September 7, 2018

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

Re: Additional Information Request
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 (DEQ) is currently reviewing an application from Jordan Cove LNG, LLC (Jordan Cove) 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 (collectively, “the Project”). Jordan Cove proposes to construct a liquefied natural gas export facility near North Bend, Oregon, and a 232-mile natural gas pipeline connecting the terminal with existing pipelines near Malin, Oregon.

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 of the Project 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 (FERC) 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 currently expects to develop a single certification decision based on this comprehensive evaluation of the Project that will be applicable to both the Corps and FERC decisions on the Project.

DEQ is processing the applications pursuant to Section 401 of the Clean Water Act, 33 USC §1341, ORS 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 has conducted a preliminary review of the application package material submitted February 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 file a complete response to this additional information request within 30 days of the date of this letter. Please forward your responses to:

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

If Jordan Cove cannot provide certain information within the requested period, please indicate which items will be delayed and provide a projected filing date. You may reference previously submitted documents, in whole or in part, to support your responses to the requests in Attachments A through B

DEQ reserves the right to 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

ec:  Mike Koski, mkoski@pembina.com  
Rose Haddon, rhaddon@pembina.com  
Keith Andersen, Dave Belyea, Steve Mrazik, Chris Bayham, Mary Camarata, Sara Christensen/DEQ  
Tyler Krug, Tyler.J.Krug@usace.army.mil  
John Peconom, John.Peconom@ferc.gov  
Sean Mole, sean.mole@oregon.gov
ATTACHMENT A

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

1. Application for Certification
   Oregon Administrative Rule (OAR) 340-048-0020(2) identifies the minimum requirements for applications to the Oregon Department of Environmental Quality for section 401 water quality certification. Please provide complete responses to the application requirements given in OAR 340-048-0020(2)(a-j). If Jordan Cove has previously submitted portions of this information, please reference the location and include any supplemental or clarifying information, as necessary, to provide complete responses.

2. Proposed Action
   Jordan Cove must provide and update DEQ with a complete and current description of the construction and operation of the proposed Project and the impacts of these actions on affected waterbodies. DEQ recognizes that Jordan Cove may revise project elements during the design process. Jordan Cove must provide DEQ with timely submissions describing changes to the proposed activity that may directly or indirectly affect water quality. Jordan Cove must also specify clearly that it is requesting that DEQ accept these submissions as changes to the proposed activity and consider the effects of the revised action in our section 401 water quality evaluation.

3. Submission of Application Information
   Jordan Cove’s application to DEQ for section 401 water quality certification must provide DEQ with a comprehensive description of the proposed action including all resource reports, maps, electronic data files, and supporting documentation provided to federal agencies from whom Jordan Cove is seeking permits or authorizations. DEQ’s certification rules require applicants to file information directly with the Department. For this reason, DEQ does not consider the availability of information on external websites or other sources as a submittal unless the applicant explicitly directs DEQ to obtain application materials from these sources.

4. Water Quality Standards
   Oregon’s water quality standards consist of beneficial uses, numeric and narrative criteria developed to support these uses, and an antidegradation policy that prohibits an activity from further degrading water quality. Applicants for water quality certification must provide sufficient information to demonstrate the activity will comply with Oregon water quality standards (OAR 340-048-0020(g)).

   Provide information to demonstrate how the Project will comply with the water quality standards found in OAR 340 Division 041. For project activities that do not affect State waters, note how the Project will not violate applicable standards. For project activities that do impact State waters, note how Jordan Cove is proposing to mitigate, reduce, or prevent impacts so as to ensure the Project, as proposed, does not violate applicable water quality standards. Project impacts should be assessed in terms of direct, indirect, and cumulative effects of the activity on state water quality.
### ATTACHMENT B

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

Preliminary evaluation of the proposed activities to determine compliance with the requirements for a Certification Decision as described in Oregon Administrative Rules 340-048-0042(2):

<table>
<thead>
<tr>
<th>Oregon Administrative Rule</th>
<th>Requirement</th>
<th>Information Requested</th>
</tr>
</thead>
</table>
| 340-048-0042(2)           | Compliance with Clean Water Act Sections 301 and 302                         | Please provide a NPDES 1200-C Permit Application demonstrating that land disturbing activities associated with the construction of Jordan Cove Energy Project’s Liquefied Natural Gas Terminal as well as the following:  
  - Land disturbing activities associated with the dry excavated portion of this terminal’s Marine Slip,  
  - Land disturbing activities associated with all offsite project areas associated with this terminal and its construction including those areas described in Section 5.3 of this terminal’s stormwater management plan (Part 1, Attachment A3).  
  - Land disturbing activities associated with roads used to access this terminal and offsite project areas.  
  - Land disturbing activities associated with any other facilities (staging areas, refueling areas, employee parking etc.) that Jordan Cove Energy Project will use to construct of this terminal.  

DEQ will need to determine if these land disturbing activities will comply with the technology-based effluent limits of this permit. DEQ will also need an erosion and sediment control plan that, for example, addresses Schedule A.12.b.v and other conditions in this permit. For DEQ to evaluate the water quality impacts of the construction process on waters of the state, DEQ needs this information in an erosion and sediment control plan.  

Please provide a NPDES 1200-C Permit Application for land disturbing activities associated with the construction of Pacific Connector’s gas pipeline and with the construction of all associated facilities such as communication towers, roads (existing and new), disposal sites, block valve facilities, and compressor stations. DEQ will need to determine if these land disturbing activities will comply with the technology-based effluent limits of this permit. DEQ will also need an erosion and sediment control plan that, for example, addresses Schedule A.12.b.v and other conditions in this permit. For DEQ to evaluate the water quality impacts of the construction process on waters of the state, DEQ needs this information in an erosion and sediment control plan.  

Please provide a NPDES 1200-A Permit Application demonstrating that the proposed 20 sites to obtain rock for Pacific Connector’s gas pipeline construction and maintenance. DEQ will need to determine if these land disturbing activities will comply with the technology-based effluent limits of this permit.  

Please provide a NPDES 1200-A Permit Application demonstrating that the concrete batch plant proposed for the offsite project area referred to as Boxcar Hill in the LNG Terminal’s stormwater management plan (Section 5.3,
page 19). DEQ will need to determine if rock quarries will operate in compliance with the technology-based effluent limits of this permit.

| Compliance with Clean Water Act Section 302 | DEQ will evaluate compliance with CWA Section 302 upon the receipt of information requested above. |
| Compliance with CWA Section 303 | In compliance with OAR 340-041-0007(8), please provide an assessment of Pacific Connector Gas Pipeline’s compliance with all applicable DEQ-approved Total Maximum Daily Load Implementation Plans or compliance programs for the following: |
| | • Oregon Department of Forestry’s Forest Practices Act Program. |
| | • Oregon Department of Agriculture’s Water Quality Plans. |
| | • Coos County Total Maximum Daily Load Implementation Plan. |
| | • Douglas County Total Maximum Daily Load Implementation Plan. |
| | • Jackson County TMDL Implementation Plan. |
| | • Klamath County TMDL Implementation Plan. |
| | In this compliance assessment, please also note all the support documents such as design manuals, guidance documents, road permits etc. that PCGP will follow when complying with these Implementation Plans. |
| | In addition, please identify all proposed amendments to federal land and resource management plans that would necessitate amendments to current Forest Service, Bureau of Land Management, or Bureau of Reclamation Total.
Maximum Daily Load Implementation Plans covering the pipeline’s construction and operation. Federal Water Quality Restoration Plans represent the Forest Service’s and BLM’s plan for activities on these federal lands serving as a source of point and nonpoint source pollutants including pollutants addressed in a Total Maximum Daily Load.

Finally, for determining compliance with TMDL allocations covering federal lands, please provide for DEQ’s review and approval all proposed Forest Service, Bureau of Land Management, and Bureau of Reclamation road permits and access grants or right-of-way permits.

For determining compliance with TMDL allocations on non-federal lands, please provide for DEQ’s review and approval all proposed easements, agreements, and access or right-of-way permits.

This compliance assessment must also include a summary of the steps taken to first avoid and then minimize impacts to the Designated Management Agency’s riparian buffer protection areas prior to:

- Siting Temporary Extra Work Areas for the pipeline construction
- Siting of the construction and the permanent right-of-way for the pipeline.

DEQ is requesting this information in response to Pacific Connector Gas Pipeline’s proposal to locate TEWAs 50 feet from a waterbody and wetland boundary (see page 25 of Resource Report 1 for the gas pipeline). For example, this setback will not comply with the Forest Service’s and Bureau of Land Management’s riparian buffer protection requirements as presented in their Water Quality Restoration Plans which serve as their TMDL Implementation Plans.

In Resource Report 1 noted above, PCGP notes that there are 922.64 acres of TEWAs. Please identify the location of each TEWA that PCGP will locate within one and two potential tree heights away to 50 feet from waters of the state. For streams, please indicate the distance of each TEWA from the ordinary high water mark of the stream or riverine wetland. Additionally, please note the land ownership where each TEWA is located.

In addition, on page 58 of Resource Report 1 for the gas pipeline, PCGP indicates that the pipeline – in some places – will impact riparian vegetation while paralleling streams. Specifically, this report notes that the “proposed route will avoid paralleling a waterbody within 15 feet or less, where feasible.” In this report, PCGP notes that this placement is consistent with the Section V.B.2.a of FERC’s Wetland and Waterbody Procedures. However, 15 feet of riparian buffer would violate DMA riparian buffer protection requirements. Moreover, based on the literature, a 15-foot riparian buffer for thermal regulation of streams may result in thermal gain to the adjacent water body. As result, please identify each segment of the pipeline’s construction right-of-way and permanent right-of-way that is parallel to waters of the state and within two site potential tree heights from waters of the state.

Please provide the location and a detailed rationale for siting TEWAs closer to streams than authorized by a DMA’s riparian buffer protection requirements and when siting sections of the construction and permanent right-of-way. For example, the PCGP’s rationale in Resource Report 1 (page 58) for not proposing setbacks larger than 50 feet in Riparian Reserves is that larger setbacks “would render the TEWA useless for the stream crossing.” PCGP should justify its proposal for non-standard riparian buffer protections by providing the following information:
- A description of the specific constraints at each site preventing the use of a TEWA in an area.
- The specific rationale why the TEWA must be closer to the stream crossing.

Without this specific information, DEQ cannot determine that Pacific Connector Gas Pipeline attempted to first avoid and minimize riparian impacts to the maximum extent practicable before seeking to mitigate these impacts.

This compliance assessment must also identify other locations where PCGP will not comply with Designated Management Agencies’ riparian protection areas when siting the following:

- Temporary and Permanent Access Roads,
- Staging areas,
- Material storage areas, and
- Other components (e.g., compressor stations, metering stations) of the pipeline.

Please include a detailed justification for seeking alternative riparian buffer protection requirements when siting these facilities within riparian areas.

Pacific Connector Gas Pipeline must evaluate the thermal impacts from all noncompliance with DMA riparian protection requirements requested above where PCGP has provided and DEQ has approved the following information:

- Detailed information demonstrating it considered all actions to first avoid or then minimize impacts to riparian areas to the maximum extent practicable.
- Detail rationale for proposing nonstandard widths for riparian buffer protections.

This evaluation must be included in PCGP’s Thermal Impacts Assessment noted in the comments below on compliance with state water quality standards.

| Private road on land zoned for forest use |
| Private road on land zoned for agricultural use |
| Private road on land zoned residential/commercial/industrial use by Coos/Douglas/Jackson/Klamath County |
| Public road owned and operated by Coos/Douglas/Jackson/Klamath County |
| Public road on the Umpqua/Rogue-Siskiyou/Winema-Fremont National Forest |
| Public road on land in the Bureau of Land Management Coos Bay District/Roseburg District/Medford District/Klamath Resource Area |
| Public road on Bureau of Reclamation land |

There is no information presented in Pacific Connector Gas Pipeline’s Appendices for Timber Removal and Construction in the Transportation Management Plan (Part 2, Appendix E-8). Please provide the location of the approximately 660 miles of existing public and private roads that PCGP proposes to use to construct the gas pipeline and/or support its operation. In this updated plan, please delineate these existing public and private roads by ownership as follows:
DEQ will use this information to evaluate compliance with the Section 303 of the Clean Water Act as noted above. There is also no information presented in PCGP’s Appendices for Operations and Maintenance in the Transportation Management Plan. Please provide the documentation demonstrating that PCGP inventoried these existing roads to identify necessary maintenance actions and needed improvements to protect water quality prior to their use. This documentation should also include:

- The results of the inventory for each road segment and the recommended maintenance prescription for each segment.
- The road assessment protocols used (e.g., USDA Forest Service Water/Road Interaction Field Guide) and the evaluation tool (e.g., Geomorphic Road Analysis and Inventory Package) used to evaluate the surface erosion risk, gully risk, landslide risk, and stream crossing failure risk during road use.

Please also provide a detailed maintenance and improvement plan for the approximately 660 miles of existing roads. This plan must demonstrate that PCGP will implement all maintenance actions and improvements necessary to protect water quality – identified during the road inventory – prior to road use for pipeline construction or operation. This maintenance and improvement plan must also:

- Implement the Designated Management Agencies’ DEQ-approved TMDL Implementation Plans.
- Comply with maintenance standards, requirements, and/or other design standards developed and used by DMAs to implement these TMDL Implementation Plans.

Additionally, please identify the location of all existing roads that PCGP will use to access the gas pipeline during its operation. Please provide a maintenance plan for these existing roads that includes:

- A description of the level of use these roads will experience during the pipeline’s operation.
- A description of the maintenance practices to protect water quality and a schedule for performing these practices and supporting this level of use.

Please provide the location of the propose 25 miles of new Temporary and Permanent Access Roads and the selection criteria used to site these new roads to avoid and minimize impacts to water quality.

Please delineate these new roads by land ownership (e.g., private ownership on land zoned for forest use) consistent with the information request noted above. DEQ will need this delineation by land ownership to evaluate compliance with Section 303 of the Clean Water Act.

To ensure these roads will not serve as a source of sediment to and hydromodification of waters of the state and as a source of debris flows into streams from road-related landslides, please include the design standards and specifications for constructing these roads including their drainage systems, cut-slopes, and fill-slopes. Please identify the proposed designs to stabilize fillslopes and cutslopes and manage stormwater on new temporary and permanent roads located on the steep slopes (i.e., slopes greater than 30%) and engineering support for these designs. This information is necessary for DEQ to evaluate compliance with the statewide water quality criteria for
road building and maintenance (OAR 340-041-0007)(7) and for ensuring that PCGP uses the highest and best practicable treatment control (OAR 340-041-0007(1)).

Additionally, please provide detailed best management practices and design standards for DEQ review and approval for decommissioning the Temporary Access Roads.

<table>
<thead>
<tr>
<th>Compliance with Clean Water Act Section 306</th>
<th>DEQ will complete its review upon the receipt of information requested above.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compliance with Clean Water Act Section 307</td>
<td>DEQ will complete its review upon the receipt of information requested above.</td>
</tr>
<tr>
<td>Compliance with other appropriate requirements of state law</td>
<td>DEQ has not completed this review at this time but will consult in the future with other DEQ programs and other state agencies concerning compliance with other state statutory requirements such as:</td>
</tr>
<tr>
<td></td>
<td>• Oregon Revised Statute 468B.035 and 105 (Enabling Legislation for Implementing the Coastal Zone Amendments and Reauthorization Act)</td>
</tr>
<tr>
<td></td>
<td>• ORS 783.620 through 640 and 783.990 through 992 (Ballast Water Management Law)</td>
</tr>
<tr>
<td></td>
<td>• ORS 466.020, 075, 105, and 195 (Hazardous Waste Management Law)</td>
</tr>
<tr>
<td></td>
<td>• ORS 196.795 through 990 (Removal-Fill Law)</td>
</tr>
<tr>
<td></td>
<td>• ORS 496.172 – 496.192 (Oregon Threatened and Endangered Species Act)</td>
</tr>
<tr>
<td></td>
<td>• ORS 496.012, 496.138, and ORS 506.109</td>
</tr>
<tr>
<td></td>
<td>o Fish and Wildlife Habitat Mitigation Policy</td>
</tr>
<tr>
<td></td>
<td>o In-water Timing and In-water Blasting Permits</td>
</tr>
<tr>
<td></td>
<td>• ORS 509.585 (Fish Passage Requirements)</td>
</tr>
<tr>
<td></td>
<td>• ORS 498 (Fish Screening)</td>
</tr>
<tr>
<td></td>
<td>• ORS 497.298 (Scientific Taking Permit)</td>
</tr>
<tr>
<td></td>
<td>• ORS 537 (Water Rights Law)</td>
</tr>
<tr>
<td></td>
<td>• ORS 197 (Oregon Land Use Planning Law)</td>
</tr>
<tr>
<td></td>
<td>• ORS 390.235 (Permits for Removal of Archaeological or Historical Material)</td>
</tr>
<tr>
<td></td>
<td>• ORS 569 (Weed Control Law)</td>
</tr>
<tr>
<td></td>
<td>• ORS 527 (Forest Practices Act)</td>
</tr>
</tbody>
</table>

At this time, please provide applications for Construction and Demolition Landfill Permits required under Oregon Revised Statute 459.005 through 418 (Solid Waste Management Law) for the several proposed disposal sites associated with the construction or operation of the gas pipeline.

<table>
<thead>
<tr>
<th>340-048-0042(2)(a)</th>
<th>Potential Alterations to Water quality standards in OAR 340 Division 41</th>
<th>DEQ is reviewing the Jordan Cove Energy Project’s proposed stormwater management plan for the Liquefied Natural Gas Terminal. DEQ will provide comments in another information request.</th>
</tr>
</thead>
</table>
- Siting Temporary and Permanent Access Roads and the construction/permanent right-of-way on U.S. Bureau of Reclamation land, over BOR water-bearing infrastructure (e.g., canals), or paralleling this infrastructure.
- Maintaining both Temporary and Permanent Access Roads for pipeline construction and operation.
- Siting other components to necessary to construct and operate such as staging areas, material storage areas, and other components (e.g., compressor stations, metering stations) of the pipeline.
- Installing the construction and permanent right-of-way for the gas pipeline.
- Operating the permanent right-of-way for the pipeline.

Please identify any proposed amendments and changes to existing BOR resource and land management plans and other documents noted that are necessary to construct, use, or maintain access roads and the permanent right-of-way on BOR land.

The scope of work in Pacific Connector Gas Pipeline’s August 31, 2017 Thermal Impacts Assessment suggests that PCGP evaluated only stream crossings for their potential to influence or regulate thermal properties of streams. Please indicate if this Thermal Impacts Assessment of the gas pipeline’s construction and operation includes the following:

- An analysis of the impacts from the 50-foot setbacks from waterbodies in riparian areas currently proposed for the Temporary Extra Work Areas.
- An analysis of the impacts from siting the pipeline alignment within riparian areas as close as 15 feet from streams as currently proposed when paralleling these waterbodies.
- An analysis of the impacts from siting Temporary and Permanent Access Roads, Staging Areas, material storage area, and other pipeline components (e.g., compressor stations, metering stations) within riparian areas.

DEQ is requesting this clarification because the scope of work from the Thermal Impacts Assessment suggests that the estimate of solar loading for stream crossings under both the construction (i.e., 75-95 foot wide) corridor and the permanent (i.e., 30-foot wide) corridor using the Shade-A-Lator tool did not consider the impact of these TEWAs. The use of TEWAs during pipeline construction extends the construction corridor beyond 75 and 95 feet. Currently, the Pacific Connector Gas Pipelines proposes to site TEWAs 50 feet from waterbodies as noted in the comment above.

In addition, the scope of work in this assessment does not indicate PCGP evaluated the influence on stream thermal properties when the pipeline’s construction and permanent corridor closely parallels streams and comes within 15 feet or less of these streams. For a comprehensive analysis of PCGP’s compliance with the temperature standard, PCGP’s Thermal Impact Assessment must also evaluate these impacts as well as other impacts (e.g., roads, staging areas etc.) as requested in the comments above on compliance with Section 303 of the Clean Water Act.

In compliance with OAR 340-041-0007(1) and (7), please provide a post-construction stormwater management plan addressing DEQ’s Section 401 Water Quality Certification Post-Construction Stormwater Management Plan Submission Guidelines for all the road stream crossings that Cove Energy Project and Pacific Connector Gas Pipeline will:

- Replace or improve to construct and/or operate the gas pipeline and
- Result in an increase in impervious surface area during the replacement/improvement process.

This information is necessary (see OAR 340-048-0042(2)(a)) to determine whether the stormwater discharge from the pipeline’s road stream crossings will contribute to or cause violations of water quality standards.

In compliance with OAR 340-041-0007(1) and (7), please provide a post-construction stormwater management plan addressing DEQ’s [Section 401 Water Quality Certification Post-Construction Stormwater Management Plan Submission Guidelines](https://www.deq.state.or.us/air/water/401/index.html) for all stream crossings for the pipeline. The focus of this plan should be the drainage area for the right-of-way approaches that discharge stormwater into the stream crossing.

To ensure compliance with OAR 340-048-0042(2)(a), please evaluate if the discharge from the pipeline’s permanent 30 foot right-of-way at all stream crossings for the pipeline will contribute to or cause violations of water quality standards.

In compliance with OAR 340-048-0042(2)(a), please propose the analytical model(s) (e.g., X-DRAIN) that Pacific Connector Gas Pipeline will use to evaluate if the stormwater discharge from the permanent 30 foot right-of-way with its 10 feet of compacted soil overlying the gas pipeline will contribute to or cause violations of water quality standards.

In compliance with OAR 340-041-0002(1), this evaluation must also consider the impact of the change in stormwater volume discharged to receiving waters from the vegetation conversion (i.e., from forest canopy to herbaceous vegetation) during pipeline construction. The evaluation of this impact is necessary to determine if pipeline’s permanent right-of-way will cause bed and bank erosion and, therefore, violate Oregon’s biocriteria water quality standard (i.e., OAR 340-041-0011).

In compliance with OAR 340-041-0007(1) and (7), please provide a post-construction stormwater management plan addressing DEQ’s [Section 401 Water Quality Certification Post-Construction Stormwater Management Plan Submission Guidelines](https://www.deq.state.or.us/air/water/401/index.html) for the 30-foot permanent right-of-way for the approximately 117 miles of the proposed pipeline right-of-way traversing steeps slopes (i.e., slopes greater than 30%). This information is necessary before Pacific Connector Gas Pipeline, in compliance with OAR 340-048-0042(2)(a), can determine whether the discharge from the pipeline right-of-way will contribute to or cause violations of water quality standards.

The information provided in PCGP’s documents (e.g., 401 Application Submittal, drafts of Resource Reports) – made available to DEQ – only provides generic diagrams and erosion controls practices. DEQ can find no information on PCGP’s field investigations or remote sensing for these areas to evaluate slope stability when siting the pipeline alignment. DEQ can find no information on the specific designs and practices that PCGP will use on cut-slopes and fillslopes located on these steep slopes. In developing this plan in compliance with OAR 340-041-0007(1) and (7), please provide information on the designs and engineering support for these designs for the permanent controls Pacific Connector Gas Pipeline proposes to stabilize cut-slopes and fill slopes for the right-of-way sited along the steep slopes. The purpose of these controls is to prevent sediment discharge in stormwater and debris flows from landslides discharging into streams. Please note these on the post-construction stormwater plan in the information request above.

Additionally, please identify where the 117 miles of proposed pipeline noted above coincide with the 94 miles of the proposed pipeline that would be located in soils that PCGP has identified as having a high or severe erosion
potential. Please provide the designs and engineering support for these designs for the permanent controls in these areas of high/severe erosion potential and steep slopes. In compliance with OAR 340-041-0007(1) and (7), the engineering support must indicate that these permanent controls are sufficient to:

- Manage stormwater to prevent erosion on the permanent right-of-way, its cut-slope, and its fill-slope.
- Prevent debris flows into streams from landslides from cut-slope and fill-slope failures.

On the post-construction stormwater management plan requested above, please also provide the location for these controls along the 117 miles of pipeline on steep slopes (>30%).

In compliance with OAR 340-041-0007(1) and (7), please provide post-construction stormwater management plans for the proposed 25 miles of new permanent and temporary roads addressing DEQ’s Section 401 Water Quality Certification Post-Construction Stormwater Management Plan Submission Guidelines. This information is required before Pacific Connector Gas Pipeline can determine whether the discharge from these new roads will contribute to or cause violations of water quality standards.

In compliance with OAR 340-048-0042(2)(a), please propose the analytical model(s) (e.g., X-DRAIN) that Pacific Connector Gas Pipeline will use to evaluate if the stormwater discharge from these 25 miles of proposed new roads will contribute to or cause violations of water quality standards.

Please provide an evaluation of compliance with water quality standards if Jordan Cove Energy Project and Pacific Connector Gas Pipeline will use dredged material in the construction of facilities in uplands and drainage from this dredge material will discharge to waters of the state. This request is to expand upon the Portland Sediment Evaluation Team’s assessment (PSET Letters, January 19, 2016) that considered these constructed upland facilities to be outside federal Clean Water Act jurisdiction for the dredged material suitability determination. However, upland constructed facilities using dredged material are not outside the effects considered in a 401 Water Quality Certification of a FERC application for the construction of a gas pipeline.

Please provide a post-construction stormwater management plans addressing DEQ’s Section 401 Water Quality Certification Post-Construction Stormwater Management Plan Submission Guidelines for North Point Workforce Housing Project noted in the Part 1, Section 404 Permit Application, Attachment F, Portland Sediment Evaluation Team Letters, Section 404 Permit Application. (If this site is not going to be used for the North Point Workforce Housing, please provide the post-construction stormwater plans for the proposed uses.)

In addition, please provide the results of the Phase II environmental assessments evaluating the potential for contaminated soils summarized in the “FEIS, Section 4.3.1.3 (Soil Limitations) as noted in these PSET Letters.

The 401 Water Quality Submittal package provides insufficient information concerning the dredging operations for the Marine Slip, Access Channel, and Material Offloading Facility. DEQ used a copy of Resource Report 1 (Section 1.5.5.2) for the development of an Environmental Impact Statement to obtain general information on the dredging operation. To direct the reader to additional information, this resource report references to the Dredge Material Management Plan and Resource Report 7 (Section 7.3.2.5). These two additional references provide few details regarding the water pollution control practices in the Marine Slip and Access Channel dredging operations. In compliance with OAR 340-041-0007(1) and -0036, please provide for DEQ review and approval a detailed pollution control plan for constructing the Access Channel and Marine Slip that provides at least the following information:
• A detailed description of the sequencing of all construction dredging activities associated with the in-water Marine Slip construction, Access Channel construction, and Material Offloading Facility construction.

• A site map of these construction actions and location of all structural controls to protect water quality. The site maps must include the following information:
  o A delineation of the areas in the Marine Slip that Jordan Cove will dry excavate and dredge.
    ● Please include the pollution controls for the dry excavation activities in response to the request above for an Erosion and Sediment Control Plan for a NPDES 1200-C Permit Application.
  o The location of the natural earthen berm separating the upland area of the Marine Slip that Jordan Cove will dry excavate from the remaining portion of the Marine Slip adjacent to the bay that Jordan Cove will dredge.
  o The location of the in-water dredging for the Access Channel and Material Offloading Facility.
  o The location of the slurry/hydraulic transport pipeline(s) for the transportation of the dredged material.
  o The location of all containment systems and/or spill response materials.

• A construction dredging plan providing the following:
  o Dredging schedule for the Marine Slip, Access Channel, and Material Offloading Facility.
  o Type (e.g., cutter-suction dredging) and number of dredging plants that Jordan Cove will use during the dredging of the Marine Slip, Access Channel, and the Material Offloading Facility.
  o A description of water pollution controls (operational controls, structural such as floating turbidity curtain etc.) that Jordan Cove will use in dredging and transporting dredged material.
  o Detailed spill response procedures including all emergency shut-off procedures and procedures for a spill associated with the hydraulic transport pipeline.
  o A description of all operational and structural water pollution controls for breaching and removing the natural earthen berm noted in Section 1.5.5.4 of the Jordan Cove’s Resource Report 1.
  o A dredging monitoring plan for DEQ review and approval to evaluate the effectiveness of all proposed controls.

• A maintenance dredging plan providing the following:
  o A site map containing the following:
    ● The location of all areas Jordan Cove will dredge.
    ● The location of the slurry/hydraulic transport pipeline(s) for the transportation of the dredged material.
    ● The location of all containment systems and/or spill response materials.
  o Dredging schedule.
  o Type (e.g., cutter-suction dredging) and number of dredging plants that Jordan Cove will use during the maintenance dredging.
  o A description of water pollution controls (operational controls, structural controls such as floating turbidity curtain etc.) that Jordan Cove will use and the location of all structural controls to minimize the migration of turbid water from maintenance dredging activities.
  o Detailed spill response procedures including all emergency shut-off procedures and procedures for a spill associated with the hydraulic transport line.
  o A dredging monitoring plan for DEQ review and approval to evaluate the effectiveness of all proposed controls.

In compliance with OAR 340-041-0007(1) and -0036, please provide for DEQ review and approval a detailed water pollution control plan presenting all practicable operational and structural control techniques that Jordan Cove...
Jordan Cove – 401 Information Request

<table>
<thead>
<tr>
<th>Energy Project will employ when constructing the Material Offloading Facility east of the opening for the slip at the Liquefied Natural Gas Terminal. Please include in this plan a characterization of the fill material Jordan Cove will use to construct this facility that evaluates this fill material for contamination.</th>
</tr>
</thead>
<tbody>
<tr>
<td>340-048-0042(2)(b)</td>
</tr>
<tr>
<td>340-048-0042(2)(c)</td>
</tr>
<tr>
<td>340-048-0042(2)(d)</td>
</tr>
<tr>
<td>340-048-0042(2)(e)</td>
</tr>
<tr>
<td>Code</td>
</tr>
<tr>
<td>-----------------</td>
</tr>
<tr>
<td>340-048-0042(2)(f)</td>
</tr>
<tr>
<td>340-048-0042(2)(g)</td>
</tr>
<tr>
<td>340-048-0042(2)(h)</td>
</tr>
<tr>
<td>340-048-0042(2)(i)</td>
</tr>
</tbody>
</table>