx>

<sup>5</sup> <https://ecos.fws.gov/ecp0/reports/species-listed-by-state-report?state=NV&status=listed>

<sup>6</sup> <http://heritage.nv.gov/species/process.php>

<sup>7</sup> <https://www.blm.gov/policy/nv-im-2018-003>











**BLM**  
**Southern Nevada District**

Bonanza Solar Project  
NVN-100224

Project Prioritization

Proposed Project Area

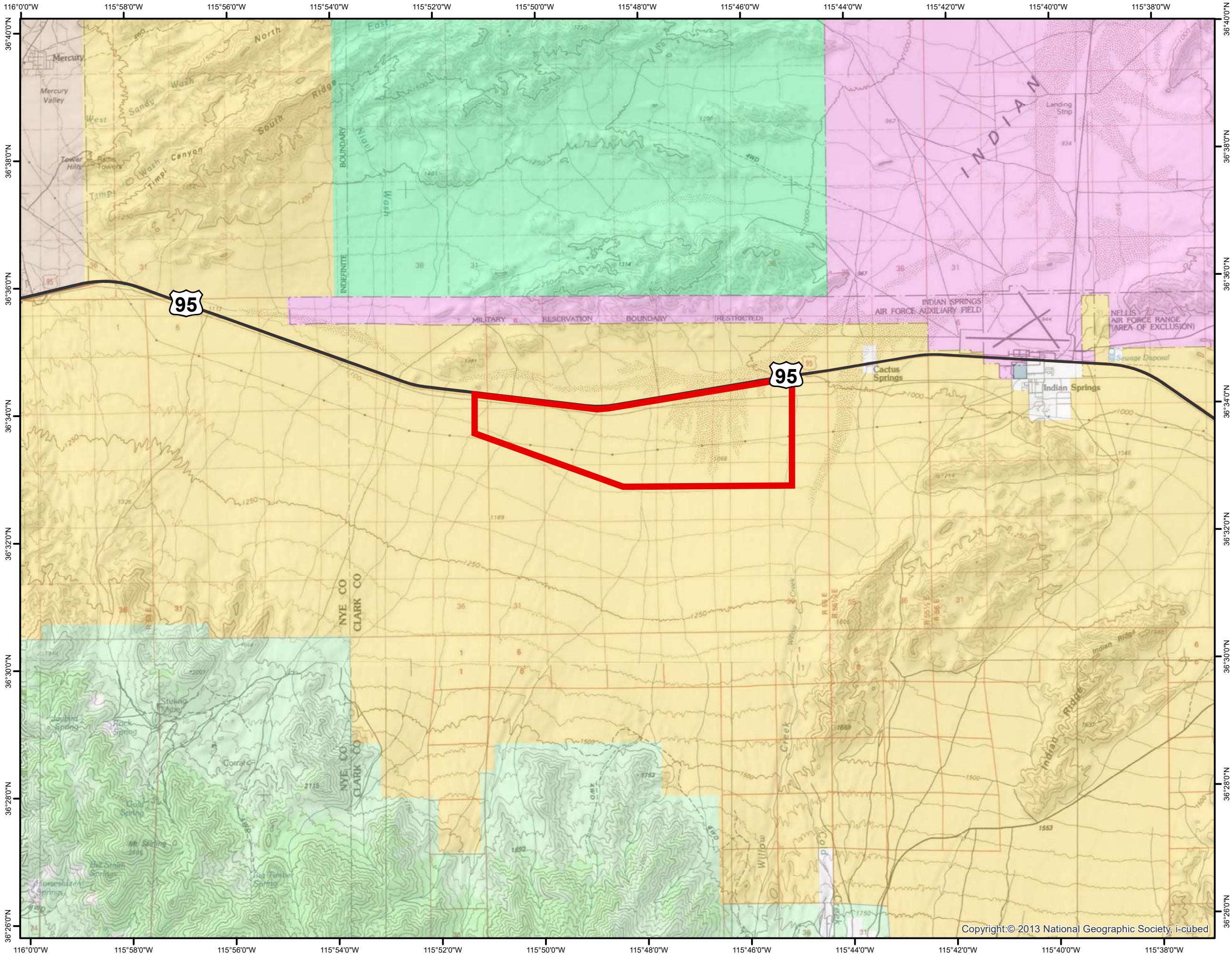
-  Bonanza Solar (proposed)
-  Bureau of Land Management
-  Department of Defense
-  Department of Energy
-  Fish and Wildlife Service
-  Forest Service
-  Local Government
-  Private



Lat Long Grid - UTM Zone 11, NAD 1983  
Degrees Minutes Seconds

Prepared By: SNDO E&I Staff on 8/16/2021

No warranty is made by the BLM as to the accuracy,  
reliability, or completeness of these data for individual  
use or aggregate use with other data.





**BLM**  
**Southern Nevada District**

Bonanza Solar Project  
NVN-100224

Project Prioritization

Low Priority Criteria

 Bonanza Solar (proposed)

 Desert NWR

 BLM Wilderness Study Area

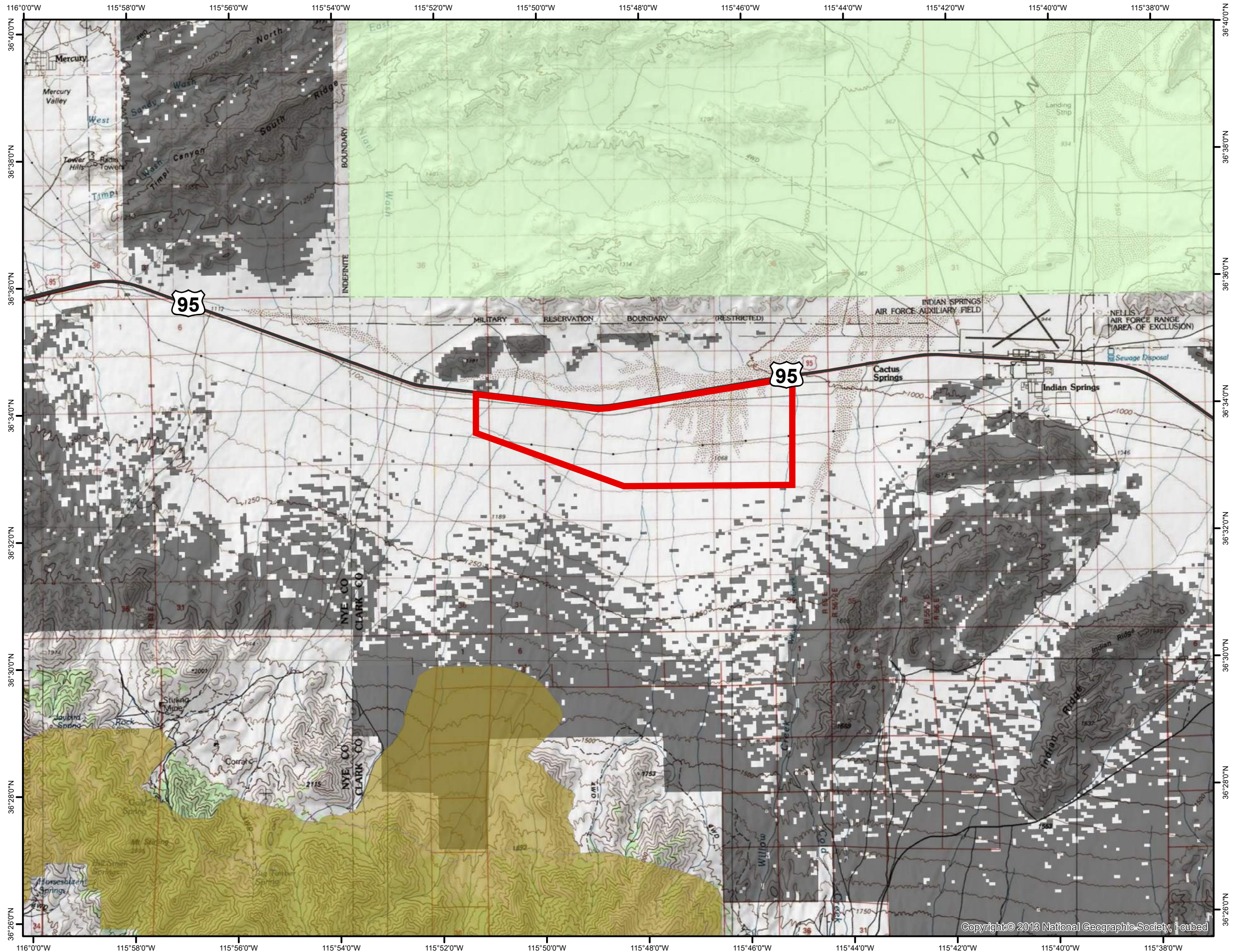
 Solar Exclusion Areas



Lat Long Grid - UTM Zone 11, NAD 1983  
Degrees Minutes Seconds

Prepared By: SNDO E&I Staff on 8/16/2021

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
# BLM Southern Nevada District

## Bonanza Solar Project NVN-100224


### Project Prioritization


### Medium Priority Criteria

 Bonanza Solar (proposed)

 tortoise culverts (proposed)


 VRM Class 3

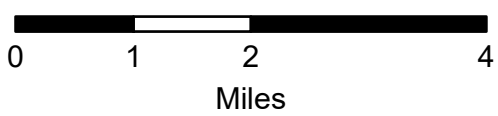
 Groundwater Basins

 Desert Tortoise Least Cost Corridor

 Desert Tortoise Priority 1 Lands

 NPS AHPRC (So NV)

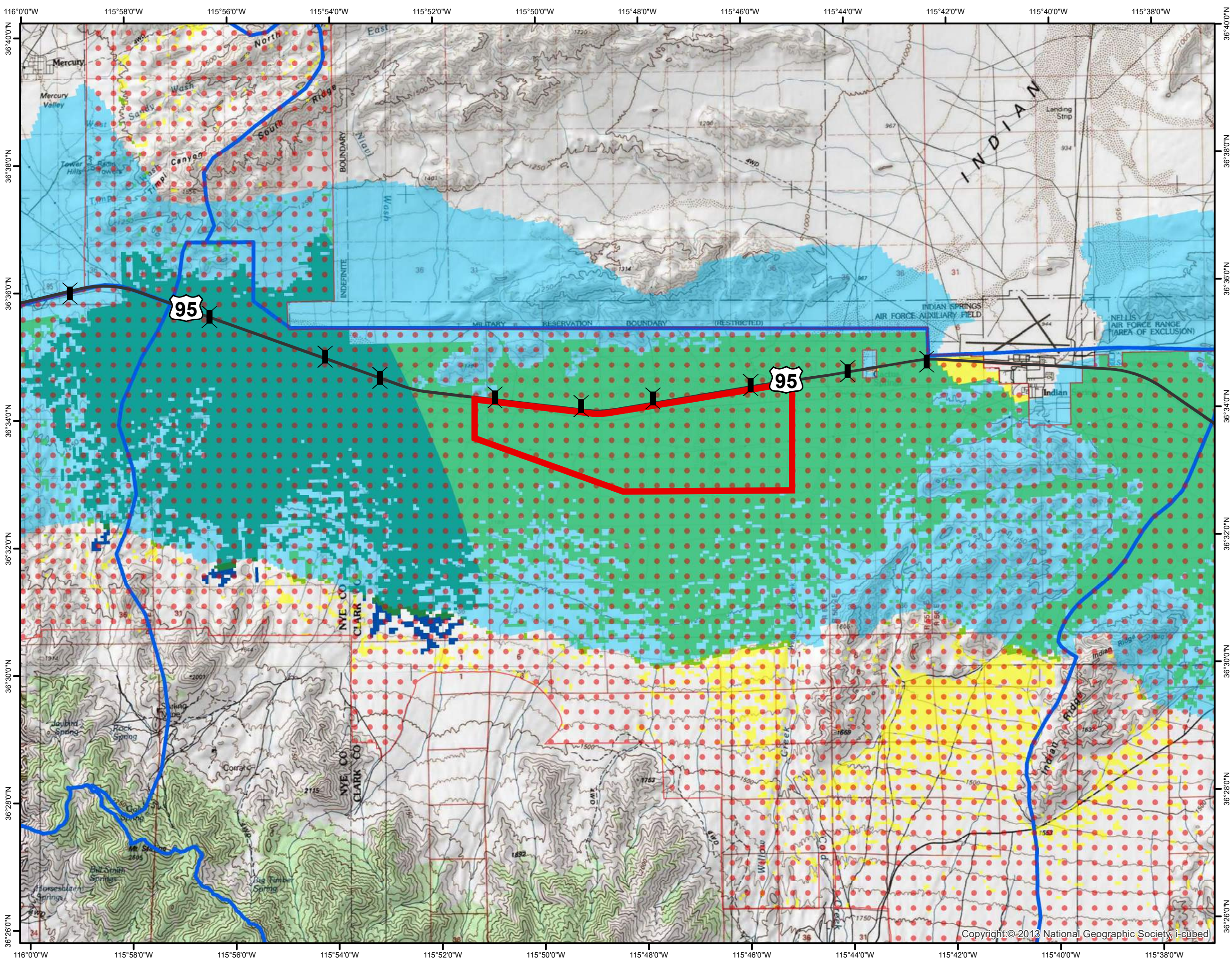
 Solar Variance/Avoidance Areas



Lat Long Grid - UTM Zone 11, NAD 1983  
Degrees Minutes Seconds

Prepared By: SNDO E&I Staff on 8/23/2021

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use or aggregate use with other data.







**BLM**  
**Southern Nevada District**

Bonanza Solar Project  
NVN-100224

Project Prioritization  
High Priority Criteria

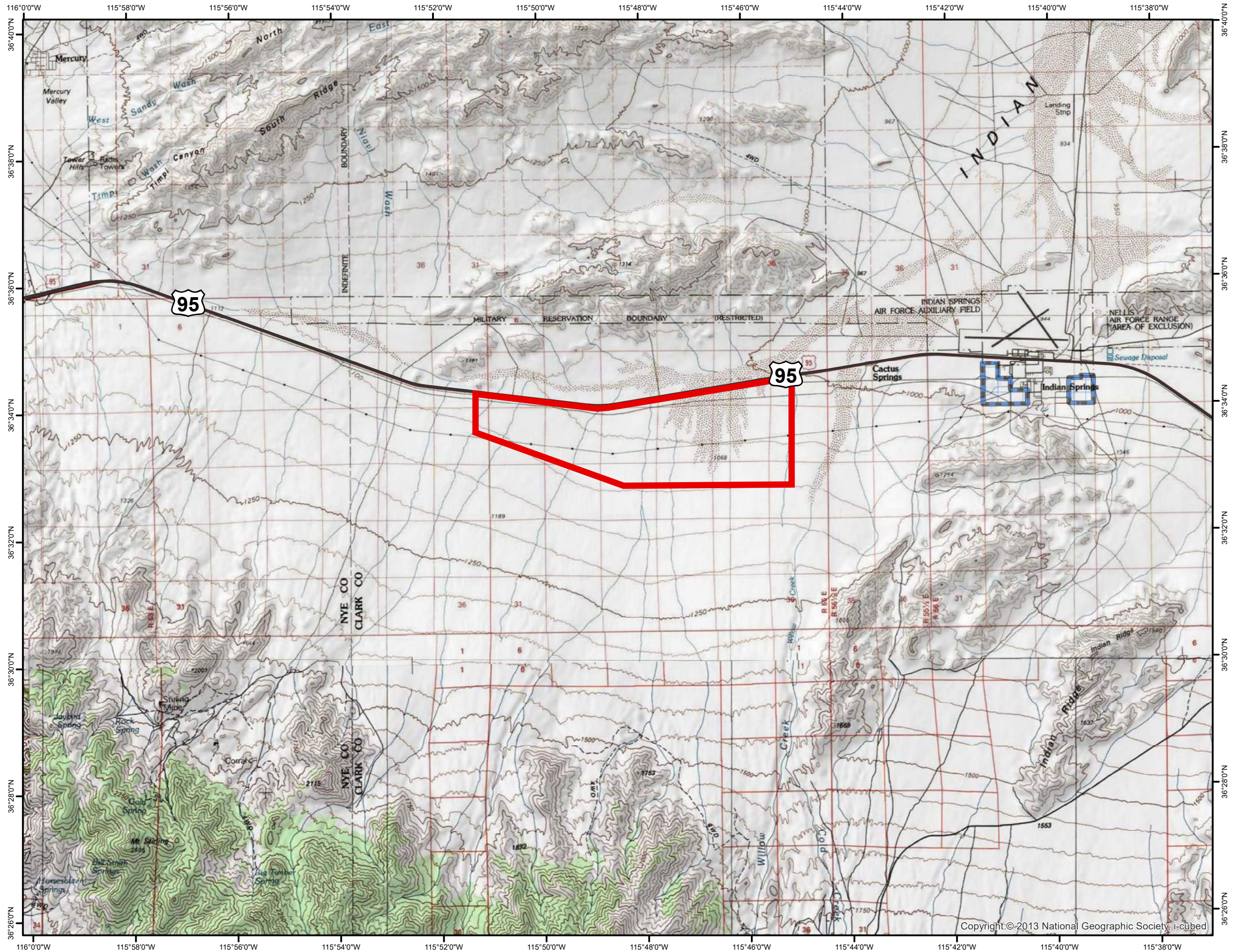
-  Bonanza Solar (proposed)
-  BLM disposal boundary



Lat Long Grid - UTM Zone 11, NAD 1983  
Degrees Minutes Seconds

Prepared By: SNDO E&I Staff on 8/16/2021

No warranty is made by the BLM as to the accuracy,  
reliability, or completeness of these data for individual  
use or aggregate use with other data.












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Bonanza Solar Project  
NVN-100224

Project Prioritization

Local Considerations

-  Bonanza Solar (proposed)
-  (other proposed solar project)
-  Groundwater Basins
-  Desert Tortoise Least Cost Corridor
-  utility corridor (Sec 368)
-  utility corridor (LV RMP)
-  SNDO Community Pit



Lat Long Grid - UTM Zone 11, NAD 1983  
Degrees Minutes Seconds

Prepared By: SNDO E&I Staff on 8/23/2021

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