March 11, 2019

Derik Vowels
Jordan Cove LNG, LLC
Consultant, Lead Environmental Advisor
111 SW 5th Ave.,
Suite 1100,
Portland OR 97204

Re: Additional Information Request – Waterbody Crossings
Jordan Cove Energy Project (FERC Project No. CP17-494)
Pacific Connector Gas Pipeline (FERC Project No. CP17-495)
U.S. Army Corps of Engineers (Project No. NWP-2017-41)

Dear Mr. Vowels:

The Oregon Department of Environmental Quality is currently reviewing an application from Jordan Cove LNG, LLC for Clean Water Act Section 401 water quality certification for a Section 404 permit from the U.S. Army Corps of Engineers necessary for construction of the Jordan Cove Energy Project and Pacific Connector Gas Pipeline.

Section 401 of the Clean Water Act bars federal agencies from issuing a license or permit for an action that may result in a discharge to Oregon waters without first obtaining water quality certification from DEQ. DEQ anticipates Jordan Cove’s construction and operation will require authorizations from multiple federal agencies, including but not limited to a Section 404 permit from the U.S. Army Corps of Engineers and authorizations from the Federal Energy Regulatory Commission pursuant to the Natural Gas Act. DEQ is conducting a comprehensive section 401 evaluation of the project’s direct, indirect and cumulative effects on water quality. DEQ expects to develop a single certification decision based on this comprehensive evaluation of the project that will apply to the Corps and FERC decisions on the project.

DEQ is processing the applications pursuant to Section 401 of the Clean Water Act, 33 United States Code §1341, Oregon Revised Statutes 468B.035 through 468B.047, and DEQ’s certification rules found in Oregon Administrative Rules 340, Division 048. To certify the project, DEQ must have a reasonable assurance that the proposed project, as conditioned, will comply with Sections 301, 302, 303, 306 and 307 of the Clean Water Act, Oregon water quality standards, and any other appropriate requirements of state law.
DEQ is reviewing the application submitted Feb. 6, 2018, by David Evans and Associates, Inc. on behalf of Jordan Cove. The information described in the attachments to this correspondence is necessary to complete DEQ’s analysis of the project’s compliance with applicable standards. Please provide a schedule for a complete response to this additional information request. Please forward your responses to:

Christopher Stine
Oregon Department of Environmental Quality 165
East 7th Avenue, Suite 100
Eugene, Oregon 97401

You may reference previously submitted documents to support your responses to the requests in Attachment A.

DEQ may request additional information as necessary to complete its analysis and fulfill its obligations under state and federal law.

If you have any questions, please contact me directly at 541-686-7810, or via email at stine.chris@deq.state.or.us.

Christopher Stine, PE
Water Quality Engineer

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ATTACHMENT A
Jordan Cove Energy Project / Pacific Connector Gas Pipeline Additional Information Request

Horizontal Directional Drilling

1. In September 2017, Pacific Connector submitted Horizontal Directional Drilling Feasibility Analysis reports for the proposed Coos Bay East Crossing and Coos Bay West Crossing. According to the reports, the “conclusions should be considered preliminary pending completion of a subsurface exploration program.” Please provide a status update on geotechnical drilling and a schedule for finalizing the reports.

2. Pacific Connector describes two options (i.e., single Horizontal Directional Drilling Option and a Dual Horizontal Directional Drilling Option) to accomplish the Coos Bay East Horizontal Directional Drilling crossing. DEQ expects the design criteria supporting the selected procedure will be presented in the final design report. DEQ requests Pacific Connector address the following considerations in determining their proposed methodology.

Single Horizontal Directional Drilling Option

a) The single option places the bottom tangent at elevation -190 feet mean sea level. Pacific Connector expects the underlying geology at this depth will consist of competent bedrock, which is deemed critical to the feasibility of the single option. Please describe whether alternate design measures would allow use of the single option if the geotechnical investigation concludes the underlying geology does not consist of competent bedrock.

Dual Horizontal Directional Drilling Option

A final Horizontal Directional Drilling design report that proposes the Dual Horizontal Directional Drilling Option should address the following issues.

b) The dual option relies on a shared tie-in workspace located in a tidal flat area south of Glasgow Point. Describe how the workspace will be isolated from open water during Horizontal Directional Drilling installation.

c) The likelihood of inadvertent surface returns of drilling fluid is highest near entry points where drilling pressures can exceed the shear strength and pressure from overburden soils. Describe what special contingency measures will be employed to contain drilling fluids in this inter-tidal environment.

d) What is the proposed final depth below surface of the installation at the tie-in location? What measures, if any, are proposed to ensure the pipeline remains buried for the life of the project?

e) Describe the scope of open-water activities such as inter-tidal dredging for barge access to the shared tie-in workspace.

f) Describe what procedures Pacific Connector will employ to avoid, minimize, or
mitigate the effects of this option on water quality.

3. The Horizontal Directional Drilling Mud Contingency Plan states a berm may be built around the drilling site and hay bales or silt fences may be placed on the river side of the drilling area. Because inadvertent surface returns may reasonably be expected near entry locations, Pacific Connector should identify measures that will be employed and maintained to contain fluids during installation.

4. Inadvertent fluid returns to surface waters are unacceptable. Pacific Connector must develop and implement an Horizontal Directional Drilling plan to continuously monitor engineering conditions during installation and provide for a rapid response in the event fluid loss is confirmed or suspected. The plan should establish procedures to monitor drilling pressure, fluid circulation, pilot hole location, axial loads, visual monitoring or other parameters deemed appropriate to interpret formational or surface loss of drilling fluid.

**Waterbody Crossing Plans**

The effects of pipeline construction across waterbodies can affect the physical, biological and chemical integrity of the aquatic environment. Pacific Connector will utilize dry open cut methods (fluming, dam and pump, or diverted open cut) on most of the proposed 326 waterbody crossings. Open cutting of streambeds can have direct, indirect and cumulative effects on water quality, habitat and stream hydrology. Changes to channel geometry may cause streams to reestablish equilibrium. These actions can increase sedimentation, reduce water quality, decrease habitat complexity and modify channel hydrology. Because, the effects of open trench waterbody crossings can propagate upstream, downstream, and laterally these impacts, may not be confined to the project area.

Waterbody crossing plans must describe site-specific construction procedures that Pacific Connector will undertake at each proposed crossing. The plans should identify the proposed crossing methodology, dewatering procedures, dewatering discharge sites, spoils placement locations, mobilization and demobilization, and monitoring procedures. The plans should be developed in consideration of local characteristics such as anticipated flow, local, geology, gradient, sensitive environmental conditions, slope stability at dewatering discharge points or other environmental factors that may influence the design and implementation of waterbody crossings. Pacific Connector should describe procedures for crossings that may require unique or challenging procedures (e.g., blasting consolidated rock). Last, site-specific crossing plans must address the removal of dams, dewatering locations, temporary bridges, or other temporary construction elements and include procedures to avoid or minimize sediment mobilization or turbidity.

Waterbody crossing plans must also describe site-specific plans to restore each of the proposed waterbody crossings. Each plan must include sufficient local-scale information to provide an accurate baseline assessment of pre-construction environmental and ecological conditions to guide the design of the post-construction restoration. Each stream restoration plan must contain
site-specific designs and specifications to ensure PCGP fully mitigates the impact of open cut trenching in each stream and protects the beneficial uses. The data generated from the information requested below will support the development of site-specific waterbody crossing plans.

To develop a waterbody crossing plan for each open trench cut stream crossing, Pacific Connector must document and use the site-specific field data described below.

**Hydraulic Assessment**
Pacific Connector must conduct a hydraulic analysis on each proposed waterbody crossing. Site-specific information of local discharge is required to demonstrate that proposed pumping and fluming designs can adequately bypass anticipated flows. Pre-development local hydrology must also be characterized to inform stream restoration actions.

Pacific Connector should conduct the analysis using one of the following methods:

- Rational Method (for drainages up to 200 acres)
- NRCS Peak Flow Method using HydroCAD (for drainages larger than 200 acres)
- USGS StreamStats for Oregon

The hydraulic analysis should provide the following information:

- Drainage area above each proposed crossing
- Peak flow estimate at the time of construction
- Bankfull width, stage, and corresponding discharge
- Average gradient within the temporary crossing easement
- Mean two-year, five-year and 10-year discharge and velocity at the proposed crossing

Based on the hydraulic conditions at each crossing, Pacific Connector should confirm the design pumping capacity of the proposed fluming or pumping bypass system can sufficiently transfer maximum anticipated flows around the work area. Pacific Connector should further describe alternate or contingency methods in the event field conditions prevent successful dewatering. Waterbody crossing plans must include engineering data to support design criteria of proposed conveyance structures based on gradient, bypass length and anticipated flow.

Pacific Connector must also measure bankfull width, stage, and corresponding discharge at each crossing. Recognizing the bankfull width at each crossing is critical in designing and implementing restoration plans that maintain the geomorphological function of the stream segment.
Topographic Survey of Stream Channel
Restoring a stream’s natural form and function requires a topographic survey of the pre-construction stream channel and floodplain form.\(^1\) Pacific Connector provided this information for the South Umpqua Number 2 River crossing. However, this information is lacking for other crossings involving open trench cutting. This survey information will assist in the reconstruction of the natural stream channel. At minimum, Pacific Connector should include in each topographic survey a longitudinal survey of the stream profile, top and bottom of banks, and the top and bottom floodplain slopes. This topographic information should also include geometric data downstream and upstream of the pipeline crossing to assist the restoration design and to identify potential interactions with adjacent reaches.

Stream Function Assessment
Trenched waterbody crossings can alter stream function in ways that negatively affect aquatic habitats and ecosystems. Potential effects may include modified stream channel geometry, reduced habitat complexity, reduced streambank stability, impaired benthic production and increased sedimentation.

Pacific Connector must conduct a pre-construction ecological assessment of each waterbody crossing using the methodology presented in Stream Function Assessment Method for Oregon Version 1.0.\(^2\) SFAM was developed jointly by EPA and Oregon Department of State Lands. The method provides a scientifically supported rapid assessment tool for gathering information on the functions and values associated with wadeable streams that may be subject to regulatory jurisdiction under Section 404 of the Clean Water Act and Oregon’s Removal-Fill Law.

The assessment is needed to establish a pre-development ecological baseline and to inform site-specific practices necessary to mitigate the environmental effects of the action. Pacific Connector can also use this assessment method for post-construction monitoring of Pacific Connector’s stream restoration actions over time. More information can be found at: https://www.oregon.gov/dsl/WW/Pages/Resources.aspx#assessment.

Biological Assessment
Oregon water quality rules prevent discharges to waters of the state that may reduce support for beneficial uses or cause changes in residential biological communities. To establish pre-construction conditions, Pacific Connector must conduct a benthic macroinvertebrate assessment to comply with the Biocriteria water quality standard (Oregon Administrative Rule 340-0410-0011). Benthic communities form the basis for food webs that support aquatic life and are susceptible to changes in sedimentation. Oregon DEQ has developed procedures to characterize

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the health of benthic communities to comply with this standard. Using procedures found in Methodology for Oregon’s 2018 Water Quality Report and List of Water Quality Limited Waters, Pacific Connector must perform pre-development benthic surveys using to the PREDictive Assessment Tool for Oregon (PREDATOR). The results of the PREDATOR surveys will enable DEQ to evaluate the direct, indirect, and cumulative effects of the action caused by stream channel modification, habitat loss, sedimentation or other potential project effects.

**Streambed Material Assessment**

Pacific Connector must characterize bed material composition at each trenched waterbody crossing. Substrate composition is critical to stream hydrology and provides interstitial refuge for egg incubation. Characteristics can vary considerably based on gradient, stream channel geometry, watershed hydrology and other factors. For this reason, site-specific knowledge of local bed material characteristics are necessary to inform restoration and mitigation actions following construction.

For streambeds characterized by unconsolidated substrates, Pacific Connector must conduct a pre-construction quantitative assessment of substrate material. The assessment should address the particle size, sorting, vertical variability and distribution of material.

Open cut trenches in bedrock-dominated stream channels are susceptible to upstream propagation of knickpoints created by joints in the stream’s bedrock. Knickpoint propagation in bedrock-dominated streams can cause changes in stream geomorphology and, potentially, barriers to fish migration. Pacific Connector should describe in detail how bedrock-dominated stream channels will be restored to prevent the creation of a joint in the bedrock that leads to the formation and propagation of a knickpoint in these channels.

**Habitat Assessment**

Naturally occurring material such as large wood and boulders provide gravel recruitment, cover for juvenile fish, thermal refugia, and hydraulic control. Pacific Connector must conduct a detail inventory of aquatic habitat features within the project area of each proposed crossing. Habitat features identified during this predevelopment inventory should be used to ensure restoration efforts result in no net loss of habitat function or complexity. In its Stream Crossing Risk Analysis document, Pacific Connector provides only general descriptions to address, for example, the reinstallation of boulders to maintain an existing bed profile and cascade/pool morphology during the stream restoration process. However, Pacific Connector’s habitat assessments must capture such habitat features as noted above in sufficient design detail so that the construction contractor has clear direction in site-specific drawings to restore these habitat

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features during the stream restoration process.

**Water Quality**

Site-specific water body crossing plans should address the following water quality issues at each crossing proposed:

- Oregon DEQ may issue a section 401 water quality certification that allows the numeric turbidity criteria to be exceeded provided all practicable turbidity control techniques have been applied. Please identify what engineering controls (e.g., settling, filtration, flocculation, etc.) are proposed to reduce turbidity in streams during mobilization and removal of construction equipment.

- Describe procedures to backfill trenches in a manner that maintains predevelopment streambed material and habitat function. For example, backfilling procedures must clearly address how Pacific Connector will prevent the restored stream flow from moving completely into the subsurface of restored streambed material and creating a fish passage barrier. Additionally, crossing plans should clearly describe how fill material will be placed to prevent streambed and bank scour, sedimentation, and channel modification.

- For trench dewatering structures, please identify how sediment and fines removed from the isolated work area will be permanently managed following work completion.

**Comments**

1. Appendices C.2 and D.2 (Stream Fluming Procedures, Dam and Pump Procedures) of Resource Report 2 state, “Turbidity sampling will be conducted during all . . . crossings in accordance with the Stormwater Pollution Prevention Plan.” DEQ cannot find the Stormwater Pollution Prevention Plan in Pacific Connector’s application submittal to evaluate the proposed turbidity sampling.

2. Fluming and dam and pump procedures rely on upstream and downstream dams to isolate temporarily work areas during construction activities. Oregon’s fish passage requirements found in Oregon Revised Statute 509.585 prevent activities that impede the volitional movement of fish. Pacific Connector should describe how proposed fluming and dam and pump procedures will comply with Oregon fish passage law.

3. Stream Classifications in Table A.2-2 in Resource Report 2 reference methods established by Oregon Department of Forestry and the Northwest Forest Plan. DEQ’s biologically based numeric criteria are based on fish distribution maps developed by Oregon Department of Fish and Wildlife. Please consult with ODFW to identify fish use and classifications at the proposed waterbody crossing locations.

4. Appendix C.2 of Resource Report 2 (Fluming Procedures) indicates that scrap metal pipe may be used to construct flumes and that pipes may be steam-cleaned to remove oil and grease. Please identify on the crossing plans where Pacific Connector will discharge this wash water. DEQ expects that Pacific Connector will apply for and obtain coverage under the appropriate permit (i.e., either Water Pollution Control Facility or National
Pollutant Discharge Elimination System) based on the proposed activity.

5. Figure 8 of Appendix C.2 of Resource Report 2 (Fluming Procedures) illustrates procedures to divert stormwater runoff from the construction easement into the isolated stream section. Please note that NPDES 1200-C General Permit does not authorize the discharge of stormwater to waterways. Pacific Connector must control runoff from upland work areas to prevent discharge to stream channels.