BEFORE THE
ENERGY FACILITY SITING COUNCIL
OF THE STATE OF OREGON

In the Matter of the Request for Amendment #4 of the Site Certificate for the Golden Hills Wind Project

FINAL ORDER ON AMENDMENT 4 AND REQUEST FOR TRANSFER OF THE SITE CERTIFICATE

April 27, 2018
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I. INTRODUCTION

The Oregon Energy Facility Siting Council (EFSC or Council) issues this final order in accordance with Oregon Revised Statute (ORS) 469.405 and Oregon Administrative Rule (OAR) 345-027-0070 for the request by Golden Hills Wind Farm, LLC (Golden Hills or certificate holder) for Amendment #4 of the Golden Hills Wind Project Site Certificate and a transfer request. The Amendment includes a transfer request reflecting a change in certificate holder ownership, but does not change the certificate holder, Golden Hills Wind Farm, LLC. A change in certificate holder ownership requires a site certificate transfer pursuant to OAR 345-027-0100(1)(a).

Therefore, this order addresses a change in the ownership of the certificate holder, from the current parent company, Orion Renewable Energy Group, LLC, to Pacific Wind Development, LLC (Pacific Wind), a new parent company and wholly-owned subsidiary of Avangrid Renewables, LLC (Avangrid).

Pursuant to OAR 345-027-0100(1), “a transfer of ownership requires a transfer of the site certificate when the person who will have the legal right to possession and control of the site or the facility does not have authority under the site certificate to construct, operate or retire the facility.” A “transferee” refers to the person who will become the new site certificate holder.

As described above, the transfer request does not change the certificate holder, Golden Hills Wind Farm, LLC for the analysis presented in this order, “transferee” refers to both the certificate holder and the new owner or parent company of the certificate holder; and, the organizational expertise and financial assurance of the new parent company, Avangrid, is evaluated for compliance with the applicable Council standards in accordance with OAR 345-027-100.1

In addition to the transfer request, the certificate holder requested the approval of the Energy Facility Siting Council to authorize an extension of the construction commencement deadline by an additional two years, from the current deadline of June 18, 2018 to June 18, 2020. The certificate holder did not request to extend the construction completion deadline, which is June 18, 2021. The Council issues this combined order addressing both the site certificate transfer request and the amendment request to extend the construction commencement deadline.

Based upon the review of this request for amendment (RFA) and the comments and recommendations received by state agencies, local government, and Tribal Governments, the

1 In the transfer request, the transferee predominately relies upon the organizational expertise of Avangrid Renewables, LLC (Avangrid), to support the evaluation of compliance with the Council’s Division 27 rules and Division 22 Standards. Pacific Wind Development, LLC (Pacific Wind) is a wholly-owned subsidiary Avangrid. As presented in Section III.A.2. Organizational Expertise, of this order, the Council acknowledge the organizational expertise of Avangrid as representative of Pacific Wind’s access to technical resources in the construction, operation and management of wind facilities. In Section III.A.7 Retirement and Financial, the Council acknowledges the retirement and financial assurance of Avangrid as representative of Pacific Wind’s reasonable likelihood of obtaining a bond or letter of credit in a form and amount satisfactory to the Council to restore the site to a useful, non-hazardous condition.
Council approves the request and grants an amendment to the Golden Hills Wind Project Site Certificate (site certificate) and approves the site certificate transfer request subject to the existing site certificate conditions and new or modified conditions set forth in this final order.

This RFA was submitted prior to EFSC changing the amendment rulemaking procedures in October 2017. As such, references to OAR, Division 27 related to the amendment procedures are to those rules that existed at the time the amendment request was submitted. EFSC’s amendment rule change was both filed, and became effective on October 24, 2017.

1.A Name and Address of Previous Certificate Holder
Golden Hills Wind Farm, LLC
155 Grand Avenue, Suite 706
Oakland, CA 94612

Previous Parent Company of the Certificate Holder
Orion Renewable Energy Group, LLC
155 Grand Ave, Suite 706
Oakland, CA 94612

1.B Name and Address of Certificate Holder
Golden Hills Wind Farm, LLC
1125 NW Couch Street, Suite 700
Portland, OR 97209

Parent Company of the Certificate Holder
Pacific Wind Development, LLC
a wholly-owned subsidiary of Avangrid Renewables, LLC
The U.S. division of Iberdrola, S.A.
1125 NW Couch Street, Suite 700
Portland, OR 97209

Certificate Holder Contact
Brian Walsh, Senior Developer
Avangrid Renewables, LLC
1125 NW Couch Street, Suite 700
Portland, OR 97209

1.C Description of the Approved Facility
The Golden Hills Wind Project (facility) is an approved but not yet constructed wind energy generation facility located in Sherman County, with a peak generating capacity of up to 400 megawatts (MW) of electricity and an average electric generating capacity of about 133 MW. The facility would consist of up to 125 wind turbines as well as related and supporting facilities including: a power collection system, a substation, a 230-kilovolt (kV) transmission line,
meteorological towers, supervisory control and data acquisition (“SCADA”) system, operations and maintenance facility, access roads, and temporary laydown areas. See Figure 1 below.

The Council issued the site certificate for the Golden Hills Wind Project on May 15, 2009, and has previously approved amendments to the site certificate in May 2012, February 2015, and February 2017. At the time of issuance of this Final Order, the current deadline to begin construction is June 18, 2020 and the deadline to complete construction is June 18, 2021.

I.D Description of Approved Facility Site Location
The facility site boundary includes approximately 29,500 acres of private land, between the cities of Wasco and Moro in Sherman County, Oregon. The facility has not yet been constructed.

I.E Golden Hills Site Certificate History
The Council issued the Final Order on the Application for Site Certificate for the Golden Hills Wind Project on May 15, 2009. The site certificate became effective upon execution on June 18, 2009. In December 2011 the certificate holder submitted RFA #1 to the site certificate, requesting to extend the construction beginning and completion deadlines by two years. The Council issued the final order and amended site certificate in May 2012, approving the amendment request. That amendment extended the beginning construction date to June 18, 2014 and the construction completion date to June 18, 2016.

In June 2014, Golden Hills submitted RFA #2 to the site certificate, again requesting an extension of the construction deadlines and also requesting a transfer of ownership of the parent company to Orion Renewable Energy Group LLC from the previous parent company owner. Council issued a final order approving both requests in January 2015 and executed an amended site certificate in February 2015.

On December 17, 2015 Golden Hills submitted RFA #3, requesting an extension of the construction deadlines, a transfer of ownership of the parent company to Orion Renewable Energy Group LLC from the previous parent company owner, and changes to the facility design. In February 2017, Council issued a final order approving both requests, and executed the amended site certificate. As described herein, Council issues this Final Order in April 2018, approving a site certificate transfer and an extension of the construction commencement deadline.
Figure 1 – Golden Hills Site Boundary and Turbine Micrositing Corridors
II. AMENDMENT PROCESS

II.A Description of the Amendment Requests
Golden Hills requested an amendment to the site certificate to (1) transfer ownership of the Golden Hills Wind Project Site Certificate holder from the previous parent company, Orion Renewable Energy Group, LLC (Orion) to Pacific Wind Development, LLC (Pacific Wind), a new parent company and wholly-owned subsidiary of Avangrid Renewables, LLC (Avangrid); and (2) extend the construction commencement deadline from June 18, 2018 to June 18, 2020 (requested amendments). Golden Hills submitted the request to extend the construction commencement deadline at least six months prior to the construction commencement deadline and therefore satisfies the deadline requirement pursuant to OAR 345-027-0030.²

II.A.1 Amendments to Site Certificate Conditions
The Council imposes, in every site certificate, conditions necessary to satisfy an applicable standard or that are compliance representations made by an applicant or certificate holder during ASC and amendment proceedings, respectively. During site certificate amendment proceedings, the Council reviews site certificate conditions and may substantively and administratively add, amend or delete any conditions based on changes in circumstance including those related to facility amendments, regulatory changes, and environmental changes.

In this Order, the Council imposes new conditions, as well as administrative and substantive amendments to existing conditions. Administrative changes are non-substantive and either clarify specific submittal requirements of conditions, or clarify the implementation schedule and timing of conditions (aiding in the identification of phase, when unclear), as described in this section.³ Additionally, the amended site certificate includes the Council’s approved reorganization and site certificate format, presenting conditions by implementation phase (e.g., pre-construction, construction, operation, retirement) rather than by Council standard. The Council has organized and coded each condition in a way that indicates the phase of implementation, the standard the condition is required to satisfy, and an identification number.

The site certificate reorganization aligns the site certificate format with current EFSC site certificate organization and will aid in future compliance. The Council also substantively amends several conditions, which are briefly described in this section and are analyzed in Section III of this Order.

² As described in the Introduction to this order, the amendment request was submitted prior to EFSC changing the rulemaking procedures. As such, references to OARs are to those rules that existed at the time the amendment request was submitted. Please note, under the new EFSC rules governing site certificate amendments, the requirement to submit a construction timeline extension request at least six months before the deadline was removed.
³ All administrative changes are presented in Attachment A of the Proposed Order on Amendment 4 (GH1AMD4Doc17-2 Proposed Order with Attachments 2018-03-02).
The Council administratively amends the following conditions due to OAR Division 27 regulatory changes, as approved by Council on October 19, 2017: Condition VII.1 through VII.5, VII.7 through VII.18, and VII.20 through VII.21. Because these changes result in a change in rule citation included in the condition, no further discussion is included.

The Council also removes several conditions from the site certificate, which have either been incorporated into other amended conditions or deleted due to duplication with other conditions. These changes are presented in Section III of this Order; order. No substantive changes were made to the requirements of each of the conditions incorporated and subsequently removed, and still apply to the certificate holder.

Condition IV.C.8, relating to the value of salvage in decommissioning calculations, was removed because Council no longer recognizes salvage value as an offset to the total site restoration and decommissioning cost.

II.B Procedural History

On September 20, 2017, the certificate holder provided notice, pursuant to OAR 345-027-01000(2), to the Department of a transfer of ownership of the certificate holder. On October 19, 2017, the certificate holder and transferee submitted RFA #4. Golden Hills satisfied the requirement of OAR 345-027-0030 to submit a request for extension of construction deadlines at least six months prior to the construction deadline, which was on June 18, 2018.

The Department then distributed a notice of the receipt of RFA #4 to reviewing agencies, Tribal Governments, the Special Advisory Group (Sherman County Board of Commissioners), the EFSC general mailing list, the special mailing list maintained for the facility, and the adjacent property owners as listed by Golden Hills in the amendment request on November 3, 2017. The amendment request was also posted to the ODOE website. The Department requested receipt of comments from all interested parties by December 8, 2017. Public and agency comments are, as applicable to Council standards, discussed in the appropriate Council standard sections in Section IV of this final order.

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4 The removed conditions that were either incorporated into other amended conditions or deleted due to duplication with other conditions are; IV.B.3, IV.C.9, IV.D.16, IV.D.17, IV.D.21, V.B.3, V.C.12, V.C.13, V.C.14, VII.6, and VII.19.
5 Mandatory Condition 15 (Site Certificate Condition VII.15) requires that the certificate holder, prior to any transfer of ownership of the facility or ownership of the certificate holder, inform the Department of the proposed new owners.
6 As noted elsewhere in this Order, the Council’s new amendment rules do not include the six month deadline for requesting a construction extension. The reference to OAR 345-027-0030 is to the Council rule that was in place at the time the Golden Hills RFA 4 was received.
7 The Council appointed the Sherman County Board of Commissioners as the Special Advisory Group for the Golden Hills Wind Facility Project on August 17, 2007 following receipt of the Application for Site Certificate in July 2007.
On November 3, 2017, the department notified the certificate holder and transferee that the proposed order would be issued no later than May 2, 2018.\(^8\)

On December 30, 2017, the certificate holder submitted a supplemental information report to ODOE providing additional information regarding the amendment request. The supplement also included information in response to ODOE and reviewing agency questions.

On January 1, 2018, the Department requested that the certificate holder provide current property owner information as obtained through the tax assessment role from Sherman County. Updated property owner information was provided to the Department by the certificate holder on February 12, 2018.

Concurrent with issuing the Proposed Order on March 2, 2018, the Department issued a public notice and opened a comment period and contested case request period, as required under OAR 345-027-0070(5) (as the rule existed on October 19, 2017), and posted the notice on the ODOE website. The notice established a deadline of April 2, 2018, for comments from all interested parties on the proposed order or contested case requests. The Department received two comments during the comment period on the Proposed Order. One of the comment letters, from Ms. Irene Gilbert, requested a contested case. Ms. Gilbert’s comment letter included a request for contested case and comments on the timeliness of the proposed order comment period. Therefore, the Department construed her request as both comments on the proposed order under OAR 345-027-0070(5) and a request, pursuant to OAR 345-027-0070(6), that the Council hold a contested case proceeding on the issues identified in the respective letter. The Department provided each of the Council members a copy of the comments and request for contested case as an attachment to the staff report dated April 10, 2018.

On March 27, 2018, the Department updated the ODOE website to specify the date that Council will hold the informational hearing on the transfer of ownership. The informational hearing was held during the April 27, 2018 EFSC meeting, at the Columbia Gorge Discovery Center in The Dalles.\(^9\) The comment deadline on the transfer of ownership was also identified and included in the March 27 website updates. Comments on the transfer were accepted through the end of Council’s informational hearing on April 27, 2018. Comments received are summarized below and incorporated into this final order, as applicable.

The Council considered the proposed order, public and agency comments, and request for contested case at the April 27, 2018 Council meeting held in The Dalles, Oregon. During the April 27, 2018 Council meeting, the Council conducted an Informational Hearing on the

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\(^8\) GH1AMD4Doc4 Transmittal Certificate Holder Receipt letter 2017-11-03

\(^9\) The April 27, 2018 Informational Hearing was conducted by Council Chair Beyeler, opening at 9:14 a.m. and closing at 9:17 a.m. Two individuals representing the transferee provided oral comment. These comments are further described in Section II.F Comments on Request for Transfer of this order.
Request for Transfer of the Golden Hills Wind Project Site Certificate Holder. At the same meeting, the Council received a staff presentation on the draft Final Order on Amendment 4 and the Request for Transfer. Prior to its decision, the Council received background information from the transferee on the history of the site certificate and a status update on points of interconnection planned for use by the approved, but not yet constructed facility. Following deliberation, the Council voted to approve the amendment request, approve the request for transfer, and deny the request for contested case.

II.C Reviewing Agency Comments

II.C.1 Reviewing Agency Comments on the Request for Amendment

Substantive Reviewing Agency comments received are summarized below and to the extent the comments on the amendment request relate to compliance with an applicable Council standard, the comments are evaluated in the findings related to those Council standards as presented in Section III.B of this order.

The Department received four reviewing agency comment letters on request for amendment. One, dated December 8, 2017 from Georgia L. Macnab, Sherman County Planning Director, written on behalf of the Special Advisory Group for Sherman County, stating that Sherman County has no objections to the amendment itself regarding the transfer of ownership and the request of an extension to the construction start deadline.10

The second comment letter, dated December 18, 2017, was received from Jeremy Thompson, the Mid-Columbia District Wildlife Biologist for the Oregon Department of Fish and Wildlife (ODFW). His comment letter, written on behalf of ODFW, requested confirmation that the Habitat Mitigation and Revegetation Plan (HMRP) would be reviewed and updated prior to facility construction. Also requested was the ability to suggest modifications to the final construction design of the facility, based on updated raptor survey results.11

In a comment letter dated January 3, 2018, Yumei Wang, P.E., the lead for the Oregon Department of Geology and Mineral Industries (DOGAMI) stated that she did not have any geologic hazards related concerns at this stage of the project.12

On January 22, 2018, the Department received a third comment letter from Sarah Reif, written on behalf of ODFW. The comment letter contained recommended revisions to the Revegetation Plan, and the Draft Habitat Mitigation Plan. Lastly, the letter acknowledged that the Habitat categorization provided for Golden Hills Amendment 3 was still accurate for Amendment 4, and that no recommended changes are needed to the applicant’s categorization.13

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10 GH1AMD4Doc7 Sherman County SAG Comment Macnab 2017-12-08
11 GH1AMD4Doc8 Agency Comment ODFW Thompson 2017-12-08
12 GH1AMD4Doc14 Agency Comment DOGAMI Wang 2018-01-03
13 GH1AMD4Doc15 Agency Comment ODFW Reif 2018-01-22
II.C.2 Reviewing Agency Comments on the Proposed Order
The Department received one comment letter from Ms. Teara Farrow Ferman, on behalf of the Confederated Tribes of the Umatilla Indian Reservation (CTUIR) during the comment period. The comment stated that the CTUIR does not oppose the transfer of the certificate [holder]. The comment did not raise any specific or substantive issues, did not introduce any evidence or facts, and did not request a contested case. This comment is not further addressed.\textsuperscript{14}

II.D Public Comments

II.D.1 Public Comments on the Request for Amendment
Substantive public comments received are summarized below and to the extent the comments on the amendment request relate to compliance with an applicable Council standard, the comments are evaluated in the findings related to those Council standards as presented in Section III.B of this order.

During the comment period on the RFA, the Department received one written public comment. On November 10, 2017, Mr. John Fields commented on the Public Notice for the Golden Hills Wind Project Request for Amendment 4, issued on November 3, 2017. Mr. Fields requested clarification of the location of facility components as represented on the map provided within the Public Notice. The comment was not related to a Council standard and is not addressed in this order.\textsuperscript{15}

II.D.2 Public Comments on the Proposed Order
One request for a contested case proceeding on the proposed order was received.\textsuperscript{16} The request was received on April 2, 2018 from Ms. Irene Gilbert. Her submittal included a request for contested case and comments relating to the proposed order. Therefore, the Council construed her request as both comments on the proposed order under OAR 345-027-0070(5) and a request, pursuant to OAR 345-027-0070(6), that the Council hold a contested case proceeding on two identified issues. As further described below, the Council denies Ms. Gilbert’s request for contested case on each of the identified issues.

II.E Analysis of the Request for Contested Case
In her request for contested case, Ms. Gilbert identified two issues and included language of selected statutes and rules related to the contested case issues. Consistent with past practice, Ms. Gilbert’s letter has been provided in its entirety to the Council as an attachment to the staff report dated April 10, 2018. In addition, the exact language provided for the two issues is presented below in italics followed by the Council’s evaluation.

\textsuperscript{14} GH1AMD4Doc19 Proposed Order Agency Comment CTUIR 2018-03-30
\textsuperscript{15} GH1AMD4Doc5 ODOE response to John Fields Comment 2017-11-14
\textsuperscript{16} GH1AMD4Doc20 Public Comment Irene Gilbert 2018-04-02
Ms. Gilbert Issue One

Ms. Gilbert states:
“The site certificate fails to require surveys and documentation of vulnerable wildlife near
turbines or electrical equipment to assure the design of the facility reduces the risk to these
animals as required by the “Cumulative Analysis Rules” sited below.

a. There is no indication that surveys will be required beyond those specifically
identified in the site certificate.”

Ms. Gilbert’s first issue references the Council’s Cumulative Effects Standard for Wind Energy
Facilities (OAR 345-024-0015) and asserts that the “site certificate fails to require surveys and
documentation of vulnerable wildlife near turbines or electrical equipment to assure the
design of the facility reduces the risk to these animals.” Section 4 of OAR 345-024-0015
requires the Council to find that the applicant can design the facility to reduce the risk of injury
to raptors or other vulnerable wildlife in areas near turbines or electrical equipment. Because
OAR 345-024-0015(4) does not define vulnerable wildlife, a list of sensitive species occurring
or potentially occurring in Sherman County was presented as Table 1 of the Protocol for
Wildlife Baseline Studies. The comprehensive baseline study protocol was developed
according to protocol approved by the Department and the Oregon Department of Fish and
Wildlife (ODFW).

The Council previously found that the design and construction of Golden Hills facility would
comply with the requirements of the Council’s Cumulative Effects Standard for Wind Energy
Facilities (OAR 345-024-0015). Request for Amendment 4 does not change any aspect of the
facility design from what has been previously reviewed and approved by Council. Surveys and
studies conducted for, and presented in ASC Exhibit P documented the occurrence of federal
and state threatened, endangered, proposed, candidate and sensitive-status animals/sensitive
species, as well as habitat acreage within the analysis area of the facility. Furthermore, as
explained in the 2009 Final Order (Final Order), Council required mitigation for two kinds of
impacts; 1) Impacts to habitat land, consistent with ODFW habitat mitigation goals and
policies, and 2) Bird and Bat fatalities during operations.

The Council notes that the amendment request does not seek to enlarge the existing site
boundary or any physical components of the facility. The habitat categorization and acreages
of impact within the site boundary have not changed since Council’s issuance of the Final
Order of Amendment 3 (which occurred in February 2017). The estimated acreage of impact
per habitat category for the facility are as follows; No Category 1 impacts. Temporary impacts
to Category 2 are estimated to total 2.9 acres, and approximately 74 square feet permanent
Category 2 impact. Temporary impacts to Category 3 will total 57 acres, with a permanent
impact total to Category 3 of 5.5 acres. Temporary impacts to Category 4 will total 6.5 acres,
and will permanently impact a total of 0.1 Category 4 acres. No Category 5 impacts have been

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17 GH1APPDoc1-20, p. 126-136.
identified, temporary or permanent. Category 6 temporary impacts will total 1,002.2 acres, and permanent Category 6 impacts will be 126.7 acres. The certificate holder performed desktop surveys between December 1, 2015, and March 3, 2016, and conducted field surveys on March 4, 2016. An evaluation of accepted farm practices within the surrounding area was performed by the certificate holder and presented in ASC Exhibit K, and explained that the lands within the site boundary and surrounding area were predominantly used for dryland wheat farming, which is considered Category 6 habitat by ODFW, the lowest quality habitat. As part of RFA#4, ODFW verified that the Habitat Categorization, function, and condition provided in Amendment 3 was still accurate for the Categorization of Amendment 4.\textsuperscript{18}

Council previously determined that due to the limitations of desktop surveys, additional pre-construction field surveys would be necessary to assess that the proposed facility continues to comply with the Threatened and Endangered Species standard. Condition IV.L.3 requires that the certificate holder perform new field surveys for threatened and endangered species, report back to ODOE, ODFW, and the Department of Agriculture, and validate that the proposed facility maintains compliance with the Council’s Threatened and Endangered Species standard.

Council also adopted Condition IV.M.11 into the amended site certificate to require the certificate holder to conduct two years of raptor nest surveys with at least one year of the surveys occurring prior to the beginning of construction.

Conditions IV.M.1 through IV.M.11 of the site certificate were imposed by the Council to ensure compliance with the requirements of the Fish and Wildlife Habitat Standard. In addition the Council found that taking into account mitigation, and subject to the conditions stated in the Final Order, the design, construction, operation, and retirement of the proposed facility would be consistent with ODFW’s habitat mitigation goals and standards (OAR 635-415-0025). The Council concluded that the facility complied with the Council’s Fish and Wildlife Habitat Standard. In subsequent Final Orders on Site Certificate Amendments, the Council has found that the facility, as amended, continues to comply with the Council’s Fish and Wildlife Habitat standard. Additionally, these conditions include set back measures during construction from active nests for Swainson’s hawks, Golden eagles, Ferruginous hawks, and burrowing owls. Conditions also include requirements to construct aboveground transmission lines in accordance with the Avian-Powerline Interaction Committee measures to reduce impacts to birds, to install anti-perching devices on poles near wind turbines, and measures to protect nesting bald eagles and peregrine falcons.

Ms. Gilbert does not address the existing site certificate conditions nor does she explain how the existing conditions were inadequate to demonstrate compliance with the Cumulative Effects Standard for Wind Energy Facilities. Specifically, that standard, as reference by Ms. Gilbert, directs Council to conclude that a proposed facility is “designed to reduce the risk of
injury to raptors or other vulnerable wildlife in areas near turbines or electrical equipment.”

The site certificate measures listed above do just that – help reduce the risk of injury to raptors and other wildlife. Additionally, as noted above, the Golden Hills facility is sited in majority Category 6 habitat, the lowest quality habitat to wildlife.

For the reasons set forth above, the Council find that Ms. Gilbert’s first Issue (Issue One) does not provide a basis to change or modify the proposed order; and does not raise a significant issue of fact or law that may affect the Council’s determination that the facility, as amended, meets an applicable standard. Therefore, the Council denies the request for contested case on Issue One.

Ms. Gilbert Issue Two

Ms. Gilbert states:

“Category 1 habitat identification is not limited to “threatened and endangered” wildlife. It applies to all vulnerable wildlife at the site. Surveys performed previously, and required to be performed prior to the start of construction are incorrectly limited to raptors and state sensitive or listed threatened and endangered species. There is no indication that surveys are being required for federally listed or sensitive species which will meet the definition of “vulnerable” wildlife. Absent a site certificate condition that clearly requires expanded surveys to cover these additional animals, the developer will be able to limit surveys to animals identified.

(Note that in the April 20, 2017 response from the State of Oregon Legislative Council Committee they state: “Despite the EFSC’s recent rule change, applicants for energy facility site certificates must continue to identify all threatened and endangered species that may be affected by the construction and operation of the proposed facility, regardless of whether those species are listed on the federal or state list. First, the applicant must disclose any affected state listed species to the EFSC in Exhibit Q of its site certificate application. Second, the applicant must identify all additional fish and wildlife species and habitat that may be affected by the project in Exhibit P of the site certificate application, which would include any federally listed species. Third, if any of the potentially affected species are listed on the federal endangered or threatened species list, the federal ESA may require the applicant to apply separately to the Secretary of the Interior for an ITP. Accordingly, the EFSC’s recent rule change does not appear to be in conflict with any applicable federal laws because applicants must still identify all fish and wildlife species and habitat that may be affected by the project in the site certificate application. In addition, the federal ESA continues to apply to energy facility site certificate applicants.”[emphasis added by Ms. Gilbert, bold]

Ms. Gilbert’s second issue does not cite an EFSC standard or rule, though the Council would understand this contested case request relates to the Fish and Wildlife Habitat standard, which

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19 Ms. Gilbert added emphasis to the portion of Issue Two, referencing a response from the State of Oregon Legislative Council Committee. She added emphasis by integrating bold font into the quoted statement.
references ODFW’s habitat mitigation policy and includes prohibitions on development impacting Category 1 habitat. Ms. Gilbert argues that the impacts on habitat “are not limited to state listed wildlife ... [and that an] interpretation obtained from Oregon Legislative Council confirmed that federally listed species fall under this rule”.

The Council agrees that Category 1 habitat is not necessarily defined by use by threatened and endangered wildlife, and also is not necessarily defined by use by state-listed threatened and endangered wildlife. Category 1 habitat is defined by ODFW as "irreplaceable, essential habitat for a fish or wildlife species, population, or a unique assemblage of species and is limited on either a physiographic province or site-specific basis, depending on individual species, population, or unique assemblage.” However, Category 1 habitat is frequently identified as providing irreplaceable and essential habitat for a threatened or endangered species, such as active burrows for Washington Ground Squirrel (a state listed endangered species). The Council acknowledges that habitat that was irreplaceable and essential for a federally-listed species could qualify as Category 1 habitat and as such, could not be impacted by an EFSC-jurisdictional energy facility.

As noted under the response to Contested Case issue 1, there are a number of pre-construction surveys required of the certificate holder to validate that it maintains compliance with the EFSC standards. Additionally, it is important to note that any impacts to federally listed species would require that a developer discuss permitting requirements with the appropriate federal agency under the United States Endangered Species Act. However, any requirements of the federal government related to any energy facility’s compliance, including the Golden Hills facility, with the US Endangered Species Act is not the responsibility of EFSC and ODOE.

Finally, and most importantly, Ms. Gilbert has not identified that there is any likelihood or even indication of Category 1 habitat being present in the site boundary of the Golden Hills facility. Ms. Gilbert has not identified which species, whether listed by the federal government or state government as threatened or endangered, could be present in the Golden Hills site boundary, or what habitat is present in the site boundary that should be considered “irreplaceable, essential, and limited” and thus qualify as Category 1 habitat. The Council has previously found the Golden Hills facility to be in compliance with the Fish and Wildlife Habitat standard, including no impacts to Category 1 habitat, and ODFW has validated that the habitat assessment remains accurate. The majority of the Golden Hills facility would be sited on Category 6 habitat, the lowest quality.

For the reasons discussed above, the Council finds that Ms. Gilbert’s Issue Two does not provide a basis to change or modify the proposed order; and does not raise a significant issue of fact or law that may affect the Council’s determination that the Golden Hills facility meets an applicable standard. For these reasons, the Council denies the request for contested case on Issue Two.
Council Decision on Requests for Contested Case Proceeding

Based on the above analysis, and in reliance on the reasoning in the Department’s April 10, 2018 Staff Report to the Council regarding “Golden Hills Wind Project Revised Proposed Order on Amendment #4,” which is incorporated in relevant part by reference, the Council finds that none of the issues identified by Ms. Gilbert in her request for a contested case raise a significant issue of fact or law that may affect the Council’s determination that the facility meets an applicable standard. Therefore, the Council denies the request for a contested case proceeding as to all of the issues raised in the request.

II.F Comments on Request for Transfer

The comment period for the transfer request extended from March 2, 2018 (proposed order issuance date) through the close of the April 27, 2018 Informational Hearing, which differs from the March 2 through April 2, 2018 comment period on the proposed order. While written comments were received during the proposed order comment period, none were specific to the transfer request. There were no additional written comments received during the additional transfer request comment period timeframe (April 3 – April 27, 2018). During the April 27, 2018 Informational Hearing on the transfer request, two individuals commented on behalf of the transferee. The oral comments were in support of the transfer request and did not present new or modified information beyond the contents of the amendment request. Therefore, the oral comments are not considered substantive or addressed further in this order.

II.G Applicable Division 27 Rules

II.G.1 Review of Request to Extend Construction Deadlines (OAR 345-027-0030 and 345-027-0070)

Under ORS 469.405, “a site certificate may be amended with the approval of the Energy Facility Siting Council.” The Council has adopted rules for determining when a site certificate amendment is necessary (OAR 345-027-0030 and -0050) and setting out the procedure for amending or transferring a site certificate (OAR 345-027-0060, -0070, and -0100). Consistent with OAR 345-027-0100(12), the Council may act concurrently on a request to transfer a site certificate and any other RFA. However, the Council must follow the procedures described in OAR 345-027-0100 for the transfer request and the procedures described in OAR 345-027-0030 and 345-027-0070 for the extension of the construction deadline.

Pursuant to OAR 345-027-0100, procedural requirements for a site certificate transfer request differ from a request for amendment.

On the record of the April 27, 2018 Informational Hearing, oral testimony was provided by Brian Walsh, Avangrid Renewables, LLC and Elaine Albrich, Counsel for Avangrid Renewables, LLC. Mr. Walsh described that the transferee was financially stable, with a high credit rating, and requested that Council approve the transfer request. Ms. Albright did not substantively comment on the record.

The rules referenced in this section related to Division 27 and the Council’s procedures for processes site certificate amendments are to those rules that were in place at the time the RFA #4 was submitted.
OAR 345-027-0030 addresses “Amendments to Extend Construction Beginning and Completion Deadlines.” Under OAR 345-027-0030, a site certificate holder may request an amendment to extend the deadlines for beginning or completing the construction of a facility. The certificate holder must submit the request “no later than six months before the date of the applicable deadline, or, if the certificate holder demonstrates good cause for the delay in submitting the request, no later than the applicable deadline.” If the Council grants such a request, the Council must specify new deadlines for beginning or completing construction that are not more than two years from the current deadlines. In this instance, the certificate holder submitted the request to extend the construction deadline on October 19, 2017—more than six months before the June 18, 2018 deadline for construction commencement—and therefore the demonstration of good cause for the delay in submitting the request is not required.

OAR 345-027-0070 Review of a Request for Amendment

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(10) In making a decision to grant or deny issuance of an amended site certificate, the Council shall apply the applicable substantive criteria, as described in OAR 345-022-0030, in effect on the date the certificate holder submitted the request for amendment and all other state statutes, administrative rules, and local government ordinances in effect on the date the Council makes its decision. The Council shall consider the following:

(a) For an amendment that would change the site boundary or the legal description of the site, the Council shall consider, for the area added to the site by the amendment, whether the facility complies with all Council standards;

(b) For an amendment that extends the deadlines for beginning or completing construction, the Council shall consider:

A. Whether the Council has previously granted an extension of the deadline;

B. Whether there has been any change of circumstances that affects a previous Council finding that was required for issuance of a site certificate or amended site certificate; and

C. Whether the facility complies with all Council standards, except that the Council may choose not to apply a standard if the Council finds that:

i. The certificate holder has spent more than 50 percent of the budgeted costs on construction of the facility;

ii. The inability of the certificate holder to complete the construction of the facility by the deadline in effect before the amendment is the result of unforeseen circumstances that are outside the control of the certificate holder;

iii. The standard, if applied, would result in an unreasonable financial burden on the certificate holder; and

iv. The Council does not need to apply the standard to avoid a significant threat to the public health, safety or the environment;

(c) For any amendment not described above, the Council shall consider whether the amendment would affect any finding made by the Council in an earlier order.
(d) For all amendments, the Council shall consider whether the amount of the bond or letter of credit required under OAR 345-022-0050 is adequate.

OAR 345-027-0070(10)(a) requires that for amendments that change the site boundary or legal description of the site, the Council is required to consider, for the area added to the site by the amendment, whether the facility complies with all Council standards. In this case, RFA #4 does not include a change to the site boundary, and as such subsection (a) does not apply.  

OAR 345-027-0070(10)(b)(A) requires the Council to consider whether the Council has previously granted an extension of the construction commencement and completion deadlines. The request made in RFA #4 to extend the construction commencement deadline would be the fourth extension request for the Golden Hills Wind Project, as Council has previously considered and granted construction commencement and completion deadline extensions in RFA #1 (2012), RFA #2 (2015), and RFA #3 (2017).

OAR 345-027-0070(10)(b)(B) requires that for an amendment extending the construction commencement and completion deadlines, the Council consider “whether there has been any change of circumstances that affects a previous Council finding that was required for issuance of a site certificate or amended site certificate.” The Department interprets OAR 345-027-0070(10)(b)(B) as applying generally to any changes in facility design as well as changes in the existing environment (e.g., changes within the applicable analysis areas related to land uses, habitat categorization, noise receptors, recreation areas, etc.).

OAR 345-027-0070(1)(b)(C) requires that for an amendment requesting extension of the construction commencement and completion deadlines the Council consider whether the facility, as amended, complies with all Council standards. Compliance with the applicable Council standards is discussed in Section III.B, Evaluation of Council Standards below.

II.H Transfer of a Site Certificate (OAR 345-027-0100)

OAR 345-027-0100 describes the procedures and process for transferring a site certificate. Under OAR 345-027-0100(1)(a) a transfer of ownership requires a transfer of the site certificate when the person who will have the legal right to possession and control of the site or the facility does not have authority under the site certificate to construct, operate, or retire the facility.

To request a transfer, a transferee must submit a written request to the Department that includes the information described in OAR 345-021-0010(1)(a), (d), (f) and (m); a certification that the transferee agrees to abide by all terms and conditions of the site certificate currently in effect and; if known, the date of the transfer of ownership. Additionally, the Council must hold a public informational hearing during a Council meeting before acting on the transfer.

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23 In response to the Departments RAI-1, the certificate holder explained that “the text in RFA 4 Section 1 is a rounding error [and that] [t]he acreage reported in the site certificate is correct.” GH1AMD4Doc2-1 RFA4 Supplement 2017-12-30, RAI-1, p. 1.
request, which was done at the April 27, 2018 EFSC meeting in The Dalles. To approve the transfer, the Council must find that the transferee complies with the standards described in OAR 345-022-0010 (Organizational Expertise standard), OAR 345-022-0050 (Retirement and Financial Assurance standard), and, if applicable, OAR 345-024-0710(1) (the Monetary Path Payment Requirement for facilities subject to the carbon dioxide emissions). Because the facility is a wind facility, carbon dioxide standards and monetary path payment requirements are not applicable to this transfer request. Council must also find that the transferee is or will be lawfully entitled to possession or control of the site or the facility described in the site certificate (OAR 345-027-0100(8)). As described in more detail in Section III.B.2, *Organizational Expertise* and Section III.B.7, *Retirement and Financial Assurance* of this Final Order, Golden Hills Wind Farm, LLC, as the transferee, joined in filing RFA #4 and provided the necessary information to demonstrate Golden Hills Wind Farm, LLC’s compliance with the applicable Council standards, and is discussed below.

Based on the evidence on the record and analysis provided in this order, the Council finds that the transferee has satisfied the requirements under OAR 345-027-0100, including compliance with the standards described in OAR 345-022-0010 and OAR 345-022-0050, and agrees to abide by all the terms and conditions of the Golden Hills Wind Project Site Certificate. The Council acknowledges Avangrid Renewables, LLC, as the new parent company, and Golden Hills Wind Farm, LLC as the certificate holder.

### III. REVIEW OF THE REQUESTED AMENDMENT AND TRANSFER

A site certificate amendment is necessary under OAR 345-027-0030 because the certificate holder is requesting to extend the deadlines for beginning and completing construction of the facility. The Council must consider the factors for extension of construction deadlines at OAR 345-027-0070(10)(b) and must consider whether the requested amendment affects any finding made by the Council in an earlier order pursuant to OAR 345-027-0070(10)(c). The transfer request requires an amendment to the site certificate pursuant to OAR 345-027-0100. In order to approve the transfer request, the Council must make the findings required by OAR 345-027-0100(8).

### III.A Applicable Division 22 Standards

A site certificate amendment is necessary under OAR 345-027-0050 because the certificate holder proposes to operate the facility in a manner different from the description in the site certificate, and the change could result in a significant adverse impact that the Council had not addressed in an earlier order and could require new conditions or modification to existing conditions in the site certificate. OAR 345-027-0070(10) establishes the Council’s scope of review in making its decision on this RFA.
III.A.1 General Standard of Review: OAR 345-022-0000

(1) To issue a site certificate for a proposed facility or to amend a site certificate, the Council shall determine that the preponderance of evidence on the record supports the following conclusions:

(a) The facility complies with the requirements of the Oregon Energy Facility Siting statutes, ORS 469.300 to ORS 469.570 and 469.590 to 469.619, and the standards adopted by the Council pursuant to ORS 469.501 or the overall public benefits of the facility outweigh the damage to the resources protected by the standards the facility does not meet as described in section (2);

(b) Except as provided in OAR 345-022-0030 for land use compliance and except for those statutes and rules for which the decision on compliance has been delegated by the federal government to a state agency other than the Council, the facility complies with all other Oregon statutes and administrative rules identified in the project order, as amended, as applicable to the issuance of a site certificate for the proposed facility. If the Council finds that applicable Oregon statutes and rules, other than those involving federally delegated programs, would impose conflicting requirements, the Council shall resolve the conflict consistent with the public interest. In resolving the conflict, the Council cannot waive any applicable state statute.

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(4) In making determinations regarding compliance with statutes, rules and ordinances normally administered by other agencies or compliance with requirements of the Council statutes if other agencies have special expertise, the Department of Energy shall consult with such other agencies during the notice of intent, site certificate application, and site certificate amendment processes. Nothing in these rules is intended to interfere with the state’s implementation of programs delegated to it by the federal government.

Findings of Fact

The requirements of OAR 345-022-0000 are discussed in the sections that follow. The Department, on behalf of the Council, consulted with other state agencies and Sherman County during review of RFA #4 to aid in the evaluation of whether the facility, as amended, would maintain compliance with statutes, rules and ordinances otherwise administered by other agencies. Additionally, in many circumstances the Council relies upon these reviewing agencies’ special expertise in evaluating compliance with the requirements of Council standards. The Council finds that with existing, and amended site certificate conditions, the facility, as amended, would maintain compliance with all applicable statutes, administrative rules and ordinances under Council jurisdiction.

Certificate Expiration (OAR 345-027-0000)

Under OAR 345-015-0085(9), the site certificate is effective upon execution by the Council Chair and the certificate holder. ORS 469.370(12) requires the Council to “specify in the certificate the date by which construction of the facility must begin.” ORS 469.401(2) requires that the site certificate contain a condition “for the time for completion of construction.”
Under OAR 345-027-0000, the certificate holder must begin construction on the facility no later than the construction beginning date specified by Council in the site certificate, unless an amendment is requested and granted. “Construction” is defined in ORS 469.300(6) to mean “work performed on a site, excluding surveying, exploration or other activities to define or characterize the site, the cost of which exceeds $250,000.” OAR 345-001-0010(12) adopts the statutory definition.

As discussed above and as provided in the RFA, the certificate holder requests to extend the construction start date an additional two years to June 18, 2020 (but not to amend the construction completion deadline, June 18, 2021). The certificate holder requests this extension in order to renegotiate leases with related landowners, redesign the facility, and verify (and if needed, supplement) the environmental studies performed at the site. Also, the certificate holder explains that required upgrades to the interconnection point at the Biglow Substation will not be completed by the Bonneville Power Administration (BPA) in time to allow for an optimized construction schedule starting in June 2018.

Again, as discussed above, OAR 345-027-0070(10)(b)(A) requires the Council to consider whether the Council has previously granted an extension of the deadline. The Council has previously considered and approved three construction deadline extensions in RFA #1, RFA #2, and RFA #3. For the first amendment, a construction deadline extension was requested due to a site certificate transfer resulting from a change in the certificate holder’s parent company. The certificate holder explained that the first deadline extension was requested to allow the transferee suitable time to comply with preconstruction conditions. For the second amendment, the certificate holder explained that a deadline extension was warranted because the facility was under new ownership. The certificate holder further justified the deadline extension request by explaining that the site is an excellent and well-documented wind resource and holds a Large Generator Interconnection Agreement with BPA. As explained in RFA #3, additional time was necessary due to unforeseen delays in construction, including federal aviation issues, and to allow the certificate holder time to request approval for use of new, more efficient and economical turbines at the facility.

As discussed above, RFA #4 constitutes the fourth construction deadline extension request. However, the certificate holder explains that the transfer of ownership limits the ability of Golden Hills to proceed to construction by the June 18, 2018 start date. Specifically, the certificate holder claims that an extension is needed in order to renegotiate leases with related landowners, redesign the facility, and verify (and if needed, supplement) the environmental studies performed at the site. Additionally, required upgrades to the interconnection point at the Biglow Substation will not be completed by the Bonneville Power Administration (BPA) in time to allow for an optimized construction schedule starting in June 2018.
time to allow for an optimized construction schedule starting in June 2018. Furthermore, the
certificate holder explains that the required upgrades to the Biglow Substation are not
expected to begin until 2020. If a construction commencement extension is not granted by
Council, and the facility must be constructed under the current terms of the site certificate,
the facility will sit idle until BPA has completed its upgrades to the Biglow Substation. As one of
the leading providers of renewable energy in the U.S., Avangrid states that a facility redesign is
needed to design and operate the facility in a manner consistent with Avangrid’s design and
operational standards. The certificate holder is evaluating whether greater wind resources
are available outside the approved micrositing corridors, and if the analysis determines greater
energy generation outside of the approved micrositing corridors, additional studies and
surveys would need to be conducted. The certificate holder plans to file a subsequent Request
for Amendment #5 to modify the previously approved facility design.

OAR 345-027-0070(1)(b)(B) requires that the Council consider “whether there has been any
change of circumstances that affects a previous Council finding that was required for issuance
of a site certificate or amended site certificate.” The Council interprets OAR 345-027-
0070(10)(b)(B) as applying generally to any changes in facility design as well as changes in the
existing environment (e.g., changes within the applicable analysis areas related to land uses,
habitat categorization, noise receptors, recreation, etc.).

Accordingly, and in compliance with OAR 345-027-0000 and OAR 345-027-0020(4), the Council
agrees with the certificate holder’s reasoning for a construction commencement extension
request. The Council concludes that the construction commencement extension request is
warranted because not only are the upgrades to the Biglow Substation and interconnection
point out of the control of the certificate holder, but the sale of the certificate holder to
Avangrid warrants additional time to both revise and renegotiate with landowners, and to
verify whether the redesign of the facility will require additional surveying and analysis. As
such, the Council approves the construction commencement deadline extension, and amends
Condition III.D.1 as follows:

Amended Condition III.D.1:

The certificate holder shall begin construction of the facility within by June 18, 2018
2020. Under OAR 345-015-0085(9), an amended site certificate is effective upon
execution by the Council Chair and the certificate holder. The Council may grant an
extension of the deadline to begin construction in accordance with OAR 345-027-0030
or any successor rule in effect at the time the request for extension is submitted. On or
before June 18, 2020, the certificate holder shall provide written notification to the
Department that it has met the construction commencement deadline. Construction is
deﬁned in OAR 345-001-0010.

[Final Order on ASC, Condition III.D.1; Amended in Final Order on AMD2, AMD3, AMD4]

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28 GH1AMD4Doc2-1 RFA4 Supplement 2017-12-30, RAI-16, p.11.
Based on the following analysis, the Council amends several existing conditions in the site certificate, as presented in Attachment B (Amended Site Certificate) of the Final Order. Based upon compliance with the existing, recommended amended, new and deleted site certificate conditions, the Council finds that the facility, as amended, satisfies the requirements of OAR 345-022-0000.

**Conclusion of Law**

Based on the following analysis of applicable Council standards, and subject to compliance with the existing, amended, and new conditions identified in this Order, the Council finds that the facility continues to satisfy the requirements of OAR 345-022-0000.

**III.A.2 Organizational Expertise: OAR 345-022-0010**

(1) To issue a site certificate, the Council must find that the applicant has the organizational expertise to construct, operate and retire the proposed facility in compliance with Council standards and conditions of the site certificate. To conclude that the applicant has this expertise, the Council must find that the applicant has demonstrated the ability to design, construct and operate the proposed facility in compliance with site certificate conditions and in a manner that protects public health and safety and has demonstrated the ability to restore the site to a useful, non-hazardous condition. The Council may consider the applicant’s experience, the applicant’s access to technical expertise and the applicant’s past performance in constructing, operating and retiring other facilities, including, but not limited to, the number and severity of regulatory citations issued to the applicant.

(2) The Council may base its findings under section (1) on a rebuttable presumption that an applicant has organizational, managerial and technical expertise, if the applicant has an ISO 9000 or ISO 14000 certified program and proposes to design, construct and operate the facility according to that program.

(3) If the applicant does not itself obtain a state or local government permit or approval for which the Council would ordinarily determine compliance but instead relies on a permit or approval issued to a third party, the Council, to issue a site certificate, must find that the third party has, or has a reasonable likelihood of obtaining, the necessary permit or approval, and that the applicant has, or has a reasonable likelihood of entering into, a contractual or other arrangement with the third party for access to the resource or service secured by that permit or approval.

(4) If the applicant relies on a permit or approval issued to a third party and the third party does not have the necessary permit or approval at the time the Council issues the site certificate, the Council may issue the site certificate subject to the condition that the certificate holder shall not commence construction or operation as appropriate until the third party has obtained the necessary permit or approval and the applicant has a contract or other arrangement for access to the resource or service secured by that permit or approval.
Findings of Fact

The Council addressed the Organizational Expertise Standard in section IV.B of the Final Order on the Application. The Council imposed eight conditions (IV.B.1 to IV.B.8) to the Site Certificate to address issues related to the Organizational Expertise Standard.

To evaluate whether the transferee satisfies the Council’s Organizational Expertise standard, the Council may consider the transferee’s experience and past performance in constructing, operating, and retiring other facilities. Neither the Certificate holder nor the transferee propose to design, construct, or operate the facility in accordance with an International Organization for Standardization (ISO) 9000 or ISO 14000 certified program. In the Final Order on the ASC, Final Order on Amendment 1, Final Order on Amendment 2, and Final Order on Amendment 3, the Council found that, based upon compliance with Conditions (IV.B.2), (IV.B.5), (IV.B.6), and (IV.D.19), the certificate holder has the expertise to operate and retire the facility in compliance with Council Standards and that third parties either have any necessary permits, or has a reasonable likelihood of obtaining any necessary permits.

As applicable to this RFA and transfer request, Subsections (1) and (2) of the Council’s Organizational Expertise standard require that the transferee demonstrate its ability to design, construct and operate the facility in compliance with Council standards and all site certificate conditions, as well as its ability to restore the site to a useful, non-hazardous condition. The Council may consider the transferee’s experience and past performance in constructing, operating and retiring other facilities in determining compliance with the Council’s Organizational Expertise standard. Subsections (3) and (4) address third party permits.

Consistent with OAR 345-022-0010(1), Council considers the transferee’s access to its parent company’s technical expertise in evaluating compliance with the standard. Moreover, as described above, the Council amends Condition IV.B.1. to require the transferee (certificate holder) to submit to the Department, for review and approval, the qualifications of the construction, operation, and facility decommissioning personnel prior to the respective phase. As amended, the condition would allow the Department to confirm that the standard is satisfied. The Council previously imposed Condition IV.B.7. in the site certificate requiring the (certificate holder) to notify the Department of the contact information of both the on-site construction manager and the facility manager during construction. Because the identified personnel could change prior to, during, and after facility construction, the Council amends Condition IV.B.7. to require the certificate holder to notify the Department of the contact information and qualifications of the on-site construction manager or assistant construction manager prior to construction, the contact information and qualifications of the facility manager prior to operation, and of the contact information and qualifications of the personnel or entity responsible for facility decommissioning and restoration activities prior to facility retirement.
Golden Hills Wind Farm, LLC is a project-specific LLC and therefore in the amendment request relies upon the organizational expertise and experience of Avangrid, the parent company of Pacific Wind (transferee) and Golden Hills Wind Farm LLC. As the new parent company of the certificate holder, Pacific Wind Development, LLC relies upon the organizational expertise of Avangrid (formally known as Iberdrola Renewables, LLC). Avangrid is a subsidiary of AVANGRID, and part of the IBERDROLA Group.

Section 3.5 of the RFA states that Avangrid currently holds six site certificates for facilities projects in Oregon. As a parent owner of six EFSC-issued site certificates in Oregon, Council has previously evaluated Avangrid’s organizational expertise. For the six facilities that Avangrid currently owns (as a parent owner), Council has determined that Avangrid has the expertise to construct, operate and retire a facility in compliance with Council standards and that it has a reasonable likelihood of obtaining all third party permits necessary. In response to the Department’s request for additional information (RAI-20), the transferee provided compliance documents including an Annual Report for the Klondike III Facility, an email from ODOE confirming Avangrid’s successful completion of required monitoring of the Leaning Juniper II mitigation site, and additional mitigation described by Avangrid to monitor avian fatality rates at the Klondike Facility, after initial monitoring indicated an exceedance of the “threshold of concern” for raptors described in the Wildlife Monitoring and Mitigation Plan for the Klondike Facility. The transferee asserts that the documents provided are representative of Avangrid’s ability to comply with annual reporting, monitoring at mitigation sites, and the ability to react to unforeseen conditions relating to mitigation commitments. Lastly, Golden Hills plans to mitigate unavoidable impacts of the facility on wildlife habitat by providing compensatory mitigation via obtaining a conservation easement to nearby land, containing high quality habitat. Golden Hills states in the RAI response that a conservation easement agreement with a landowner for 51 acres has been executed, and that 51 acres is likely more land than needed to offset the habitat impacts of the facility.

To ensure that the design, construction and operation of the facility is conducted in a manner that protects public health and safety in accordance with the Organizational Expertise standard, Council previously imposed the following conditions IV.B.1-IV.B.8 in the site certificate, which would continue to apply to the transferee in the fourth amended site certificate. The transferee’s ability to restore the facility site to a useful, non-hazardous condition is evaluated in Section III.A.7, Retirement and Financial Assurance of this order, in which the Council finds that the certificate holder would be able to comply with the Retirement and Financial Assurance standard.

Existing Condition IV.B.1 of the site certificate requires the certificate holder to notify the Department promptly of any change in the corporate relationship with Orion Renewable

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29 The six facilities that Avangrid currently owns as a parent owner are Klondike III Wind Project, Leaning Juniper IIA Wind Project, Leaning Juniper IIB Wind Project, Klamath Generation Facility, Klamath Generation Peakers, and Klamath Cogen. GH1AMD4Doc2 Request for Amendment 2017-10-19, Section 3.5.1.A.
Energy Facility Siting Council

Energy Group, LLC, the certificate holder’s previous parent company. Due to the transferee’s reliance on the organizational expertise of its parent company to satisfy the requirements of OAR 345-022-0010(1), the Council amends Condition IV.B.1 as follows:

Amended Condition IV.B.1:

During construction, operation and facility retirement, the certificate holder shall report promptly to the Department within 7 days, any change in its corporate relationship with Orion Renewable Energy Group LLC. The certificate holder shall report promptly to the Department any change in its access to the resources, expertise and personnel of Orion Renewable Energy Group LLC Avangrid Renewables LLC. The certificate holder shall include in the report, for the Department’s concurrence, an evaluation of whether the change in corporate structure represents a change in ownership of the certificate holder and whether a site certificate transfer is warranted.

[Final Order on ASC, Condition IV.B.1; Amended in Final Order on AMD2, AMD4]

As previously mentioned, Site Certificate Condition IV.B.7. requires the certificate holder to notify the Department of the contact information of both the on-site construction manager and the facility manager. Condition IV.B.3 requires the certificate holder to choose a third party contractor to operate the facility, and requires the certificate holder to submit the identity of the contractor to the Council for review. Accordingly, the Council has incorporated the requirements of Condition IV.B.3 into Condition IV.B.7, ultimately removing condition IV.B.3 from the amended site certificate. The Council has also amended Condition IV.B.7. to reflect the requirements of Conditions IV.B.3 and to also clarify an implementation schedule as follows:

Amended Condition IV.B.7:

During construction, the certificate holder shall have an on-site construction manager who is qualified in environmental compliance to ensure compliance with all construction-related site certificate conditions. During operation, the certificate holder shall have a facility manager who is qualified in environmental compliance to ensure compliance with all ongoing site certificate conditions. The construction manager or assistant construction manager must be capable of managing a wind facility construction project, including permit and regulatory compliance requirements.

(b) Prior to operation, notify the Department of the identity, telephone number, e-mail address and qualifications of the facility operations manager. The facility operations manager must be capable of managing permit and regulatory compliance requirements and manage operation of a wind facility.
Prior to facility retirement, notify the Department of the name, identity, telephone number, fax number and e-mail address and qualifications of these managers and shall keep the Department informed of any change in this information the personnel or entity responsible for facility decommissioning and restoration activities. The personnel or entity responsible for facility decommissioning and restoration activities must be capable of managing permit and regulatory compliance requirements and be qualified to decommission a wind facility.

The certificate holder shall notify the Department within three business days upon any change in personnel or contact information provided to satisfy Condition IV.B.7(a) through (c).

The transferee certified that it agrees to abide by all the terms and conditions of the Third Amended Site Certificate currently in effect and all terms and conditions imposed by the Council as part of this amendment. Based on the evidence provided, the Council finds that the certificate holder has demonstrated the ability to construct, operate, and retire the facility, as amended, in compliance with Council standards and all existing and amended site certificate conditions, as required by the Organizational Expertise standard.

Conclusion of Law

Based on the foregoing findings of fact, and subject to compliance with the existing and recommended site certificate conditions, the Council finds that the transferee and new owner of the site certificate holder continues to satisfy the Council’s Organizational Expertise standard.

III.A.3 Structural Standard: OAR 345-022-0020

(1) Except for facilities described in sections (2) and (3), to issue a site certificate, the Council must find that:

(a) The applicant, through appropriate site-specific study, has adequately characterized the seismic hazard risk of the site; and

(b) The applicant can design, engineer, and construct the facility to avoid dangers to human safety and the environment presented by seismic hazards affecting the site, as identified in subsection (1)(a);

(c) The applicant, through appropriate site-specific study, has adequately characterized the potential geological and soils hazards of the site and its vicinity that could, in the absence of a seismic event, adversely affect, or be aggravated by, the construction and operation of the proposed facility; and

(d) The applicant can design, engineer and construct the facility to avoid dangers to human safety and the environment presented by the hazards identified in subsection (c).

(2) The Council may not impose the Structural Standard in section (1) to approve or deny an application for an energy facility that would produce power from wind, solar or
geothermal energy. However, the Council may, to the extent it determines appropriate, apply the requirements of section (1) to impose conditions on a site certificate issued for such a facility.

***

Findings of Fact
As provided in section (1) above, the Structural Standard generally requires the Council to evaluate whether the certificate holder has adequately characterized the potential seismic, geological and soil hazards of the site, and can design, engineer and construct the facility to avoid dangers to human safety from these hazards. Under Section (2), the Council may issue a site certificate for a wind energy facility without making findings regarding the Structural Standard; however, the Council may apply the requirements of the standard to impose site certificate conditions.

A structural and geologic rulemaking project was presented to Council at the August 18, 2017 Council Meeting, to amend the provisions in EFSC rules relating to the structural, geologic, and seismic issues examined by Council when issuing site certificates or amendments to site certificates for energy facilities and water disposal facilities within Council jurisdiction. The amendments to the Structural Standard became effective on October 18, 2017, and any applicable changes that had not been evaluated by the certificate holder were addressed in response to the Department’s RAI request (RAI-4). The certificate explains that disaster resiliency and integration into the design of the facility, and an assessment of future climate conditions were considered in consultation with the Department of Geology and Mineral Industries (DOGAMI).

The Council addressed the Structural Standard in section V.A of the Final Order on the Application. The Council imposed five conditions (V.A.1 to V.A.5) to the Site Certificate to address issues related to the Structural Standard. These conditions would reduce the risk of seismic and nonseismic hazards from the facility.

The Council amends Condition V.A.1 to incorporate other conditions that would rely upon information included in the site-specific geotechnical investigation report (including Condition V.A.2). The Council amends Condition V.A.1. as follows:

Amended Condition V.A.1:
Prior to construction, the certificate holder shall:

(a) Submit a draft site-specific geotechnical investigation report to the Department and the Oregon Department of Geology & Mineral Industries (“DOGAMI”), for review. The investigation and report shall conform to the Oregon State Board of Geologist Examiners guidelines titled “Guidelines for Engineering Geologic Reports” and

30 OAR 345-022-0020(3) does not apply to this proposed facility because the facility is a not a special criteria facility under OAR 345-015-0310.
“Guidelines for Site-Specific Seismic Hazard Reports for Essential and Hazardous Facilities and Major and Special-Occupancy Structures in Oregon.” The site-specific geotechnical investigation shall address native soil and bedrock stability concerns at cuts, fills and culvert crossings, and shall include design and construction recommendations to minimize the potential for destabilizing marginally stable slopes and the potential for stream erosion.

(b) The certificate holder The Department shall provide the Department review and concur with the report, and in consultation with evidence of concurrence by DOGAMI prior to start of construction.

[Final Order on ASC, Condition V.A.1; Amended in Final Order on AMD4]

As previously mentioned in the preceding paragraphs, the Council incorporates Condition V.A.2 into amended Condition V.A.1. for clarification purposes, and thus also deletes condition V.A.2.

RFA #4 does not request any changes to the facility design, and would not result in the placement of facility components within geologic areas that have not been addressed by the Council in the approval of site certificate application and, therefore will not require any change or addition to the conditions imposed in the original site certificate.

Conclusion of Law

Based on the foregoing findings of fact, and subject to compliance with the existing and recommended site certificate conditions, the Council finds that the transferee and new owner of the site certificate holder continues to satisfy the Council’s Structural standard.

III.A.4 Soil Protection: OAR 345-022-0022

To issue a site certificate, the Council must find that the design, construction and operation of the facility, taking into account mitigation, are not likely to result in a significant adverse impact to soils including, but not limited to, erosion and chemical factors such as salt deposition from cooling towers, land application of liquid effluent, and chemical spills.

Findings of Fact

The Soil Protection standard requires the Council to find that the design, construction and operation of the facility are not likely to result in significant adverse impacts to soil. The Council addressed the Soil Protection standard in section IV.E. of the Final Order on the Application. The Council found that the design, construction, and operation of the facility, when taking into account mitigation, would not result in a significant adverse impact to soils. The site certificate includes specific conditions to control and mitigate potential adverse impact to soils and to mitigate the risk of soil contamination during construction and operation (Conditions IV.E.1 to IV.E.6).

As presented in RFA #4, the certificate holder confirmed with the Sherman County planning director that the entire site boundary is zoned as exclusive farm use, and that the primary land
use is for dry-land farming. The construction deadline extension and transfer request, as proposed in RFA #4 will not alter the basis of Council’s previous findings.

Existing conditions in the site certificate (Conditions IV.E.1 to IV.E.6) require Golden Hills to construct the facility in compliance with an erosion and sediment control plan satisfactory to Oregon Department of Environmental Quality (DEQ) as per the requirements of a National Pollutant Discharge Elimination System (NPDES) 1200-C permit; salvage topsoil from areas of temporary impacts and stockpile for redistribution; implement a weed control plan to reduce the spread of noxious weeds; and, eliminate concrete wash water runoff, among other requirements. The existing site certificate conditions would apply to the entire facility, including the expanded temporary roads and the new site boundary areas. These conditions would help protect soils, in compliance with the Soil Protection standard.

The Council addressed the Soil Protection Standard in section IV.E of the Final Order on the Application. The Council imposed six conditions (IV.E.1 to IV.E.6) to the Site Certificate to address issues related to the Soil Protection Standard. These conditions were imposed to find that the construction, operation, and retirement of the facility is not likely to result in a significant adverse impact to soils.

The Council makes administrative amendments to conditions IV.E.2 and IV.E.4. The administrative amendments to the conditions clarify instructions to, and deliverables from the certificate holder, and will not substantively change the requirements of the conditions.

The Council finds that because RFA #4 does not change the facility design or site boundary, the proposed amendment would not result in any soil impacts that have not been addressed by the Council or otherwise affect the certificate holder’s ability to design, construct, and operate the facility without significant adverse impact to soils, and that the certificate holder is subject to the same conditions and has certified that it would abide by all requirements of the site certificate. As such, the Council finds that the certificate holder and new owner of the certificate holder (transferee) continues to comply with the Council’s Soil Protection standard.

**Conclusion of Law**
Based on the findings presented above, and subject to continued compliance with the existing and amended conditions in the site certificate, the Council finds that the facility continues to comply with the Council’s Soil Protection standard.

**III.A.5 Land Use: OAR 345-022-0030**

(1) To issue a site certificate, the Council must find that the proposed facility complies with the statewide planning goals adopted by the Land Conservation and Development Commission.

(2) The Council shall find that a proposed facility complies with section (1) if:

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31 GH1AMD4Doc2-1 RFA4 Supplement 2017-12-30, RAI-6, p. 2.
(a) The applicant elects to obtain local land use approvals under ORS 469.504(1)(a) and the Council finds that the facility has received local land use approval under the acknowledged comprehensive plan and land use regulations of the affected local government; or

(b) The applicant elects to obtain a Council determination under ORS 469.504(1)(b) and the Council determines that:

A. The proposed facility complies with applicable substantive criteria as described in section (3) and the facility complies with any Land Conservation and Development Commission administrative rules and goals and any land use statutes directly applicable to the facility under ORS 197.646(3);

B. For a proposed facility that does not comply with one or more of the applicable substantive criteria as described in section (3), the facility otherwise complies with the statewide planning goals or an exception to any applicable statewide planning goal is justified under section (4); or

C. For a proposed facility that the Council decides, under sections (3) or (6), to evaluate against the statewide planning goals, the proposed facility complies with the applicable statewide planning goals or that an exception to any applicable statewide planning goal is justified under section (4).

(3) As used in this rule, the “applicable substantive criteria” are criteria from the affected local government’s acknowledged comprehensive plan and land use ordinances that are required by the statewide planning goals and that are in effect on the date the applicant submits the application. If the special advisory group recommends applicable substantive criteria, as described under OAR 345-021-0050, the Council shall apply them. If the special advisory group does not recommend applicable substantive criteria, the Council shall decide either to make its own determination of the applicable substantive criteria and apply them or to evaluate the proposed facility against the statewide planning goals.

***

Findings of Fact

The Land Use standard requires the Council to find that the facility, as represented in RFA #4, would continue to comply with the statewide planning goals adopted by the Land Conservation and Development Commission (LCDC). In considering this amendment request, OAR 345-027-0070(10) requires the Council to apply the applicable substantive criteria in effect on the date the certificate holder submits a request for amendment, which was October 19, 2017, for RFA #4.

Local Applicable Substantive Criteria

On August 17, 2007, during the original ASC phase, the Council appointed the Sherman County Board of Commissioners as the Special Advisory Group for the facility. On behalf of and as

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32 The Council must apply the Land Use standard in conformance with the requirements of ORS 469.504.
authorized by the SAG, the Sherman County Planning Director identified applicable substantive
criteria to be considered during the ASC phase and through subsequent amendment requests
has identified changes in local code to be considered applicable substantive criteria. In RFA #4,
the certificate holder describes consultation with the Sherman County Planning Director
confirming that no changes in local code provisions have occurred since the Council’s review of
RFA #3 in February 2017. The applicable substantive criteria previously identified, evaluated
and that the Council determined the certificate holder could satisfy are summarized in Table
LU-1, Sherman County Applicable Substantive Criteria below.

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<th>Sherman County Zoning Ordinance (SCZO)</th>
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<tr>
<td><strong>Article 3 – Use Zones</strong></td>
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<td>Section 5.8(14)</td>
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**Sherman County Ordinances**

| Ordinance No. 39-2007³³                   | Setback Ordinance for Wind Power Generation Siting |

³³ Ordinance 35-2007 was amended on July 15, 2009.
Because RFA #4 does not include changes to the existing site boundary or any physical components of the facility, and because no new or amended applicable substantive criteria were identified by the SAG, the Council relies on its previous findings to determine that the facility, as represented in RFA #4, continues to comply with Sherman County’s applicable substantive criteria as identified in Table LU-1, Sherman County Applicable Substantive Criteria.

The Council amends existing Condition IV.D.1 to clarify submittal requirements, which were previously unclear, and also incorporate the requirements of Condition IV.D.21 into IV.D.1.

Additionally, Condition IV.D.21 was previously imposed to require the certificate holder to comply with the Sherman County Zoning Ordinance Section 4.14.4, Access Connection and Driveway Design, in connection with construction of the O&M facility and substations. The requirements of Condition IV.D.21 were incorporated into the Council’s amended Condition IV.D.1. as presented below:

Amended Condition IV.D.1:

Prior to construction, the certificate holder shall provide to the Department, Sherman County Planning Department, and Sherman County Transportation Department, as applicable, road design plans demonstrating that:

(a) New or substantially modified public roads The certificate holder shall construct the public road improvements described in the Application for a Site Certificate to meet or exceed road standards for the road classifications in the County’s Transportation System Plan and Zoning Ordinance because roads will require a more substantial section to bear the weight of the vehicles and turbine components than would usually be constructed by the County.

(b) Private access connection and driveway design of the O&M facility and substation comply with applicable requirements established in Sherman County Zoning Ordinance Section 4.14.4.

Amended Condition IV.D.21:

The certificate holder shall comply with Sherman County Zoning Ordinance Section 4.14.4, Access Connection and Driveway Design, in connection with construction of the O&M facility and substations.
The requirements of Conditions IV.D.16 and IV.D.17 were incorporated into other conditions and have been removed from the site certificate. The requirements of Condition IV.D.16 were incorporated into the Council’s amended Condition IV.E.4., whilst the requirements of Condition IV.D.17 were incorporated into the Council’s amended Condition IV.D.19. The Council amends Conditions IV.D.16, IV.D.17, IV.D.19 and IV.E.4. as follows:

**Amended Condition IV.D.16:**

The certificate holder shall work with the Sherman County Weed Control manager to take appropriate measures to prevent the invasion, during and after the facility’s construction, of any weeds on the Sherman County noxious weed list.

**Amended Condition IV.D.17:**

The certificate holder shall cooperate with the Sherman County Road Department to ensure that any unusual damage or wear caused by the use of the county’s roads by the developer during the construction of the facility will be the responsibility of the developer. The Road Department will provide an assessment of road conditions in the facility area prior to the start of construction of the facility and an evaluation of the roads following completion of the facility to determine any significant change in condition. In addition, no equipment or machinery of the developers shall be parked or stored on any county road except while in use.

**Amended Condition IV.D.19:**

Prior to beginning construction, the certificate holder shall:

(a) Prior to beginning construction, provide evidence to the Department that both a pre-construction road condition inspection and consultation with the Sherman County Road Department has occurred. Through the consultation, the certificate holder shall, at a minimum, obtain confirmation of the following or provide the following documentation to the Sherman County Road Department:

1. Final facility design maps identifying the designated route or routes for the transport of wind turbine construction material (including water, aggregate, concrete, machinery and tower pieces) with the intention of minimizing damage to non-designated roads, and provide these designations to the County Road Master, and facility access for construction personnel; and, concurrence on the pre-construction conditions of any routes using or crossing county roads.

2. Provide to the County Road Master a written summary of possible anticipated road damage to the designated route or routes, and an estimate of the cost of repair to the designated route or routes;
(3) Communication protocol for reporting to the Sherman County Road Department unusual damage or wear identified during facility construction and determined to be a result of facility construction vehicle use.

(4) Establish and maintain an escrow account for so long as construction is ongoing, funded in an amount equal to the estimated cost to repair the designated route or routes consistent with the estimate provided in (b); and

(5) Conduct an inspection of the roads along the designated route or routes before and after construction with a representative of the Sherman County Road Department and an independent third party with the required expertise to inspect and evaluate paved and graveled roads. In the event a dispute arises, the third party shall be the final arbiter. The cost of the hiring of the third party shall be borne by the applicant/certificate holder.

(b) Following completion of construction and prior to operation, conduct the inspection of the roads along the designated route or routes with a representative of the Sherman County Road Department and an independent third party, as specified in sub(a)(5) of this condition.

[Final Order on ASC, Condition IV.D.19; Amended in Final Order on AMD4]

Amended Condition IV.E.4:

Prior to construction, the certificate holder shall develop a plan to control the introduction and spread of noxious weeds during facility construction and operation. The plan shall be developed in consultation with the Department, the Sherman County Weed Control manager, and ODFW. The plan shall be approved by the Department prior to construction. The plan shall focus on weed species listed on the Sherman County noxious weed list, but shall also include preventative measures, based on consultation with the Sherman County Weed Control Manager, to combat noxious weeds of concern in the area.

[Final Order on ASC, Condition IV.E.4; Amended in Final Order on AMD3, AMD4]

The Council makes additional administrative amendments to Conditions IV.D.4, IV.D.5, IV.D.7, IV.D.8, IV.D.9, IV.D.10, IV.D.12, IV.D.13, and IV.D.20, as presented in Attachment A of this order.

Directly Applicable State Statutes and Administrative Rules

ORS 215.283(1)(c) and 215.274 Associated Transmission Lines Necessary for Public Service

As described in Section I.C Description of the Approved Facility of this order, the Council previously approved as a related and supporting facility to the energy facility a 230 kV transmission line. The previously approved 230 kV transmission line alignment would extend approximately 5-miles and would interconnect the facility collector substation to the existing Hay Canyon 230 kV transmission line. From there, electricity would be transmitted using the existing Hay Canyon 230 kV line to the northernmost transmission pole structure near the existing Klondike Substation where up to approximately 700 feet of new 230 kV transmission line would be constructed along with associated structures and equipment necessary to
interconnect the facility to Bonneville Power Administration’s (BPA’s) transmission structure located approximately 300 feet north of the Klondike Substation.

As evaluated in the Council’s Final Order on Request for Amendment 3, the previously approved 230 kV transmission line meets the definition of an associated transmission line pursuant to ORS 215.274 and ORS 469.300. ORS 469.300(3) defines an “associated transmission line” as a “new transmission lines constructed to connect an energy facility to the first point of junction of such transmission line or lines with either a power distribution system or an interconnected primary transmission system or both or to the Northwest Power Grid,” and that definition is incorporated by reference in ORS 215.274. Associated transmission lines reviewed under ORS 215.274 are a subset of the transmission lines that could be evaluated as utility facilities necessary for public service under ORS 215.283(1)(c). Sherman County has not adopted local code provisions to implement ORS 215.274. Therefore, the requirements of the statute apply directly to the facility.

As explained in RFA #4, the certificate holder is not requesting to modify the previously approved facility, location of facility components, or site boundary; however, because RFA #4 includes a construction commencement deadline extension request, the evaluation of “changes in circumstance” is triggered pursuant to OAR 345-027-0070(10)(b)(B). The Department evaluated the criteria under ORS 215.274 to determine whether the Council could rely upon its previous findings included in the Final Order on Request for Amendment #3, or if additional analysis was needed based on potential changes in circumstance.

ORS 215.274(2) establishes the following:

ORS 215.274(2) An associated transmission line is necessary for public service if an applicant for approval under ORS 215.213 (uses permitted in exclusive farm use zones in counties that adopted marginal lands system prior to 1993) (1)(c)(B) or 215.283 (uses permitted in exclusive farm use zones in nonmarginal lands counties) (1)(c)(B) demonstrates to the governing body of a county or its designee that the associated transmission line meets:

(a) At least one of the requirements listed in subsection (3) of this section; or
(b) The requirements described in subsection (4) of this section

As presented in the Final Order on Request for Amendment 3, because the previously approved 230 kV transmission line would not satisfy any requirements under ORS 215.274(3), the ORS 215.274 evaluation is based upon satisfying the requirements or factors under ORS 215.274(4). Therefore, the Council evaluates potential changes in circumstance that could impact the previous assessment of ORS 215.274(4) factors, as listed below:

ORS 215.274(4)(a) Except as provided in subsection (3) of this section, the governing body of a county or its designee shall approve an application under this section if, after an evaluation of reasonable alternatives, the applicant demonstrates that the entire route of
the associated transmission line meets, subject to paragraphs (b) and (c) of this subsection, two or more of the following factors:

(A) Technical and engineering feasibility;

(B) The associated transmission line is locationally dependent because the associated transmission line must cross high-value farmland, as defined in ORS 195.300 (Definitions for ORS 195.300 to 195.336), or arable land to achieve a reasonably direct route or to meet unique geographical needs that cannot be satisfied on other lands;

(C) Lack of an available existing right-of-way for a linear facility, such as a transmission line, road or railroad, that is located above the surface of the ground;

(D) Public health and safety; or

(E) Other requirements of state or federal agencies

ORS 215.274(4)(b) The applicant shall present findings to the governing body of the county or its designee on how the applicant will mitigate and minimize the impacts, if any, of the associated transmission line on surrounding lands devoted to farm use in order to prevent a significant change in accepted farm practices or a significant increase in the cost of farm practices on the surrounding farmland.

Based on the ORS 215.274(4) factors, the Council relies upon its previous findings for ORS 215.274(a)(A)-(B), and (a)(D)-(E), but that because ORS 215.274(4)(a)(C) evaluates the availability of existing rights-of-way, which could have changed since the Council’s previous order, Council’s consideration on an updated evaluation can be found below.

(C) Lack of an available existing right-of-way for a linear facility, such as a transmission line, road or railroad, that is located above the surface of the ground;

On the record of RFA #4, the certificate holder evaluates the availability of existing rights-of-way within the analysis area (area within and extending 0.5-miles from the site boundary) for the potential co-location of the segment of 230 kV transmission line not already planned for co-location. Based on consultation with Sherman County Planning Director Georgia Macnab, the certificate holder asserts that there have not been any new linear right-of-ways constructed (e.g., roads, rail lines, transmission lines) within the land use analysis area since November 2016 (the date when Golden Hills filed the Third Supplement to RFA 3 with ODOE) that would offer a reasonably available alternative to the one Council already approved.

In the Council’s Final Order on Request for Amendment #3, the Council found that existing utility rights-of-way would be utilized to the maximum extent practicable by co-locating the
230 kV transmission line on the existing Hay Canyon transmission line. Based on the certificate holder’s review of availability of existing rights-of-way, the Council continues to find that the certificate holder would satisfy the ORS 215.274(a)(C) factor. Moreover, the Council continues to find that the certificate holder continues to demonstrate that the entire route of the 230 kV transmission line meets two or more of the relevant factors in ORS 215.274(4). Based on this analysis, in conjunction with the findings included in the Council’s Final Order on Request for Amendment 3, the Council finds that the 230 kV transmission line continues to be necessary for public service pursuant to the factors set forth in ORS 215.274(4).

**Conclusion of Law**

Based on reasons addressed above, and subject to compliance with the existing and amended site certificate conditions, the Council finds that the facility continues to satisfy the Council’s Land Use standard.

### III.A.6 Protected Areas: OAR 345-022-0040

1. **Except as provided in sections (2) and (3), the Council shall not issue a site certificate for a proposed facility located in the areas listed below. To issue a site certificate for a proposed facility located outside the areas listed below, the Council must find that, taking into account mitigation, the design, construction and operation of the facility are not likely to result in significant adverse impact to the areas listed below. References in this rule to protected areas designated under federal or state statutes or regulations are to the designations in effect as of May 11, 2007:**

   - (a) National parks, including but not limited to Crater Lake National Park and Fort Clatsop National Memorial;
   - (b) National monuments, including but not limited to John Day Fossil Bed National Monument, Newberry National Volcanic Monument and Oregon Caves National Monument;
   - (c) Wilderness areas established pursuant to The Wilderness Act, 16 U.S.C. 1131 et seq. and areas recommended for designation as wilderness areas pursuant to 43 U.S.C. 1782;
   - (d) National and state wildlife refuges, including but not limited to Ankeny, Bandon Marsh, Baskett Slough, Bear Valley, Cape Meares, Cold Springs, Deer Flat, Hart Mountain, Julia Butler Hansen, Klamath Forest, Lewis and Clark, Lower Klamath, Malheur, McKay Creek, Oregon Islands, Sheldon, Three Arch Rocks, Umatilla, Upper Klamath, and William L. Finley;
   - (e) National coordination areas, including but not limited to Government Island, Ochoco and Summer Lake;
   - (f) National and state fish hatcheries, including but not limited to Eagle Creek and Warm Springs;
   - (g) National recreation and scenic areas, including but not limited to Oregon Dunes National Recreation Area, Hell’s Canyon National Recreation Area, and the Oregon Cascades Recreation Area, and Columbia River Gorge National Scenic Area;
(h) State parks and waysides as listed by the Oregon Department of Parks and Recreation and the Willamette River Greenway;

(i) State natural heritage areas listed in the Oregon Register of Natural Heritage Areas pursuant to ORS 273.581;

(j) State estuarine sanctuaries, including but not limited to South Slough Estuarine Sanctuary, OAR Chapter 142;

(k) Scenic waterways designated pursuant to ORS 390.826, wild or scenic rivers designated pursuant to 16 U.S.C. 1271 et seq., and those waterways and rivers listed as potentials for designation;

(l) Experimental areas established by the Rangeland Resources Program, College of Agriculture, Oregon State University: the Prineville site, the Burns (Squaw Butte) site, the Starkey site and the Union site;

(m) Agricultural experimental stations established by the College of Agriculture, Oregon State University, including but not limited to: Coastal Oregon Marine Experiment Station, Astoria Mid-Columbia Agriculture Research and Extension Center, Hood River Agriculture Research and Extension Center, Hermiston Columbia Basin Agriculture Research Center, Moro North Willamette Research and Extension Center, Aurora East Oregon Agriculture Research Center, Union Malheur Experiment Station, Ontario Eastern Oregon Agriculture Research Center, Burns Eastern Oregon Agriculture Research Center, Squaw Butte Central Oregon Experiment Station, Madras Central Oregon Experiment Station, Powell Butte Central Oregon Experiment Station, Redmond Central Station, Corvallis Coastal Oregon Marine Experiment Station, Newport Southern Oregon Experiment Station, Medford Klamath Experiment Station, Klamath Falls;

(n) Research forests established by the College of Forestry, Oregon State University, including but not limited to McDonald Forest, Paul M. Dunn Forest, the Blodgett Tract in Columbia County, the Spaulding Tract in the Mary’s Peak area and the Marchel Tract;

(o) Bureau of Land Management areas of critical environmental concern, outstanding natural areas and research natural areas;

(p) State wildlife areas and management areas identified in OAR chapter 635, Division 8.

***

Findings of Fact
The Protected Areas standard requires the Council to find that, taking into account mitigation, the design, construction and operation of a facility are not likely to result in significant adverse impacts to any protected area as defined by OAR 345-022-0040.

The Council addressed the Protected Area standard in Section IV.F of the Final Order on the Application and found that the proposed facility complied with the Protected Areas standard, without any required conditions. During its review of the first, second and third amendment
requests to the site certificate extending the construction deadlines, the Council determined
that the three requests did not impact compliance with the Protected Areas standard and,
therefore continued to find compliance with the standard.

In RFA #4 the certificate holder evaluated the amended facility’s continued compliance with
the Protected Areas standard, including potential impacts during facility construction and
operation regarding noise, increased traffic, water use, wastewater disposal, visual impacts of
facility structures or plumes, and visual impacts from air emissions. As explained in RFA #4, the
certificate holder is not requesting to modify the previously approved facility, location of
facility components, or site boundary, and that the analysis area associated with the Protected
Areas standard continues to be the area within and extending 20 miles from the site boundary.
As such, the Council continues to rely upon its previous findings included in the Final Order on
Request for Amendment 3, and find that the certificate holder and new owner of the
certificate holder (transferee) complies with the Council’s Protected Areas standard.

Conclusion of Law
Based on reasons addressed above, the Council finds that the facility, is not likely to result in
significant adverse impacts to any protected area, and continues to comply with the Protected
Areas Standard.

III.A.7 Retirement and Financial Assurance: OAR 345-022-0050

To issue a site certificate, the Council must find that:
(1) The site, taking into account mitigation, can be restored adequately to a useful, non-
hazardous condition following permanent cessation of construction or operation of the
facility.
(2) The applicant has a reasonable likelihood of obtaining a bond or letter of credit in a
form and amount satisfactory to the Council to restore the site to a useful, non-
hazardous condition.

Findings of Fact
The Retirement and Financial Assurance standard requires a finding that the facility site can be
restored to a useful, non-hazardous condition at the end of the facility’s useful life, should
either the certificate holder stop construction or should the facility cease to operate.34

In the amendment request, the transferee (certificate holder) asserts that Golden Hills is
aware of payment issues of Avangrid for other EFSC-jurisdictional projects, but is confident
that the outstanding issues will be resolved. With this change, Golden Hills is confident that
Avangrid will remain in good standing with the Council and the Department.35

34 OAR 345-022-0050(1).
35 Late payment of outstanding invoices was related to the Montague Wind Power Facility, also owned by
Avangrid Renewables. In January 2018, Avangrid paid the outstanding invoices for the Montague project. ODOE
issued a “Stop Work Order” for the work related to the Montague Wind Power Facility on November 3, 2017, due
Restoration of the Site Following Cessation of Construction or Operation

OAR 345-022-0050(1) requires the Council to find that the facility site can be restored to a useful non-hazardous condition at the end of the facility’s useful life.

The Council addressed the Retirement and Financial Assurance standard in section IV.C of the Final Order on the Application and concluded that, subject to conditions stated in the Final Order on the Application, the certificate holder had the ability to adequately restore the site to a useful, nonhazardous condition following permanent cessation of construction or operation of the facility, and that the certificate holder had a reasonable likelihood of obtaining a bond or letter of credit in a form and amount satisfactory to the Council. The Council continued to find compliance with the standard in the subsequent three site certificate amendments.

The Council previously imposed several conditions (Conditions IV.C.1-10) requiring the site certificate holder to submit to the Council, prior to construction, a bond or letter of credit sufficient to the Council to restore the site to useful, non-hazardous condition. These conditions would continue to apply to the transferee.

Council previously imposed Condition IV.C.6 in the site certificate, which requires the certificate holder to report to the Department any release of hazardous substances, pursuant to Oregon DEQ regulations, within one working day after the discovery of such release. The reporting obligation shall be in addition to any other reporting requirements applicable to such a release. To provide further clarification of the timing and submittal requirements associated with this condition, the Council amends Condition IV.C.6 as follows:

Amended Condition IV.C.6:

The certificate holder shall report to the Department:

a) Notify the Department of any spill or release of hazardous substances, material during construction, operation or retirement of the facility pursuant to Oregon Department of Environmental Quality (“DEQ”) regulations, within one working day after the discovery of such release. This obligation shall be in addition to any other reporting requirements applicable to such a release pursuant to OAR Chapter 340 Division 142.

b) Within 45-days of the discovery, the certificate holder shall submit to the Department copies of the Oregon Emergency Response System Spill/Release Report, as submitted to DEQ.

[Final Order on ASC, Condition IV.C.6; Amended in Final Order on AMD4]

to outstanding Invoices 75 days past due. On January 9, 2018, Avangrid Renewables resumed payment of siting-related fees, and work on the Montague Wind Power Facility commenced.
Additionally, the Council makes an administrative edit to existing Condition IV.C.7 to clarify the Conditions applicability. The Council’s amended Condition IV.C.7 is presented below:

**Amended Condition IV.C.7:**
If the certificate holder has not remedied a release spill consistent with applicable Oregon ODEQ standards within six months after the date of the release spill, the certificate holder shall submit to the Council for its approval an independently prepared estimate of the additional cost of remediation or correction within such six-month period.

(a) Upon approval of an estimate by the Council, the certificate holder shall increase the amount of its bond or letter of credit by the amount of the estimate.

(b) In no event, however, shall the certificate holder be relieved of its obligation to exercise all due diligence in remedying a release or spill of hazardous substances.

[Final Order on ASC, Condition IV.C.7, Amended in Final Order on AMD4]

The Council also removes Condition IV.C.8 from the Site Certificate, as EFSC does not recognize the value of salvage in decommissioning calculations. Council’s amends Condition IV.C.8 as follows:

**Amended Condition IV.C.8:**
All funds received by the certificate holder from the salvage of equipment and buildings shall be committed to the restoration of the energy facility site to the extent necessary to fund the approved site restoration and remediation.

[Final Order on ASC, Condition IV.C.8; Amended in Final Order on AMD4]

Based upon compliance with the existing and amended site certificate conditions, and because the amendment request would not result in any changes to the facility or tasks or actions necessary for facility decommissioning, the Council finds that the certificate holder continues to have the ability to adequately restore the site to a useful, nonhazardous condition.

**Ability of the Transferee to Obtain a Bond or Letter of Credit**
OAR 345-022-0050(2) requires the Council to determine that the certificate holder has a reasonable likelihood of obtaining a bond or letter of credit, in a form and amount satisfactory to the Council, to restore the site to a useful, non-hazardous condition. The retirement cost estimate previously approved by Council for the Golden Hills facility is $14,424,936. As a supplement to the RFA #4, the transferee submitted a letter dated December 19, 2017 from Liberty Mutual Insurance Company, which stated that Avangrid, Inc. “is qualified for issuance of a single bond in the amount of $75,000,000 with aggregate capacity of $75,000,000.” The
letter also states that the “surety assumes no liability to you [EFSC Council Member] or to third
parties if for any reason we [Liberty Mutual] do not execute any required bonds.”
Additionally, as noted elsewhere in this order, Avangrid holds numerous other site certificates
and has provided the required bonds or letters of credit for each facility, in accordance with
those site certificates.
Condition IV.C.4 requires the certificate holder to provide a bond or letter of credit in the
amount deemed satisfactory by Council to restore the site to a useful, non-hazardous
condition. This condition would continue to apply to the transferee.
Subject to the transferee’s compliance with both amended and existing site certificate
conditions, and based upon the adequacy of the Financial Assurance letter from Liberty
Mutual, the Council finds that the transferee has a reasonable likelihood of obtaining a bond
or letter of credit in a form and amount satisfactory to the Council to restore the site to a
useful, non-hazardous condition.

Conclusion of Law
Based on the foregoing findings of fact, and subject to the existing and amended site
certificate conditions, the Council finds that the certificate holder and new owner of the
certificate holder, will continue to comply with the Council’s Retirement and Financial
Assurance standard.

III.A.8 Fish and Wildlife Habitat: OAR 345-022-0060
To issue a site certificate, the Council must find that the design, construction and operation
of the facility, taking into account mitigation, are consistent with:
(1) The general fish and wildlife habitat mitigation goals and standards of OAR 635-415-
0025(1) through (6) in effect as of February 24, 2017, an
(2) For energy facilities that impact sage-grouse habitat, the sage-grouse specific habitat
mitigation requirements of the Greater Sage-Grouse Conservation Strategy for Oregon
at OAR 635-415-0025(7) and OAR 635-140-0000 through -0025 in effect as of February
24, 2017.

Findings of Fact
The EFSC Fish and Wildlife Habitat standard requires the Council to find that the design,
construction and operation of a facility is consistent with the Oregon Department of Fish and
Wildlife’s (ODFW) habitat mitigation goals and standards, as set forth in OAR 635-415-0025.
This rule creates requirements for mitigating impacts to fish and wildlife habitat, based on the
functional quantity and quality of the habitat impacted as well as the nature, extent, and
duration of the impact. The rule also establishes a habitat classification system based on the

36 GH1AMD4Doc2-1 RFA4 Supplement 2017-12-30, p.115.
function and value of the habitat it would provide to a species or group of species likely to use it. There are six habitat categories, with Category 1 being the most valuable, and Category 6 the least valuable.

Habitat Types and Categories, and Potential Habitat Impacts

The amendment request does not include any changes to the previously approved site boundary, facility design, or facility component location; therefore, the certificate holder did not conduct a field-based updated habitat assessment and relies upon the previous habitat assessment and impact evaluation provided in the 2016 RFA #3. RFA #3 was approved by Council in February 2017. Because the amendment request includes a construction commencement deadline extension and because habitats can change over time, the Department requested ODFW confirmation that the 2016 RFA #3 habitat assessment and categorization accurately represents current conditions within the analysis area. In a comment on the amendment request, ODFW confirmed that the 2016 RFA #3 habitat accurately represents current habitat categorization within the site boundary and analysis area.

The majority of land impacted by the facility is Category 6 habitat. As described in the Final Order on Amendment #3, of an estimated 1,069 acre of temporary facility impact, 1,002 of those acres are Category 6, and of 132 acres of permanent disturbance, 126.7 acres are Category 6. The Council previously imposed Condition III.C.1 requiring that the certificate holder prepare a pre-construction habitat assessment to confirm habitat category, temporary and permanent habitat impacts based on final facility design, and to support the final evaluation of required compensatory habitat mitigation. To provide additional clarification on agency review and timing, protocol and methodology, the Council administratively amends Condition III.C.1 as follows:

Amended Condition III.C.1:

At least 45-days prior to construction, but not more than two years before beginning construction, and after considering all micrositing factors, the certificate holder shall:

a) Conduct a field-based habitat survey to confirm the habitat categories of areas that will be affected by facility components, as well as the locations of any sensitive resources such as active raptor and other bird nests. The survey protocols and habitat classification categories shall be confirmed with the Department and ODFW.

b) At least 45-days prior to construction, unless otherwise agreed to by the Department, submit to the Department a habitat assessment report that includes:

- Habitat impact table, based upon final facility design and updated habitat survey, including permanent and temporary impacts by facility component and habitat category/type/subtype.

37 GH1AMD4Doc8. Reviewing Agency Comment ODFW Thompson 2017-12-08
Maps showing: habitat categories and subtypes of all areas within the site boundary, final location of temporary and permanent facility components, and locations of any sensitive resources within areas that will be affected by facility components. If any sensitive resources are identified, they will need to be flagged as exclusion zones in accordance with Condition IV.M.10. If necessary, sensitive resource information shall be submitted to the Department in hard copy only and provided under request for information to be treated as confidential.

The field survey and information in the habitat assessment report will be used to finalize the HRMP for Department and ODFW approval (Condition PRE-TL). The certificate holder shall not construct any facility components within areas of Category 1 habitat and shall avoid temporary disturbance of Category 1 habitat.

provide to the Department, the Oregon Department of Fish and Wildlife (“ODFW”) and the Planning Director of Sherman County detailed maps of the facility site, showing the final locations where the certificate holder proposes to build facility components and a table showing the acres of temporary and permanent habitat impact by habitat category and subtype. The maps shall include the locations of temporary laydown areas and areas of temporary ground disturbance associated with the construction of all facility components. The detailed maps of the final facility layout shall indicate the habitat categories of all areas that would be affected during construction. In classifying the affected habitat into habitat categories, the certificate holder shall consult with ODFW. The certificate holder shall not begin ground disturbance in an affected area until the habitat assessment has been approved by the Department. The Department may employ a qualified contractor to confirm the habitat assessment by on-site inspection.

[Final Order on ASC, Condition IV.M.4; Amended in Final Order on AMD4]

To mitigate the permanent, and temporary habitat impacts identified in Table 1, Habitat Categories and Classifications within Site Boundary with Acreages of Impact, the Council previously imposed Condition IV.M.1 requiring the certificate holder to finalize and implement the requirements of a Habitat Mitigation and Revegetation Plan (HMRP) following completion of construction. A draft HMRP was prepared by the certificate holder and evaluated in 2009 during the ASC phase. While there have been no changes in habitat categorization or anticipated habitat impacts since the Council’s Final Order on Request for Amendment #3, because RFA #4 includes a construction commencement deadline extension request, the evaluation of “changes in circumstance” is triggered pursuant to OAR 345-027-0070(10)(b)(B). The Department, in consultation with ODFW, identified changes in circumstance necessitating that the 2009 draft HMRP be revised. The changes in circumstance affecting the draft 2009 HMRP relate to the Department and ODFW’s current recommendations on enhancement, management and revegetation activities; success criteria; monitoring and reporting. The 2018 draft HMRP is provided as Attachment C to this order. The requirements of Condition IV.M.1, including implementation of a final HMRP, as approved by the Department in consultation with ODFW, would not change and would continue to apply to the certificate holder.
State Sensitive Wildlife

In RFA 4, the certificate holder provides results of a December 2017 desktop survey for the analysis area, which identified suitable habitat for 14 State-sensitive species (including 1 fish, 1 reptile, 8 bird, and 4 bat species). The certificate holder affirms that the suitable habitat identified in the December 2017 literature review did not include any new State-sensitive species not previously identified on the record of the ASC or subsequent amendment proceedings.

The certificate holder also provides results of 2016 State-sensitive species surveys covering a survey area within and extending 1,000 feet from the centerline of proposed turbine locations. The 2016 survey resulted in State-sensitive species observations of Loggerhead shrike (grassland bird) and Swainson’s hawk within the site boundary.

Potential Impacts to State-Sensitive Species Habitat and Mitigation

As described throughout this order, RFA #4 does not include any changes to the previously approved site boundary, facility design, or facility component location; therefore, habitat impacts resulting from facility construction and operation would not be expected to differ from the Council’s evaluation included Final Order on Request for Amendment #3.

Condition IV.M.11 requires that the certificate holder conduct a pre-construction raptor nest survey to confirm presence of State-sensitive avian species habitat and IV.M.10 requires 1300 foot buffers around nests for State-sensitive species previously identified within the site boundary, which the Council continues to find would satisfy the Fish and Wildlife Habitat standard.

While the 2017 literature review identified suitable habitat and documented observations of Loggerhead shrike and Grasshopper sparrow, and the 2016 State-sensitive species survey resulted in Loggerhead shrike observations within the site boundary, potential construction-related impacts to these species habitat would be minimized through previously imposed Condition IV.M.5. Condition IV.M.5 requires that the certificate conduct a pre-construction survey for identification of these species and restrict ground disturbing construction activities within a 150-foot buffer of identified active nests. The Council notes that the 2017 literature review identified that the analysis area represented a probable migration area for four state-sensitive bat species, which are not included in Condition IV.M.10, but would be monitored post-construction under the previously imposed Condition IV.M.7.

Condition IV.M.7 requires the certificate holder to adhere to requirements of a Wildlife Monitoring and Mitigation Plan (WMMP) including a 2-year post construction bird and bat fatality monitoring program. The post-construction bird fatality monitoring program includes

38 GH1AMD4Doc2-1 RFA4 Supplement 2017-12-30, p. D-1 through D-2.
39 Id.
monitoring of grassland bird species, including Grasshopper sparrow and Loggerhead shrike, and bat species; and, requires evaluation of additional mitigation if bird or bat fatalities exceed specific thresholds of concern. The Council continues to find that Condition IV.M.7, administratively amended as described below, would adequately mitigate potential operational impacts to State-sensitive bird and bat species habitat and would continue to be consistent with ODFW’s Fish and Wildlife Habitat Policy.

The Council previously imposed Conditions IV.M.1 through IV.M.11 to demonstrate that facility related construction and operational impacts would be mitigated consistent with ODFW’s Fish and Wildlife Habitat mitigation policy. As described in Section II.A.1, the Council makes administrative amendments to numerous conditions in the site certificate to clarify timing of implementation, to align with agency review processes, and to clarify a submittal requirement, as needed. Specifically, the Council makes administrative amendments to Conditions IV.M.1, IV.M.2, IV.M.3, IV.M.5, IV.M.8, IV.M.9, IV.M.10 and IV.M.11, as presented in Attachment A of this order.

Based on review of the information provided in RFA #4 and in response to the Department’s request for information, and subject to compliance with the recommended amended site certificate conditions, the Council finds that the design, construction, and operation of the facility, taking into account mitigation, continue to be consistent with the fish and wildlife habitat mitigation goals and standards of OAR 345-415-0025.

Conclusion of Law
Based on the findings presented above, and subject to the existing and amended conditions, the Council finds that the facility continues to comply with the Council’s Fish and Wildlife Habitat standard.

III.A.9 Threatened and Endangered Species: OAR 345-022-0070
To issue a site certificate, the Council, after consultation with appropriate state agencies, must find that:

1. For plant species that the Oregon Department of Agriculture has listed as threatened or endangered under ORS 564.105(2), the design, construction and operation of the proposed facility, taking into account mitigation:
   a. Are consistent with the protection and conservation program, if any, that the Oregon Department of Agriculture has adopted under ORS 564.105(3); or
   b. If the Oregon Department of Agriculture has not adopted a protection and conservation program, are not likely to cause a significant reduction in the likelihood of survival or recovery of the species; and

2. For wildlife species that the Oregon Fish and Wildlife Commission has listed as threatened or endangered under ORS 496.172(2), the design, construction and operation of the proposed facility, taking into account mitigation, are not likely to cause a significant reduction in the likelihood of survival or recovery of the species.
Findings of Fact
The Threatened and Endangered Species standard requires the Council to find that the design, construction, and operation of the facility is not likely to cause a significant reduction in the likelihood of survival or recovery of a fish, wildlife, or plant species listed as threatened or endangered by the Oregon Fish and Wildlife Commission or Oregon Department of Agriculture (ODA). For threatened and endangered plant species, the Council must also find that the facility is consistent with an adopted protection and conservation program from ODA. Threatened and endangered species are those listed under ORS 564.105(2) for plant species, or ORS 496.172(2) for fish and wildlife species.

In the Final Order on the ASC, Council found that based on compliance with conditions IV.L.1 and IV.L.2 of the site certificate, the proposed facility complied with the Threatened and Endangered Species Standard. In the Final Order on Amendment 1, and Final Order on Amendment 2, Council found the facility continued to meet the Standard. Council imposed condition IV.L.3 in the Final Order on Amendment 3, which requires the certificate holder to perform new field surveys for threatened and endangered species prior to facility construction. Once performed, the certificate holder shall report the results to the Department, ODFW and the Department of Agriculture. If the surveys identify the presence of threatened or endangered species within the site boundary, the certificate holder shall implement appropriate measures to avoid a significant reduction in the likelihood of survival or recovery of the species, as approved by the Department, ODFW, and the Oregon Department of Agriculture. In the Final Order on Amendment 3, Council determined that, subject to the existing and amended site certificate conditions, the facility, as amended continued to comply with the Threatened and Endangered Species Standard.\(^{40}\)

The Council makes administrative amendments to conditions IV.L.1, and IV.L.3, as presented in Attachment A of this order. The administrative amendments to the conditions clarify instructions to, and deliverables from the certificate holder, and will not substantively change the requirements of the conditions.

Since the RFA #4 does not include any changes to the previously approved site boundary, facility design, or facility component location, the certificate holder relied upon the previous surveys and findings made in RFA #3 to support their continued compliance with the Threatened and Endangered Species Standard; however, in December 2017 as part of RFA #4, the certificate holder include an updated literature review for federal- and state-listed endangered, threatened, proposed, or candidate plant and wildlife species that have potential for occurrence in the analysis area of the facility. The updated literature review did not identify any new state-listed threatened or endangered wildlife or plant species that was not

\(^{40}\) GH1AMD3Doc118 Final Order and Attachments. Section IV.A.9. 2017-02-28

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previously identified and analyzed in the ASC and previous site certificate amendments. The review did identify three state-listed species (the Bald eagle, American peregrine falcon, and the Whitehead navarretia) that were originally included in the ASC but that have since been de-listed as no longer threatened or endangered.

No Threatened or Endangered species were observed within the analysis area during the State-sensitive species survey the certificate holder conducted in 2016 for RFA #3. The certificate holder provided an updated Table Q-1, State Threatened and Endangered Species and Federal Threatened, Endangered, and Proposed Species with the Potential to Occur Within the Exhibit Q Analysis Area (Site Boundary and 5 miles) of the Golden Hills Facility.

Based on review of the information provided in RFA #4 and in response to the Department’s request for information, and subject to compliance with the recommended amended site certificate conditions, the Council finds that the requested amendment would not result in impacts to threatened and endangered plant or animal species that have not been addressed by the Council, nor otherwise affect the certificate holder’s ability to construct and operate the facility consistent with applicable protection plans for threatened or endangered plant and animal species and in a manner which will not likely cause a significant reduction in the likelihood of a species’ survival or recovery.

**Conclusion of Law**

Based on the findings presented above, and subject to the existing and amended conditions, the Council finds that the facility continues to comply with the Council’s Threatened and Endangered Species standard.

**III.A.10 Scenic Resources: OAR 345-022-0080**

(1) Except for facilities described in section (2), to issue a site certificate, the Council must find that the design, construction and operation of the facility, taking into account mitigation, are not likely to result in significant adverse impact to scenic resources and values identified as significant or important in local land use plans, tribal land management plans and federal land management plans for any lands located within the analysis area described in the project order.

**Findings of Fact**

The Scenic Resources standard requires the Council to find that the facility would not cause a significant adverse impact to identified scenic resources and values. To be considered under

41 The literature review identified four federally listed species as having potential to occur in the analysis area that were not identified in the original ASC. However, species that are only listed as threatened or endangered by the federal government are outside of EFSC jurisdiction. The certificate holder must comply with applicable federal regulations regarding the protection of federally-listed species independent of the EFSC site certificate process.

42 GH1APPDcc1-21. ASC Exhibit Q. 2007-07

43 GH1AMD4Doc2-1. RFA4 Supplement- RAI Response. 2017-12-30
the standard, scenic resources and values must be identified as significant or important in local
land use plans, tribal land management plans, and/or federal land management plans.

The Council addressed the Scenic Resources standard in section IV.G of the Final Order on the
Application. The Council found that the design, construction, and operation of the facility,
taking into account mitigation, were not likely to result in significant adverse impacts to scenic
resources and values identified as significant or important in local land use plans, tribal land
management plans, and federal land management plans for any significant or important scenic
resources identified within the 10-mile analysis area. In the Final Order on the Application,
Council adopted three site certificate conditions related to the Scenic Resources standard,
conditions IV.G.1 to IV.G.3. These conditions would continue to apply to the facility.

As part of RFA #4, by reviewing local land use plans, tribal land management plans, and federal
land management plans, the certificate holder confirmed that no new important scenic
resources have been identified within the analysis area for scenic resources.

RFA #4 would not change the facility design, layout, or site boundary, and as such, the Council
finds that the proposed amendment would not be likely to result in new impacts to important
scenic resources that have not been addressed by the Council or otherwise affect the
certificate holder’s ability to design, construct and operate the facility, as amended, without
significant adverse impact to important scenic resources.

Based on review of the information provided in RFA #4 and in response to the Department’s
request for information, and subject to compliance with the recommended amended site
certificate conditions, the Council continues to find that the design, construction and
operation of the facility, as amended, is not likely to result in significant adverse impacts to
scenic resource identified within the analysis area and identified as significant or important in
applicable land use plans or federal land management plans.

**Conclusion of Law**

Based on the foregoing findings of fact and conclusions of law, and subject to compliance with
the existing site certificate conditions, the Council finds the facility continues to satisfy the
requirements of the Council’s Scenic Resources standard.

**III.A.11 Historic, Cultural and Archaeological Resources: OAR 345-022-0090**

1. Except for facilities described in sections (2) and (3), to issue a site certificate, the
   Council must find that the construction and operation of the facility, taking into account
   mitigation, are not likely to result in significant adverse impacts to:
   1. Historic, cultural or archaeological resources that have been listed on, or would
   likely be listed on the National Register of Historic Places;

44 GH1APPDoc208 Final Order on the Application 2009-05-15, Section IV.G.
45 The analysis area for Scenic Resources includes the area within the site boundary and the area extending 10
   miles beyond the site boundary in both Oregon and Washington. GH1AMD4Doc2-1 RFA4 Supplement 2017-12-30
(b) For a facility on private land, archaeological objects, as defined in ORS 358.905(1)(a), or archaeological sites, as defined in ORS 358.905(1)(c); and
(c) For a facility on public land, archaeological sites, as defined in ORS 358.905(1)(c).

(2) The Council may issue a site certificate for a facility that would produce power from wind, solar or geothermal energy without making the findings described in section (1). However, the Council may apply the requirements of section (1) to impose conditions on a site certificate issued for such a facility.

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Findings of Fact

Section (1) of the Historic, Cultural and Archaeological Resources standard generally requires the Council to find that the facility is not likely to result in significant adverse impacts to historic, cultural or archaeological resources. Under Section (2), the Council may issue a site certificate for a wind power facility without making findings of compliance with this standard. However, the Council may impose site certificate conditions based on the requirements of this standard.

The Council addressed the Historic, Cultural and Archaeological standard in section V.B of the Final Order on the Application and imposed Conditions V.B.1 through V.B.10. The first and second amendments to the site certificate extended the construction deadlines and did not impact the Council’s previous findings associated with the Historic, Cultural and Archaeological standard. The third amendment to the site certificate extended the construction deadlines and also expanded the site boundary into areas not previously surveyed for historic, cultural, and archaeological resources. As a result, the certificate holder conducted both a desktop and field survey for historic, cultural, and archaeological resources within the site boundary expansion areas, and did not identify any resources. In the Final Order on Amendment #3, Council found that the existing site certificate conditions ensured adequate protection of historic, cultural and archaeological resources.46

As part of RFA #4, the certificate holder reviewed SHPO databases to confirm that no new historic and cultural resources within the analysis area have been listed, or recommended as potentially eligible on the National Register of Historic Places, since Councils previous decisions.

RFA #4 does not change the facility layout or site boundary and as such, is not anticipated to impact resources not previously discussed in the original ASC or subsequent site certificate amendments. The Council amends Condition V.B.2 in order to clarify submittal requirements, which were previously unclear, and also incorporate the requirements of Condition V.B.3 into V.B.2.

46 GH1AMd3Doc118 Final Order on Amendment No. 3, Section IV.A.11. 2017-02-28
Additionally, Condition V.B.3 was previously imposed to require the certificate holder to consult with the SHPO regarding the development of a CRMP. The requirements of Condition V.B.3 were incorporated into the Council’s amended Condition V.B.2 as presented below:

**Amended Condition V.B.2:**

At least 45 days prior to construction, the certificate holder shall avoid impacts to these sites during construction and subsequent operations. The certificate holder shall develop a Cultural Resource Management Plan (the “CRMP”) and shall submit the CRMP to the Department and State Historic Preservation Office (the “SHPO”) for review. The Department must approve the CRMP, in consultation with SHPO, prior to construction.

The CRMP shall at a minimum include:

(a) Specific protocols and procedures for protecting known cultural resources including imposing that includes a 30-meter buffer zone around these listed sites designated and designating as “no-work zones” for all ground-disturbing activities, around sites 35SH215, 35SH216, 35SH221, and to the sites identified in Condition V.B.1: 35SH217, 35SH220, GH site 6 (above ground resource), 35SH219 and GH Isolate 6. Both the buffer and no work zones apply to cultural resources, including any additional archeological sites and possible human remains accidentally discovered during construction. The CRMP shall identify how protocols will follow State laws and rules at ORS 358.905-961, ORS 390.235, OAR 736-051-0090 and ORS 97.740-760 as in effect on the date of this site certificate. The certificate holder shall submit the CRMP to the State Historic Preservation Office (the “SHPO”) for concurrence and shall provide to the Department documentation confirming SHPO concurrence prior to start of construction.

(b) Protocols and procedures for responding to accidental discovery of cultural resources during operations and ongoing maintenance activities.

**Amended Condition V.B.3:**

The certificate holder shall consult with the SHPO regarding the development of a CRMP that will address the protection of aboveground historic resources and belowground archeological resources. The CRMP shall include established protocol and procedures for unanticipated discoveries, such as the discovery of new archeological sites or Native American human remains during ground-disturbing activities, and shall document how these protocols will follow State laws and rules at ORS 358.905-961, ORS 390.235, OAR 736-051-0090 and ORS 97.740-760 as in effect on the date of this site certificate.

[Final Order on ASC, Condition V.B.2; Amended in Final Order on AMD4]

[Final Order on ASC, Condition V.B.3; Amended in Final Order on AMD4]
The Council made administrative amendments to Conditions V.B.4, V.B.5, V.B.6, V.B.7, V.B.8, and V.B.9, as presented in Attachment A of this order.

**Conclusion of Law**

Based on the evidence in the record, the Council finds that the existing and amended site certificate conditions to address the Historic, Cultural and Archaeological Resources standard are adequate to ensure protection of historic, cultural and archeological resources.

**III.A.12 Recreation: OAR 345-022-0100**

(1) Except for facilities described in section (2), to issue a site certificate, the Council must find that the design, construction and operation of a facility, taking into account mitigation, are not likely to result in a significant adverse impact to important recreational opportunities in the analysis area as described in the project order. The Council shall consider the following factors in judging the importance of a recreational opportunity:

(a) Any special designation or management of the location;
(b) The degree of demand;
(c) Outstanding or unusual qualities;
(d) Availability or rareness;
(e) Irreplaceability or irretrievability of the opportunity.

**Findings of Fact**

The Recreation standard requires the Council to find that the design, construction, and operation of the facility are not likely to result in significant adverse impacts to important recreational opportunities. The Council addressed the Recreation standard in section IV.H of the Final Order on the Application, and found that the design, construction and operation of the facility were not likely to result in a significant adverse impact to any important recreational opportunities identified within the 5-mile analysis area. The Council did not impose any conditions related to this standard.

In RFA #4, the certificate holder confirmed that there were no new recreational opportunities, or impacts on recreational opportunities within the site boundary analysis area of the facility that had not been previously considered in the original application or previous amendments. Based on the information provided in RFA #4, the Council finds that the facility is not likely to result in significant adverse impacts to important recreational opportunities within the analysis area.

**Conclusion of Law**

Based on the findings presented here, the Council finds that the facility continues to comply with the Council’s Recreation standard.
III.A.13 Public Services: OAR 345-022-0110

(1) Except for facilities described in sections (2) and (3), to issue a site certificate, the Council must find that the construction and operation of the facility, taking into account mitigation, are not likely to result in significant adverse impact to the ability of public and private providers within the analysis area described in the project order to provide: sewers and sewage treatment, water, storm water drainage, solid waste management, housing, traffic safety, police and fire protection, health care and schools.

(2) The Council may issue a site certificate for a facility that would produce power from wind, solar or geothermal energy without making the findings described in section (1). However, the Council may apply the requirements of section (1) to impose conditions on a site certificate issued for such a facility.

Findings of Fact

The Council’s Public Services standard requires the Council to evaluate a facility’s impacts on the ability of public and private service providers to supply sewer and sewage treatment, water, stormwater drainage, solid waste management, housing, traffic safety, police and fire protection, health care, and schools. Under OAR 345-022-0110(2), the Council may issue a site certificate for a facility that would produce power from wind without making findings with respect to the Public Services standard. However, the Council may impose site certificate conditions based upon the requirements of the standard. In Exhibit U of the ASC, the certificate holder identified 10 Oregon cities and one Washington city within the analysis area that could be affected by construction and operation of the proposed facility: Arlington, Condon, Grass Valley, Moro, Rufus, Wasco, Dufur, The Dalles, Maupin, and Mosier, Oregon, and Goldendale, Washington. The analysis area for public services, as established in the project order, is the area within the site boundary and 30 miles from the site boundary, including area within the State of Washington.47

The Council addressed the Public Services standard in section V.C of the Final Order on the Application, and imposed site certificate conditions V.C.1 to V.C.14 to address the requirements of the standard. In Exhibit U of the ASC, the certificate holder represented that facility construction would be completed within 9-months, and would require 100 to 120 workers during peak construction activity.48 The certificate holder also proposed in Exhibit U of the ASC that between 10 and 15 permanent employees would be needed during operation of the facility.49 In RFA #3, the certificate holder stated that the components included would result in the same or fewer employees required for both the construction (100-120 workers during peak construction), and operation (between 10-15 permanent employees) of the facility, and as such would not increase the number of people requiring housing or public services, thus not changing the impact previously evaluated in the Final Order on the Application.

48 GH1APPDoc1-25. ASC Exhibit U, p. U-1. 2007-07
49 GH1APPDoc1-25. ASC Exhibit U, p. U-17. 2007-07
Application, Final Order on Amendment #1, and Final Order on Amendment #2 to police and fire protection services, housing services, health care services, and schools.50

The requirements of Conditions V.C.12 to V.C.14 were incorporated into other conditions and have been removed from the site certificate. The requirements of Conditions V.C.12 and V.C.13 were incorporated into Council’s amended Condition IV.D.19. The Council incorporates the requirements of Condition V.C.14 into amend Condition IV.D.18. The Council amends Conditions V.C.12 to V.C.14 as follows:

Amended Condition V.C.12:
Prior to start of construction, the certificate holder shall obtain from the Sherman County Road Department an assessment of road conditions in the facility area prior to the start of construction of the facility. The certificate holder shall also obtain from the county road department an evaluation of the roads following completion of the facility to determine any significant change in condition. The certificate shall cooperate with the Sherman County Road Department to ensure that any unusual damage or wear caused by the use of the county’s roads by the developer during the construction of the facility will be the responsibility of the developer. In addition, no equipment or machinery of the developers shall be parked or stored on any county road except while in use.

[Final Order on ASC, Condition V.C.12; Amended in Final Order on AMD4]

Amended Condition V.C.13:
Prior to beginning construction, the certificate holder will
(a) Designate a route or routes for the transport of wind turbine construction material (including water, aggregate, concrete, machinery and tower pieces), with the intention of minimizing damage to non-designated roads, and provide these designations to the County Road Master;
(b) Provide to the County Road Master a written summary of possible anticipated road damage to the designated route or routes, and an estimate of the cost of repair to the designated route or routes;
(c) Establish and maintain an escrow account for so long as construction is ongoing funded in an amount equal to the estimated cost to repair the designated route or routes consistent with the estimate provided in (b); and
(d) Conduct an inspection of the roads along the designated route or routes before and after construction with a representative of the Sherman County Road Department and an independent third party with the required expertise to inspect and evaluate paved and graveled roads. In the event a dispute arises, the third party shall be the final arbiter. The cost of the hiring of the third party shall be borne by the certificate holder.

[Final Order on ASC, Condition V.C.13; Amended in Final Order on AMD4]

Amended Condition V.C.14:
The certificate holder shall work with Sherman County Emergency Manager to assign a 9-1-1 5-digit rural address to every tower road that intersects a State or county road. The county will provide and install the signage for these addresses.

50 GH1AMD3Doc2. Golden Hills Wind Project Request for Amendment No. 3.p. 5-22. 2015-12
Energy Facility Siting Council

[Final Order on ASC, Condition V.C.14; Amended in Final Order on AMD4]

The Council makes additional administrative amendments to Conditions V.C.3, V.C.9, and V.C.10, as presented in Attachment A of this order.

In RFA #4, in response to the Departments RAI’s, the certificate holder and new owner of the certificate holder (transferee) confirmed that it expects major construction to last 9 months with total construction lasting as long as 12 months. This is consistent with this amendment request to begin construction by June 18, 2020 and complete construction by June 18, 2021. Further, based on the transferee’s experience, RFA #4 states that the original ASC and RFA #3 underestimated the number of construction workers needed during peak construction periods. Avangrid recently constructed four wind energy facilities in other states, and based on employment data from those projects, the peak number of workers ranged from 182 to 411 people.\(^1\)

Golden Hills now assumes that during peak construction period there will be 300 workers onsite, and there will be an average of 170 workers onsite during construction. Included as Attachment F to the RFA Supplement- RAI response, the certificate holder conducted a Public Services Evaluation in which the anticipated increase in workers’ construction-related impacts to public services (e.g., housing, health care, transportation and roadway impacts, etc.) were taken into consideration. The certificate holder also confirms in RFA #4 that the estimated number of permanent employees needed to operate the facility, between 10 and 15 permanent employees, would remain consistent with what was previously assumed in Exhibit U of the ASC.\(^2\)

**Sewage, Storm Water and Solid Waste**

The certificate holder asserts that during construction of the facility, the impact on sewers and sewage treatment facilities would be minimal, as a local provider will supply portable toilets to the site, and the facility would not be connected to a municipal sewer system. The Council previously imposed Waste Management conditions (V.D.3) and (V.D.4) requiring the certificate holder to provide and maintain portable toilets for on-site sewage handling during construction and to discharge sanitary wastewater to an on-site septic system during operation of the proposed facility. The change in estimated construction workers is not expected to affect the Council’s previous finding of compliance with the Public Services standard, as additional sewage would be managed by the portable toilet service provider and in accordance with site certificate Conditions V.D.3 and V.D.4.

Storm water drainage during construction would continue to be subject to the NPDES Storm Water Discharge General Permit #1200-C, which ensures appropriate on-site handling of storm water. There are no local storm sewers serving the proposed Golden Hills site. Construction of the facility would generate solid waste that would be recycled to the extent feasible and

\(^1\) GH1AMD4Doc2-1. RFA4 Supplement- RAI Response 2017-12-30
\(^2\) GH1AMD4Doc2-3 RFA4 Supplement Information 2018-02-12

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otherwise hauled to an appropriate landfill by local garbage haulers. As such, the change in estimated construction workers is not expected to affect the Council’s previous finding of compliance with the Public Services standard.

Water
Exhibit O of the ASC provides an estimate of approximately 25 million gallons of water would be used during facility construction. The certificate holder confirmed in RFA #4 that during facility construction, water would be trucked in from offsite, and that the increase in construction workers will not adversely impact local water suppliers or the quantities needed during facility construction.

Water used during facility operation will have no effect on municipal water systems, as the water would come from an on-site well. Council previously imposed condition V.C.1, requiring the certificate holder to not use more than 5,000 gallons of water per day from the on-site well, during facility operation.

Housing, Police and Fire Protection, Health Care and Schools
As noted above, the certificate holder estimates an increase in the estimated amount of workers onsite during the peak construction period. The new estimate of 300 workers during the peak construction period is expected to not adversely impact the housing within the analysis area. The certificate holder expects to hire approximately half of the construction workers from outside of the analysis area. The increased number of construction workers would be housed in available local hotels and other short-term housing, of which the certificate holder confirmed are sufficient within the local commuting area. As such, the change in estimated construction workers is not expected to affect the Council’s previous finding of compliance with the Public Services standard.

Golden Hills expects that the permanent operations workforce would comprise 10 to 15 full-time and part-time employees and that nine of these employees would come from outside the area. According to the 2000 U. S. Census data, there are about 2,800 vacant housing units in communities within the analysis area. The Council finds that construction and operation of the proposed facility would not have a significant adverse effect on the supply of housing in the analysis area.

The Dalles, Goldendale and Condon are the only cities within the analysis area that provide their own police service. The certificate holder claims that the increase in construction workers would not have a significant adverse impact on local police, fire protection, and emergency response services because the population increase would be temporary and relatively small numbers of total workers compared to the total local population. In addition, Conditions V.C.2-V.C.14 provides safety, fire protection and emergency response measures for the facility, including the requirement to develop a fire safety and response plan with affected agencies.

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prior to construction of the facility. The certificate holder also anticipates that the increase in
the analysis area population caused by the in-migration of construction workers would result
in little to no increase in the student population. Construction work is short-term and it is not
expected that construction workers would bring families and school-aged children. As such,
the change in estimated construction workers is not expected to affect the Council’s previous
finding of compliance with the Public Services standard.

Traffic Safety
During facility construction and operation, the certificate holder expects the primary route of
construction-related traffic to be I-84 to US 97 (at Biggs Junction) to the US 97/OR 206
intersection. Workers traveling from Washington would take US 97 south across the Columbia
River bridge at Biggs Junction and continue south. Construction traffic may also approach the
site from the south on US 97. Both US 97 and OR 206 are two-lane paved highways.

Construction-related traffic delays on local roadways could occur, but would likely be caused
by the size of the construction material delivery trucks rather than passenger (construction
worker) traffic due to very low use of these local roadways. To accommodate the length and
weight of vehicles that will deliver the turbines and equipment necessary for construction,
some of the county roads will be improved or completely reconstructed. As such, the change
in estimated construction workers is not expected to affect the Council’s previous finding of
compliance with the Public Services standard. RFA #4 does not change the facility design,
layout, or site boundary, and therefore does not change the previous analysis of traffic and
traffic safety.

Prior to construction, a construction phase traffic management plan will be developed in
consultation with the local community as identified in Condition V.C.10. To provide additional
clarification on the implementation schedule and submittal requirements of Condition V.C.10,
the Council administratively amends Condition V.C.10 as follows:

Amended Condition V.C.10:
Before and during beginning construction of the facility, the certificate holder shall
develop, in consultation with Sherman County Road Department, and implement a
construction-phase traffic management plan, with all affected local jurisdictions. The
certificate holder shall submit to the Department a copy of the final construction-phase
traffic management plan.

During operation of the proposed facility, the expected staff of 10 to 15 employees would not
significantly increase traffic in the analysis area. The Council finds that the use of area
highways and local roads during construction and operation of the proposed facility is not
likely to result in a significant adverse impact on traffic safety.
Based on review of the information provided in RFA #4 and in response to the Department’s request for information, and subject to compliance with the existing and recommended amended site certificate conditions, the Council finds that the construction and operation of the facility, as amended, is not likely to result in significant adverse impacts to the ability of public and private providers within the analysis area to provide the identified services.

**Conclusion of Law**

Based on the foregoing analysis, and subject to the existing and amended conditions in the site certificate, the Council finds that the facility continues to comply with the Council’s Public Services standard.

**III.A.14 Waste Minimization: OAR 345-022-0120**

(1) Except for facilities described in sections (2) and (3), to issue a site certificate, the Council must find that, to the extent reasonably practicable:

(a) The applicant’s solid waste and wastewater plans are likely to minimize generation of solid waste and wastewater in the construction and operation of the facility, and when solid waste or wastewater is generated, to result in recycling and reuse of such wastes;

(b) The applicant’s plans to manage the accumulation, storage, disposal and transportation of waste generated by the construction and operation of the facility are likely to result in minimal adverse impact on surrounding and adjacent areas.

(2) The Council may issue a site certificate for a facility that would produce power from wind, solar or geothermal energy without making the findings described in section (1). However, the Council may apply the requirements of section (1) to impose conditions on a site certificate issued for such a facility.

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**Findings of Fact**

The Waste Minimization standard requires the Council to find that the certificate holder will minimize generation of solid waste and wastewater, and manage waste generated to result in minimal adverse impacts on the surrounding and adjacent areas. Under Section (2) of the standard, the Council may issue a site certificate for a wind power facility without making findings of compliance with this section. However, the Council may impose site certificate conditions based on the requirements of this standard.

In the Final Order on the ASC, Final Order on Amendment 1, Final Order on Amendment #2, and Final Order on Amendment #3, the Council found that, based upon compliance with Conditions V.D.1 to V.D.4, the certificate holder has the ability to construct and operate the facility in compliance with Council’s Waste Minimization Standard.

The Council evaluated the Waste Minimization standard in section V.D. of the Final Order on the Application and found that the facility, with conditions, addressed the Waste Minimization standard. The first, second and third amendments to the site certificate extended the
construction deadlines and did not impact the Council’s previous evaluation of the Waste
Minimization standard.

The Council imposed four conditions in the original site certificate related to the Waste
Minimization standard (conditions V.D.1 to V.D.4). Those four conditions would continue to
apply to the facility, and include requirements for the certificate holder to develop and
implement waste management plans during both construction and operations. As noted in the
conditions, those plans include recycling plans to reduce waste going to landfills.
To provide additional clarification on the submittal requirements of Condition V.D.4, the
Council administratively amends Condition V.D.4 as follows:

**Amended Condition V.D.4:**
During operation, the certificate holder shall discharge sanitary wastewater generated at
the O&M facility to a licensed on-site septic system in compliance with county permit
requirements. The certificate holder shall design the septic system with a discharge
capacity of less than 5,000 gallons per day. The certificate holder shall provide copies of all
necessary septic system permits to the Department.

[Final Order on ASC, Condition V.D.4; Amended in Final Order on AMD4]

Additionally, the Council makes administrative amendments to Conditions V.D.1, and V.D.2, as
presented in Attachment A of this order.

RFA #4 requests no changes to the facility design, layout, or operation, and as such, the
Council finds that the facility will continue to comply with the Council’s Waste Minimization
Standard.

**Conclusion of Law**
Based on the foregoing analysis, and subject to the existing conditions in the site certificate,
the Council finds that the facility continues to comply with the Council’s Waste Minimization
standard.

**III.B Division 23 Standards**
The Division 23 standards apply only to “nongenerating facilities” as defined in ORS
469.503(2)(e)(K), except nongenerating facilities that are related or supporting facilities. The
facility is not a nongenerating facility as defined in statute and therefore Division 23 is not
applicable to the requested amendment.

**III.C Division 24 Standards**
The Council’s Division 24 standards include specific standards for siting facilities including
wind, underground gas storage reservoirs, transmission lines and facilities that emit carbon
dioxide.
III.C.1 Public Health and Safety Standards for Wind Energy Facilities: OAR 345-024-0010

To issue a site certificate for a proposed wind energy facility, the Council must find that the applicant:

(1) Can design, construct and operate the facility to exclude members of the public from close proximity to the turbine blades and electrical equipment.

(2) Can design, construct and operate the facility to preclude structural failure of the tower or blades that could endanger the public safety and to have adequate safety devices and testing procedures designed to warn of impending failure and to minimize the consequences of such failure.

Findings of Fact

OAR 345-024-0010 requires the Council to consider specific public health and safety standards related to wind energy facilities. In particular, the Council must evaluate an applicant’s proposed measures to exclude members of the public from close proximity to the turbine blades and electrical equipment, and the applicant’s ability to design, construct and operate the facility to prevent structural failure of the tower or blades and to provide sufficient safety devices to warn of failure.

The Council addressed the Public Health and Safety Standard for Wind Facilities in section IV.I of the Final Order on the Application and found that the certificate holder could design, construct, and operate the facility to exclude members of the public from close proximity to the turbine blades and electrical equipment. The Council further found that the certificate holder could design, construct, and operate the facility to preclude structural failure of the tower or blades that could endanger public safety, and to have adequate safety devices and testing procedures designed to warn of impending failure and to minimize the consequences of such failure. Accordingly, the Council found that the facility, with conditions, complied with this standard.54

In order to maintain compliance with the standard, Council implemented a number of conditions in the site certificate (Conditions IV.I.1 to IV.I.8). These conditions will continue to apply the facility. There are no proposed changes to the facility design, layout, or site boundary as part of RFA #4.

The Council previously imposed Condition IV.I.1 requiring that the certificate holder to follow the manufacturer’s recommended handling instructions and procedures to prevent damage to turbine or turbine tower components that could lead to failure. To provide additional clarification on the implementation schedule and submittal requirements of Condition IV.I.1, the Council administratively amends Condition IV.I.1 as follows:

Amended Condition IV.I.1:

54 GH1APPDoc208 Final Order on the Application, Section IV.I. 2009-05-15
During construction, the certificate holder shall follow manufacturer’s recommended handling instructions and procedures to prevent damage to turbine or turbine tower components that could lead to failure. In the compliance plan required per OAR 345-026-0048, the certificate holder shall describe the process or protocol to be implemented to ensure manufacturer’s handling instructions and procedures are followed during equipment delivery.

[Final Order on ASC, Condition IV.I.1; Amended in Final Order on AMD4]

The Council makes additional administrative amendments to Conditions IV.I.2, IV.I.4, IV.I.5, IV.I.6, and IV.I.8, as presented in Attachment A of this order.

Based on the findings presented here, the Council continues to find that the certificate holder can design, construct, and operate the facility, as amended, in compliance with Public Health and Safety Standards for Wind Energy Facilities.

Conclusion of Law

Based on the assessment above, and subject to compliance with the site certificate conditions, the Council finds that the facility, as proposed under RFA 4, continues to comply with the Council’s Public Health and Safety Standards for Wind Energy Facilities.

III.C.2 Cumulative Effects Standards for Wind Energy Facilities: OAR 345-024-0015

To issue a site certificate for a proposed wind energy facility, the Council must find that the applicant can design and construct the facility to reduce cumulative adverse environmental effects in the vicinity by practicable measures including, but not limited to, the following:

1. Using existing roads to provide access to the facility site, or if new roads are needed, minimizing the amount of land used for new roads and locating them to reduce adverse environmental impacts.
2. Using underground transmission lines and combining transmission routes.
3. Connecting the facility to existing substations, or if new substations are needed, minimizing the number of new substations.
4. Designing the facility to reduce the risk of injury to raptors or other vulnerable wildlife in areas near turbines or electrical equipment.
5. Designing the components of the facility to minimize adverse visual features.
6. Using the minimum lighting necessary for safety and security purposes and using techniques to prevent casting glare from the site, except as otherwise required by the Federal Aviation Administration or the Oregon Department of Aviation.

Findings of Fact

The Cumulative Effects Standard for Wind Energy Facilities requires the certificate holder to use practicable measures in designing and constructing the facility to reduce the cumulative adverse environmental effects in the vicinity of the facility. The standard does not require the Council to find that the facility would have no cumulative environmental impacts; however,
the Council must find that the applicant is able to use “practicable measures” in the design and construction of the facility to reduce the cumulative effects.

The Council addressed the Cumulative Effects Standard for Wind Facilities in section IV.J of the Final Order on the Application and found that the proposed design and construction of the facility would be in compliance with the standard.

The certificate holder provided an assessment of compliance with the Cumulative Effects for Wind Facilities standard in RFA #4. The fourth proposed amendment would not change the facility design, layout, or site boundary, and as such would not impact the cumulative environmental effects of the components authorized for construction or otherwise change the facts upon which the Council relied in making findings for this standard regarding the cumulative environmental effects from this wind facility. Based on compliance with the existing conditions, the Council finds that the certificate holder continues to comply with the Council’s Cumulative Effects Standard for Wind Facilities.

Conclusion of Law
The Council finds that the facility, subject to the site certificate conditions continues to comply with the Council’s Cumulative Effects Standards for Wind Facilities.

III.C.3 Siting Standards for Transmission Lines: OAR 345-024-0090
To issue a site certificate for a facility that includes any transmission line under Council jurisdiction, the Council must find that the applicant:

(1) Can design, construct and operate the proposed transmission line so that alternating current electric fields do not exceed 9 kV per meter at one meter above the ground surface in areas accessible to the public;

(2) Can design, construct and operate the proposed transmission line so that induced currents resulting from the transmission line and related or supporting facilities will be as low as reasonably achievable

Findings of Fact
These standards address safety hazards associated with electric fields around transmission lines. Section (1) of OAR 345-024-0090 sets a limit for electric fields from transmission lines of not more than 9 kV per meter at one meter above the ground surface in areas that are accessible to the public. Section (2) requires implementation of measures to reduce the risk of induced current.

The Council addressed the Siting Standards for Transmission Lines in section IV.K of the Final Order on the Application, and found the facility to be in compliance with the standard. In the Final Order on the Application, the Council found that the certificate holder could construct and operate the proposed transmission lines so that alternating current electric fields do not exceed 9 kV per meter at one meter above the ground surface in areas accessible to the public. The Council further found that the certificate holder could design, construct and
operate the proposed transmission lines so that induced currents resulting from the
transmission lines would be as low as reasonably achievable. The certificate holder states in
RFA #4 that there are no changes to the facility design, layout, or operation, and as such, the
facility will continue to comply with subsection (1) of the standard.

Subsection (2) of the standard requires the Council to find that an applicant or certificate
holder can design, construct, and operate proposed transmission lines so that induced
currents will be as low as reasonably achievable. The Council previously found that the facility
would comply with this standard, as the certificate holder would provide appropriate
grounding of fences and metal-roofed buildings in order to reduce the risk of induced
current. The certificate holder states in RFA #4 that there are no changes to the facility
design, layout, or operation, and as such, the facility will continue to comply with subsection
(2) of the standard and maintain induced current as low as reasonable achievable. The
Council found in the Final Order on Application that the facility would be built to National

The Council amends Condition VII.17 as follows:

Amended Condition VII.17:
OAR 345-027-025-0023(0006)(4): If the facility includes any transmission line under Council
jurisdiction:
(a) The certificate holder shall design, construct and operate the transmission line in
accordance with the requirements of the 2012 Edition of the National Electrical Safety
Code approved on June 3, 2011, by the American National Standards Institute; and
(b) The certificate holder shall develop and implement a program that provides reasonable
assurance that all fences, gates, cattle guards, trailers, or other objects or structures of
a permanent nature that could become inadvertently charged with electricity are
grounded or bonded throughout the life of the line.

The Council also imposed site certificate Condition IV.K.1, requiring the underground 34.5 kV
collector lines to be buried at a minimum depth of 3 feet. This condition would continue to
apply to the facility as amended by RFA #3.

Based on the findings presented here, the Council finds that the certificate holder continues to
comply with the Council’s Siting Standards for Transmission Lines.

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55 GH1APPDoc208 Final Order on Application, Section IV.K. 2009-05-15
56 GH1APPDoc208 Final Order on Application, Section IV.K. 2009-05-15
57 GH1AMD4Doc2 Request for Amendment. 2017-10-19, Section 3.5.2., p. 3-13.
Conclusion of Law
For the reasons discussed above, and subject to compliance with the existing and amended conditions in the site certificate, the Council finds that the facility will continue to comply with the Council’s Siting Standards for Transmission Lines.

III.D Other Applicable Regulatory Requirements Under Council Jurisdiction
Under ORS 469.503(3) and the Council’s General Standard of Review (OAR 345-022-0000), the Council must determine whether the facility complies with “all other Oregon statutes and administrative rules..., as applicable to the issuance of a site certificate for the proposed facility.” In evaluating this amendment, the Council must determine whether the proposed amendment affects any finding made by the Council in earlier orders.58 This section addresses the applicable Oregon statutes and administrative rules that are not otherwise addressed, including noise control regulations, regulations for removal or fill of material affecting waters of the state, and regulations for water rights and usage.

III.D.1 Noise Control Regulations: OAR 340-035-0035
(1) Standards and Regulations:

(c) New Noise Sources:
(A) New Sources Located on Previously Used Sites. No person owning or controlling a new industrial or commercial noise source located on a previously used industrial or commercial site shall cause or permit the operation of that noise source if the statistical noise levels generated by that new source and measured at an appropriate measurement point, specified in subsection (3)(b) of this rule, exceed the levels specified in Table 8, except as otherwise provided in these rules. For noise levels generated by a wind energy facility including wind turbines of any size and any associated equipment or machinery, subparagraph (1)(b)(B)(iii) applies.

Findings of Fact
The noise control regulations in OAR 340-035-0035 apply to noise associated with operation of the facility. The Council addressed the Noise Control Regulations in section VI.A.1 of the Final Order on the Application. In the original application, to represent the range of turbines that could be used at the proposed facility, the applicant provided total and octave band sound power level data for the worst case (loudest) scenario. To ensure that the facility as-built would comply with the noise regulations, the Council adopted four conditions (Conditions VI.A.1.1 through VI.A.1.4), requiring the certificate holder to provide information to the Department about the turbines selected and the final design layout before beginning construction. The Council found that the facility, with conditions, complied with the Noise Control Regulations.59 The first, second, and third amendments to the site certificate did not

58 OAR 345-027-0070(10)(c)
59 Final Order on Application, Section VI.A.1.
impact compliance with the Noise Control Regulations. As a result, the Final Order on Amendment #1, Final Order on Amendment #2, and Final Order on Amendment #3 relied on the analysis in the Final Order on the Application.

As part of RFA #4, the certificate holder asserts in its RFA #4 RAI response that nine new Noise Sensitive Receptors (NSR’s) were identified within one-mile of the site boundary (Analysis Area), after conducting a detailed review of aerial photograph surveys. All nine of the newly identified NSR’s are located east of the facility site boundary, and are located further from the approved micrositing corridors (and turbines) than existing NSR’s identified in the original application and subsequent previous amendment documents.

The certificate holder notes that because existing Condition VI.A1.2 requires Golden Hills to, among other things, complete a noise analysis for the facility based on the final design layout and verify each noise-sensitive property, as defined in OAR 340-035-0015(38); identify NSRs where the facility would increase the ambient noise level over the full set of environmental conditions more than 10 A-weighted decibels (dBA); obtain a legally effective easement or real covenant from that property owner pursuant to which the owner of the property authorizes the certificate holder’s operation of the facility to increase ambient statistical noise levels $L_{50}$ and $L_{50}$ by more than 10 dBA at the appropriate measurement point; and maintain a complaint response system to address noise complaints. The Council finds that the certificate holder and new owner of the certificate holder (transferee), subject to the existing site certificate conditions, will not exceed the allowable noise levels under the DEQ noise control regulations.

**Conclusion of Law**

For the reasons discussed above, and subject to the existing site certificate conditions, the Council finds that the certificate holder continues to comply with the applicable DEQ noise control regulations in OAR 340-035-0035.

**III.D.2 Removal-Fill Law**

The Oregon Removal-Fill Law (ORS 196.800 through .990) and Oregon Department of State Lands (DSL) regulations (OAR 141-085-0005 through 141-085-0090) require a removal-fill permit if 50 cubic yards or more of material is removed, filled or altered within any “waters of the state” at the proposed site.

**Findings of Fact**

The Council addressed the removal-fill law in Section VI.A.2 of the Final Order on the Application, and found that the facility would not require a removal-fill permit. The first, second and third amendments to the site did not impact Council’s removal-fill law findings. As a result, the Final Order on Amendment #1, Final Order on Amendment #2, and Final Order on Amendment #3 relied on the analysis in the Final Order on the Application.

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GH1AMD4Doc2-1 RFA4 Supplement 2017-12-30, RAI-15.
Council imposed Removal-Fill Condition 1 in the Final Order of Amendment #3 requiring the certificate holder to conduct an updated wetland delineation report prior to construction, including coverage of all areas of temporary and permanent impact, and submit the delineation survey report to both the Department and the Department of State Lands (DSL). This condition will continue to apply to the facility. Furthermore, the condition specifies that if the reports determine that a removal-fill permit is in fact required to construct and operate the facility, another site certificate amendment would be necessary. Considering that RFA #4 makes no changes to the facility layout or site boundary, and based on the findings presented here, the Council finds that the facility will continue to be in compliance with the removal-fill law and not need a removal-fill permit.

Conclusion of Law
The Council finds that the facility, continues to comply with the removal-fill law.

III.D.3 Water Rights
Under ORS Chapters 537 and 540 and OAR Chapter 690, OWRD administers water rights for appropriation and use of the water resources of the state. Under OAR 345-022-0000(1), the Council must determine whether the proposed facility would comply with these statutes and administrative rules.

Findings of Fact
The Council addressed the Ground Water Act in section VI.A.3 of the Final Order on the Application. The Council found that the facility would comply with the Ground Water Act of 1955 and the rules of the Water Resources Department. The first, second and third amendments to the site certificate did not impact compliance with the requirements of the Ground Water Act of 1955 and Water Resources Department rules. As a result, the Final Order on Amendment #1, Final Order on Amendment #2, and Final Order on Amendment #3 relied on the analysis in the Final Order on the Application.

RFA #4 requests no changes to the facility layout, design, or site boundary. The certificate holder has not requested a water permit. There are no changes as part of RFA #4 that could affect water rights or the rules of the Water Resources Department. Based on the findings presented here, the Council continues to find that the facility, complies with the Ground Water Act of 1955 and Water Resources Department rules.

Conclusion of Law
For the reasons discussed above, the Council continues to find that the facility complies with the applicable water rights statutes and regulations.

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61 GH1AMD3Doc118Final Order and Attachments 2017-02-28, Section IV.D.2. p.110.
IV. GENERAL APPLICATION OF CONDITIONS
The conditions referenced in this Final Order include conditions that are specifically required by OAR 345-025-0006 (Mandatory Conditions in Site Certificates), OAR 345-025-0010 (Site Specific Conditions), OAR 345-025-0016 (Monitoring and Mitigation Conditions), or OAR Chapter 345, Division 26 (Construction and Operation Rules for Facilities). The conditions referenced in this Final Order include conditions based on representations in the original site certificate application, previous amendment request, and RFA #4 and the supporting record. The Council deems these representations to be binding commitments made by the certificate holder. This Final Order also includes conditions that the Council finds necessary to ensure compliance with the siting standards of OAR Chapter 345, Divisions 22 and 24.

The Council amends Condition VII.18 in order to clarify the intent of the condition, and to align with information included in ASC Exhibits B and C. The Council’s amended Condition VII.18 is presented below:

Amended Condition VII.18:
OAR 345-027025-00230010 (5) If the proposed energy facility is a pipeline or a transmission line or has, as a related or supporting facility, a pipeline or transmission line, the Council shall specify an approved corridor in the site certificate and shall allow the certificate holder to construct the pipeline or transmission line anywhere within the corridor, subject to the conditions of the site certificate. If the applicant has analyzed more than one corridor in its application for a site certificate, the Council may, subject to the Council’s standards, approve more than one corridor. The certificate holder is authorized to construct a 230-kV transmission line anywhere within the approved corridor, subject to the conditions of the site certificate. The approved corridor includes a 5-mile segment and 700-foot segment extending the length of the 230-kV transmission line route and is 200 feet in width.

In addition to all other conditions referenced or included in this Final Order, the certificate holder is subject to all conditions and requirements contained in the rules of the Council and in local ordinances and state law in effect on the date the amended site certificate is executed. Under ORS 469.401(2), upon a clear showing of a significant threat to public health, safety, or the environment that requires application of later-adopted laws or rules, the Council may require compliance with such later-adopted laws or rules.

The Council recognizes that many specific tasks related to the design, construction, operation, and retirement of the facility will be undertaken by the certificate holder’s agents or contractors. Nevertheless, the certificate holder is responsible for ensuring that all agents and contractors comply with all provisions of the site certificate.
V. GENERAL CONCLUSION AND FINAL ORDER

Amendment #4 to the Golden Hills Wind Project site certificate approves the following facility modifications:

Golden Hills requests an amendment to the site certificate to (1) transfer ownership of the Golden Hills Wind Project Site Certificate holder from the current parent company, Orion Renewable Energy Group, LLC (Orion) to Pacific Wind Development, LLC, a wholly-owned subsidiary of Avangrid Renewables, LLC; and (2) extend the construction start deadline by 2 years, from June 18, 2018 to June 18, 2020.

Based on the recommended findings and conclusions included in this order, the Council makes the following findings:

1. The request for contested case does not raise a significant issue of fact or law that may affect the Council’s determination that Request for Amendment 4 to the Golden Hills Wind Project Site Certificate meets an applicable standard.

2. RFA #4 to the Golden Hills Wind Project Site Certificate complies with the requirements of the Oregon Energy Facility Siting statutes, ORS 469.300 to ORS 469.570 and ORS 469.590 to ORS 469.619.

3. RFA #4 to the Golden Hills Wind Project Site Certificate complies with the applicable standards adopted by the Council pursuant to ORS 469.501.

4. RFA #4 to the Golden Hills Wind Project Site Certificate complies with all other Oregon statutes and administrative rules that were included in and governed by the original site certificate and are applicable to the amendment of the site certificate for the Golden Hills Wind Project.

5. Pacific Wind Development LLC, a wholly-owned subsidiary of Avangrid Renewables, LLC, as the new parent company of the certificate holder (transferee) and Golden Hills Wind, LLC (certificate holder), complies with the standards described in OAR 345-022-0010 and OAR 345-022-0050 and will be lawfully entitled to possession or control of the Golden Hills Wind Project as described in the site certificate as amended by this order.

Accordingly, the Council finds that the requested amendment would comply with the General Standard of Review (OAR 345-022-0000). The Council finds, based on a preponderance of the evidence on the record, that the site certificate may be amended and transferred as requested by the certificate holder and transferee.
Final Order

The Council approve RFA #4 and issue an amended site certificate for the Golden Hills Wind Project, subject to the terms and conditions set forth above. In addition, the Council approves Golden Hills Wind, LLC as the new certificate holder, and Pacific Wind Development, LLC, a wholly-owned subsidiary of Avangrid Renewables LLC, as the new parent company of the certificate holder and also of the Golden Hills Wind Project subject to the terms and conditions set forth above.

Issued this 27th day of April, 2018

The Oregon Energy Facility Siting Council

By:

Barry Beyeler, Chair

Energy Facility Siting Council

Attachments

Attachment A: Golden Hills Site Boundary and Turbine Micrositing Corridors Map
Attachment B: Amended Site Certificate
Attachment C: Draft 2018 Habitat Mitigation and Revegetation Plan
Attachment D: Raptor Nest Survey Protocol (As Approved in the Final Order on Amendment 2)
Attachment E: Wildlife Monitoring and Mitigation Plan (As Approved in May 2009)
Attachment F: Index of Comments Received on Request for Amendment 4
1. **Notice of the Right to Appeal**

The right to appeal this order approving an amendment to a site certificate is provided in ORS 469.403. Pursuant to ORS 469.403, any party to a contested case proceeding on an amended site certificate application may appeal the Council’s approval or rejection of the amended site certificate application to the Oregon Supreme Court. To appeal you must file a petition for judicial review with the Supreme Court within 60 days from the day this order was served on you. If this order was personally delivered to you, the date of service is the date you received this order. If this order was mailed to you, the date of service is the date it was mailed, not the date you received it. If you do not file a petition for judicial review within the 60-day time period, you lose your right to appeal.
ATTACHMENT A
GOLDEN HILLS SITE BOUNDARY AND TURBINE MICRO SITING CORRIDORS MAP
Golden Hills Site Boundary and Turbine Micrositing Corridors
ATTACHMENT B
AMENDED SITE CERTIFICATE
ENERGY FACILITY SITING COUNCIL
OF THE
STATE OF OREGON

Fourth Amended Site Certificate for the
Golden Hills Wind Project

ISSUANCE DATES

<table>
<thead>
<tr>
<th>Site Certificate</th>
<th>May 15, 2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Amended Site Certificate</td>
<td>May 11, 2012</td>
</tr>
<tr>
<td>Second Amended Site Certificate</td>
<td>January 30, 2015</td>
</tr>
<tr>
<td>Third Amended Site Certificate</td>
<td>February 24, 2017</td>
</tr>
<tr>
<td>Fourth Amended Site Certificate</td>
<td>April 27, 2018</td>
</tr>
</tbody>
</table>
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GOLDEN HILLS WIND PROJECT SITE CERTIFICATE

Attachments
Attachment A Facility Site Boundary Map

Acronyms and Abbreviations
ASC Application for Site Certificate
Council Oregon Energy Facility Siting
Department Oregon Department of Energy
DOGAMI Oregon Department of Geology and Mineral Industries
DSL Department of State Lands
HMRP Habitat Mitigation and Revegetation Plan
NH zone Natural Hazards Combining Zone
O&M Operations and Maintenance
OAR Oregon Administrative Rule
ODFW Oregon Department of Fish and Wildlife
ODEQ Oregon Department of Environmental Quality
ORS Oregon Revised Statute
SHPO State Historic Preservation Office
1.0 Introduction and Site Certification

This site certificate is a binding agreement between the State of Oregon (State), acting through the Energy Facility Siting Council (Council), and Golden Hills Wind Farm LLC (certificate holder), which is a wholly-owned subsidiary of Pacific Wind Development, LLC (Pacific Wind or parent company). As authorized under Oregon Revised Statute (ORS) Chapter 469, the Council issues this site certificate authorizing the certificate holder to construct, operate and retire the Golden Hills Wind Project (facility) at the below described site within Sherman county, subject to the conditions set forth herein.

Both the State and certificate holder must abide by local ordinances, state law and the rules of the Council in effect on the date this site certificate is executed. However, upon a clear showing of a significant threat to public health, safety, or the environment that requires application of later-adopted laws or rules, the Council may require compliance with such later-adopted laws or rules (ORS 469.401(2)).

The findings of fact, reasoning, and conclusions of law underlying the terms and conditions of this site certificate are set forth in the Council’s Final Order in the Matter of the Application for a Site Certificate for the Golden Hills Wind Project (the “Final Order on the Application” or “Final Order”) issued on May 15, 2009, the Council’s Final Order in the Matter of the Request for Amendment #1 of the Site Certificate for the Golden Hills Wind Project (“Final Order on Amendment #1”) issued May 11, 2012, the Council’s Final Order in the Matter of the Request for Amendment #2 of the Site Certificate for the Golden Hills Wind Project (“Final Order on Amendment #2”), issued January 30, 2015, the Council’s Final Order in the Matter of the Request for Amendment #3 of the Site Certificate for the Golden Hills Wind Project (“Final Order on Amendment #3”), issued February 24, 2017, and the Council’s Final Order in the Matter of the Request for Amendment #4 of the Site Certificate for the Golden Hills Wind Project (“Final Order on Amendment #4”), issued April 27, 2018, and incorporated herein by this reference. In interpreting the amended site certificate, any ambiguity shall be clarified by reference to the following, in order of priority: (1) this amended site certificate; (2) the Final Order on Amendment #4; (3) the Final Order on Amendment #3; (4) the Final Order on Amendment #2; (5) the Final Order on Amendment #1; (6) the Final Order on the Application; and (7) the record of the proceedings that led to all the Final Orders. This site certificate binds the State and all counties, cities and political subdivisions in Oregon as to the approval of the site and the construction, operation, and retirement of the facility as to matters that are addressed in and governed by this site certificate (ORS 469.401(3)). This site certificate does not address, and is not binding with respect to, matters that are not included in and governed by this site certificate, and such matters include, but are not limited to: employee health and safety; building code compliance; wage and hour or other labor regulations; local government fees and charges; other design or operational issues that do not relate to siting the facility (ORS 469.401(4)); and permits issued under statutes and rules for which the decision on compliance has been delegated by the federal government to a state agency other than the Council (ORS 469.503(3)).

Each affected state agency, county, city, and political subdivision in Oregon with authority to issue a permit, license, or other approval addressed in or governed by this site certificate, shall upon submission of the proper application and payment of the proper fees, but without hearings or other proceedings, issue such permit, license or other approval subject only to conditions set forth in this site certificate. In addition, each state agency or local government agency that issues a permit, license or other approval for this facility shall continue to exercise enforcement authority over such
permit, license or other approval (ORS 469.401(3)). For those permits, licenses, or other approvals addressed in and governed by this site certificate, the certificate holder shall comply with applicable state and federal laws adopted in the future to the extent that such compliance is required under the respective state agency statutes and rules (ORS 469.401(2)).

The certificate holder must construct, operate and retire the facility in accordance with all applicable rules as provided for in Oregon Administrative Rule (OAR) Chapter 345, Division 26. After issuance of this site certificate, the Council shall have continuing authority over the site and may inspect, or direct the Oregon Department of Energy (Department) to inspect, or request another state agency or local government to inspect, the site at any time in order to ensure that the facility is being operated consistently with the terms and conditions of this site certificate (ORS 469.430).

The obligation of the certificate holder to report information to the Department or the Council under the conditions listed in this site certificate is subject to the provisions of ORS 192.502 et seq. and ORS 469.560. To the extent permitted by law, the Department and the Council will not publicly disclose information that may be exempt from public disclosure if the certificate holder has clearly labeled such information and stated the basis for the exemption at the time of submitting the information to the Department or the Council. If the Council or the Department receives a request for the disclosure of the information, the Council or the Department, as appropriate, will make a reasonable attempt to notify the certificate holder and will refer the matter to the Attorney General for a determination of whether the exemption is applicable, pursuant to ORS 192.450.

The Council recognizes that many specific tasks related to the design, construction, operation and retirement of the facility will be undertaken by the certificate holder’s agents or contractors. Nevertheless, the certificate holder is responsible for ensuring compliance with all provisions of the site certificate.

The duration of this site certificate shall be the life of the facility, subject to termination pursuant to OAR 345-027-0013 or the rules in effect on the date that termination is sought, or revocation under ORS 469.440 and OAR 345-029-0100 or the statutes and rules in effect on the date that revocation is ordered. The Council shall not change the conditions of this site certificate except as provided for in OAR Chapter 345, Division 27.

The definitions in ORS 469.300 and OAR 345-001-0010 apply to the terms used in this site certificate, except where otherwise stated, or where the context clearly indicates otherwise.
2.0 Facility Location and Site Boundary

The energy facility and its related and supporting facilities will be located within Sherman County. The site boundary, as defined in OAR 345-001-0010, encompasses approximately 29,500 acres and be located near Wasco in Sherman County, Oregon. More particularly, the site would occupy portions of Sections 1-17, Township 1 South, Range 17 East, Sections 6-7, Township 1 South, Range 18 East, Sections 29-31, Township 1 North, Range 18 East, Sections 5-9, 14-23, and 25-36, Township 1 North, Range 17 East, Sections 1-3, 12-14, 23-26, and 35-36, Township 1 North, Range 16 East, Sections 29-32, Township 2 North, Range 17 East, Sections 25-27 and 34-36, Township 2 North, Range 16 East. Attachment A of this site certificate contains a map of the site boundary.
3.0 Facility Description

3.1 Energy Facility

ORS 469.300(11)(a)(J) defines the “energy facility” in this case as an electric power generating plant with an average electric generating capacity of 35 megawatts or more if the power is produced from wind energy at a single energy facility.” The proposed “electric power generating plant” would consist of up to 125 wind turbine locations, each consisting of a turbine tower and foundation, turbine pad area, nacelle, rotor and blade assembly, and step-up transformer. Wind turbines would be placed in micrositing survey corridors as shown in the Application for a Site Certificate. A map of the site boundary, including micrositing corridors, is included as Attachment A to this site certificate. Golden Hills would have a peak electric generating capacity of up to 400 MW and an average electric generating capacity of about 133 MW.

Golden Hills has not yet selected the wind turbine model or models that would be installed in the facility. Golden Hills requested a site certificate that would allow the installation of up to 125 turbines with turbine towers measuring up to 95 meters (312 feet) at the rotor hub, the diameter of the rotor-swept area measuring up to 126 meters (413 feet), and the total maximum turbine height measuring up to 158 meters (518 feet).

A wind turbine features a nacelle mounted on a tubular steel tower. The nacelle houses the generator and gearbox and supports the rotor and blades at the hub. The turbine tower supports and provides access to the nacelle. Each turbine unit sits on a concrete pad that accommodates the turbine pedestal, a step-up transformer and a turnout area for service vehicles. The purpose of the step-up transformer is to increase the output voltage of the wind turbine to the voltage of the power collection system. Underlying the pad would be a deep concrete turbine foundation with a surface area dependent upon the type and size of wind turbine selected.

3.2 Related or Supporting Facilities

Golden Hills proposes to construct the following related or supporting facilities:

- Power collection system
- Substation
- 230 kV transmission line
- Meteorological towers
- Supervisory Control and Data Acquisition (“SCADA”) System
- O&M facility
- Access roads
- Temporary laydown areas

**Power Collection System.** About 55 miles of power collection system, operating at 34.5 kV, would transport the power from the wind turbines to the substation. Some portion of the power collection system may be installed above ground to avoid impacts or to accommodate unforeseen geotechnical conditions.
**Substation.** The facility would include one substation, located near the center of the Golden Hills site. The substation would occupy a graveled and fenced area about 5 acres in size to facilitate transformers, switching equipment and a parking area.

**230-kV Transmission Line.** An approximately 5-mile, 230 kV transmission line would interconnect the substation to the existing Hay Canyon 230 kV transmission line. From there, electricity would be transmitted using the existing Hay Canyon 230 kV line to the northernmost transmission pole structure near the existing Klondike Substation where up to approximately 700 feet of new 230 kV transmission line would be constructed along with associated structures and equipment necessary to interconnect the facility to Bonneville Power Administration’s (BPA’s) transmission structure located approximately 300 feet north of the Klondike Substation.

**Meteorological Towers.** GHWF proposes to install up to six permanent meteorological towers (“met towers”). The met towers would be unguyed tubular structures about 95 meters (312 feet) tall and set in concrete foundations.

**SCADA System.** A fiber optic communications network would link the wind turbines to a central computer at the O&M facility. The SCADA system would collect operating and performance data from each wind turbine and Golden Hills as a whole and provide for remote operation of the wind turbines.

**O&M Facility.** A 5,000-square-foot operations and maintenance (“O&M”) building would be constructed at one or the other of two locations proposed by GHWF. The O&M building would house office and workshop areas, a control room for the SCADA system, and a kitchen, bathroom and shower. The 5-acre O&M facility site would include parking for vehicles. Domestic water use would not exceed 5,000 gallons per day, and domestic water would be obtained from an on-site well. Domestic wastewater would be drained into an on-site septic system.

**Access Roads.** Approximately 41 miles of new roads would be constructed to provide access to the turbine strings and other facility components. Access roads would connect to graveled turbine pad areas at the base of each wind turbine. The roads would be 20 feet wide and constructed with crushed gravel. In addition, GHWF would improve and widen some existing county and farm roads.

**Temporary Laydown Areas.** Up to seven principal, temporary laydown areas would be used to stage construction and store supplies and equipment during construction. In addition, temporary laydown areas would be required at the base of each wind turbine. The laydown areas would be covered with gravel, and the gravel would be removed and the areas would be restored to their preconstruction conditions following completion of construction.
4.0 Site Certificate Conditions

4.1 Condition Format

The conditions in Sections 4.2 through 4.7 of this Site Certificate are organized and coded to indicate the phase of implementation, the standard the condition is required to satisfy, and an identification number (1, 2, 3, etc.)\(^1\). The table below presents a “key” for phase of implementation:

<table>
<thead>
<tr>
<th>Key</th>
<th>Type of Conditions/Phase of Implementation</th>
</tr>
</thead>
<tbody>
<tr>
<td>GEN</td>
<td>General Conditions: Design, Construction and Operation</td>
</tr>
<tr>
<td>PRE</td>
<td>Pre-Construction Conditions</td>
</tr>
<tr>
<td>CON</td>
<td>Construction Conditions</td>
</tr>
<tr>
<td>PRO</td>
<td>Pre-Operational Conditions</td>
</tr>
<tr>
<td>OPR</td>
<td>Operational Conditions</td>
</tr>
<tr>
<td>RET</td>
<td>Retirement Conditions</td>
</tr>
</tbody>
</table>

The standards are presented using an acronym; for example, the General Standard of Review is represented in the condition numbering as “GS”; the Soil Protection standard is represented in the condition numbering as “SP” and so forth.

For example, the coding of Condition GEN-GS-01 represents that the condition is a general condition (GEN) to be implemented during design, construction and operation of the facility, is required to satisfy the Council’s General Standard of Review, and is condition number 1.

The Council administratively amends the following conditions due to OAR Division 27 regulatory changes, as approved by Council on October 19, 2017: Condition VII.1 through VII.5, VII.7 through VII.18, and VII.20 through VII.21.

Conditions from the site certificate that have either been incorporated into other amended conditions or deleted due to duplication with other conditions have been removed.\(^2\) No substantive changes were made to the requirements of each of the removed conditions, and still apply to the certificate holder.

Condition IV.C.8, relating to the value of salvage in decommissioning calculations, was removed because Council no longer recognizes salvage value as an offset to the total site restoration and decommissioning cost.

\(^1\) The identification number is not representative of an order that conditions must be implemented; it is intended only to represent a numerical value for identifying the condition.
\(^2\) The removed conditions that were either incorporated into other amended conditions or deleted due to duplication with other conditions are; IV.B.3, IV.C.9, IV.D.16, IV.D.17, IV.D.21, V.B.3, V.C.12, V.C.13, V.C.14, VII.6, and VII.19.
### 4.2 General Conditions (GEN): Design, Construction and Operations

<table>
<thead>
<tr>
<th>Condition Number</th>
<th>Pre-Construction (PRE) Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>DESCRIPTION CONDITIONS (DC)</strong></td>
<td></td>
</tr>
<tr>
<td>GEN-DC-01</td>
<td>The certificate holder shall begin construction of the facility by June 18, 2020. Under OAR 345-015-0085(9), an amended site certificate is effective upon execution by the Council Chair and the certificate holder. The Council may grant an extension of the deadline to begin construction in accordance with OAR 345-027-0030 or any successor rule in effect at the time the request for extension is submitted. On or before June 18, 2020, the certificate holder shall provide written notification to the Department that it has met the construction commencement deadline. Construction is defined in OAR 345-001-0010. [Final Order on ASC, Condition III.D.1; Amended in Final Order on AMD2, AMD3, AMD4]</td>
</tr>
<tr>
<td>GEN-DC-02</td>
<td>The certificate holder shall complete construction of the facility by June 18, 2021. Construction is complete when (1) the facility is substantially complete as defined by the certificate holder’s construction contract documents; (2) acceptance testing has been satisfactorily completed; and (3) the energy facility is ready to begin continuous operation consistent with the site certificate. The certificate holder shall promptly notify the Department of the date of completion of construction. The Council may grant an extension of the deadline for completing construction in accordance with OAR 345-027-0030 or any successor rule in effect at the time the request for extension is submitted. [Final Order on ASC, Condition III.D.2; Amended in Final Order on AMD2, AMD3]</td>
</tr>
<tr>
<td><strong>STANDARD: ORGANIZATIONAL EXPERTISE (OE) [OAR 345-022-0010]</strong></td>
<td></td>
</tr>
<tr>
<td>GEN-OE-01</td>
<td>During construction, operation and facility retirement, the certificate holder shall report to the Department within 7 days, any change in the corporate structure of Avangrid Renewables LLC (a subsidiary of Avangrid, Inc., and the parent company of Pacific Wind Development, LLC). The certificate holder shall report promptly to the Department any change in its access to the resources, expertise and personnel of Avangrid Renewables LLC. The certificate holder shall include in the report, an evaluation of whether the change in corporate structure represents a change in ownership of the certificate holder and whether a site certificate transfer is warranted. [Final Order on ASC, Condition IV.B.1; Amended in Final Order on AMD2, AMD4]</td>
</tr>
<tr>
<td>GEN-OE-02</td>
<td>Any matter of noncompliance under the site certificate shall be the responsibility of the certificate holder. Any notice of violation issued under the site certificate shall be issued to the certificate holder. Any civil penalties assessed under the site certificate shall be levied on the certificate holder. [Final Order on ASC, Condition IV.B.4]</td>
</tr>
<tr>
<td>GEN-OE-03</td>
<td>The certificate holder shall contractually require the engineering and procurement contractor and all independent contractors and subcontractors involved in the construction and operation of the facility to comply with all applicable laws and regulations and with the terms and conditions of the site certificate. Such contractual provision shall not operate to relieve the certificate holder of responsibility under the site certificate. [Final Order on ASC, Condition IV.B.5]</td>
</tr>
<tr>
<td>GEN-OE-04</td>
<td>During construction, operation and retirement, the certificate holder shall obtain, or shall ensure that its contractors obtain, necessary federal, State and local permits or approvals. The certificate holder shall work with local and State fire officials to ensure compliance with all fire code regulations regarding public buildings. [Final Order on ASC, Condition IV.B.6; Amended in Final Order on AMD4]</td>
</tr>
</tbody>
</table>
| GEN-OE-05 | The certificate holder shall:
(a) Prior to construction, notify the Department of the identity, telephone number, e-mail address and qualifications of the on-site construction manager or assistant construction manager. The construction
manager or assistant construction manager must be capable of managing a wind facility construction
project, including permit and regulatory compliance requirements.

(b) Prior to operation, notify the Department of the identity, telephone number, e-mail address and
qualifications of the facility operations manager. The facility operations manager must be capable of
managing permit and regulatory compliance requirements and manage operation of a wind facility.

(c) Prior to facility retirement, notify the Department of the identity, telephone number, and e-mail
address and qualifications of the personnel or entity responsible for facility decommissioning and
restoration activities. The personnel or entity responsible for facility decommissioning and restoration
activities must be capable of managing permit and regulatory compliance requirements and be
qualified to decommission a wind facility.

The certificate holder shall notify the Department within three business days upon any change in personnel or
contact information provided to satisfy Condition IV.B.7 (a) through (c).

[Final Order on ASC, Condition IV.B.7; Amended in Final Order on AMD4]

### STANDARD: STRUCTURAL STANDARD (SS) [OAR 345-022-0020]

**GEN-SS-01**

The certificate holder shall design and construct the facility in accordance with requirements set forth by the
State’s Building Code Division and any other applicable codes and design procedures.

Prior to operation, the certificate holder shall provide confirmation to the Department that facility design and
construction satisfies the requirements set forth by the State’s Building Code Division and any other applicable
codes and design procedures.

[Final Order on ASC, Condition V.A.3; Amended in Final Order on AMD4]

### STANDARD: SOIL PROTECTION (SP) [OAR 345-022-0022]

**GEN-SP-01**

The certificate holder shall conduct all construction work in compliance with an Erosion and Sediment Control
Plan (the “ESCP”) satisfactory to the Oregon DEQ and as required under the National Pollutant Discharge
Elimination System Storm Water Discharge General Permit #1200-C. The certificate holder shall include in the
ESCP any procedures necessary to meet local erosion and sediment control requirements or storm water
management requirements.

[Final Order on ASC, Condition IV.E.1]

### STANDARD: LAND USE (LU) [OAR 345-022-0030]

**GEN-LU-01**

The certificate holder shall ensure that no equipment or machinery is parked or stored on any county road
except while in use.

[Final Order on ASC, Condition IV.D.2]

**GEN-LU-02**

Aboveground transmission line structures shall not occupy areas that show gross indicators of landslide activity
or marginal stability. Prior to construction of aboveground transmission line structures, the certificate holder
shall provide confirmation to the Department that the locations of the aboveground transmission line structures
do not occupy areas that show gross indicators of landslide activity or marginal stability. The certificate holder
may rely upon the analysis included in the pre-construction geotechnical investigation, as required per Condition
V.A.1, to satisfy this condition.

[Final Order on ASC, Condition IV.D.5; Amended in Final Order on AMD4]

### STANDARD: RETIREMENT AND FINANCIAL ASSURANCE (RT) [OAR 345-022-0050]
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
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<tbody>
<tr>
<td>GEN-RT-01</td>
<td>The certificate holder shall prevent the development of any conditions on the site that would preclude restoration of the site to a useful, non-hazardous condition to the extent that prevention of such site conditions is within the control of the certificate holder. [Final Order on ASC, Condition IV.C.3]</td>
</tr>
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</table>

**STANDARD: FISH AND WILDLIFE HABITAT (FW) [OAR 345-022-0060]**

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>GEN-FW-01</td>
<td>The certificate holder shall restore areas outside the permanent footprint that are disturbed, according to the methods and monitoring procedures described in the HMRP included in the Final Order on Amendment 4 as Attachment BC and as amended from time to time. Mitigation and restoration requirements in the plan shall apply to all laydown areas and other areas of temporary disturbance, including those associated with construction of transmission lines. [Final Order on ASC, Condition IV.M.2; Amended in Final Order on AMD4]</td>
</tr>
<tr>
<td>GEN-FW-02</td>
<td>Permanent met towers shall not have guy wires. [Final Order on ASC, Condition IV.M.3]</td>
</tr>
<tr>
<td>GEN-FW-03</td>
<td>Trees in Category 3 upland tree habitat shall not be physically harmed or removed. [Final Order on ASC, Condition IV.M.6]</td>
</tr>
<tr>
<td>GEN-FW-04</td>
<td>The certificate holder shall design and construct all aboveground transmission line support structures following the practices suggested by the Avian Powerline Interaction Committee (APLIC 2006; APLIC 2012) and shall install anti-perching devices on transmission pole tops and cross arms where the poles are within the site or are located within one-quarter mile of any wind turbine. [Final Order on ASC, Condition IV.M.8; Amended in Final Order on AMD4]</td>
</tr>
</tbody>
</table>

**STANDARD: SCENIC RESOURCES (SR) [OAR 345-022-0080]**

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
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<tbody>
<tr>
<td>GEN-SR-01</td>
<td>The certificate holder shall design and construct the O&amp;M facility to be generally consistent with the character of similar buildings used by commercial farmers or ranchers in the area and shall paint the building in a neutral color to blend with the surrounding landscape. [Final Order on ASC, Condition IV.G.2]</td>
</tr>
</tbody>
</table>

**STANDARD: HISTORIC, CULTURAL, AND ARCHEOLOGICAL RESOURCES (HC) [OAR 345-022-0090]**

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
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<tbody>
<tr>
<td>GEN-HC-01</td>
<td>Prior to and during construction, the certificate holder shall ensure that construction personnel receive training from a cultural resources specialist on how to identify sensitive historic, cultural, and archaeological resources present onsite and on measures to avoid accidental damage to identified resource sites. Records of such training must be maintained onsite during construction, and made available to the Department upon request. [Final Order on ASC, Condition V.B.5; Amended in Final Order on AMD4]</td>
</tr>
<tr>
<td>GEN-HC-02</td>
<td>Prior to and during construction, “no access” buffers shall be identified on construction plans and temporarily demarcated in the field if work is planned within 200 feet of known cultural resources that require buffers. The facility Environmental Inspector shall monitor flagged “no access” buffers around archeological sites during construction to prevent accidental damage to cultural resources. These flags or markers shall not be moved or removed during construction activities, and construction personnel shall be advised of these restrictions. [Final Order on ASC, Condition V.B.7; Amended in Final Order on AMD4]</td>
</tr>
</tbody>
</table>

**STANDARD: PUBLIC SERVICES (PS) [OAR 345-022-0100]**

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
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<tbody>
<tr>
<td>GEN-PS-01</td>
<td>During construction and operation of the facility, the certificate holder shall install on-site security and shall require on-site security personnel to establish a line of communication with the Sherman County Sheriff’s Office to regularly report on the status of on-site security operations. [Final Order on ASC, Condition V.C.2]</td>
</tr>
<tr>
<td>GEN-PS-02</td>
<td>During construction and operation of the facility, the certificate holder shall ensure that the O&amp;M facility and all...</td>
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</table>

Golden Hills Wind Project
Fourth Amended Site Certificate – April, 2018
The certificate holder shall construct all facility components in compliance with the following setback requirements

a. The certificate holder shall maintain a minimum distance of 110 percent of maximum blade tip height, measured from the centerline of the turbine tower to the nearest edge of any public road right-of-way. The certificate holder shall assume a minimum right-of-way width of 60 feet.

b. The certificate holder shall maintain a minimum distance of 1,320 feet, measured from the centerline of the turbine tower to the center of the nearest residence existing at the time of tower construction.

c. The certificate holder shall maintain a minimum distance of 110 percent of maximum blade tip height, measured from the centerline of the turbine tower to the nearest boundary of the certificate holder’s lease area.

Prior to construction of turbine towers, the certificate holder shall submit to the Department final facility design and layout maps, with supporting distance tables (i.e. distance of facility component to nearest setback location – residence, right of way, etc), demonstrating compliance with the aforementioned setback requirements.

[Final Order on ASC, Condition IV.I.8; Amended in Final Order on AMD4]

Prior to construction, the certificate holder shall take reasonable steps to reduce or manage human exposure to electric and magnetic fields, including, but not limited to:

a) Submittal of final facility design maps to the Department demonstrating that all aboveground transmission lines would be located at least 200 feet from any residence or other occupied structure, measured from the centerline of the transmission line;

b) Fencing all areas near the facility substations to ensure that substation equipment is not accessible to the public;

c) Submittal of evidence to the Department that a map of underground and overhead transmission lines on private property and an advisory of possible health risks has been provided to all landowners within 200-feet of the transmission line; and

d) Designing and maintaining all transmission lines so that alternating current electric fields do not exceed 9 kV per meter at one meter above the ground surface in areas accessible to the public.

[Final Order on ASC, Condition VI.A.4.1; Amended in Final Order on AMD4]

OAR 345-025-0006 (1): The Council shall not change the conditions of the site certificate except as provided for in OAR Chapter 345, Division 27.

[Final Order on ASC, Condition VII.1; Amended in Final Order on AMD4]

OAR 345-025-0006 (3): The certificate holder shall design, construct, operate, and retire the facility:

a) Substantially as described in the site certificate;

b) In compliance with the requirements of ORS Chapter 469, applicable Council rules, and applicable state and local laws, rules and ordinances in effect at the time the site certificate is issued; and

c) In compliance with all applicable permit requirements of other state agencies.

[Final Order on ASC, Condition VII.3; Amended in Final Order on AMD4]

OAR 345-025-0006 (4): The certificate holder shall begin and complete construction of the facility by the dates specified in the site certificate. [See Conditions (III.D.1) and (111.D.2).]

[Final Order on ASC, Condition VII.4; Amended in Final Order on AMD4]
| GEN -MC-04 | OAR 345-025-0006 (7): The certificate holder shall prevent the development of any conditions on the site that would preclude restoration of the site to a useful, non-hazardous condition to the extent that prevention of such site conditions is within the control of the certificate holder.  
[Final Order on ASC, Condition VII.7; Amended in Final Order on AMD4] |
| GEN -MC-05 | OAR 345-025-0006 (10): The Council shall include as conditions in the site certificate all representations in the site certificate application and supporting record the Council deems to be binding commitments made by the applicant.  
[Final Order on ASC, Condition VII.10; Amended in Final Order on AMD4] |
| GEN -MC-06 | OAR 345-025-0006(11): Upon completion of construction, the certificate holder shall restore vegetation to the extent practicable and shall landscape all areas disturbed by construction in a manner compatible with the surroundings and proposed use. Upon completion of construction, the certificate holder shall remove all temporary structures not required for facility operation and dispose of all timber, brush, refuse and flammable or combustible material resulting from clearing of land and construction of the facility.  
[Final Order on ASC, Condition VII.11; Amended in Final Order on AMD4] |
| GEN -MC-07 | OAR 345-025-0006 (12): The certificate holder shall design, engineer and construct the facility to avoid dangers to human safety and the environment presented by seismic hazards affecting the site that are expected to result from all maximum probable seismic events. As used in this rule “seismic hazard” includes ground shaking, ground failure, landslide, liquefaction triggering and consequences (including flow failure, settlement buoyancy, and lateral spreading), cyclic softening of clays and silts, fault rupture, directivity effects and soil-structure interaction.  
[Final Order on ASC, Condition VII.12; Amended in Final Order on AMD4] |
| GEN -MC-08 | OAR 345-025-0006 (13): The certificate holder shall notify the Department, the State Building Codes Division and the Department of Geology and Mineral Industries promptly if site investigations or trenching reveal that conditions in the foundation rocks differ significantly from those described in the application for a site certificate. After the Department receives the notice, the Council may require the certificate holder to consult with the Department of Geology and Mineral Industries and the Building Codes Division and to propose mitigation actions.  
[Final Order on ASC, Condition VII.13; Amended in Final Order on AMD4] |
| GEN -MC-09 | OAR 345-025-0006 (14): The certificate holder shall notify the Department, the State Building Codes Division and the Department of Geology and Mineral Industries promptly if shear zones, artesian aquifers, deformations or clastic dikes are found at or in the vicinity of the site.  
[Final Order on ASC, Condition VII.14; Amended in Final Order on AMD4] |
| GEN -MC-10 | OAR 345-025-0006 (15): Before any transfer of ownership of the facility or ownership of the site certificate holder, the certificate holder shall inform the Department of the proposed new owners. The requirements of OAR 345-027–0100 apply to any transfer of ownership that requires a transfer of the site certificate.  
[Final Order on ASC, Condition VII.15; Amended in Final Order on AMD4] |
| GEN -MC-11 | OAR 345-025-0006 (16): If the Council finds that the certificate holder has permanently ceased construction or operation of the facility without retiring the facility according to a final retirement plan approved by the Council, as described in OAR 345-027-0110, the Council shall notify the certificate holder and request that the certificate holder submit a proposed final retirement plan to the Office within a reasonable time not to exceed 90 days. If the certificate holder does not submit a proposed final retirement plan by the specified date, the Council may direct the Department to prepare a proposed final retirement plan for the Council’s approval. Upon the Council’s approval of the final retirement plan, the Council may draw on the bond or letter of credit described in OAR 345-027–0020(8) to restore the site to a useful, non-hazardous condition according to the final retirement plan, in addition to any penalties the Council may impose under OAR Chapter 345, Division 29. If the amount of the bond or letter of credit is insufficient to pay the actual cost of retirement, the certificate holder shall pay any additional cost necessary to restore the site to a useful, non-hazardous condition. After completion of site restoration, the Council or its successors as described in OAR 345-027-0020(9) may sell the site and property within the vicinity thereof as described in OAR 345-027-0020(11) using the proceeds from the sale.  
[Final Order on ASC, Condition VII.16; Amended in Final Order on AMD4] |
restoration, the Council shall issue an order to terminate the site certificate if the Council finds that the facility has been retired according to the approved final retirement plan.

[Final Order on ASC, Condition VII.16; Amended in Final Order on AMD4]

**GEN -MC-12**

OAR 345-025-0006 (4):

a) The certificate holder shall design, construct and operate the transmission line in accordance with the requirements of the 2012 Edition of the National Electrical Safety Code approved on June 3, 2011, by the American National Standards Institute; and

b) The certificate holder shall develop and implement a program that provides reasonable assurance that all fences, gates, cattle guards, trailers, or other objects or structures of a permanent nature that could become inadvertently charged with electricity are grounded or bonded throughout the life of the line.

[Final Order on ASC, Condition VII.17 [OAR 345-027-0023(4)]; Amended in Final Order on AMD4]

**GEN -MC-13**

OAR 345-025-0006 (5). The certificate holder is authorized to construct a 230-kV transmission line anywhere within the approved corridor, subject to the conditions of the site certificate. The approved corridor includes a 5-mile segment and 700-foot segment extending the length of the 230-kV transmission line route and is 200 feet in width.

[Final Order on ASC, Condition VII.18; Amended in Final Order on AMD4]

**GEN -MC-14**

OAR 345-026-0048: Following receipt of the site certificate or an amended site certificate, the certificate holder shall implement a plan that verifies compliance with all site certificate terms and conditions and applicable statutes and rules. As a part of the compliance plan, to verify compliance with the requirement to begin construction by the date specified in the site certificate, the certificate holder shall report promptly to the Department of Energy when construction begins. Construction is defined in OAR 345-001-0010. In reporting the beginning of construction, the certificate holder shall describe all work on the site performed before beginning construction, including work performed before the Council issued the site certificate, and shall state the cost of that work. For the purpose of this exhibit, “work on the site” means any work within a site or corridor, other than surveying, exploration or other activities to define or characterize the site or corridor. The certificate holder shall document the compliance plan and maintain it for inspection by the Department or the Council.

[Final Order on ASC, Condition VII.20]

**GEN -MC-15**

OAR 345-026-0080: The certificate holder shall report according to the following requirements:

(a) General reporting obligation for energy facilities under construction or operating:

(i) Within six months after beginning construction, and every six months thereafter during construction of the energy facility and related or supporting facilities, the certificate holder shall submit a semiannual construction progress report to the Department of Energy. In each construction progress report, the certificate holder shall describe any significant changes to major milestones for construction. The certificate holder shall include such information related to construction as specified in the site certificate. When the reporting date coincides, the certificate holder may include the construction progress report within the annual report described in OAR 345-026-0080.

(ii) By April 30 of each year after beginning construction, the certificate holder shall submit an annual report to the Department addressing the subjects listed in OAR 345-026-0080. The Council Secretary and the certificate holder may, by mutual agreement, change the reporting date.

(iii) To the extent that information required by OAR 345-026-0080 is contained in reports the certificate holder submits to other state, federal or local agencies, the certificate holder may submit excerpts from such other reports to satisfy this rule. The Council reserves the right to request full copies of such excerpted reports.

(b) In the annual report, the certificate holder shall include the following information for the calendar year preceding the date of the report:

(i) Facility Status: An overview of site conditions, the status of facilities under construction, and a summary of the operating experience of facilities that are in operation. In this section of the annual report, the certificate holder shall describe any unusual events, such as earthquakes, extraordinary windstorms, major accidents or the
like that occurred during the year and that had a significant adverse impact on the facility.

(ii) Reliability and Efficiency of Power Production: For electric power plants, the plant availability and capacity factors for the reporting year. The certificate holder shall describe any equipment failures or plant breakdowns that had a significant impact on those factors and shall describe any actions taken to prevent the recurrence of such problems.

(iii) Status of Surety Information: Documentation demonstrating that bonds or letters of credit as described in the site certificate are in full force and effect and will remain in full force and effect for the term of the next reporting period.

(iv) Monitoring Report: A list and description of all significant monitoring and mitigation activities performed during the previous year in accordance with site certificate terms and conditions, a summary of the results of those activities, and a discussion of any significant changes to any monitoring or mitigation program, including the reason for any such changes.

(v) Compliance Report: A description of all instances of noncompliance with a site certificate condition. For ease of review, the certificate holder shall, in this section of the report, use numbered subparagraphs corresponding to the applicable sections of the site certificate.

(vi) Facility Modification Report: A summary of changes to the facility that the certificate holder has determined do not require a site certificate amendment in accordance with OAR 345-027-0050.

[Final Order on ASC, Condition VII.21; Amended in Final Order on AMD4]

GEN-MC-16

OAR 345-026-0105: The certificate holder and the Department of Energy shall exchange copies of all correspondence or summaries of correspondence related to compliance with statutes, rules and local ordinances on which the Council determined compliance, except for material withheld from public disclosure under state or federal law or under Council rules. The certificate holder may submit abstracts of reports in place of full reports; however, the certificate holder shall provide full copies of abstracted reports and any summarized correspondence at the request of the Department.

[Final Order on ASC, Condition VII.22]

GEN-MC-17

OAR 345-026-0170(1): The certificate holder shall notify the Department of Energy within 72 hours of any occurrence involving the facility if:

a) There is an attempt by anyone to interfere with its safe operation;

b) A natural event such as an earthquake, flood, tsunami or tornado, or a human-caused event such as a fire or explosion affects or threatens to affect the public health and safety or the environment; or

c) There is any fatal injury at the facility.

[Final Order on ASC, Condition VII.23]
### 4.3 Pre-Construction (PRE) Conditions

<table>
<thead>
<tr>
<th>Condition Number</th>
<th>Pre-Construction (PRE) Conditions</th>
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<tbody>
<tr>
<td><strong>DESCRIPTION CONDITIONS (DC)</strong></td>
<td></td>
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<tr>
<td><strong>PRE-DC-01</strong></td>
<td>The certificate holder shall construct a facility substantially as described in the site certificate and may select up to 125 turbines, subject to the following restrictions and compliance with other site certificate conditions. Before beginning construction, the certificate holder shall provide to the Department a description of the turbine types selected for the facility demonstrating compliance with this condition.</td>
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<tr>
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<td>(a) The total number of turbines at the facility must not exceed 125 turbines.</td>
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<td>(b) The combined peak generating capacity of the facility must not exceed 400 megawatts.</td>
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<td>(c) The turbine hub height must not exceed 95 meters and the maximum blade tip height must not exceed 158 meters.</td>
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<td>(d) The minimum blade tip clearance must be 19.8 meters above ground.</td>
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<td>(e) The maximum combined weight of metals in the tower (including ladders and platforms) and nacelle must not exceed 336 U.S. tons per turbine.</td>
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<td>[Final Order on ASC, Condition III.A.1]</td>
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<tr>
<td><strong>PRE-DC-02</strong></td>
<td>At least 45-days prior to construction, but not more than two years before beginning construction, and after considering all micrositing factors, the certificate holder shall:</td>
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<td></td>
<td>a) Conduct a field-based habitat survey to confirm the habitat categories of areas that will be affected by facility components, as well as the locations of any sensitive resources such as active raptor and other bird nests. The survey protocols and habitat classification categories shall be confirmed with the Department and ODFW.</td>
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<td>b) At least 45-days prior to construction, unless otherwise agreed to by the Department, submit to the Department a habitat assessment report that includes:</td>
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<td>• Habitat impact table, based upon final facility design and updated habitat survey, including permanent and temporary impacts by facility component and habitat category/type/subtype.</td>
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<td></td>
<td>• Maps showing: habitat categories and subtypes of all areas within the site boundary, final location of temporary and permanent facility components, and locations of any sensitive resources within areas that will be affected by facility components. If any sensitive resources are identified, they will need to be flagged as exclusion zones in accordance with Condition IV.M.10. If necessary, sensitive resource information shall be submitted to the Department in hard copy only and provided under request for information to be treated as confidential.</td>
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<td></td>
<td>The field survey and information in the habitat assessment report will be used to finalize the HRMP for Department and ODFW approval (Condition PRE-TL). The certificate holder shall not construct any facility components within areas of Category 1 habitat and shall avoid temporary disturbance of Category 1 habitat.</td>
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<td>[Final Order on ASC, Condition III.C.1; Amended in Final Order on AMD4]</td>
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<tr>
<td><strong>PRE-DC-03</strong></td>
<td>Before beginning construction, the certificate holder shall notify the Department in advance of any work on the site that does not meet the definition of “construction” in ORS 469.300(6), excluding surveying, exploration or other activities to define or characterize the site, and shall provide to the Department a description of the work and evidence that its value is less than $250,000.</td>
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<td>[Final Order on ASC, Condition III.D.3]</td>
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### STANDARD: ORGANIZATIONAL EXPERTISE (OE) [OAR 345-022-0010]

<table>
<thead>
<tr>
<th>Condition Number</th>
<th>Description</th>
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<tbody>
<tr>
<td><strong>PRE-OE-01</strong></td>
<td>Before beginning construction, the certificate holder shall notify the Department of the identity and qualifications of the major design, engineering and construction contractor(s) for the facility. The certificate holder shall:</td>
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<tr>
<td></td>
<td>a) Provide to the Department a description of the qualifications of the major design, engineering and construction contractor(s) for the facility.</td>
</tr>
<tr>
<td></td>
<td>b) Notify the Department of any changes in the identity and qualifications of the major design, engineering and construction contractor(s) for the facility.</td>
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holder shall select contractors that have substantial experience in the design, engineering and construction of similar facilities. Within three business days, the certificate holder shall report to the Department any change of major contractors.

[Final Order on ASC, Condition IV.B.2; Amended in Final Order on AMD4]

### STANDARD: STRUCTURAL STANDARD (SS) [OAR 345-022-0020]

| PRE-SS-01 | Prior to construction, the certificate holder shall:
|           | (a) Submit a draft site-specific geotechnical investigation report to the Department and Oregon Department of Geology & Mineral Industries ("DOGAMI"), for review. The investigation and report shall conform to the Oregon State Board of Geologist Examiners guidelines titled “Guidelines for Engineering Geologic Reports” and “Guidelines for Site-Specific Seismic Hazard Reports for Essential and Hazardous Facilities and Major and Special-Occupancy Structures in Oregon.” The site-specific geotechnical investigation shall address native soil and bedrock stability concerns at cuts, fills and culvert crossings, and shall include design and construction recommendations to minimize the potential for destabilizing marginally stable slopes and the potential for stream erosion.
|           | (b) The Department shall review and concur with the report, in consultation with DOGAMI, prior to construction.
| [Final Order on ASC, Condition V.A.1; Amended in Final Order on AMD4] |

| PRE-SS-02 | The certificate holder shall design, engineer and construct the facility to avoid dangers to human safety presented by non-seismic hazards. As used in this condition, “non-seismic hazards” include settlement, landslides, flooding and erosion.
| [Final Order on ASC, Condition V.A.4] |

| PRE-SS-03 | The certificate holder shall ensure that wind turbine corridors and major structures are constructed with sufficient setbacks from all steeper slopes to minimize the potential for creating unstable or marginally stable conditions.
| [Final Order on ASC, Condition V.A.5] |

### STANDARD: SOIL PROTECTION (SP) [OAR 345-022-0022]

| PRE-SP-01 | Prior to construction, the certificate holder shall develop a plan to control the introduction and spread of noxious weeds during facility construction and operation. The plan shall be developed in consultation with the Department, the Sherman County Weed Control manager, and ODFW. The plan shall be approved by the Department prior to construction. The plan shall focus on weed species listed on the Sherman County noxious weed list, but shall also include preventative measures, based on consultation with the Sherman County Weed Control Manager, to combat noxious weeds of concern in the area.
| [Final Order on ASC, Condition IV.E.4; Amended in Final Order on AMD3, AMD4] |

### STANDARD: LAND USE (LU) [OAR 345-022-0030]

| PRE-LU-01 | Prior to construction, the certificate holder shall provide to the Department, Sherman County Planning Department, and Sherman County Transportation Department, as applicable, road design plans demonstrating that:
|           | (a) New or substantially modified public roads meet or exceed road standards for the road classifications in the County’s Transportation System Plan and Zoning Ordinance.
|           | (b) Private access connection and driveway design of the O&M facility and substation comply with applicable requirements established in Sherman County Zoning Ordinance Section 4.14.4.
| [Final Order on ASC, Condition IV.D.1; Amended in Final Order on AMD4] |

| PRE-LU-02 | The site certificate holder shall, in consultation with affected landowners, design and construct private access roads to minimize the division of existing farm units.
| [Final Order on ASC, Condition IV.D.3] |
| PRE-LU-03 | The certificate holder shall not locate any aboveground facility structure (including wind turbines, O&M building, substation and met towers, but not including aboveground power collection and transmission lines and poles and junction boxes) within 50 feet from any external property line or within 50 feet from the right of way of any arterial or major collector road. Prior to construction of any aboveground facility structure, the certificate holder shall submit to the Department maps and distance tables (i.e. distance from nearest facility component to setback location), based on final facility design, demonstrating that the aboveground facility structures are not located within 50 feet from any external property line or within 50 feet from the right of way of any arterial or major collector road.  
[Final Order on ASC, Condition IV.D.4; Amended in Final Order on AMD4] |
| PRE-LU-04 | Collector lines in the Natural Hazards Combining Zone ("NH zone") shall be placed under ground except in instances where it is more practical to install aboveground power collection lines and provided that the aboveground power collection lines will be designed to minimize slope stability and other NH zone hazards. The site-specific geotechnical investigation required prior to construction shall address native soil and bedrock stability concerns at cuts, fills and culvert crossings, and shall include design and construction recommendations to minimize the potential for destabilizing marginally stable slopes and the potential for stream erosion.  
[Final Order on ASC, Condition IV.D.6] |
| PRE-LU-05 | Prior to construction, the certificate holder shall submit to the Department evidence that the Sherman County Planning Department has received and concurred with the SCZO Article 3.7.5(e) Development Proposal, required for uses within a NH zone.  
[Final Order on ASC, Condition IV.D.7; Amended in Final Order on AMD4] |
| PRE-LU-06 | Construction staging areas shall be limited to areas outside the Natural Hazards Combining Zone. Prior to construction of staging areas, the certificate holder shall provide construction related maps demonstrating that the staging areas are located outside the Natural Hazards Combining Zone ("NH Zone").  
[Final Order on ASC, Condition IV.D.8; Amended in Final Order on AMD4] |
| PRE-LU-07 | The certificate holder shall stabilize all roads or streets in the Natural Hazards Combining by planking, gravel or pavement as deemed necessary, and shall build roadways without installation of excessive fill, diversion of water or excessive cuts unless the site investigation determines that such conditions will not be detrimental to the area or create unwarranted maintenance problems or additional hazards.  
[Final Order on ASC, Condition IV.D.9; Amended in Final Order on AMD4] |
| PRE-LU-08 | Prior to construction, the certificate holder shall submit to the Department final facility design maps presenting the location of temporary construction laydown and staging areas, including those associated with construction of transmission lines or placement of conductors on third-party transmission lines. The facility shall be designed to minimize disturbance with farming practices and, wherever feasible, as determined in consultation with affected landowners, shall place turbines and transmission interconnection lines along the margins of cultivated areas to reduce the potential for conflict with farm operations. The certificate holder shall place aboveground transmission and collector lines and poles and junction boxes along property lines and public road rights-of-way to the extent practicable.  
[Final Order on ASC, Condition IV.D.10; Amended in Final Order on AMD4] |
| PRE-LU-09 | Prior to construction, the certificate holder shall submit to the Department evidence that a Farm Management Easement covering the properties on which the certificate holder locates wind power generation facility components has been recorded in the real property records of Sherman County and the Sherman County Planning Director.  
[Final Order on ASC, Condition IV.D.13; Amended in Final Order on AMD4] |
| PRE-LU-10 | The certificate holder shall remove from Special Farm Assessment the portions of parcels on which facilities are located and shall pay all property taxes due and payable after the Special Farm Assessment is removed from such properties.  
[Final Order on ASC, Condition IV.D.14] |
| PRE-LU-11 | Prior to start of construction, the certificate holder shall, in consultation with Sherman County, assign a 9-1-1 5-digit rural address to every tower road that intersects a State or county road. The county will provide and install the signage for these addresses.  
[Final Order on ASC, Condition IV.D.18] |
| PRE-LU-12 | The certificate holder shall:  
(a) Prior to beginning construction, provide evidence to the Department that both a pre-construction road condition inspection and consultation with the Sherman County Road Department has occurred. Through the consultation, the certificate holder shall, at a minimum, obtain confirmation of the following or provide the following documentation to the Sherman County Road Department:  
(1) Final facility design maps identifying the route or routes for the transport of wind turbine construction material (including water, aggregate, concrete, machinery and tower pieces) and facility access for construction personnel; and, concurrence on the pre-construction conditions of any routes using or crossing county roads.  
(2) A written summary of possible anticipated road damage to the designated route or routes, and an estimate of the cost of repair to the designated route or routes;  
(3) Communication protocol for reporting to the Sherman County Road Department unusual damage or wear identified during facility construction and determined to be a result of facility construction vehicle use.  
(4) Establish and maintain an escrow account for so long as construction is ongoing, funded in an amount equal to the estimated cost to repair the designated route or routes consistent with the estimate provided in (b); and  
(5) Conduct an inspection of the roads along the designated route or routes after construction with a representative of the Sherman County Road Department and an independent third party with the required expertise to inspect and evaluate paved and graveled roads. In the event a dispute arises, the third party shall be the final arbiter. The cost of the hiring of the third party shall be borne by the certificate holder.  
(b) Following completion of construction and prior to operation, conduct the inspection of the roads along the designated route or routes with a representative of the Sherman County Road Department and an independent third party, as specified in sub(a)(5) of this condition.  
[Final Order on ASC, Condition IV.D.19; Amended in Final Order on AMD4] |
| PRE-LU-13 | Before beginning construction of facility access roads, the certificate holder shall confer with the Sherman County Road Master regarding any utility permits needed for county road right-of-ways and obtain permits for construction of all approach roads onto county roads.  
[Final Order on ASC, Condition IV.D.20; Amended in Final Order on AMD4] |
| PRE-LU-14 | Prior to construction, Certificate Holder shall demonstrate that the final location of turbines within the micrositing corridors approved by the Council will satisfy setback requirements prescribed by Section 4 of the Sherman County Wind Setback Ordinance (Ordinance No. 39-2007) unless the Council has approved a variance to such setback for the turbine or the Certificate Holder has negotiated a setback agreement with the affected adjacent property owner or wind project developer. [Amendment #1]  
[Final Order on Amendment #1, Condition IV.D.22; Amended in Final Order on AMD1, AMD4] |
| **STANDARD: RETIREMENT AND FINANCIAL ASSURANCE (RT) [OAR 345-022-0050]** |
| PRE-RT-01 | Before beginning construction, the certificate holder shall submit to the State through the Council a bond or letter of credit in the amount described herein naming the State, acting by and through the Council, as beneficiary or payee. If the certificate holder elects to build the facility in a single phase, the initial bond or letter of credit amount is $14,425,000 (in 2008 dollars), adjusted to the date of issuance as described in (b), or the amount determined as described in (a). If the certificate holder elects to build the facility in more than one phase, the amount of the initial bond or letter of credit for each phase of construction shall be the amount determined as described in (a). The certificate holder shall adjust the amount of each bond or letter of credit on an annual basis thereafter as described in (b).  
(a) The certificate holder may adjust the amount of each bond or letter of credit based on the final design configuration of the facility by applying the unit costs and general costs illustrated in Table IV.C.1 of |
the Final Order on the Application to the final design and calculating the financial assurance amount as described in that order, adjusted to the date of issuance as described in (b) and subject to approval by the Department.

(b) The certificate holder shall adjust the amount of each bond or letter of credit, using the following calculation and subject to approval by the Department:

(i) Adjust the subtotal component of the bond or letter of credit amount (expressed in 2008 dollars) to present value, using the U.S. Gross Domestic Product Implicit Price Deflator, Chain-Weight, as published in the Oregon Department of Administrative Services’ “Oregon Economic and Revenue Forecast” or by any successor agency (the “Index”) and using the annual average index value for 2008 dollars and the quarterly index value for the date of issuance of the new bond or letter of credit. If at any time the Index is no longer published, the Council shall select a comparable calculation to adjust 2008 dollars to present value.

(ii) Calculate the adjusted performance bond amount as 1 percent of the new subtotal (i).

(iii) Add the subtotal (i) to the adjusted performance bond amount (ii) for the adjusted gross cost.

(iv) Calculate the adjusted administration and project management costs as 10 percent of the adjusted gross cost (iii).

(v) Calculate the adjusted future developments contingency as 10 percent of the adjusted gross cost (iii).

(vi) Add the adjusted gross cost (iii) to the sum of adjusted administration and project management costs (iv) and the adjusted future developments contingency (v) and round the resulting total to the nearest $1,000 to determine the adjusted financial assurance amount.

(c) The certificate holder shall use a form of bond or letter of credit approved by the Council.

(d) The certificate holder shall use an issuer of the bond or letter of credit approved by the Council.

(e) The certificate holder shall describe the status of the bond or letter of credit in the annual report submitted to the Council under Condition (VII.21.a.ii).

(f) The bond or letter of credit shall not be subject to revocation or reduction before retirement of the facility site.

[Final Order on ASC, Condition IV.C.4; Amended in Final Order on Amendment 3]

**STANDARD: FISH AND WILDLIFE HABITAT (FW) [OAR 345-022-0060]**

Prior to construction, the certificate holder shall finalize and implement the Habitat Mitigation and Revegetation Plan (HMRP), included as Attachment C to the Final Order on Amendment, as approved by the Department in consultation with ODFW and as amended from time to time. Such amendments may be made without amendment of the site certificate. The Council authorizes the Department to agree to amendments, and the Council retains the authority to approve, reject, or modify any amendments of the HMRP agreed to by the Department. [Final Order on Amendment 4]

The finalized HMRP shall incorporate the maps, habitat classifications, and anticipated temporary and permanent habitat impact assessment completed as per site certificate Condition III.C.1. Prior to start of construction, the certificate holder shall acquire the legal right to create, enhance, maintain and protect a habitat mitigation area so long as the site certificate is in effect by means of outright purchase, conservation easement or similar conveyance and shall provide a copy of the documentation to the Department. The nominal lease term shall be at least 30 years, with an option to extend if the facility continues operations past year 30. The mitigation area shall be as shown in figures 1, 2 and 3 of Attachment B to the Final Order. Any different mitigation area shall require prior approval of the Department in consultation with ODFW.

If, prior to the achievement of success criteria for revegetation and restoration of temporarily impacted areas as provided in the final HMRP, any area temporarily disturbed during facility construction is converted for some other use such that the Department, in consultation with ODFW, determines the success criteria cannot be achieved, or the Department otherwise determines, in consultation with ODFW, that the success criteria cannot be achieved, the Department shall amend the HMRP using the process described above to require additional
mitigation consistent with the habitat classifications and mitigation requirements for other areas permanently impacted by the facility.

[Final Order on ASC, Condition IV.M.1; Amended in Final Order on AMD3, AMD4]

The certificate holder shall survey the status of known raptor nests within 0.5 miles before ground-disturbing activities begin. If an active nest is found, and ground-disturbing activities are scheduled to begin before the end of the sensitive nesting and breeding season (mid-April to mid-August), the certificate holder will not engage in ground-disturbing activities within a 0.25-mile buffer around the nest until the nest fledges young or the nest fails, unless ODFW approves an alternative plan. If ground-disturbing construction activities continue into the sensitive nesting and breeding season for the following year, the certificate holder will not engage in ground-disturbing activities within the 0.25-mile buffer if the nest site is found to be active until the nest fledges young or the nest fails, unless ODFW approves an alternate plan.

[Final Order on ASC, Condition IV.M.4]

Prior to construction, the certificate holder will survey the status of known loggerhead shrikes nests and visit sites where non-nesting loggerhead shrikes were observed in order to determine old and new nest sites. The certificate holder shall avoid all construction activities within a 492-foot (150-meter) buffer from active loggerhead shrikes nests.

[Final Order on ASC, Condition IV.M.5; Amended in Final Order on AMD4]

Prior to construction, the certificate holder shall submit to the Department final facility design maps confirming that turbines and other facility components will be located within the 900-foot corridors shown on Figures P-1 through P-10 of the Application for a Site Certificate and August 2008 supplement. The certificate holder shall not construct any facility components within areas of Category 1 or Category 2 habitat and shall avoid temporary disturbance of Category 1 or Category 2 habitat, except for those acreages allowed in Table 1 in the Final Order for RFA No. 3. The certificate holder may rely upon the maps and data submitted per Condition IV.M.1 to satisfy this condition.

[Final Order on ASC, Condition IV.M.9; Amended in Final Order on AMD3, AMD4]

Prior to construction, the certificate holder shall:

a. Conduct one (1) year of raptor nest surveys. The raptor nest surveys shall be conducted following the instructions set forth in the Raptor Nest Survey Protocol for Golden Hills Wind Project included as Attachment D to the Fourth Amended Site Certificate.

b. At least 45-days prior to construction, the certificate holder shall provide a written report on the raptor nest surveys to the Department and ODFW. If the surveys identify the presence of raptor nests within the survey area, the certificate holder shall implement appropriate measures, consistent with the Wildlife Monitoring and Mitigation Plan, and as approved by the Department in consultation with ODFW, to assure that design, construction, and operation of the facility are consistent with the Fish and Wildlife Habitat standard.

[Final Order on ASC, Condition IV.M.11; Amended in Final Order on AMD3, AMD4]

The certificate holder shall report the results of the database review and consultation to the Department and to ODFW and, if there have been new documentations of nesting bald eagles or peregrine falcons within 2 miles of the facility, the certificate holder shall implement appropriate measures to protect the species from adverse impact, as approved by the Department and ODFW.

[Final Order on ASC, Condition IV.L.1]

The certificate holder shall implement measures to mitigate impacts to sensitive wildlife habitat during construction including, but not limited to, the following:

(a) Preparing maps to show sensitive areas, such as nesting or denning areas for sensitive wildlife species, that are off limits to construction personnel;
(b) Ensuring that a qualified person instructs construction personnel to be aware of wildlife in the area and to take precautions to avoid injuring or destroying wildlife or significant wildlife habitat; and

(c) Avoiding unnecessary road construction, temporary disturbance and vehicle use.

[Final Order on ASC, Condition IV.L.2]

**STANDARD: SCENIC RESOURCES (SR)** [OAR 345-022-0080]

**PRE-SR-01**

To reduce the visual impact of the facility, the certificate holder shall:

a. Mount nacelles on smooth steel structures painted uniformly in a neutral color to blend with the surrounding landscape;

b. Paint substation structures in a neutral color to blend with the surrounding landscape;

c. Not allow any advertising to be used on any part of the facility;

d. Use only those signs required for facility safety or required by law, except that the certificate holder may erect a sign to identify the facility; and

e. Maintain any signs allowed under this condition in good repair.

[Final Order on ASC, Condition IV.G.1]

**STANDARD: HISTORIC, CULTURAL, AND ARCHEOLOGICAL RESOURCES (HC)** [OAR 345-022-0090]

**PRE-HC-01**

The certificate holder shall design the facility to avoid impacts to sites 35SH217, 35SH220, GH site 6 (above ground resource), 35SH219 and GH Isolate 6.

[Final Order on ASC, Condition V.B.1]

At least 45 days prior to construction, the certificate holder shall prepare a Cultural Resource Management Plan (the “CRMP”) and shall submit the CRMP to the Department and State Historic Preservation Office (the “SHPO”) for review. The Department must approve the CRMP, in consultation with SHPO, prior to construction.

The CRMP shall at a minimum include:

(a) Specific protocols and procedures for protecting known cultural resources including imposing a 30-meter buffer zone and designating as “no-work zones”, around sites 35SH215, 35SH216, 35SH221, and to the sites identified in Condition V.B.1: 35SH217, 35SH220, GH site 6 (above ground resource), 35SH219 and GH Isolate 6. Both the buffer and no work zones apply to cultural resources, including any additional archeological sites and possible human remains accidentally discovered during construction. The CRMP shall identify how protocols will follow State laws and rules at ORS 358.905-961, ORS 390.235, OAR 736-051-0090 and ORS 97.740-760 as in effect on the date of this site certificate. The certificate holder shall submit the CRMP to the State Historic Preservation Office (the “SHPO”) for concurrence and shall provide to the Department documentation confirming SHPO concurrence prior to start of construction.
(b) Protocols and procedures for responding to accidental discovery of cultural resources during operations and ongoing maintenance activities.

[Final Order on ASC, Condition V.B.2; Amended in Final Order on AMD4]

<table>
<thead>
<tr>
<th>PRE-HC-03</th>
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<tbody>
<tr>
<td>Before beginning construction of any phase of the facility, the certificate holder shall provide to the Department a map showing the final design locations of all components of that phase of the facility and areas that would be temporarily disturbed during construction, and also showing the areas surveyed by Tetra Tech in preparing the Archeological Inventory for Golden Hills Wind Energy Development included in the Application for a Site Certificate as Attachment S-1. If there are any additional areas where ground-disturbing activities will occur that were not part of the original facility area, the certificate holder shall notify the Department and SHPO to determine whether additional surveys or avoidance measures are necessary.</td>
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<tr>
<td>[Final Order on ASC, Condition V.B.4; Amended in Final Order on AMD4]</td>
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**STANDARD: PUBLIC SERVICES (PS) [OAR 345-022-0100]**

<table>
<thead>
<tr>
<th>PRE-PS-01</th>
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<tr>
<td>Before beginning construction the certificate holder shall develop and implement a fire safety and response plan for both construction and operation phases in consultation with the Oregon State Fire Marshal, the Sherman County Emergency Services, North Sherman Fire and Rescue, Moro Rural Fire Protection District and other first-response agencies the facility will rely upon for fire protection services. A copy of the plan must be provided to the Department at least 30 days before beginning construction. The plan must be updated at least annually by the agencies identified in (a) below and a copy provided to the agencies identified in (a), (b), and (c) and to the Department within 30 days of the update. The fire safety and response plan shall address, at a minimum, the following:</td>
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<tr>
<td>(a) Identification of agencies that participated in developing the plan;</td>
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<td>(b) Identification of agencies that are designated as first response agencies or are included in any mutual aid agreements with the facility;</td>
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<tr>
<td>(c) A list of any other mutual aid agreements or fire protection associations in the vicinity of the facility;</td>
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<tr>
<td>(d) Complete contact information for each agency listed in (a), (b), and (c) above, including at least two facility contacts available on a 24-hour basis;</td>
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<td>(e) Communication protocols for both routine and emergency events and the incident command system to be used in the event a fire response by multiple agencies is needed at the facility;</td>
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<tr>
<td>(f) Access and fire response at the facility site during construction and operations. Fire response plans during construction shall address regular and frequent communication amongst the agencies regarding the number and location of construction sites within the site boundary, access roads that are completed and those still under construction, location of water receptacles, and a temporary signage system until permanent addresses and signs are in place;</td>
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<td>(g) The minimum designated time period of the fire season (i.e., May 1 through October 15) and the criteria to modify the designated fire season to respond to changing conditions;</td>
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<tr>
<td>(h) The number, size, and location of onsite water receptacles to be staged around the facility site for firefighting purposes during the fire season; and</td>
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<tr>
<td>(i) Training needs (both for facility personnel and for first responders).</td>
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<tr>
<td>(j) Copies of mutual aid, fire protection association, or other agreements entered into concerning fire protection at the facility site.</td>
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<tr>
<td>[Final Order on ASC, Condition V.C.3; Amended in Final Order on AMD2]</td>
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<tr>
<th>PRE-PS-02</th>
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<tr>
<td>Before beginning construction of the facility, the certificate holder shall develop, in consultation with Sherman County Road Department, a construction-phase traffic management plan. The certificate holder shall submit to the Department a copy of the final construction-phase traffic management plan.</td>
</tr>
<tr>
<td>[Final Order on ASC, Condition V.C.10; Amended in Final Order on AMD4]</td>
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**STANDARD: WASTE MINIMIZATION (WM) [OAR 345-022-0120]**

<table>
<thead>
<tr>
<th>PRE-WM-01</th>
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<tr>
<td>Prior to construction, the certificate holder shall submit to the Department a Construction Waste Management Plan.</td>
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Golden Hills Wind Project  
Fourth Amended Site Certificate – April, 2018
Plan that includes, but is not limited to, the following measures:

(a) Recycling steel and other metal scrap;
(b) Recycling wood waste;
(c) Recycling packaging wastes, such as paper and cardboard;
(d) Collecting non-recyclable waste for transport to a landfill; and
(e) Segregating all hazardous wastes, such as used oil, oily rags and oil-absorbent materials, lubricant and cleaning solution containers, mercury-containing lights, and lead-acid and nickel-cadmium batteries, for disposal by a licensed firm specializing in the proper recycling or disposal of hazardous wastes.

The requirements of the plan shall be implemented and adhered to during construction activities.

[Final Order on ASC, Condition V.D.1; Amended in Final Order on AMD4]

**STANDARD: PUBLIC HEALTH AND SAFETY STANDARDS FOR WIND ENERGY FACILITIES (PH) [OAR 345-024-0010]**

**PRE-PH-01**

The certificate holder shall:

a) During facility construction, install self-monitoring devices on each turbine, connected to a fault annunciation panel or SCADA system at the O&M facility to alert operators to potentially dangerous conditions. The certificate holder shall equip each turbine with vibration-sensing equipment that will shut down the turbine in the event of abnormal levels of vibration.

b) During facility operation, maintain the self-monitoring devices and vibration-sensing equipment on each turbine, connected to the fault annunciation panel or SCADA system at the O&M facility.

[Final Order on ASC, Condition IV.I.2; Amended in Final Order on AMD4]

**PRE-PH-02**

Prior to construction, the certificate holder shall provide evidence to the Department demonstrating that the facility substations will be enclosed with appropriate fencing and locked gates.

[Final Order on ASC, Condition IV.I.6; Amended in Final Order on AMD4]

**PRE-PH-03**

Before beginning construction, the certificate holder shall submit to the FAA and the Oregon Department of Aviation ("ODA") a Notice of Proposed Construction or Alteration identifying the proposed final locations of the turbines and related or supporting facilities and shall provide a copy of this notice to the Department. The certificate holder shall notify the Department of the FAA's and ODA's responses as soon as they have been received.

[Final Order on ASC, Condition IV.I.7]

**STANDARD: SITING STANDARDS FOR TRANSMISSION LINES (ST) [OAR 345-024-0090]**

**PRE-ST-01**

The certificate holder shall install the underground segments of the 34.5-kV collector system at a minimum depth of three feet.

[Final Order on ASC, Condition IV.K.1]

**requirements under council Jurisdiction (CI)**

**PRE-CJ-01**

The certificate holder shall submit, for Department approval prior to construction, a complete new noise analysis for the facility based on the final design layout and generate a new table listing each noise-sensitive property, as defined in OAR 340-035-0015(38), and the predicted maximum hourly L50 noise level at each noise-sensitive property. In addition, the certificate holder shall provide the predicted sound levels contributed by each turbine at each noise-sensitive property that does not provide a waiver of the ambient noise rule. The certificate holder shall perform the analysis using the CADNA/A by DataKustik GmbH of Munich, Germany, and shall base the analysis on the final facility design including final choice of turbine and location of all facility components. The analysis shall demonstrate to the satisfaction of the Department that each of the following requirements have been met:

(a) For any noise-sensitive property, the certificate holder shall identify the final design locations of all turbines to be built and perform a noise analysis demonstrating, in accordance with OAR 340-035-0035(1)(b)(B)(iii)(IV), that the total hourly L50 noise level generated by the facility would not
exceed 50 dBA at the appropriate measurement point. The certificate holder shall assume the following input parameters:

- The maximum sound power level warranted by the manufacturer or confirmed by other means acceptable to the Department;
- The exact locations of the proposed turbines;
- Attenuation of sound due to absorption to be calculated using a methodology satisfactory to the Department;
- The use of 50°F temperature and 70 percent relative humidity in the analysis;
- A 2 dB safety margin shall be added to turbine sound power levels;
- No credit for shielding of any residence by terrain; and
- All receptors treated as simultaneously downwind of all turbines.

(b) If the hourly L50 noise levels caused by the facility at any noise-sensitive property would increase the ambient noise level at any noise-sensitive property over the full set of wind conditions ranging from cut in to full load by more than 10 dBA, the certificate holder shall obtain a legally effective easement or real covenant from that property owner pursuant to which the owner of the property authorizes the certificate holder’s operation of the facility to increase ambient statistical noise levels L50 and L50 by more than 10 dBA at the appropriate measurement point. A legally effective easement or real covenant shall (i) include a legal description of the burdened property (the noise-sensitive property); (ii) be recorded in the real property records of the county; (iii) expressly benefit the certificate holder; (iv) expressly run with the land and bind all future owners, lessees or holders of any interest in the burdened property; and (v) not be subject to revocation without the certificate holder’s written approval.

(c) If, for any noise-sensitive property where the hourly L50 noise levels caused by the facility would increase by more than 10 dBA above the ambient level over the full range of wind conditions measured for that property and where the certificate holder has not obtained a legally effective easement or real covenant as described in (b), the certificate holder shall identify measures to reduce noise at that property either by eliminating or moving turbines, and shall perform the noise analysis again to demonstrate, in accordance with OAR 340-035-0035(1)(B)(iii)(IV), that the total noise generated by the facility would meet the ambient noise degradation test at the appropriate measurement point at that noise-sensitive property. The certificate holder shall obtain Department concurrence of the new analysis prior to start of construction.

[Final Order on ASC, Condition VI.A.1.2]
affected local electric service utilities and transmission service providers, crane movements under electric transmission lines during construction and maintenance of the facility. The procedure shall address subjects including, but not limited to, minimum advance notification prior to any crane movement under an electric transmission or distribution line, protocols for determining adequate line clearance and specific crane path locations. With the procedure, the certificate holder shall provide evidence of concurrence by each affected electric service utility or transmission service provider. The certificate holder shall ensure that all employees, construction contractors and subcontractors adhere to this procedure throughout construction and maintenance of the facility.

[Final Order on ASC, Condition VI.A.4.3]

**MANDATORY CONDITIONS (MC)**

| PRE-MC-01 | OAR 345-025-0006 (5): Except as necessary for the initial survey or as otherwise allowed for wind energy facilities, transmission lines or pipelines under this section, the certificate holder shall not begin construction, as defined in OAR 345-001-0010, or create a clearing on any part of the site until the certificate holder has construction rights on all parts of the site. For the purpose of this rule, “construction rights” means the legal right to engage in construction activities. For wind energy facilities, transmission lines or pipelines, if the certificate holder does not have construction rights on all parts of the site, the certificate holder may nevertheless begin construction, as defined in OAR 345-001-0010, or create a clearing on a part of the site if the certificate holder has construction rights on that part of the site and:

a) The certificate holder would construct and operate part of the facility on that part of the site even if a change in the planned route of the transmission line or pipeline occurs during the certificate holder’s negotiations to acquire construction rights on another part of the site; or

b) The certificate holder would construct and operate part of a wind energy facility on that part of the site even if other parts of the facility were modified by amendment of the site certificate or were not built.

[Final Order on ASC, Condition VII.5; Amended in Final Order on AMD4]

| PRE-MC-02 | OAR 345-025-0006 (8): Before beginning construction of the facility, the certificate holder shall submit to the State of Oregon, through the Council, a bond or letter of credit in a form and amount satisfactory to the Council to restore the site to a useful, non-hazardous condition. The certificate holder shall maintain a bond or letter of credit in effect at all times until the facility has been retired. The Council may specify different amounts for the bond or letter of credit during construction and during operation of the facility. [See Condition IV.C.4.]

[Final Order on ASC, Condition VII.8; Amended in Final Order on AMD4]
4.4 Construction (CON) Conditions

<table>
<thead>
<tr>
<th>Condition Number</th>
<th>Pre-Construction (PRE) Conditions</th>
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<tbody>
<tr>
<td><strong>STANDARD: ORGANIZATIONAL EXPERTISE (OE) [OAR 345-022-0010]</strong></td>
<td></td>
</tr>
<tr>
<td><strong>STANDARD: SOIL PROTECTION (SP) [OAR 345-022-0022]</strong></td>
<td>During construction, the certificate holder shall salvage approximately three feet of topsoil and stockpile this topsoil in windrows, wherever temporary impacts will occur in cultivated areas. The certificate holder shall protect the windrows with plastic sheeting or mulch. Upon removal of the temporary features, the certificate holder shall cultivate the subsoil to a depth of at least 12 inches (except where bedrock prohibits achieving this depth) and then redistribute the salvaged topsoil to match adjacent grades. [Final Order on ASC, Condition IV.E.2; Amended in Final Order on AMD4]</td>
</tr>
<tr>
<td>CON-SP-01</td>
<td>During construction, the certificate holder shall ensure that the wash down of concrete trucks occurs only at a contractor-owned batch plant or at tower foundation locations. If such wash down occurs at tower foundation locations, then the certificate holder shall ensure that wash down wastewater does not run off the construction site into otherwise undisturbed areas and that the wastewater is disposed of on backfill piles and buried underground with the backfill over the tower foundation. [Final Order on ASC, Condition IV.E.5]</td>
</tr>
<tr>
<td><strong>STANDARD: LAND USE (LU) [OAR 345-022-0030]</strong></td>
<td>During construction, the certificate holder shall provide access across construction trenches to fields within the facility site and otherwise provide adequate and timely access to properties during critical periods in the farming cycle, such as harvest, as necessary and as determined feasible by the certificate holder and landowner. [Final Order on ASC, Condition IV.D.12; Amended in Final Order on AMD4]</td>
</tr>
<tr>
<td>CON-LU-01</td>
<td>During construction, the certificate holder shall protect the area within a 1300-foot buffer around any active nests of the following species during the sensitive period, as provided in this condition:</td>
</tr>
<tr>
<td>Species</td>
<td>Sensitive Period</td>
</tr>
<tr>
<td>Swainson’s hawk</td>
<td>April 1 to August 15</td>
</tr>
<tr>
<td>Golden eagle</td>
<td>February 1 to August 31</td>
</tr>
<tr>
<td>Ferruginous hawk</td>
<td>March 15 to August 15</td>
</tr>
<tr>
<td>Burrowing owl</td>
<td>April 1 to August 15</td>
</tr>
<tr>
<td>CON-FW-01</td>
<td>The 1300-foot buffer may be reduced, with Department approval, if there is an adequate physical barrier between the nest site and the construction impacts such that a 1300-foot buffer proves to be excessive. During the year in which construction of any phase occurs, the certificate holder shall use a protocol approved by ODFW to determine whether there are any active nests of these species within a half-mile of any areas that would be disturbed during construction. If a nest is occupied by any of these species after the beginning of the sensitive period, the certificate holder shall not engage in high-impact construction activities (activities that involve blasting, grading or other major ground disturbance) or allow high levels of construction traffic within 1300 feet of the nest site, or such lesser distance as may be approved by the Department in the event there is an adequate physical barrier between the nest site and the construction impacts. In addition, the certificate holder shall flag the boundaries of the 1300-foot buffer area, or such lesser distance as may be approved by the Department in the event there is an adequate physical barrier between the nest site and the construction impacts, and shall instruct construction personnel to avoid any unnecessary activity within the buffer area. The certificate holder shall direct a qualified independent third-party biological monitor, as</td>
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approved by the Department, to observe the active nest sites during the sensitive period for signs of disturbance and to notify the Department of any noncompliance with this condition. If the monitor observes nest site abandonment or other adverse impact to nesting activity, the certificate holder shall implement appropriate mitigation, in consultation with ODFW and subject to the approval of the Department, unless the adverse impact is clearly shown to have a cause other than construction activity. The certificate holder may begin or resume high-impact construction activities before the ending day of the sensitive period if any known nest site is not occupied by the early release date. If a nest site is occupied, then the certificate holder may begin or resume high-impact construction before the ending day of the sensitive period with the approval of ODFW, but after the young are fledged. The certificate holder shall use a protocol approved by ODFW to determine when the young are fledged (meaning the young are independent of the core nest site).

**STANDARD: HISTORIC, CULTURAL, AND ARCHEOLOGICAL RESOURCES (HC) [OAR 345-022-0090]**

**CON-HC-01**

During construction, if any cultural resources are discovered, all work at that location shall cease immediately and the certificate holder shall notify the Department and SHPO to determine whether it is necessary to have an archeologist travel to the worksite and assess the discovery or monitor construction activities.

[Final Order on ASC, Condition V.B.6; Amended in Final Order on AMD4]

**CON-HC-02**

During construction, the certificate holder shall ensure that construction personnel cease all ground-disturbing activities in the immediate area if any archaeological or cultural resources are found during construction of the facility until a qualified archeologist can evaluate the significance of the find. No construction personnel will be allowed in the discovery area except for facility management in consultation with the SHPO. The certificate holder shall notify the Department and the SHPO of the find. If the SHPO determines that the resource is significant, the certificate holder shall make recommendations to the Council for mitigation, including avoidance or data recovery, in consultation with the Department, the SHPO, the appropriate Oregon tribes and other appropriate parties. The certificate holder shall not restart work in the affected area until the certificate holder has demonstrated to the Department that it has complied with State archaeological protection and archaeological permit laws in coordination with the SHPO.

[Final Order on ASC, Condition V.B.8; Amended in Final Order on AMD4]

**CON-HC-03**

During construction, the certificate holder shall ensure that construction personnel are instructed on the location of the mapped alignment of the Oregon Trail, per Condition V.B.5. If any intact physical evidence of the trail is discovered that was not previously identified, the certificate holder shall avoid any disturbance to the intact segments by redesign, reengineering or restricting the area of construction activity. The certificate holder shall promptly notify the Department and the SHPO of the discovery. The certificate holder shall consult with the Department and with the SHPO to determine appropriate mitigation measures.

[Final Order on ASC, Condition V.B.9; Amended in Final Order on AMD4]

**CON-HC-04**

Upon completion of construction, the certificate holder shall consult with the Oregon Historic Trails Advisory Council regarding the appropriate content of an interpretive sign. After such consultation, the certificate holder shall place in a publicly accessible location a sign giving notice of the historic background of the facility site and surrounding areas.

[Final Order on ASC, Condition V.B.10]

**STANDARD: PUBLIC SERVICES (PS) [OAR 345-022-0100]**

**CON-PS-01**

During construction of the facility, the certificate holder shall ensure that construction vehicles and equipment are operated on graveled areas to the extent possible and that open flames, such as cutting torches, are kept away from grassy areas.

[Final Order on ASC, Condition V.C.4]

**CON-PS-02**

During construction of the facility, the certificate holder shall maintain a water truck on site to respond to potential fire incidents.

[Final Order on ASC, Condition V.C.6]
| CON-PS-03  | The certificate holder shall construct turbines on concrete pads with a minimum of 10 feet of nonflammable and non-erosive ground cover on all sides. The certificate holder shall cover turbine pad areas with nonflammable, non-erosive material immediately following exposure during construction and shall maintain the pad area covering during operation of the facility. [Final Order on ASC, Condition V.C.7] |
| CON-PS-04  | During construction of the facility, the certificate holder shall implement measures to reduce traffic impacts, including:  
(a) Providing notice to all affected local jurisdictions in advance of deliveries;  
(b) Providing notice to adjacent landowners and residents of Biggs Junction in advance of deliveries; and  
(c) Requiring flaggers to be at appropriate locations at appropriate times during construction to direct traffic and reduce accident risks. [Final Order on ASC, Condition V.C.11] |
| **STANDARD: WASTE MINIMIZATION (WM) [OAR 345-022-0120]** |  |
| CON-WM-01  | During construction, the certificate holder shall provide portable toilets for on-site sewage handling and shall ensure that they are pumped and cleaned regularly by a licensed contractor. [Final Order on ASC, Condition V.D.3] |
| **STANDARD: PUBLIC HEALTH AND SAFETY STANDARDS FOR WIND ENERGY FACILITIES (PH) [OAR 345-024-0010]** |  |
| CON-PH-01  | The certificate holder shall follow manufacturer’s recommended handling instructions and procedures to prevent damage to turbine or turbine tower components that could lead to failure. [Final Order on ASC, Condition IV.I.1] |
| CON-PH-02  | The certificate holder shall construct turbine towers with no exterior ladders or access to the turbine blades and shall install locked tower access doors. The certificate holder shall keep tower access doors locked at all times except when authorized personnel are present. [Final Order on ASC, Condition IV.I.3] |
| **REQUIREMENTS UNDER COUNCIL JURISDICTION (CJ)** |  |
| CON-CJ-01  | During construction, to reduce noise impacts at nearby residential areas, the certificate holder shall:  
(a) Confine the noisiest operation of heavy construction equipment to the daylight hours;  
(b) Require contractors to install and maintain exhaust mufflers on all combustion engine-powered equipment; and  
(c) Establish a complaint response system at the construction manager’s office to address noise complaints. [Final Order on ASC, Condition VI.A.1.1; Amended in Final Order on AMD4] |
| **MANDATORY CONDITIONS (MC)** |  |
| CON-MC-01  | OAR 345-025-0006 (4): The certificate holder shall begin and complete construction of the facility by the dates specified in the site certificate. [See Conditions (III.D.1) and (111.D.2).] [Final Order on ASC, Condition VII.4; Amended in Final Order on AMD4] |
### 4.5 Pre-Operational (PRO) Conditions

<table>
<thead>
<tr>
<th>Condition Number</th>
<th>Pre-Construction (PRE) Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>STANDARD: PUBLIC SERVICES (PS) [OAR 345-022-0100]</strong></td>
<td><strong>PRO -PS-01</strong> Before beginning operation of the facility, the certificate holder shall provide to North Sherman Fire Protection District and Moro Rural Fire Protection District a site plan indicating the identification number assigned to each turbine and the location of all facility structures. During operation of the facility, the certificate holder shall ensure that appropriate district personnel have an up-to-date list of the names and telephone numbers of facility personnel available to respond on a 24-hour basis in case of an emergency on the facility site. [Final Order on ASC, Condition V.C.9; Amended in Final Order on AMD4]</td>
</tr>
<tr>
<td><strong>STANDARD: WASTE MINIMIZATION (WM) [OAR 345-022-0120]</strong></td>
<td><strong>PRO -WM-01</strong> Prior to operation, the certificate holder shall submit to the Department an Operational Waste Management Plan that includes, but is not limited to, the following measures: (a) Training employees to minimize and recycle solid waste; (b) Recycling paper products, metals, glass and plastics; (c) Recycling used oil and hydraulic fluid; (d) Collecting non-recyclable waste for transport to a landfill; and (e) Segregating all hazardous wastes, such as used oil, oily rags and oil-absorbent materials, oil and cleaning solution containers, mercury-containing lights, and lead-acid and nickel-cadmium batteries, for disposal by a licensed firm specializing in the proper recycling or disposal of hazardous wastes. The requirements of the plan shall be implemented and adhered to during operational activities. [Final Order on ASC, Condition V.D.2; Amended in Final Order on AMD4]</td>
</tr>
<tr>
<td><strong>STANDARD: PUBLIC HEALTH AND SAFETY STANDARDS FOR WIND ENERGY FACILITIES (PH) [OAR 345-024-0010]</strong></td>
<td><strong>PRO-PH-01</strong> Prior to operation, the certificate holder shall submit to the Department materials or other documentation demonstrating the facility’s operational safety-monitoring program. The program shall, at a minimum, include requirements for regular turbines and turbine tower component inspections and maintenance. [Final Order on ASC, Condition IV.I.4; Amended in Final Order on AMD4] <strong>PRO-PH-02</strong> Prior to operation, the certificate shall submit to the Department evidence demonstrating that, for turbine types having pad-mounted step-up transformers, transformers are installed at the base of each tower in locked cabinets designed to protect the public from electrical hazards and to avoid creation of artificial habitat for raptor prey. [Final Order on ASC, Condition IV.I.5; Amended in Final Order on AMD4]</td>
</tr>
<tr>
<td><strong>REQUIREMENTS UNDER COUNCIL JURISDICTION (CJ)</strong></td>
<td><strong>PRO-CJ-01</strong> Prior to start of commercial operation, the certificate holder shall submit a plan for complaint-based operational noise monitoring to the Department. Commercial operation shall not commence until the Department has concurred in writing with the complaint-based noise monitoring protocol. The plan shall provide for testing at houses whose owners or occupants submit a complaint to the Council or the Department. The plan shall include a schedule for completion of required testing and a date certain by which written results shall be provided to the Council. If the owner of the property that filed the complaint refuses to grant access for the purpose of performing the noise test described in this condition after reasonable attempts are made by the certificate holder to receive permission for access, then the Department shall not require further corrective action. [Final Order on ASC, Condition VI.A.1.4]</td>
</tr>
</tbody>
</table>
## 4.6 Operational (OPR) Conditions

<table>
<thead>
<tr>
<th>Condition Number</th>
<th>Pre-Construction (PRE) Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>STANDARD: SOIL PROTECTION (SP) [OAR 345-022-0022]</strong></td>
<td></td>
</tr>
<tr>
<td>OPR -SP-01</td>
<td>During facility operation, the certificate holder shall routinely inspect and maintain all roads, pads and trenched areas and, as necessary, maintain or repair erosion control measures. The certificate holder shall restore areas that are temporarily disturbed during facility maintenance or repair activities to predisturbance condition or better. [Final Order on ASC, Condition IV.E.3]</td>
</tr>
<tr>
<td>OPR -SP-02</td>
<td>During facility operation, if blade-washing becomes necessary, the certificate holder shall ensure that there is no runoff of wash water from the site or discharges to surface waters, storm sewers or dry wells. The certificate holder shall not use acids, bases or metal brighteners with the wash water. The certificate holder may use biodegradable, phosphate-free cleaners sparingly. [Final Order on ASC, Condition IV.E.6]</td>
</tr>
<tr>
<td><strong>STANDARD: LAND USE (LU) [OAR 345-022-0030]</strong></td>
<td></td>
</tr>
<tr>
<td>OPR -LU-01</td>
<td>During operation of the facility, the certificate holder, in cooperation with landowners, shall avoid impact on cultivated land to the extent reasonably possible when performing facility repair and maintenance activities. [Final Order on ASC, Condition IV.D.11]</td>
</tr>
<tr>
<td>OPR -LU-02</td>
<td>Within 90 days after beginning operation, the certificate holder shall provide to the Department and to the Sherman County Planning Director the actual latitude and longitude location or Stateplane NAD 83(91) coordinates of each turbine tower, connecting lines and transmission lines. In addition, the certificate holder shall provide to the Department and to the Sherman County Planning Director, a summary of as-built changes in the facility compared to the original plan, if any. [Final Order on ASC, Condition IV.D.15]</td>
</tr>
<tr>
<td><strong>STANDARD: RETIREMENT AND FINANCIAL ASSURANCE (RT) [OAR 345-022-0050]</strong></td>
<td></td>
</tr>
<tr>
<td>OPR -RT-01</td>
<td>The certificate holder shall:</td>
</tr>
<tr>
<td></td>
<td>(a) Notify the Department of any spill or release of hazardous material during construction, operation or retirement of the facility within one working day after the discovery. The certificate holder shall follow applicable Oregon Department of Environmental Quality (&quot;DEQ&quot;) response requirements regulations pursuant to OAR Chapter 340 Division 142.</td>
</tr>
<tr>
<td></td>
<td>(b) Within 45-days of the discovery, the certificate holder shall submit to the Department copies of the Oregon Emergency Response System Spill/Release Report, as submitted to DEQ.</td>
</tr>
<tr>
<td>OPR -RT-02</td>
<td>If the certificate holder has not remedied a spill consistent with applicable ODEQ standards within six months after the date of the spill, the certificate holder shall submit to the Council for its approval an independently prepared estimate of the additional cost of remediation or correction within such six-month period.</td>
</tr>
<tr>
<td></td>
<td>(a) Upon approval of an estimate by the Council, the certificate holder shall increase the amount of its bond or letter of credit by the amount of the estimate.</td>
</tr>
<tr>
<td></td>
<td>(b) In no event, however, shall the certificate holder be relieved of its obligation to exercise all due diligence in remedying a spill of hazardous substances.</td>
</tr>
<tr>
<td><strong>STANDARD: FISH AND WILDLIFE HABITAT (FW) [OAR 345-022-0060]</strong></td>
<td></td>
</tr>
<tr>
<td>OPR -FW-01</td>
<td>During facility operation, the certificate holder shall conduct wildlife monitoring as described in the Wildlife Monitoring and Mitigation Plan that is included as Attachment E to the Final Order on Amendment 4 and as</td>
</tr>
</tbody>
</table>
amended from time to time.
[Final Order on ASC, Condition IV.M.7; Amended in Final Order on AMD4]

**STANDARD: SCENIC RESOURCES (SR) [OAR 345-022-0080]**

<table>
<thead>
<tr>
<th>OPR -SR-01</th>
<th>During operation of the facility, the certificate holder shall not use exterior nighttime lighting except:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>a. The minimum turbine tower lighting required or recommended by the Federal Aviation Administration (the “FAA”);</td>
</tr>
<tr>
<td></td>
<td>b. Security lighting at the O&amp;M facility and substations, provided that such lighting is shielded or directed downward to reduce glare;</td>
</tr>
<tr>
<td></td>
<td>c. Minimum lighting necessary for repairs or emergencies; and</td>
</tr>
<tr>
<td></td>
<td>d. As otherwise required by federal, State or local law.</td>
</tr>
</tbody>
</table>
[Final Order on ASC, Condition IV.G.3]

**STANDARD: PUBLIC SERVICES (PS) [OAR 345-022-0100]**

| OPR -PS-01 | During operation of the facility, the certificate holder shall obtain water for on-site use from one well located at the O&M facility, subject to compliance with applicable permit requirements. During operation of the facility, the certificate holder shall not use more than 5,000 gallons of water per day from the on-site well. |
[Final Order on ASC, Condition V.C.1]

| OPR -PS-02 | During operation of the facility, the certificate holder shall ensure that all on-site employees receive annual fire prevention and response training, including tower rescue training, from qualified instructors or members of local fire districts and shall ensure that all employees are instructed to keep vehicles on roads and off dry grassland, except when off-road operation is required for emergency purposes. |
[Final Order on ASC, Condition V.C.8]

**STANDARD: WASTE MINIMIZATION (WM) [OAR 345-022-0120]**

| OPR -WM-01 | During operation, the certificate holder shall discharge sanitary wastewater generated at the O&M facility to a licensed on-site septic system in compliance with county permit requirements. The certificate holder shall design the septic system with a discharge capacity of less than 5,000 gallons per day. The certificate holder shall provide copies of all necessary septic system permits to the Department. |
[Final Order on ASC, Condition V.D.4; Amended in Final Order on AMD4]

**REQUIREMENTS UNDER COUNCIL JURISDICTION (CJ)**

| OPR-CJ-01 | During operation, the certificate holder shall maintain a complaint response system to address noise complaints. The certificate holder shall promptly notify the Department of any complaints received regarding facility noise and of any actions taken by the certificate holder to address those complaints. Prior to start of commercial operation, the certificate holder shall notify, in writing, the owners of potentially affected noise-sensitive properties identified in Exhibit X of the completed Application for a Site Certificate. The notice shall inform the property owners of the procedure and contact information for filing a complaint regarding the noise level from the facility once it is operating. The certificate holder shall document the issuance of this notice and provide that documentation to the Department. |
[Final Order on ASC, Condition VI.A.1.3]

**Mandatory Conditions (MC)**

| OPR-MC-01 | OAR 345-025-0006 (2): The certificate holder shall submit a legal description of the site to the Department of Energy within 90 days after beginning operation of the facility. The legal description required by this rule means a description of metes and bounds or a description of the site by reference to a map and geographic data that clearly and specifically identifies the outer boundaries that contain all parts of the facility. |
[Final Order on ASC, Condition VII.2; Amended in Final Order on AMD4]
## 4.7 Retirement Conditions (RET)

<table>
<thead>
<tr>
<th>Condition Number</th>
<th>Pre-Construction (PRE) Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>STANDARD: RETIREMENT AND FINANCIAL ASSURANCE (RT) [OAR 345-022-0050]</strong></td>
<td></td>
</tr>
<tr>
<td>RET -RT-01</td>
<td>The certificate holder shall retire the facility if the certificate holder permanently ceases construction or operation of the facility. The certificate holder shall retire the facility according to a final retirement plan approved by the Council, as described in OAR 345-027-0110, and prepared pursuant to Condition (IV.C.2). [Final Order on ASC, Condition IV.C.1]</td>
</tr>
</tbody>
</table>
| RET -RT-02       | Two years before closure of the energy facility, the certificate holder shall submit to the Department a proposed final retirement plan for the facility and site, pursuant to OAR 345-027-0110, including:  
  (a) A plan for retirement that provides for completion of retirement within two years after permanent cessation of operation of the energy facility and that protects the public health and safety and the environment;  
  (b) A description of actions the certificate holder proposes to take to restore the site to a useful, non-hazardous condition suitable for agricultural use; and  
  (c) A detailed cost estimate, a comparison of that estimate with the dollar amount secured by a bond or letter of credit and any amount contained in a retirement fund, and a plan for assuring the availability of adequate funds for completion of retirement. [Final Order on ASC, Condition IV.C.2] |
| RET -RT-03       | If the certificate holder elects to use a bond to meet the requirements of Condition (IV.C.4), the certificate holder shall ensure that the surety is obligated to comply with the requirements of applicable statutes, Council rules and this site certificate when the surety exercises any legal or contractual right it may have to assume construction, operation or retirement of the energy facility. The certificate holder shall also ensure that the surety is obligated to notify the Council that it is exercising such rights and to obtain any Council approvals required by applicable statutes, Council rules and this site certificate before the surety commences any activity to complete construction, operate or retire the energy facility. [Final Order on ASC, Condition IV.C.5] |
| RET -RT-04       | The certificate holder shall pay the actual cost to restore the site to a useful, non-hazardous condition at the time of retirement, notwithstanding the Council’s approval in the site certificate of an estimated amount required to restore the site. [Final Order on ASC, Condition IV.C.9] |
| RET -RT-05       | If the Council finds that the certificate holder has permanently ceased construction or operation of the facility without retiring the facility according to a final retirement plan approved by the Council, as described in OAR 345-027-0110 and prepared pursuant to Condition (IV.C.2), the Council shall notify the certificate holder and request that the certificate holder submit a proposed final retirement plan to the Department within a reasonable time not to exceed 90 days.  
  (a) If the certificate holder does not submit a proposed final retirement plan by the specified date or if the Council rejects the retirement plan that the certificate holder submits, the Council may direct the Department to prepare a proposed final retirement plan for the Council’s approval.  
  (b) Upon the Council’s approval of the final retirement plan prepared pursuant to (a), the Council may draw on the bond or letter of credit described in Condition (IV.C.4) and shall use the funds to restore the site to a useful, non-hazardous condition according to the final retirement plan, in addition to any penalties the Council may impose under OAR Chapter 345, Division 29.  
  (c) If the amount of the bond or letter of credit is insufficient to pay the actual cost of retirement, the certificate holder shall pay any additional cost necessary to restore the site to a useful, non-hazardous condition. |
(d) After completion of site restoration, the Council shall issue an order to terminate the site certificate if the Council finds that the facility has been retired according to the approved final retirement plan.

[Final Order on ASC, Condition IV.C.10]

## COUNCIL’S MANDATORY CONDITIONS (MC)

| RET-MC-01 | OAR 345-025-0006 (9): The certificate holder shall retire the facility if the certificate holder permanently ceases construction or operation of the facility. The certificate holder shall retire the facility according to a final retirement plan approved by the Council, as described in OAR 345-027-0110. The certificate holder shall pay the actual cost to restore the site to a useful, non-hazardous condition at the time of retirement, notwithstanding the Council’s approval in the site certificate of an estimated amount required to restore the site.

[Final Order on ASC, Condition VII.9; Amended in Final Order on AMD4] |

| RET-MC-02 | OAR 345-025-0006 (16): If the Council finds that the certificate holder has permanently ceased construction or operation of the facility without retiring the facility according to a final retirement plan approved by the Council, as described in OAR 345-027-0110, the Council shall notify the certificate holder and request that the certificate holder submit a proposed final retirement plan to the Office within a reasonable time not to exceed 90 days. If the certificate holder does not submit a proposed final retirement plan by the specified date, the Council may direct the Department to prepare a proposed a final retirement plan for the Council’s approval. Upon the Council’s approval of the final retirement plan, the Council may draw on the bond or letter of credit described in OAR 345-027-0020(8) to restore the site to a useful, non-hazardous condition according to the final retirement plan, in addition to any penalties the Council may impose under OAR Chapter 345, Division 29. If the amount of the bond or letter of credit is insufficient to pay the actual cost of retirement, the certificate holder shall pay any additional cost necessary to restore the site to a useful, non-hazardous condition. After completion of site restoration, the Council shall issue an order to terminate the site certificate if the Council finds that the facility has been retired according to the approved final retirement plan.

[Final Order on ASC, Condition VII.16; Amended in Final Order on AMD4] |
5.0 Successors and Assigns

To transfer this site certificate or any portion thereof or to assign or dispose of it in any other manner, directly or indirectly, the certificate holder shall comply with OAR 345-027-0100.

6.0 Severability and Construction

If any provision of this agreement and certificate is declared by a court to be illegal or in conflict with any law, the validity of the remaining terms and conditions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the agreement and certificate did not contain the particular provision held to be invalid.

7.0 Execution

This amended site certificate may be executed in counterparts and will become effective upon signature by the Chair of the Energy Facility Siting Council and the authorized representative of the certificate holder.

IN WITNESS THEREOF, this site certificate has been executed by the State of Oregon, acting by and through the Energy Facility Siting Council, and by Golden Hills Wind Farm, LLC.

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**ENERGY FACILITY SITING COUNCIL**

By: [Signature]

Barry Beyeler, Chair

Oregon Energy Facility Siting Council

Date: **April 27, 2018**

---

**Golden Hills Wind Farm, LLC**

By: [Signature]

[Print Name]

Authorized Representative

Golden Hills Wind Farm, LLC

Date: **4/30/2018**

---

[Signature]

[Print Name]

Authorized Representative
Attachment A
Facility Site Boundary Map
Golden Hills Site Boundary and Turbine Micrositing Corridors
ATTACHMENT C
DRAFT 2018 HABITAT MITIGATION AND REVEGETATION PLAN
Golden Hills Wind Project:  
Draft 2018 Habitat Mitigation & Revegetation Plan

1.0 Introduction

Golden Hills Wind Farm, LLC (certificate holder) received a Site Certificate from the Energy Facility Siting Council in 2009 authorizing the construction and operation of a 400 megawatt (MW) wind energy generation facility in Sherman County, Oregon. The potential turbine strings are spread along ridgecrests located approximately 2.5 miles (mi.) northeast of the town of Wasco, Oregon. In addition to the turbine strings, additional facilities such as access roads, underground and overhead transmission lines, and a substation are being constructed to implement the project.

Golden Hills Wind Farm LLC agrees to mitigate impacts associated with the temporary and temporal loss of habitat, and permanent habitat impacts. The goal for temporarily disturbed habitat areas (such as road shoulders, underground electric cable trenches, and the temporarily disturbed area around tower sites) is to return the disturbed habitat to pre-construction (or better) conditions.

In addition to areas temporarily disturbed during facility construction, certain areas will be permanently affected by the placement of facility components for the life of the facility. These permanently disturbed areas include the location of new or widened roads, the area under tower bases, and the substation area.

Construction of the facility would result in temporary impacts to Category 2, 3, 4 and 6 habitat; operation of the facility would result in permanent impacts to Category 3, 4 and 6 habitat. As presented in Table 1, based on pre-construction estimates, approximately 2.9 acres of Category 2, 57.0 acres of Category 3, 6.5 acres of Category 4, and 1,000.2 acres of Category 6 habitat will be temporarily disturbed. Temporary impacts to Category 2, 3 and 4 habitat will require mitigation. As presented in Table 2, based on pre-construction estimates, approximately 5.5 acres of Category 3, 0.1 acres of Category 4, and 126.7 acres of Category 6 habitat will be permanently disturbed. Permanent impacts to Category 3 and 4 habitat will require mitigation. Mitigation of temporary and permanent habitat impacts must comply with the Council’s Fish and Wildlife Habitat standard (OAR 345-022-0060), which requires a demonstration of compliance with ODFW’s OAR 635-415-0025 mitigation goals and policies.

Temporary impacts to Category 2 Shrub-steppe would result in a temporal loss of habitat. Temporal loss refers to loss of habitat function and values from the time an impact occurs to the time when the restored habitat provides a pre-impact level of habitat function. Habitat subtypes identified within the site boundary, based on pre-construction estimates, including Conservation Recovery Enhancement Program (CREP), Conservation Reserve Program (CRP) and Grassland, are reasonably expected to be restored within a shorter duration timeframe (i.e. 2-3 years) than Shrub-Steppe (5+ years) and therefore would not be expected to result in temporal loss requiring compensatory mitigation beyond the establishes revegetation requirements of this plan.

To address the temporal loss of temporarily impacted Category 2 Shrub-steppe habitat quality, and to satisfy ODFW’s Category 2 habitat mitigation goal of “no net loss of either habitat quantity
or quality and to provide a net benefit of habitat quantity or quality,” the certificate holder agrees to enhance or create an additional 0.5 acres of Category 2 Shrub-steppe (representing 0.5:1 acre ratio) within a designated mitigation area. This is in addition to revegetation of the temporarily impacted area to pre-impact habitat quality and function. Temporary impacts to the remaining Category 2, 3 and 4 habitat subtypes including CREP, CRP and Grassland would be mitigated through required revegetation efforts, as described further in this plan. In the event that temporary impacts to CREP, CRP and Native Grassland habitat subtypes within Category 3 and 4 habitat are not restored within a short timeframe (i.e. 2-3 years) following completion of construction, the Department in consultation with ODFW may require compensatory mitigation.

To address the permanent loss of Category 3 and 4 habitat, and to satisfy ODFW’s Category 3 and 4 habitat mitigation goal of “no net loss of either habitat quality or quantity,” the certificate holder agrees to enhance or create 5.5 acres of Category 3 habitat and 0.1 acre of Category 4 habitat (representing a 1:1 acre ratio) within a designated mitigation area.

Table 1: Summary of Estimated Temporary Wildlife Habitat Impacts

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Temporary Impact (Acres)</th>
<th>Mitigation (Mitigation Area Ratio, Acres)</th>
<th>Mitigation Area (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Category 2</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Conservation Reserve Enhancement Program (CREP)</td>
<td>2.0</td>
<td>Revegetation</td>
<td>0.0</td>
</tr>
<tr>
<td>Shrub-steppe (SS)</td>
<td>0.9</td>
<td>0.5:1</td>
<td>0.5</td>
</tr>
<tr>
<td><strong>Category 2 Total =</strong></td>
<td><strong>2.9</strong></td>
<td></td>
<td><strong>0.5</strong></td>
</tr>
<tr>
<td><strong>Category 3</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Conservation Reserve Program (CRP)</td>
<td>17.2</td>
<td>Revegetation</td>
<td>0.0</td>
</tr>
<tr>
<td>Grassland</td>
<td>39.8</td>
<td>Revegetation</td>
<td>0.0</td>
</tr>
<tr>
<td><strong>Category 3 Total =</strong></td>
<td><strong>57.0</strong></td>
<td></td>
<td><strong>0.0</strong></td>
</tr>
<tr>
<td><strong>Category 4</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grassland</td>
<td>6.5</td>
<td>Revegetation</td>
<td>0.0</td>
</tr>
<tr>
<td><strong>Category 4 Total =</strong></td>
<td><strong>6.5</strong></td>
<td></td>
<td><strong>0.0</strong></td>
</tr>
</tbody>
</table>
**Mitigation Area Required for Temporal Loss of Category 2 Habitat =** 0.5

Table 2: Summary of Estimated Permanent Wildlife Habitat Impacts

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Permanent Impact (Acres)</th>
<th>Mitigation Area (Mitigation Area Ratio, Acres)</th>
<th>Mitigation Area (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Category 3</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CRP</td>
<td>1.3</td>
<td>1:1</td>
<td>1.3</td>
</tr>
</tbody>
</table>
Table 2: Summary of Estimated Permanent Wildlife Habitat Impacts

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Permanent Impact (Acres)</th>
<th>Mitigation Area (Mitigation Area Ratio, Acres)</th>
<th>Mitigation Area (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grassland</td>
<td>4.2</td>
<td>1:1</td>
<td>4.2</td>
</tr>
<tr>
<td><strong>Category 3 Total =</strong></td>
<td><strong>5.5</strong></td>
<td></td>
<td><strong>5.5</strong></td>
</tr>
<tr>
<td>Grassland</td>
<td>0.1</td>
<td>1:1</td>
<td>0.1</td>
</tr>
<tr>
<td><strong>Category 4 Total =</strong></td>
<td><strong>0.1</strong></td>
<td></td>
<td><strong>0.1</strong></td>
</tr>
<tr>
<td><strong>Mitigation Area Required for Temporal Loss of Category 2 Habitat =</strong></td>
<td><strong>5.6</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Approximately 127 acres of cultivated agriculture land may be impacted by permanent facilities. Impacts to the agriculture land will be mitigated by:

- Developing a noxious weed control plan following guidelines based upon consultation with the Sherman County Soil and Water Conservation District and ODFW. The noxious weed control plan will be approved by ODOE and finalized prior to construction.
- The noxious weed control plan will be implemented utilizing Best Management Practices (BMPs) to minimize topsoil loss, and complying with an erosion and sedimentation control plan approved by DEQ as part of the NPDES program in areas adjacent to drainage features.
- Sherman County Soil and Water Conservation District will be consulted for proper procedures for restoring agricultural quality to its original condition.

To achieve these habitat mitigation objectives, this plan has been prepared to guide revegetation efforts and enhancement efforts within the compensatory mitigation area. Seed mixes, planting methods, and weed control techniques have been developed specifically for the project area through consultations with the affected agencies, reviews of current literature, and site visits by revegetation specialists. The plan also specifies monitoring procedures to evaluate the success of revegetation and habitat mitigation area enhancement efforts.

2.0 Facility Description

The facility is approved to be located on private land in an unincorporated area of Sherman County. The facility will interconnect with the Bonneville Power Administration’s (BPA) transmission system near Klondike Schoolhouse Substation (200 MW). Transmission from the facility substation to the interconnection point will involve one 8-mile long overhead transmission line.

The facility will consist of a number of turbine strings, with up to 125 turbines. Hub height of the turbines will be up to approximately 95 m (312 feet) tall with a rotor diameter up to 126 m (413 feet), and the total maximum turbine height measuring up to 158 m (518 feet). Up to six permanent meteorological towers will be built. The turbines will be linked by access roads and a
34.5-kV transmission line. The approximately 55-mile long power collection system will be largely underground, but might be overhead in some locations.

One substation is approved for construction and operation. In addition, an operations and maintenance (O&M) facility (including a shop), a control room, a maintenance yard, a kitchen, an office, a washroom, and other provisions typical of this type of facility, will be built.

This facility will convert approximately 132 total acres to permanent structures and roads. Other facilities which will permanently disturb habitat include turnaround areas, substation site, and transmission line pole bases. Less than 5% of the permanent habitat impacts will occur to CRP grassland and native grassland habitats; the remainder of the impact will occur on cultivated land.

It will also be necessary to temporarily disturb additional areas during construction of the facility. Laydown areas and equipment work areas at the tower sites will be needed to construct the turbines. Construction of access roads will also require the temporary disturbance of habitat in addition to permanent disturbance of the roadbed. Construction of powerlines, both above and below ground, will also temporarily impact habitat. For the underground lines, temporary impacts are similar to pipeline installation, while for the overhead lines, disturbance is primarily limited to the tower bases. Additionally, miscellaneous facilities such as staging areas, parking lots, and turnouts will be constructed on a temporary basis. In total, it is estimated that 1,069 acres will be temporarily disturbed during construction; 943 acres of that area will be on land used for agriculture, which is considered Category 6 habitat by ODFW.

3.0 Site Setting

3.1 Physiography, Geology, and Soils

The turbine string sites are located on ridgetops that run along northeast-southwest lines, as well as on flat terrain. Topography within the site boundary is characterized by gently rolling hills with slopes from 0º to 70º. Steeper topography is associated with the Grass Valley Canyon and associated side drainages. Elevations of the turbines strings ranges from 1,066 ft. to 2,201 ft (325 m to 671 m) above mean sea level. Soils within the site boundary are primarily deep, well-drained loams, and are used to cultivate small grains and hay or for livestock grazing (Macdonald et al. 1999).

3.2 Climate

Sherman County averages 11.11 inches (in.) of precipitation annually, most of which falls from October through March. Average winter snowfall is 18.9 in. The average air temperature in winter is 32.9º F and the average summer temperature is 65.4º F (Macdonald et al. 1999).

3.3 Landcover/General Vegetation

Land coverages in the facility area consist primarily of cultivated agriculture (dryland wheat; 83%), followed by shrub-steppe/grassland (10%) and Conservation Reserve Program (CRP) grassland (4%), with less than 2% each of developed, riparian tree, riparian-intermittent stream
Vegetation communities in the facility vicinity are primarily bunchgrass and shrub-steppe associations including some historic climax communities. Grasses include: bluebunch wheatgrass (*Pseudoroegneria spicata* ssp. *spicata*), Idaho fescue (*Festuca idahoensis*), and Sandberg bluegrass (*Poa secunda*). Forbs representative of these communities include arrowleaf balsamroot (*Balsamorhiza sagittata*), milkvetch (*Astragalus* sp.), lomatium (*Lomatium dissectum*), common yarrow (*Achillea millefolium*), lupine (*Lupinus* sp.), phlox (*Phlox* sp.), and pussytoes (*Antennaria* sp.). Shrub species include gray rabbitbrush (*Ericameria nauseosa*), Greene’s rabbitbrush (*Ericameria greenei*), and basin big sagebrush (*Artemisia tridentata* ssp. *tridentata*). In heavily disturbed areas, the following weedy and noxious species occur: cereal rye (*Secale cereale*), cheat grass (*Bromus tectorum*), Russian thistle (*Salsola kali*), tumblemustard (*Thelypodiosis* sp.), China lettuce (*Lactuca serriola*), prostrate knotweed (*Polygonum aviculare*), and knapweed (*Centaurea* sp.) Much of the area has been cultivated with monoculture crops of wheat and other small grains.

### 3.4 Land Use

The site boundary is located on privately-owned land. As mentioned above, much of the area is used for agricultural activities and cattle grazing. The cultivated land is used for production of small grain crops, primarily dryland wheat and barley. The grazed land is either native shrub-steppe or land previously set aside in the federal Conservation Reserve Program.

### 3.5 Environmental Conditions

A variety of environmental conditions within the region and facility area make the establishment of desirable plant species difficult. Low precipitation and sandy soils provide very little available moisture for germinating seeds. In addition, extensive past and present disturbance to the vegetative communities has created many areas dominated by non-native, weedy species. These species could spread to areas disturbed by construction activities and compete with planted species for the limited resources. Finally, high winds in the area further complicate efforts to establish desirable vegetation.

### 4.0 Revegetation Procedures (Temporarily Disturbed Areas)

The following methods and protocol are to be followed for all areas of temporary ground and/or vegetation disturbance in the upland habitats throughout the site boundary. Because no disturbance to wetland habitats is expected, no wetland revegetation methods have been specified.

#### 4.1 Pre-Disturbance Wildlife Habitat Vegetation Inventory

The site certificate for the facility requires restoration of disturbed areas to satisfy the requirements of the Fish and Wildlife Habitat standard (OAR 345-022-0060), which aligns with the mitigation goals and policies within the ODFW Fish and Wildlife Habitat Mitigation Policy (OAR 635 Division 415). In order to meet the ‘no net loss of habitat quality’ goal of the
mitigation policy, the certificate holder shall revegetate disturbed areas according to a set of agreed-upon success criteria that return the site to pre-disturbance condition. Revegetation success is measured at approved, fixed-point monitoring sites within the disturbed area and compared to habitat conditions of approved, fixed-point reference sites. Reference sites are used as a proxy for pre-disturbance condition while accounting for change outside the control of the certificate holder such as climatic variability and landscape-scale shifts in plant communities.

Prior to facility construction, the certificate holder shall identify reference and monitoring sites in consultation with ODFW and the Department. Reference sites should be identified that closely resemble the pre-disturbance characteristics of the revegetation area monitoring site as indicated by site conditions, including vegetation density, relative proportion of desirable vegetation and species diversity of desirable vegetation. “Desirable vegetation” means those species included in the seed mix or native or native-like species, excluding noxious weeds. The certificate holder shall consider land use patterns, soil type, local terrain and noxious weed densities in selecting monitoring and reference sites.

It is likely that different reference sites will be needed to represent different pre-disturbance habitat conditions of the disturbed area monitoring sites. Once monitoring and reference sites are selected by the certificate holder and approved by the Department and ODFW, the monitoring and reference sites shall remain in the same location unless approval for use of a differing reference site is obtained by the Department and ODFW.

Pre-disturbance wildlife habitat conditions of the reference and monitoring sites shall be determined based on a pre-construction vegetation inventory, to be conducted by a qualified biologist. The pre-construction wildlife habitat vegetation inventory shall include:

- The ODFW habitat category for the area disturbed (Consistent with the evaluation approved per Condition III.C.1)
- Photos representing the habitat,
- Vegetation density (percent cover, percent bare ground, percent cover by plant species)
- Vegetation structural stage, slope, soil type
- An assessment of the relative proportion of desirable vegetation as determined by the average number of stems of desirable vegetation per square foot or by a visual scan of the area, noting overall recovery status.¹
- As assessment of species diversity of desirable vegetation.

The pre-disturbance vegetation inventory shall be submitted for review and approval by the Department, in consultation with ODFW prior to the agency consultation described in Section 4.2 of this plan.

4.2 Pre-Revegetation Agency Consultation and Revegetation Methods

Prior to construction, the certificate holder shall consult with ODFW, ODOE and Sherman County Weed Control Authority to discuss the pre-disturbance vegetation inventory including habitat

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¹ Desirable vegetation is defined as native plant species and non-native plant species not occurring on state or county noxious weed lists.
category and habitat subtype conditions, monitoring and reference site locations and conditions, revegetation methods, erosion and sediment control measures, and implementation schedule.

During construction, the certificate holder will implement site stabilization measures including seeding of temporarily disturbed areas according to its National Pollutant Discharge Elimination System (NPDES) 1200-C general construction permit. Six months prior to commercial operation, the certificate holder will meet with ODFW, ODOE, and Sherman County Weed Control Authority to review the actual extent and conditions of temporarily disturbed areas, confirm the revegetation methods agreed to during pre-construction review are still appropriate, and to re-visit reference and monitoring sites.

4.3 Seed Mixture (Temporarily Disturbed Non-Agricultural Upland Areas)

As noted in section 2.0 above, the facility is expected to result in temporary disturbance to approximately 67 acres of non-agricultural land, subject to verification as part of the preconstruction habitat impact assessment required per Condition III.C.1. The certificate holder will reseed this area after construction. One seed mixture was developed for use in revegetating all temporarily disturbed upland habitats within the site boundary (Table 3). This seed mixture will be used, unless an alternative mixture is requested by a landowner, or agency biologist. The certificate holder will submit a request for approval from the Department, in consultation with ODFW, for any alternative mixture. To re-establish plant communities of most value to wildlife, native species are included in the seed mixture, as well as certain non-native species that ODFW has determined to be beneficial to wildlife. Species were selected based on a variety of factors including tolerance to xeric conditions and seed availability.

4.4 Seed Planting Methods

During the first five years following facility construction, planting should be done within disturbed areas annually, or as needed, in March-April (for disturbance that occurs during the winter and spring), and/or in October-November (for disturbance that occurs in the summer and fall). Disturbed, unseeded ground may require annual chemical or mechanical weed control in May or June, before weeds have a chance to go to seed.

In general, a weed-free seedbed should be prepared using conventional tillage equipment. Herbicide should be sprayed to control weedy and/or noxious species, following Oregon’s buffer requirements for pesticide use (e.g., 300 feet from water sources). Summer fallowing may be required.

During the first five years following facility construction, areas to be seeded should be disked twice in early spring and spot-sprayed on the ground with an herbicide annually or as needed based on the preceding year’s seed planting activities. This area should then be harrowed prior to seeding, ideally by the beginning of April. A conventional seed drill shall be used, except in areas where a rangeland drill is deemed more applicable, with a spacing less than 12 inches and at a depth of 1/8-1/4 inch. The prescribed seed mixture (Table 3) should be drilled at a rate of 12 pounds of pure live seed (PLS) per acre. If fallowing the area is to be used to increase soil moisture content, then the same procedure should be followed, but without seeding. If bare,
disturbed soil is not seeded immediately, it will be protected from erosion. Seeding would then occur the following spring.

Completion of seed planting in accordance with the above-described methods should be included in the Revegetation Records as described in Section 4.5 of this plan.

4.5 Restoration of Cropland

The certificate holder shall consult with the landowner and farm operator to determine appropriate reseeding on disturbed cropland, including species composition, seed and fertilizer application rates and application methods.

4.6 Restoration Records

The certificate holder shall maintain a record of revegetation activities. In the record, the certificate holder shall include the date that construction activity was completed in the area to be restored, a description of the affected area (location, acres affected and pre-disturbances condition) and supporting figures representing the revegetated area, the date that revegetation work began and a description of the work done within the affected area. The certificate holder shall update the revegetation records as revegetation work occurs. The certificate holder shall report revegetation activities to the Department every-six months for the first 5-years after the completion of facility construction. After five years, any revegetation actions will be described in the annual report per OAR 345-026-0080(e).

4.7 Monitoring Procedures (Temporarily Disturbed Habitats)

Following completion of construction, the certificate holder will submit its vegetation monitoring methodology to ODFW and the Department for approval prior to monitoring. Within each revegetation area monitoring site, the investigator shall evaluate the progress of wildlife habitat recovery in comparison to the reference sites. The investigator shall evaluate the following site conditions (within the general revegetation area, revegetation monitoring sites, and within the reference sites):

- Degree of erosion due to disturbance activities (high, moderate or low).
- Vegetation density.
- Relative proportion of desirable vegetation as determined by the average number of stems of desirable vegetation per square foot or by a visual scan of the area, noting overall recovery status. \(^2\)
- Species diversity of desirable vegetation.

Following the initial year of seeding, monitoring will occur annually for the first five years. After the first growing season following initial seeding (Year 1), a qualified investigator shall inspect all areas of revegetation, including each revegetation area monitoring site, to assess revegetation success based on the success criteria and to recommend remedial actions, if needed.

\(^2\) Desirable vegetation is defined as native plant species and non-native plant species not occurring on state or county noxious weed lists.
During the initial 5-years of annual monitoring, the certificate holder’s qualified investigator (ecologist or botanist) shall evaluate whether a revegetated wildlife habitat area is trending toward meeting the success criteria by comparing the approved, fixed-point revegetation area monitoring site to an approved, fixed-point reference site. The certificate holder’s qualified investigator shall compare the revegetation area monitoring sites to the selected reference sites, unless some event (such as wildfire, tilling, or intensive livestock grazing) has changed the vegetation conditions of a reference site so that it no longer represents undisturbed conditions of the revegetation area monitoring site. If such events have eliminated all suitable reference sites for a revegetation area monitoring site, the investigator, in consultation with the Department and ODFW, shall select one or more new reference sites. Following the selection of a new reference site, an updated table and latitude/longitudinal data shall be provided to the Department within a 6-month revegetation record report or annual compliance report, whichever report is submitted first.

The certificate holder shall submit, electronically, to the Department and ODFW the investigator revegetation inspection report in a semi-annual report. The report shall include the investigator’s assessment of whether the revegetated area monitoring sites are trending toward meeting the success criteria; whether the monitoring sites adequately represent revegetation success of equivalent habitat/habitat subtype of non-monitoring site revegetated areas; assessment of factors impacting the ability of the revegetated area monitoring sites to trend towards meeting the success criteria; description of appropriate weed control measures as recommended by the Department in consultation with ODFW and Sherman County Weed Control Authority; and, any remedial actions recommended.

If an area is not trending toward meeting the success criteria at Year 5 and has not been converted by the landowner to an inconsistent use, the certificate holder may propose and the Department may require remedial action and additional monitoring based on an evaluation of site capability. As an alternative, the certificate holder or the Department, in consultation with ODFW, may conclude that revegetation of the area was unsuccessful and propose appropriate mitigation for the permanent loss of habitat quality and quantity. The certificate holder shall implement the remedial action plan, subject to the approval of the Department in consultation with ODFW.

4.8 Success Criteria

In each monitoring report to the Department, the certificate holder shall provide an assessment of revegetation success for all previously-disturbed wildlife habitat areas. While the monitoring report shall evaluate whether all previously-disturbed wildlife habitat areas are trending towards revegetation success, the success criteria are evaluated based on the revegetation success of the approved revegetated monitoring sites compared to the approved, reference sites. A wildlife habitat area is successfully revegetated when the habitat quality is equal to, or better than, the habitat quality of the pre-construction ODFW habitat category of the reference sites as follows:

- Vegetation density is equal to or greater than that of the reference site.
- Relative proportion of desirable vegetation is equal to or greater than that of the reference site.
- Species diversity of desirable vegetation is equal to or greater than that of the reference site.
When the Department, in consultation with ODFW, finds that the conditions of the wildlife habitat area revegetation monitoring sites satisfy the criteria for revegetation success, the Department shall conclude that the certificate holder has met the restoration obligations for that area. If the Department finds that the landowner has converted a temporarily disturbed wildlife habitat area to a use that is inconsistent with these success criteria, prior to the area achieving success criteria, the Department shall conclude that the certificate holder has no further obligation to restore the area for wildlife habitat uses and that the area shall be considered permanently disturbed. However, the certificate holder shall be responsible for meeting the obligations of the Council’s Fish and Wildlife Habitat standard, including providing compensatory mitigation for these areas. Mitigation shall be determined by the Department, in consultation with ODFW.

5.0 Habitat Improvement Procedures (Mitigation Area)

5.1 Introduction

To mitigate for temporal and permanent loss of habitat due to placement of facilities (e.g., turbines, access roads), the certificate holder is required to rehabilitate habitat on a 0.5:1 acre ratio for temporary impacts to Category 2 Shrub-steppe and 1:1 acre ratio for Category 3 and 4 habitat of equivalent habitat quality, located in the vicinity of the facility. The total amount of grassland and shrub-steppe land (including CRP) estimated to be temporally and permanently disturbed by the facility, and for which compensatory mitigation is proposed is 6.1 acres.

However, final impact areas will be calculated based on the pre-construction habitat assessment as required per Condition III.C.1. One parcel of land of similar size (approximately 22 acres) will be selected from the mitigation area for habitat enhancement based on a number of factors including:

- cost-effectiveness for quality implementation, management, and monitoring
- likelihood of successful enhancement benefiting wildlife
- willingness of landowner to participate in mitigation approach/activities

5.2 Pre-Management Inventory

Prior to any management implementation (e.g., removal of grazing), the certificate holder will conduct a habitat inventory of the mitigation parcel, to be conducted by a qualified botanist or revegetation specialist. This person will examine a representative cross-section of plots within the mitigation parcel. The mitigation area habitat assessment will include an analysis and supporting figures, including the following:

- ODFW habitat categories for the entire site,
- Photos representing the habitat at each plot,
- As assessment of dominant plant species at each plot
- The percentage of vegetative ground cover at each plot
- Previously recorded wildfires within the mitigation area and remedial action taken on the entire site,
An assessment of the presence of invasive weeds on the entire site,
An assessment of special status plants and animals within the mitigation area, based on literature review and any recorded observations

In addition, the certificate holder’s qualified biologist shall conduct an avian survey, based upon survey protocol approved by the Department, in consultation with ODFW. The habitat assessment and avian survey results for the mitigation area shall be submitted for review and approval by the Department, in consultation with ODFW, prior to commencing management activities.

5.3 Mitigation Area Management Actions

The management actions described in Section 5.3 shall be monitored by the certificate holder’s qualified biologist yearly for the first five years. If, after five years, the Department in consultation with ODFW determines that the success criteria identified in Section 5.5. have been achieved for the mitigation area, monitoring of management actions shall occur every five years for the life of the facility; otherwise, annual monitoring shall continue until the Department, in consultation with ODFW, confirms that the success criteria has been achieved. Monitoring will include an evaluation by a qualified biologist of the following parameters:

- The ODFW habitat categories for the entire site,
- Photos representing the habitat at each plot,
- An assessment of dominant plant species at each plot
- The percentage of vegetative ground cover at each plot
- Record any wildfires within the mitigation area and remedial action taken on the entire site,
- An assessment of the presence of invasive weeds on the entire site
- Conduct avian surveys within mitigation area with one station set up at each plot, and
- Record observations of special status plants and animals within the mitigation area

The certificate holder shall submit the monitoring reports with the annual report required per OAR 345-026-0080(e).

5.3.1 Fencing and Grazing

The parcel will be fenced prior to treatment to exclude cattle and other domestic ungulates. It is expected that regular maintenance will be required to keep the fences functioning. Gates will be installed at regular intervals along the perimeter.

The certificate holder shall prohibit grazing within the habitat mitigation area. Eliminating livestock grazing within the mitigation area will facilitate recovery of native bunchgrass and sagebrush in areas where past grazing has occurred, potentially resulting in better vegetative structure and complexity for a variety of wildlife.

5.3.2 Site Preparation and Planting Methods

Methods and seed mixtures used for revegetation of mitigation areas will follow those described above for temporarily disturbed areas. The mitigation site has been planted in grasses, therefore
the site shall be planted and seeded using the same planting and seeding methods described for disturbed sites at sections 4.2 and 4.3 above. Ground cover canopy and height will be enhanced by the grazing exclusion.

In addition to the plantings described above, the certificate holder shall install a wildlife watering guzzler per ODFW specifications.

5.3.3 Maintenance

Because these improvements are mitigation for permanent and temporal habitat loss, it is necessary to maintain the fences and seedings over the life of the facility (currently anticipated to be 30 years). This may include such maintenance activities as fence repair, periodic chemical or mechanical weed control, monitoring of improvement success, and re-seeding (in areas where native species establishment falls below the percentages specified in the success criteria described below).

5.3.4 Fire Control

The certificate holder shall implement a fire control plan for wildfire suppression within the mitigation area. The certificate holder shall provide a copy of the fire control plan to the Department before starting habitat enhancement actions. The certificate holder shall include in the plan appropriate fire prevention measures, methods to detect fires that occur and a protocol for fire response and suppression. The certificate holder shall maintain fire control for the life of the facility.

5.4 Success Criteria

Mitigation of the permanent and temporal habitat impacts of the facility may be considered successful if the certificate holder protects and enhances sufficient habitat within the mitigation area to meet the ODFW goals of no net loss of habitat in Categories 2, 3 and 4 and a net benefit in habitat quantity or quality for impacts to habitat in Categories 2. The certificate holder must protect the quantity and quality of habitat within the mitigation area for the life of the facility.

The certificate holder shall determine the actual mitigation area requirements, subject to Department approval, before beginning construction of the facility. If the land selected for the mitigation area does not already contain sufficient habitat in each category to meet these requirements, then the certificate holder must demonstrate improvement of habitat quality sufficient to change lower-value habitat to a higher value (for example, to convert Category 3 habitat to Category 2). The certificate holder may demonstrate improvement of habitat quality based on evidence of indicators such as increased avian use by a diversity of species, more abundant seed production of desirable native bunchgrass, natural recruitment of sagebrush and successful weed control. If the certificate holder cannot demonstrate that the habitat mitigation area is trending toward the habitat quality goals described above within three years, the certificate holder shall investigate the cause of the failure and report the results of the investigation to ODOE within the monitoring report submitted in the annual report. If the investigation shows that the site is unlikely to reach the required habitat quality, then the certificate holder shall propose an alternate site for Department approval in time for the next planting season. If the investigation
shows that the cause of the failure was inadequate implementation of the habitat improvement procedures, then the certificate holder shall repeat those procedures and begin post implementation monitoring as before.

After the Department, in consultation with ODFW, has confirmed that the habitat quantity goals have been achieved, the certificate holder’s qualified biologist shall verify, during subsequent monitoring visits, that the mitigation area continues to meet ODFW’s “no net loss” and “net benefit” goals described above. The certificate holder’s qualified biologist shall recommend remedial action if the habitat quality within the mitigation area falls below the habitat quality goals listed above. The Department may require other corrective measures and additional monitoring as necessary to ensure that the habitat quantity goals are achieved and maintained.

6.0 Amendment of the Plan

This Habitat Mitigation and Revegetation Plan may be amended from time to time by agreement of the certificate holder and the Department. Such amendments may be made without amendment of the site certificate. The Council authorizes the Department to agree to amendments to this plan. The Department shall notify the Council of all amendments, and the Council retains the authority to approve, reject or modify any amendment of this plan agreed to by the Department.

7.0 References

Table 3. Seed mixture and rate (Pure Live Seed, PLS, lbs/acre) to be used for revegetation of temporarily disturbed areas.

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Pounds (PLS)/Acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>Luna pubescent wheatgrass *</td>
<td>Thinopyrum intermedium</td>
<td>1</td>
</tr>
<tr>
<td>Sherman big bluegrass</td>
<td>Poa ampla</td>
<td>1</td>
</tr>
<tr>
<td>Magnar basin wildrye</td>
<td>Leymus cinereus</td>
<td>1</td>
</tr>
<tr>
<td>Whitmar beardless wheatgrass</td>
<td>Pseudoroegneria spicata ssp. inermis</td>
<td>2</td>
</tr>
<tr>
<td>Small burnett *</td>
<td>Sanguisorba minor</td>
<td>0.5</td>
</tr>
<tr>
<td>Alfalfa*</td>
<td>Medicago sativa</td>
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</tr>
<tr>
<td>Sandberg bluegrass</td>
<td>Poa secunda</td>
<td>2</td>
</tr>
<tr>
<td>Idaho fescue</td>
<td>Festuca idahoensis</td>
<td>2</td>
</tr>
<tr>
<td>Basin big sagebrush</td>
<td>Artemisia tridentata ssp. Tridentate</td>
<td>1</td>
</tr>
<tr>
<td>TOTAL</td>
<td></td>
<td>12</td>
</tr>
</tbody>
</table>

* non-native species determined by ODFW to be beneficial to wildlife
APPENDIX A

HABITAT MITIGATION PROJECT
GOLDEN HILLS HABITAT MITIGATION PROJECT

OFF-SITE UPLAND GRASSLAND SHRUB-STEPPE ENHANCEMENT

JOHN DAY RIVER BASIN

SITE DESCRIPTION AND PROPOSED MITIGATION MANAGEMENT

John Day River Rim – Upland Grassland Shrub-steppe Enhancement

Current Condition
The mitigation area is located “off-site” approximately 5 miles southeast of the Golden Hills Wind Farm layout (Figure 1). The enhancement area is within approximately 330 acres of fenced rangeland, with large tracts of CRP located immediately to the north and south, and BLM land to the east. The entire property has been extensively grazed historically and recently by livestock, yet harbors mature big sagebrush on the hillside slopes and interior drainage. The site is at the uppermost region of the Willow Springs Canyon tributary of the John Day River, approximately two miles up-drainage of the river (Figure 1). The area selected for enhancement is approximately 21.9 acres within a 40 acre deep-soil parcel (Figure 2). The 21.9 acre enhancement area may be reduced or increased based upon finalized calculations for habitat impacts from the Golden Hills Wind Facility layout. This mitigation parcel includes an upland 1 to 7 degree slope deep-soil area classified by USDA NRCS as 1B Anderly silt loam (1-30 inch typical depth profile; Figure 3). This soil type is considered prime farmland if irrigated. The area has historically been cultivated and seeded to provide better forage for cattle, although currently non-native undesirable cheatgrass dominates the area (see Appendix A photos). Horizontal and vertical vegetative structure, especially of native grasses and forbs, is largely depleted due to livestock grazing impacts (Appendix A). The enhancement area is adjacent to CRP to the west/southwest and BLM to the north, east, and southeast. Areas on all sides of the previously cultivated area have stands of blue bunch wheatgrass, with a variety of forbs including balsamroot, big sagebrush, rigid sagebrush, phlox species, pussy toes, lupine, daisy fleabane, yarrow, and green rabbitbrush (Appendix A).

Potential for Wildlife Habitat Enhancement
This site has the potential to provide more diverse grassland in greater quantity with greater horizontal and vertical structure. If enhanced, the parcel would provide better nesting habitat for grassland bird species, including loggerhead shrikes, and also provide higher quality forage and cover for big game. Limited big game forage such as sandberg bluegrass, bluebunch wheatgrass, and various forbs, would be enhanced with livestock exclusion providing better fall, winter, and early spring rangeland for big game. Summer habitat for ground-nesting birds would also beenhanced. Enhancement would also likely provide better hunting grounds for raptors as well. Due to the elevational gradient and mixed soil depths, the site has the potential to provide several different quality ecotones.
Proposed Management for Enhancement

Eradication or control of non-desirable invasive/noxious species would be conducted by either using small controlled prescribed burns or spot spraying with herbicide. The area would be reclaimed for desirable grassland/shrub-steppe wildlife habitat using the revegetation methods described in section 4.0 of the Golden Hills Wind Farm revegetation plan for temporarily disturbed upland non-agriculture lands. The entire mitigation parcel would be fenced off and not grazed by domestic livestock. Given the selected mitigation parcel is currently heavily grazed and predominantly cheatgrass, there exists a high potential for successful reclamation of high quality wildlife habitat. In addition, a water catchment (“guzzler”) would be installed providing a water source for wildlife. Prior to any land management change, the ecological condition of the site should be assessed using Oregon protocols for rangeland inventory and evaluation (USDA 2004). This assessment would include photo documentation of the site with additional notes regarding wildlife habitat condition. Post-management site assessment, for example every 5 years, should also be agreed upon by ODFW allowing adaptive management needs.

Advantages

This site lacks public road access and is remote and infrequently disturbed by humans, used largely for hunting by landowner only. The site is approximately 5 miles from the proposed Golden Hills Wind Farm (Figure 1). The landowner has expressed willingness to enter into at least a 25 year conservation easement agreement for the site. The enhancement parcel has suitable soils for successful seeding and is surrounded by existing stands of grassland/shrub- steppe. The area is adjacent to a watershed with riparian habitat to the north, and cliff and riparian corridor habitat of the John Day River to the east; enhancing landscape-level wildlife forage, thermal and security cover, and water. This location presents the opportunity to enhance grassland/shrub-steppe quality and quantity that is limited in availability for wildlife. Successful enhancement would provide greater connectivity between adjacent large tracts of CRP and BLM lands, creating a larger overall mosaic of quality wildlife habitat.

Reference

Figure 1. Miller property with mitigation area in relation to the Golden Hills Wind Farm location.
Figure 2. Upland mitigation enhancement parcel within the Miller property rangeland area.
Figure 3. Upland mitigation enhancement parcel USDA NRCS soil classification polygons.
Appendix A (Photo Sites 408–412). Mitigation Enhancement Parcel pictures of vegetation and grazing impacts. PHOTO SITE 408 – ENHANCEMENT PARCEL WITH ADJACENT BUNCHGRASS
PHOTO SITE 409 – ENHANCEMENT PARCEL WITH ADJACENT BUNCHGRASS (FOREGROUND)
PHOTO SITE 410 – ENHANCEMENT PARCEL
PHOTO SITE 411 – ENHANCEMENT PARCEL WITH ADJACENT BUNCHGRASS
PHOTO – ENHANCEMENT PARCEL WITH ADJACENT SAGEBRUSH/BUNCHGRASS (FOREGROUND) AND DRILL
MAY 22, 2008
ATTACHMENT D
RAPTOR NEST SURVEY PROTOCOL (AS APPROVED IN JANUARY 2015 IN THE FINAL ORDER ON AMENDMENT 2)
PROTOCOL FOR WILDLIFE BASELINE STUDIES

GOLDEN HILLS WIND PROJECT
SHERMAN COUNTY, OREGON

UPDATED JUNE 2007
WEST Inc.

A comprehensive wildlife baseline study has been designed and implemented to describe temporal and spatial use of wildlife in the proposed Golden Hills project area, and to delineate wildlife habitat, as well as determine occurrence of any federal and state threatened, endangered, proposed, candidate, or sensitive-status animals. This information will be utilized in combination with existing pre- and post-construction information collected at several proposed and existing regional wind projects in order to estimate any potential impacts to habitat and wildlife that could result from the construction and operation of the proposed project, and identify potential project modifications and/or mitigation measures that could potentially reduce or mitigate negative impacts.

Several Columbia Basin wind power facilities are located in relatively similar landscapes as the proposed Golden Hills Wind Project, and provide one of the most comprehensive databases of existing information to be used in scientifically-sound predictions of impacts to wildlife. For example, at least nine regional wind facilities have collected pre-construction wildlife baseline survey information. These facilities include Klondike I-III, Leaning Juniper I-II, Stateline, Nine Canyon, Cascade, and Combine Hills. Several of these facilities already have post-construction survey information as well.

In addition to these existing pre-construction studies at nearby facilities, a multi-year wildlife study has been designed and implemented within the Golden Hills Wind Project area. The Golden Hills Project area was considered a reference area for the Biglow Canyon Wind Project. A one-year study was conducted at the Golden Hills Project area and was reported in WEST (2005). The protocol presented here for conducting the various surveys describes the methods used to conduct the WEST (2005) study in the Project area, as well as methods used to conduct a more intensive data collection approach in 2006 and 2007. A list of sensitive species occurring or potentially occurring in Sherman County is shown in Table 1 (Appendix A also provides Oregon Natural Heritage Program data for the Golden Hills Project area).

METHODS

The wildlife baseline studies conducted at the Golden Hills Project consist of five components:

1) Habitat Mapping

2) Fixed-Point Avian Surveys - point count surveys for all birds which target raptors, other large birds, and also big game species within the project area and a reference area

3) Raptor Nest Survey - surveys to locate raptor nests on and within approximately 2 miles of the project area

4) Sensitive Species Surveys - state and federally threatened, endangered, or sensitive-status wildlife and plants

5) General Wildlife Observations
Habitat Mapping

A general habitat map was developed by delineating general habitat types (cultivated and non-cultivated areas) on digital orthoquads (DOQ). This map was then ground-truthed to separate out native habitats from Conservation Reserve Program (CRP) grasslands, and to map other features such as trees and waterbodies. This general habitat map was used to delineate areas needed to be sampled for sensitive wildlife, and to aid in characterizing habitat types, mapping codes, and categorization according to the habitat definitions of the Oregon Department of Fish and Wildlife (ODFW), which are utilized as a foundation for their mitigation standards. The analysis area for characterization of habitat according to ODFW mitigation goals was 750 feet from 500 feet wide turbine and road corridors, and 750 feet from new roads, substations, staging areas, meteorological towers, and overhead transmission lines.

Fixed-Point Avian Use Surveys

The primary objectives of the fixed-point surveys are to (1) quantify and compare the general level of bird utilization and species composition within the project area with similarly collected information at nearby and other projects in the region for the purpose of predicting impacts, and (2) provide spatial and temporal information on avian use and compare with existing information on bird use to aid in siting facilities within the wind power project. Point counts (variable circular plots) were conducted on the project and reference areas using methods described by Reynolds et al. (1980). The points were selected to survey representative habitats and topography of the study site while also providing relatively even coverage with minimal overlap of surveyed area, taking into consideration the location of access roads and landowner concerns over impacts to wheat crops. All birds seen during the point counts were recorded. Raptors and other large birds, species of concern, and species not previously seen on site that were observed between point counts were recorded; coordinates derived from GPS were also noted for species of concern. Site specific data collected at this site will be compared and contrasted to the extensive data sets of similarly collected data in Sherman County and other nearby regions. In Sherman County alone, avian use surveys have been conducted extensively throughout proposed and developed wind project areas, with over 70 stations established, and most surveyed for a minimum of one year (Figure 1).

An avian study was conducted between March 2004 and March 2005 within the general region of the Golden Hills area prior to establishment of a facility layout. This investigation provided reference data for comparison with the Biglow Canyon Wind Project in northern Sherman County (ORION 2005, WEST 2005). This study is referred to hereafter as Avian 04/05 (A04/05). During 2006 an intensive avian study was designed and implemented in July and will be completed in June 2007 with more observation stations surveyed, and surveyed more frequently. This study is referred to hereafter as Avian 06/07 (A06/07).
Survey Plots

Thirteen plots were surveyed in the A04/05 study, and each plot consisted of a 2,625-ft (800-m) radius circle centered on an observation point location (Figure 1). Twenty nine stations were surveyed in the A06/07 study with the same circular point station dimensions (Figure 1). Landmarks and topographic map features were located to aid in identifying the 2,625-ft (800-m) boundary of each observation point. Observations of birds beyond the 2,625-ft (800-m) radius were recorded, but these observations were not included in standardized use estimates. Survey period at each point for the A04/05 study was 30 minutes long, whereas the survey period for the A06/07 point counts was 20 minutes long (see Figure 2 for datasheet).

For both studies, all raptors and other large birds observed during the survey were assigned a unique observation number and plotted on a topographic map of the survey plot (e.g., Figure 2). Date, time, and weather information such as temperature, wind speed, wind direction, and cloud cover were recorded for each survey. Species, number of individuals, sex and age class (if identification was possible), distance from plot center when first observed, closest distance, height above ground, activity (behavior), flight direction, and habitat(s) were recorded for each bird observed. Flight or movement paths were mapped for all raptors and large birds and given the corresponding unique observation number. This mapped information, such as point of first observation and later flight path, was digitized for describing spatial use of the site.

Four instantaneous counts were made during each observation period. Instantaneous counts were made at the beginning and end of the observation period with two additional counts in between at quarterly intervals (e.g., 10 and 20 minute marks for a 30 minute survey). An instantaneous count consists of a summary of all birds present in and near the plot at a particular time. During the instantaneous count, the observer scanned the full survey plot recording all birds seen at that moment. For each raptor/large bird seen during an instantaneous count, the approximate height above ground and distance to the observer were recorded (Figure 2).

The behavior of each raptor/large bird observed and the habitat in or over which the bird occurred was recorded. Behavior categories recognized include perched, soaring, flapping, flushed, circle soaring, flap/hover, gliding, and other (noted in comments). Habitats were recorded as winter wheat, stubble, plowed, riparian, deciduous tree or shrub, coniferous tree, sagebrush, grassland shrub steppe, grassland, rock/rock outcrop, and other (noted in comments). Approximate flight height at first observation was recorded to the nearest meter or 5-meter increment and the approximate lowest and highest flight heights observed were also recorded. Any comments or unusual observations were noted in the comments section (Figure 2).

Observation Schedule

Sampling intensity was designed to document avian use and behavior by habitat and season within the project area. For the A04/05 study, surveys occurred approximately twice a month at each station from spring 2004 to spring 2005 (March to March). For the intensive A06/07 study, surveys occurred weekly at 18-21 stations, and all 29 stations were surveyed at least three times per month (29 stations were broken into 3 subsets, and 2 subsets were surveyed every week rotating among all subsets in subsequent weeks). Surveys were conducted from late July through mid-December. Spring surveys will be conducted in mid-March through June of 2007. Seasons are defined as spring, March 15 - May 31; summer, June 1- August 14; fall, August 15-October 31; and winter, November 1-March 14. Surveys were conducted during daylight hours and survey periods were varied to approximately cover all daylight hours during a season. To the extent practicable, each station was surveyed about the same number of times each season; however, the schedule varied in response to adverse weather conditions (e.g., fog), which may have caused delays and/or missed surveys.
Aerial Raptor Nest Survey

The objective of the raptor nest surveys was to gather information on species nesting in the area which may be subject to disturbance and/or displacement effects from wind plant construction and operation. Information collected consisted of nesting raptor and large bird species in the area including nest locations, nesting season (timing), and nest status. Locations of inactive nests were also recorded as they may be occupied in subsequent years. An aerial helicopter survey for raptors was conducted during late April, 2004, and covered a buffer of approximately 2 miles. During spring of 2007, two additional flights within a 2-mile buffer of the current facility development corridors will be made to acquire updated results (for example new nest locations for sensitive species such as golden eagle, ferruginous hawk, and Swainson’s hawk). Search paths were and will be recorded with a real-time differentially-corrected Trimble Trimflight III Global Positioning System (GPS) at 5-second intervals; coordinates as Universal Transverse Mercator, UTM, NAD27.

Raptor nest surveys were scheduled after most species of raptor finished courtship and were incubating eggs or brooding young. Surveys were also scheduled just prior to the onset of leaf-out to increase the visibility of raptor nests within deciduous habitats. Nest searches were conducted by searching habitat suitable for most aboveground nesting species, such as cottonwood, ponderosa pine, tall shrubs, and cliffs or rocky outcrops. During surveys, the helicopter was flown at an altitude of tree-top level to approximately 250 ft (76m) aboveground. If a nest was observed, the helicopter was moved to a position where nest status and species present could be determined. Efforts were made to minimize disturbance to breeding raptors, including keeping the helicopter a maximum distance from the nest at which the species could be identified. Those distances varied depending upon nest location and wind conditions. Data recorded for each nest location included species occupying the nest, nest status (inactive, bird incubating, young present, eggs present, adult present, unknown or other), nest substrate (pine, oak, cottonwood, juniper, shrub, rocky outcrop, cliff or power line), number of young present, time and date of observation and the nest location (recorded with both a handheld GPS and the differentially-corrected unit). Some nest sites were ground truthed when activity was unknown. GPS coordinates were recorded for all nests located of all raptor or other large bird species and mapped on a GIS ArcView project utilizing USGS topographic maps (1:24000 scale) as the base.

Estimates of impacts to raptors/raptor nests will be provided in the final baseline report and will be based on the information collected during 2004 and 2007, as well as results of pre-construction surveys conducted in 2001 for the Klondike I wind power facility, pre-construction surveys conducted in 2005 for the Klondike III wind power facility, and estimated nesting densities, species composition and direct measures of impacts from post-construction nest monitoring at the Nine Canyon, Stateline, Combine Hills, Klondike I, Leaning Juniper I and II, Cascade Wind, and other regional wind project facilities will also be utilized (e.g., Hopkins Ridge in Columbia County, Washington, and several Klickitat County, Washington wind projects).

Rare Plants

A list of rare plants with potential to occur in the general project area will be compiled based on agency database searches and the Oregon Natural Heritage Program list of species documented to potentially occur within the project area (Appendix A).
Rare plant surveys will be conducted by trained botanists during peak flowering and/or fruiting periods when target species are best identified. Study corridors will include proposed facilities and a 50 meter (164 feet) buffer. During the survey, botanists will follow meandering transects, effectively zigzagging back and forth across the survey corridor. Botanists will maintain a list of all vascular plants encountered, and will make informal collections of unknown species for later identification using *Flora of the Pacific Northwest* (Hitchcock and Cronquist 1973). Additional information collected will include general plant associations, land use patterns, unusual habitats, and photographs of habitat types and representative individual plants.

**Special Status/Sensitive Species Surveys**

Habitat consisting of non-cultivated grassland/shrub-steppe or CRP within 305 meters (1000 feet) of the centerline of proposed turbine corridors were surveyed for special status/sensitive wildlife twice during the spring nesting/breeding season (May and June 2006). The spring surveys focus on species such as grasshopper sparrows, long-billed curlews, burrowing owls, and small mammals. However, all status/sensitive species are recorded if observed. Surveys consisted of walking transects spaced approximately 50 meters apart (scanning 25 m to either side), and were conducted from dawn to no later than 1:00 PM with wind speeds not consistently exceeding 15 MPH. All observations were recorded using GPS and later mapped using GIS. Notes on habitat and condition were also recorded in order to augment ODFW habitat categorical classifications. Additional nighttime surveys were conducted to document white-tailed jackrabbits in late summer 2006. A few additional turbine corridors have been added since 2006 surveys. These areas and proposed underground collector lines, new roads, substations, laydown areas, O&M facilities, and transmission lines will be surveyed in spring 2007 and late-summer 2007 for jackrabbits.

Nighttime surveys for white-tailed jackrabbits will use 200,000 or greater candlepower spotlights and will be conducted twice in August-September. Surveyors will walk or ride ATVs along proposed project facility locations searching along transects no greater than 90 meters from the observer. The location of each observation will be recorded using GPS. Other wildlife observed during these surveys will also be recorded. These same protocols were used in August-September of 2006.

**Big Game and General Wildlife Observations**

Observations of big game species while conducting avian fixed-point surveys were also recorded. Elk (*Cervus elaphus*), mule deer (*Odocoileus hemionus*), bighorn sheep (*Ovis canadensis*), and pronghorn (*Antilocapra americana*) are known to occur on or near the project site. Observations of these species were plotted on data sheet maps and the number of individuals in each group recorded. The objective of recording these data was to provide baseline information about big game in the project area and estimate seasonal variation in use by these species. General wildlife observations on the Project were also recorded to document wildlife other than avian species that may be affected by the proposed development. These incidental wildlife observations were made while observers were on site conducting the various surveys. All sightings of raptors, unusual or unique birds, sensitive species, mammals, reptiles, and amphibians were recorded.

**Statistical Analysis and Products**
A relational database will be created to store, retrieve and organize field observations. Quality assurance/quality control (QA/QC) measures will be implemented at all stages of the study, including in the field, during data entry, during data analysis, and report writing.

Statistics/data generated for the study and compared and combined with information from other relevant studies include the following:

- Species lists and observations by season;
- Relative use by species, species group, season, and observation point (habitat);
- Mean frequency of occurrence and species composition;
- Mapped summary of raptor observations and flight paths by species or group;
- Mean flight characteristics by species and species group;
- Exposure indices by species and species group;
- Other wildlife and sensitive species lists and locations mapping;
- Raptor nest location by species mapping;
- Table of raptor nests by species; and
- Comparisons of avian use, raptor nest density, and habitat composition between the proposed project and other new or existing wind plants.
- Estimates of avian and bat mortality from the project

**Literature Cited**


ORION 2005. Site certificate application for the Biglow Canyon Wind Farm, Sherman County, Orion. Submitted to the Oregon Energy Facility Siting Council. Filed by Orion Sherman County Wind Farm LLC, a wholly owned subsidiary of Orion Energy LLC (Orion). Prepared by Orion, CH2MHill, and Western EcoSystems Technology (WEST) Inc.


Figure 2. Example of avian fixed-point count survey datasheet.
# Table 1. List of State and Federal Sensitive Status Species potentially occurring in Sherman County, Oregon.

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Federal Status</th>
<th>ODFW Status</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>FISH</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>chinook salmon</td>
<td><em>Oncorhynchus tshawytscha</em></td>
<td>LT</td>
<td>LT</td>
</tr>
<tr>
<td>inland/interior redband trout</td>
<td><em>Oncorhynchus mykiss</em></td>
<td>SoC</td>
<td>SV</td>
</tr>
<tr>
<td>Pacific lamprey</td>
<td><em>Lampetra tridentata</em></td>
<td>SoC</td>
<td>SV</td>
</tr>
<tr>
<td>sockeye salmon</td>
<td><em>Oncorhynchus nerka</em></td>
<td>LE</td>
<td>--</td>
</tr>
<tr>
<td>Steelhead</td>
<td><em>Oncorhynchus mykiss</em></td>
<td>LT</td>
<td>SC/SV</td>
</tr>
<tr>
<td><strong>AMPHIBIANS</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>northern leopard frog</td>
<td><em>Rana pretiosa</em></td>
<td>--</td>
<td>SC</td>
</tr>
<tr>
<td>western toad</td>
<td><em>Bufo boreas</em></td>
<td>--</td>
<td>SV</td>
</tr>
<tr>
<td><strong>REPTILES</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>northern sagebrush lizard</td>
<td><em>Sceloporus graciosus</em></td>
<td>SoC</td>
<td>SV</td>
</tr>
<tr>
<td>painted turtle</td>
<td><em>Chrysemys picta</em></td>
<td>--</td>
<td>SC</td>
</tr>
<tr>
<td>sharptail snake</td>
<td><em>Contia tenuis</em></td>
<td>--</td>
<td>SV</td>
</tr>
<tr>
<td>western rattlesnake</td>
<td><em>Crotalus viridis</em></td>
<td>--</td>
<td>SV</td>
</tr>
<tr>
<td><strong>BIRDS</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>bald eagle</td>
<td><em>Haliaeetus leucocephalus</em></td>
<td>LT</td>
<td>LT</td>
</tr>
<tr>
<td>bank swallow</td>
<td><em>Riparia riparia</em></td>
<td>--</td>
<td>SU</td>
</tr>
<tr>
<td>burrowing owl</td>
<td><em>Athene cunicularia hypugaea</em></td>
<td>SoC</td>
<td>SC</td>
</tr>
<tr>
<td>Columbian sharp-tailed grouse</td>
<td><em>Tympanuchus phasianellus columbianus</em></td>
<td>SoC</td>
<td>--</td>
</tr>
<tr>
<td>common nighthawk</td>
<td><em>Chordeiles minor</em></td>
<td>--</td>
<td>SC</td>
</tr>
<tr>
<td>eastern Oregon willow flycatcher</td>
<td><em>Empidonax traillii adastus</em></td>
<td>SoC</td>
<td>SU</td>
</tr>
<tr>
<td>ferruginous hawk</td>
<td><em>Buteo regalis</em></td>
<td>SoC</td>
<td>SC</td>
</tr>
<tr>
<td>grasshopper sparrow</td>
<td><em>Ammodramus savannarum</em></td>
<td>--</td>
<td>SV/SP</td>
</tr>
<tr>
<td>Lewis’s woodpecker</td>
<td><em>Melanerpes lewis</em></td>
<td>SoC</td>
<td>SC</td>
</tr>
<tr>
<td>loggerhead shrike</td>
<td><em>Lanius ludovicianus</em></td>
<td>--</td>
<td>SV</td>
</tr>
<tr>
<td>long-billed curlew</td>
<td><em>Numenius americanus</em></td>
<td>--</td>
<td>SV</td>
</tr>
<tr>
<td>mountain quail</td>
<td><em>Oreortyx pictus</em></td>
<td>SoC</td>
<td>SU</td>
</tr>
<tr>
<td>American peregrine falcon</td>
<td><em>Falco peregrinus anatum</em></td>
<td>--</td>
<td>LE</td>
</tr>
<tr>
<td>Swainson’s hawk</td>
<td><em>Buteo swainsoni</em></td>
<td>--</td>
<td>SV</td>
</tr>
<tr>
<td>golden eagle</td>
<td><em>Aquila chrysaetos</em></td>
<td>EA</td>
<td>--</td>
</tr>
</tbody>
</table>
Table 1. List of State and Federal Sensitive Status Species potentially occurring in Sherman County, Oregon.

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Federal Status</th>
<th>ODFW Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>western bluebird</td>
<td>Sialia mexicana</td>
<td>--</td>
<td>SV</td>
</tr>
<tr>
<td>western greater sage-grouse</td>
<td>Centrocercus urophasianus</td>
<td>SoC</td>
<td>SV</td>
</tr>
<tr>
<td>western meadowlark</td>
<td>Sturnella neglecta</td>
<td>--</td>
<td>SC</td>
</tr>
<tr>
<td>yellow-breasted chat</td>
<td>Icteria virens</td>
<td>SoC</td>
<td>Soc</td>
</tr>
<tr>
<td><strong>BATS</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>hoary bat</td>
<td>Lasiurus cinereus</td>
<td></td>
<td></td>
</tr>
<tr>
<td>long-eared myotis</td>
<td>Myotis evotis</td>
<td>SoC</td>
<td>SU</td>
</tr>
<tr>
<td>long-legged myotis</td>
<td>Myotis volans</td>
<td>SoC</td>
<td>SU</td>
</tr>
<tr>
<td>pale western big-eared bat</td>
<td>Corynorhinus townsendii pallescens</td>
<td>SoC</td>
<td>SC</td>
</tr>
<tr>
<td>pallid bat</td>
<td>Antrozous pallidus palidus</td>
<td>--</td>
<td>SV</td>
</tr>
<tr>
<td>silver-haired bat</td>
<td>Lasionycteris noctivagans</td>
<td>SoC</td>
<td>SU</td>
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<td>western small-footed myotis</td>
<td>Myotis ciliolabrum</td>
<td>SoC</td>
<td>SU</td>
</tr>
<tr>
<td>Yuma myotis</td>
<td>Myotix yumanensis</td>
<td>Soc</td>
<td>--</td>
</tr>
<tr>
<td><strong>MAMMALS</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>California bighorn sheep</td>
<td>Ovis canadensis californiana</td>
<td>SoC</td>
<td>--</td>
</tr>
<tr>
<td>gray wolf</td>
<td>Canis lupus</td>
<td>LE</td>
<td>LE</td>
</tr>
<tr>
<td>white-tailed jackrabbit</td>
<td>Lepus townsendii</td>
<td>--</td>
<td>SU</td>
</tr>
<tr>
<td><strong>INVERTEBRATE</strong></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>California floater</td>
<td>Anodonta californiensis</td>
<td>Soc</td>
<td></td>
</tr>
<tr>
<td>Oregon snail</td>
<td>Monadenia fidelis minor</td>
<td>Soc</td>
<td></td>
</tr>
</tbody>
</table>

**TABLE 1 KEY**

<table>
<thead>
<tr>
<th>Federal Status</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>LE</td>
<td><em>Listed Endangered</em> Taxa listed by the USFWS, NMFS, ODA or ODFW as Endangered.</td>
</tr>
<tr>
<td>LT</td>
<td><em>Listed Threatened</em> Taxa listed by the USFWS, NMFS, ODA or ODFW as Threatened.</td>
</tr>
<tr>
<td>C</td>
<td><em>Candidate</em> Candidate taxa for which NMFS or USFWS have sufficient information to support a proposal to list under the ESA, or which is a candidate for listing by the ODA under the OESA.</td>
</tr>
</tbody>
</table>
**SoC**  *Species of Concern*  
Former C2 candidates which need additional information in order to propose as Threatened or Endangered under the ESA. These are species which the USFWS is reviewing for consideration as Candidates for listing under the ESA.

<table>
<thead>
<tr>
<th>ODFW Status</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SC</strong> <em>Critical</em></td>
<td>Species for which listing as threatened or endangered is pending; or those for which listing as threatened or endangered may be appropriate if immediate conservation actions are not taken. Also considered critical are some peripheral species which are at risk throughout their range, and some disjunct populations.</td>
</tr>
<tr>
<td><strong>SV</strong> <em>Vulnerable</em></td>
<td>Species for which listing as threatened or endangered is not believed to be imminent and can be avoided through continued or expanded use of adequate protective measures and monitoring. In some cases the population is sustainable, and protective measures are being implemented; in others, the population may be declining and improved protective measures are needed to maintain sustainable populations over time.</td>
</tr>
<tr>
<td><strong>SP</strong> <em>Peripheral or naturally rare</em></td>
<td>Species whose Oregon populations are on the edge of their range.</td>
</tr>
<tr>
<td><strong>SU</strong> <em>Undetermined Status</em></td>
<td>Scientific study required before a judgement can be made.</td>
</tr>
</tbody>
</table>
ATTACHMENT E
WILDLIFE MONITORING AND MITIGATION PLAN (AS APPROVED MAY 2009 IN THE FINAL ORDER ON THE APPLICATION)
GOLDEN HILLS WIND PROJECT
WILDLIFE MONITORING AND MITIGATION PLAN

This plan describes wildlife monitoring that the certificate holder shall conduct during operation of the Golden Hills Wind Project (GHWP).\(^1\) The monitoring objectives are to determine whether operation of the facility causes significant fatalities of birds and bats and to determine whether the facility results in a loss of habitat quality. Golden Hills wind power project consists of a number of turbine strings, with up to 267 turbines. Each turbine will likely either be a 1.65 MW or 2.5 MW capacity turbine. Hub height of the turbines will be up to approximately 80 (m) tall with a rotor diameter of either 82m (1.65 MW) or 96m (2.5 MW). Up to six permanent meteorological towers will be built. The turbines will be linked by access roads and a 34.5-kV transmission line. The 62-mile-long power collection system will be largely underground, but might be overhead in some locations.

The certificate holder shall use experienced personnel to manage the monitoring required under this plan and properly trained personnel to conduct the monitoring, subject to approval by the Oregon Department of Energy (Department) as to professional qualifications. For all components of this plan except the Raptor Nesting Surveys and the Wildlife Incident Response and Handling System, the certificate holder shall direct a qualified independent third-party biological monitor, as approved by the Department, to perform monitoring tasks.

The Wildlife Monitoring and Mitigation Plan for the GHWP has the following components:

1) Fatality Monitoring Program including:
   a) Removal Trials
   b) Searcher Efficiency Trials
   c) Fatality Monitoring Search Protocol
   d) Statistical Analysis
2) Raptor Nesting Surveys
3) Avian Use and Behavior Surveys
4) Wildlife Incident Response and Handling System

Following is a discussion of the components of the monitoring plan, statistical analysis methods for fatality data, data reporting and potential mitigation.

The selection of the mitigation actions that the certificate holder may be required to implement under this plan should allow for flexibility in creating appropriate responses to monitoring results that cannot be known in advance. If the Department determines that mitigation is needed, the certificate holder shall propose appropriate mitigation actions to the

\(^1\) This plan is incorporated by reference in the site certificate for the GHWP and must be understood in that context. It is not a “stand-alone” document. This plan does not contain all mitigation required of the certificate holder.
Department and shall carry out mitigation actions approved by the Department, subject to review by the Oregon Energy Facility Council (Council).

1. Fatality Monitoring

(a) Definitions and Methods

Seasons

This plan uses the following dates for defining seasons:

<table>
<thead>
<tr>
<th>Season</th>
<th>Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spring Migration</td>
<td>March 16 to May 15</td>
</tr>
<tr>
<td>Summer/Breeding</td>
<td>May 16 to August 15</td>
</tr>
<tr>
<td>Fall Migration</td>
<td>August 16 to October 31</td>
</tr>
<tr>
<td>Winter</td>
<td>November 1 to March 15</td>
</tr>
</tbody>
</table>

Search Plots

The certificate holder shall conduct fatality monitoring within search plots. The certificate holder, in consultation with the Oregon Department of Fish and Wildlife (ODFW), will select search plots based on a systematic sampling design that ensures the selected search plots are representative of the habitat in different parts of the site. Each search plot will contain one turbine. Search plots will be square or circular. Circular search plots will be centered on the turbine location and will have a radius equal to the maximum blade tip height of the turbine contained within the plot. “Maximum blade tip height” is the turbine hub-height plus one-half the rotor diameter. Square search plots will be of sufficient size to contain a circular search plot as described above.

The certificate holder shall provide maps of the search plots to the Department and ODFW before beginning fatality monitoring at the facility. The certificate holder will use the same search plots for each search conducted during each monitoring year. During the second monitoring year, new search plots will be selected from the turbines not sampled during the first monitoring year.

Sample Size

The sample size for fatality monitoring is the number of turbines searched per monitoring year. The certificate holder shall conduct fatality monitoring during each monitoring year in search plots at 1/3 of the turbines. If fewer than 150 turbines are built, GHWF shall monitor a minimum of 50 turbines.

As described in Exhibit B of the ASC, GHWF may choose a combination of smaller turbines with rotor diameter of 82 meters, or larger turbines with rotor diameter greater than 82 meters. If the final design of GHWP includes both large and small turbines, then GHWF shall, before beginning fatality monitoring, consult with an independent expert with experience in...
statistical analysis of avian fatality data to determine whether it would be possible to design a 50-
turbine sample with a sufficient number of turbines in each size class to allow statistical 
comparison of fatality rates for all birds as a group. GHWF shall submit the expert’s written 
analysis to the Department. If the analysis shows that a comparison study is possible and if the 
Department approves, GHWF shall sample the appropriate number of turbines in each class and 
conduct the comparison study. GHWF may choose to sample more than 50 turbines in a each 
monitoring year, if a larger sample size would allow the comparison study to be done.

Scheduling and Sampling Frequency

Fatality monitoring will begin upon the commencement of commercial operation of the 
facility.

The first fatality monitoring year will commence on the first day of the month following 
the commercial operation date of the facility and will conclude twelve months later (for example, 
if commercial operation begins in October of 2008, the monitoring year will commence on 
November 1, 2008, and conclude on October 31, 2009). Subsequent monitoring years will follow 
the same schedule (for example, the second monitoring year would begin November 1 of the 
year in which monitoring is performed, and conclude October 31 of the following year)

In each monitoring year, the certificate holder shall conduct fatality-monitoring searches 
at the rates of frequency shown below. Over the course of one monitoring year, the certificate 
holder would conduct 16 searches, as follows:

<table>
<thead>
<tr>
<th>Season</th>
<th>Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spring Migration</td>
<td>2 searches per month (4 searches)</td>
</tr>
<tr>
<td>Summer/Breeding</td>
<td>1 search per month (3 searches)</td>
</tr>
<tr>
<td>Fall Migration</td>
<td>2 searches per month (5 searches)</td>
</tr>
<tr>
<td>Winter</td>
<td>1 search per month (4 searches)</td>
</tr>
</tbody>
</table>

Duration of Fatality Monitoring

GHWF shall perform one complete monitoring cycle during its first full year of 
operation. At the end of the first year of monitoring, GHWF will report the results for joint 
evaluation by ODOE, GHWF and ODFW. In the evaluation, results for GHWP will be compared 
with the threshold table in section 1(g) of this plan, and with analogous fatality monitoring 
results for Klondike III, Biglow Canyon, Combine Hills, Nine Canyon, Hopkins Ridge and, if 
available, Leaning Juniper. Fatality monitoring results from other wind power facilities in the 
Columbia Basin may also be included, if available. If fatality results for the first year of 
monitoring at GHWP do not exceed any of the thresholds of concern and are within the range of 
all results from the facilities listed above, then GHWF will perform its second year of monitoring 
in year 5 of operations.

GHWF may omit the searches on some turbines, if searches are not possible due to safety reasons .
Otherwise, GHWF shall propose additional mitigation within 6 months, for ODOE and ODFW review. Alternately, GHWF may opt to perform a second year of fatality monitoring immediately if it believes that the results of year 1 monitoring were anomalous. If GHWF takes this option, then it will still perform the monitoring in year 5 of operations described above.

**Meteorological Towers**

The facility will most likely use non-guyed meteorological towers. Non-guyed towers are known to cause little if any bird and bat mortality. Therefore, monitoring will not occur at non-guyed meteorological towers. If the meteorological towers are guyed, the certificate holder shall search all towers on the same monitoring schedule as fatality monitoring. The certificate holder will use circular search plots. The radius of the circular search plots will extend a minimum of 5 meters beyond the most distant guy wire anchor point.

(b) Removal Trials

The objective of the removal trials is to estimate the length of time avian and bat carcasses remain in the search area. Carcass removal studies will be conducted during each season in the vicinity of the search plots. Estimates of carcass removal rates will be used to adjust carcass counts for removal bias. “Carcass removal” is the disappearance of a carcass from the search area due to predation, scavenging or other means such as farming activity. Removal rates will be estimated by size class, habitat and season.

During the first year, the certificate holder shall conduct carcass removal trials within each of the seasons defined above during the years in which fatality monitoring occurs. During the first year in which fatality monitoring occurs, trials will occur in at least eight different calendar weeks in a year, with at least one calendar week between starting dates. Trials will be spread throughout the year to incorporate the effects of varying weather, farming practices and scavenger densities. At least two trials will be started in each season. Each trial will use at least 6 carcasses. For each trial, 3 small bird carcasses and 3 large bird carcasses will be distributed in cultivated agriculture habitat and 3 small bird carcasses and 3 large bird carcasses will be distributed in non-cultivated habitat (grassland/shrub-steppe and CRP). In a year, approximately 48 carcasses will be placed in cultivated agriculture and 48 carcasses in non-cultivated grassland/shrub-steppe and CRP for a total of about 96 trial carcasses. The number of removal trials may be adjusted up or down during the second year of fatality monitoring, subject to approval by the Department, if the certificate holder can demonstrate that the calculation of fatality rates will continue to have statistical validity with the new sample size.

The “small bird” size class will use carcasses of house sparrows, starlings, commercially available game bird chicks or legally obtained native birds to simulate passerines. The “large bird” size class will use carcasses of raptors provided by agencies, commercially available adult game birds or cryptically colored chickens to simulate raptors, game birds and waterfowl. If fresh bat carcasses are available, they may also be used.

To avoid confusion with turbine-related fatalities, planted carcasses will not be placed in fatality monitoring search plots. Planted carcasses will be placed in the vicinity of search plots.
but not so near as to attract scavengers to the search plots. The planted carcasses will be located randomly within the carcass removal trial plots.

Carcasses will be placed in a variety of postures to simulate a range of conditions. For example, birds will be: 1) placed in an exposed posture (e.g., thrown over the shoulder), 2) hidden to simulate a crippled bird (e.g., placed beneath a shrub or tuft of grass) and, 3) partially hidden. Trial carcasses will be marked discreetly for recognition by searchers and other personnel. Trial carcasses will be left at the location until the end of the carcass removal trial.

It is expected that carcasses will be checked as follows, although actual intervals may vary. Carcasses will be checked for a period of 40 days to determine removal rates. They will be checked about every day for the first 4 days, and then on day 7, day 10, day 14, day 20, day 30 and day 40. This schedule may vary depending on weather and coordination with the other survey work. At the end of the 40-day period, the trial carcasses and scattered feathers will be removed.

(c) Searcher Efficiency Trials

The objective of searcher efficiency trials is to estimate the percentage of bird and bat fatalities that searchers are able to find. The certificate holder shall conduct searcher efficiency trials on the fatality-monitoring search plots in both grassland/shrub-steppe and cultivated agriculture habitat types. Searcher efficiency will be estimated by size class, habitat type, and season. Estimates of searcher efficiency will be used to adjust carcass counts for detection bias.

Searcher efficiency trials will be conducted in each season as defined above, during the years in which the fatality monitoring occurs. Trials will be spread throughout the year to incorporate the effects of varying weather, farming practices and scavenger densities. At least two trials will be conducted in each season. Each trial will use about 12 carcasses, although the number will be variable so that the searcher will not know the total number of trial carcasses being used in any trial. For each trial, both small bird and large bird carcasses will be used in about equal numbers. “Small bird” and “large bird” size classes and carcass selection are as described above for the removal trials. An equal proportion of the trial carcasses will be distributed in cultivated agriculture habitat and in non-cultivated habitat (grassland/shrub steppe and CRP). In a year, about 48 carcasses will be placed in cultivated agriculture and about 48 in non-cultivated grassland/shrub steppe and CRP for a total of about 96 trial carcasses. The number of searcher efficiency trials may be reduced to one per season during the second year of fatality monitoring, subject to approval by the Department, if the certificate holder can demonstrate that the calculation of fatality rates will continue to have statistical validity with the reduced sample size.

Personnel conducting searches will not know in advance when trials are conducted; nor will they know the location of the trial carcasses. If suitable trial carcasses are available, trials during the fall season will include several small brown birds to simulate bat carcasses. Legally obtained bat carcasses will be used if available.
On the day of a standardized fatality monitoring search (described below) but before the beginning of the search, efficiency trial carcasses will be placed at random locations within areas to be searched. If scavengers appear attracted by placement of carcasses, the carcasses will be distributed before dawn.

Searcher efficiency trials will be spread over the entire season to incorporate effects of varying weather and vegetation growth. Carcasses will be placed in a variety of postures to simulate a range of conditions. For example, birds will be: 1) placed in an exposed posture (thrown over the shoulder), 2) hidden to simulate a crippled bird and 3) partially hidden.

Each non-domestic carcass will be discreetly marked so that it can be identified as an efficiency trial carcass after it is found. The number and location of the efficiency trial carcasses found during the carcass search will be recorded. The number of efficiency trial carcasses available for detection during each trial will be determined immediately after the trial by the person responsible for distributing the carcasses.

If new searchers are brought into the search team, additional detection trials will be conducted to ensure that detection rates incorporate searcher differences. If GHWF does not perform a second year of monitoring until the 5th year of operation, then searcher efficiency and removal trials shall be repeated to ensure that the removal and detection rates used to estimate overall fatalities account for new searchers and changed predation or scavenger behavior patterns.

(d) Coordination with the other Wind Projects

It is anticipated that other wind projects in Sherman County may be monitored at the same time that Golden Hills is monitored. If these projects are permitted through EFSEC, they will require similar wildlife monitoring. Subject to the approval of both certificate holders and the Department, the number of trials at each site and the number of trial carcasses used at each site can be reduced by combining the removal data and efficiency data from multiple facilities, if the certificate holder can demonstrate that the calculation of fatality rates will continue to have statistical validity for both facilities and that combining the data will not affect any other requirements of the monitoring plans for either facility.

(e) Fatality Monitoring Search Protocol

The objective of fatality monitoring is to estimate the number of bird and bat fatalities that are attributable to facility operation and associated variances. The certificate holder shall conduct fatality monitoring using standardized carcass searches.

The certificate holder shall use a worst-case analysis to resolve any uncertainty in the results and to determine whether the data indicate that additional mitigation should be considered. The Department may require additional, targeted monitoring if the data indicate the potential for significant impacts that cannot be addressed by worst-case analysis and appropriate mitigation.
The certificate holder shall estimate the number of avian and bat fatalities attributable to operation of the facility based on the number of avian and bat fatalities found at the facility site. All carcasses located within areas surveyed, regardless of species, will be recorded and, if possible, a cause of death determined based on blind necropsy results. If a different cause of death is not apparent, the fatality will be attributed to facility operation. The total number of avian and bat carcasses will be estimated by adjusting for removal and searcher efficiency bias.

Personnel trained in proper search techniques (“the searchers”) will conduct the carcass searches by walking parallel transects within the search plots.3 Transects will be initially set at 6 meters apart in the area to be searched. A searcher will walk at a rate of about 45 to 60 meters per minute along each transect searching both sides out to three meters for casualties. Search area and speed may be adjusted by habitat type after evaluation of the first searcher efficiency trial. The searchers will record the condition of each carcass found, using the following condition categories:

- Intact – a carcass that is completely intact, is not badly decomposed and shows no sign of being fed upon by a predator or scavenger
- Scavenged – an entire carcass that shows signs of being fed upon by a predator or scavenger, or portions of a carcass in one location (e.g., wings, skeletal remains, legs, pieces of skin, etc.)
- Feather Spot – 10 or more feathers at one location indicating predation or scavenging or 2 or more primary feathers

All carcasses (avian and bat) found during the standardized carcass searches will be photographed as found, recorded and labeled with a unique number. Distance from observer to the carcass will be measured (to the nearest 0.25 meters), as will the perpendicular distance from the transect line to the carcass. Each carcass will be bagged and frozen for future reference and possible necropsy. A copy of the data sheet for each carcass will be kept with the carcass at all times. For each carcass found, searchers will record species, sex and age when possible, date and time collected, location, condition (e.g., intact, scavenged, feather spot) and any comments that may indicate cause of death. Searchers will map the find on a detailed map of the search area showing the location of the wind turbines and associated facilities such as power lines. The certificate holder shall coordinate collection of state endangered, threatened, sensitive or other state protected species with ODFW. The certificate holder shall coordinate collection of federally-listed endangered or threatened species and Migratory Bird Treaty Act protected avian species with the U.S. Fish and Wildlife Service (USFWS). The certificate holder shall obtain appropriate collection permits from ODFW and USFWS.

The searchers might discover carcasses incidental to formal carcass searches (e.g., while driving within the project area). For each incidentally discovered carcass, the searcher shall identify, photograph, record data and collect the carcass as would be done for carcasses within the formal search sample during scheduled searches.

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3 Where search plots are adjacent, the search area may be rectangular.
If the incidentally discovered carcass is found within a formal search plot, the fatality data will be included in the calculation of fatality rates. If the incidentally discovered carcass is found outside a formal search plot, the data will be reported separately.

The certificate holder shall coordinate collection of incidentally discovered state endangered, threatened, sensitive or other state protected species with ODFW. The certificate holder shall coordinate collection of incidentally discovered federally-listed endangered or threatened species and Migratory Bird Treaty Act protected avian species with the USFWS.

The certificate holder shall develop and follow a protocol for handling injured birds. Any injured native birds found on the facility site will be carefully captured by a trained project biologist or technician and transported to Jean Cypher (wildlife rehabilitator) in The Dalles, the Blue Mountain Wildlife Rehabilitation Center in Pendleton or the Audubon Bird Care Center in Portland in a timely fashion. The certificate holder shall pay costs, if any are charged, for time and expenses related to care and rehabilitation of injured native birds found on the site, unless the cause of injury is clearly demonstrated to be unrelated to the facility operations.

(f) Statistical Methods for Fatality Estimates

The estimate of the total number of wind facility-related fatalities is based on:

(1) The observed number of carcasses found during standardized searches during the two monitoring years for which the cause of death is attributed to the facility.

(2) Searcher efficiency expressed as the proportion of planted carcasses found by searchers.

(3) Non-removal rates expressed as the estimated average probability a carcass is expected to remain in the study area and be available for detection by the searchers during the entire survey period.

Definition of Variables

The following variables are used in the equations below:

\( c_i \) the number of carcasses detected at plot \( i \) for the study period of interest (e.g., one year) for which the cause of death is either unknown or is attributed to the facility

\( n \) the number of search plots

\( k \) the number of turbines searched (includes the turbines centered within each search plot and a proportion of the number of turbines adjacent to search plots to account for the effect of adjacent turbines on the 90-meter search plot buffer area)

\( \bar{c} \) the average number of carcasses observed per turbine per year

\( s \) the number of carcasses used in removal trials

\( s_c \) the number of carcasses in removal trials that remain in the study area after 40 days

---

4 The people and centers listed here may be changed with Department approval.

5 If a different cause of death is not apparent, the fatality will be attributed to facility operation.
\[ se \] standard error (square of the sample variance of the mean) \\
\[ t_i \] the time (days) a carcass remains in the study area before it is removed \\
\[ \bar{t} \] the average time (days) a carcass remains in the study area before it is removed \\
\[ d \] the total number of carcasses placed in searcher efficiency trials \\
\[ p \] the estimated proportion of detectable carcasses found by searchers \\
\[ l \] the average interval between searches in days \\
\[ \hat{p} \] the estimated probability that a carcass is both available to be found during a search and is found \\
\[ m_t \] the estimated annual average number of fatalities per turbine per year, adjusted for removal and observer detection bias \\
\[ C \] nameplate energy output of turbine in megawatts (MW)

### Observed Number of Carcasses

The estimated average number of carcasses (\( \bar{c} \)) observed per turbine per year is:

\[
\bar{c} = \sum_{i=1}^{n} \frac{c_i}{k}.
\]  

### Estimation of Carcass Removal

Estimates of carcass removal are used to adjust carcass counts for removal bias. Mean carcass removal time (\( \bar{t} \)) is the average length of time a carcass remains at the site before it is removed:

\[
\bar{t} = \frac{\sum_{i=1}^{s} t_i}{s - s_c}.
\]

This estimator is the maximum likelihood estimator assuming the removal times follow an exponential distribution and there is right-censoring of data. Any trial carcasses still remaining at 40 days are collected, yielding censored observations at 40 days. If all trial carcasses are removed before the end of the trial, then \( s_c \) is 0, and \( \bar{t} \) is just the arithmetic average of the removal times. Removal rates will be estimated by carcass size (small and large) and season.

### Estimation of Observer Detection Rates

Observer detection rates (i.e., searcher efficiency rates) are expressed as \( p \), the proportion of trial carcasses that are detected by searchers. Observer detection rates will be estimated by carcass size and season.

### Estimation of Facility-Related Fatality Rates
The estimated per turbine annual fatality rate \((m_t)\) is calculated by:

\[
m_t = \frac{\bar{c}}{\hat{R}},
\]

(3)

where \(\hat{R}\) includes adjustments for both carcass removal (from scavenging and other means) and observer detection bias assuming that the carcass removal times \(t_i\) follow an exponential distribution unless a different assumption about carcass removal is made with the approval of the Department. Under these assumptions, this detection probability is estimated by:

\[
\hat{\pi} = \frac{\hat{\beta} \cdot \hat{\pi} \cdot \exp\left(\frac{1}{\hat{\beta}}\right) - 1}{\exp\left(\frac{1}{\hat{\beta}}\right) - 1 + \hat{\pi}}.
\]

(4)

The estimated per MW annual fatality rate \((m)\) is calculated by:

\[
m = \frac{m_t}{C}.
\]

The certificate holder shall calculate fatality estimates for: (1) all birds, (2) small birds, (3) large birds, (4) raptors, (5) target grassland birds, (6) nocturnal avian migrants, (7) avian State Sensitive Species listed under OAR 635-100-0040, and (8) bats. The final reported estimates of \(m\), associated standard errors and 90% confidence intervals will be calculated using bootstrapping (Manly 1997). Bootstrapping is a computer simulation technique that is useful for calculating point estimates, variances and confidence intervals for complicated test statistics. For each iteration of the bootstrap, the plots will be sampled with replacement, trial carcasses will be sampled with replacement and \(\bar{c}, \hat{R}, \hat{\beta}, \hat{\pi}\) and \(m\) will be calculated. A total of 5,000 bootstrap iterations will be used. The reported estimates will be the means of the 5,000 bootstrap estimates. The standard deviation of the bootstrap estimates is the estimated standard error. The lower 5\(^{th}\) and upper 95\(^{th}\) percentiles of the 5000 bootstrap estimates are estimates of the lower limit and upper limit of 90% confidence intervals.

Nocturnal Migrant and Bat Fatalities

Differences in observed nocturnal avian migrant and bat fatality rates for lit turbines, unlit turbines that are adjacent to lit turbines, and unlit turbines that are not adjacent to lit turbines will be compared graphically and statistically.

(g) Mitigation

Mitigation may be appropriate if analysis of the fatality data collected after the first monitoring year shows fatality rates for avian species that exceed a threshold of concern. For the purpose of determining whether a threshold has been exceeded, the certificate holder shall calculate the average annual fatality rates for the species groups after the initial two years of
monitoring. Based on current knowledge of the species that are likely to use the habitat in the area of the facility, the following thresholds apply to the GHWP:

<table>
<thead>
<tr>
<th>Species Group</th>
<th>Threshold of Concern (fatalities per MW)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Raptors (All eagles, hawks, falcons and owls, including burrowing owls.)</td>
<td>0.09</td>
</tr>
<tr>
<td>Raptor species of special concern (Swainson’s hawk, ferruginous hawk, peregrine falcon, golden eagle, bald eagle, burrowing owl and any federal threatened or endangered raptor species.)</td>
<td>0.06</td>
</tr>
<tr>
<td>Target grassland birds (All native bird species that rely on grassland habitat and are either resident species, occurring year round, or species that nest in the area, excluding horned lark, burrowing owl and northern harrier.)</td>
<td>0.59</td>
</tr>
<tr>
<td>State sensitive avian species listed under OAR 635-100-0040 (Excluding raptors listed above.)</td>
<td>0.20</td>
</tr>
<tr>
<td>Bat species as a group</td>
<td>2.50</td>
</tr>
<tr>
<td>Guyed Meteorological Tower Mortality</td>
<td></td>
</tr>
<tr>
<td>Raptor T&amp;E species and raptor species of special concern, as a group (Swainson’s hawk, ferruginous hawk, golden eagle and burrowing owl; bald eagle, peregrine falcon, and any other federal threatened or endangered raptor species)</td>
<td>0.20/ guyed tower</td>
</tr>
<tr>
<td>Avian State Sensitive Species listed under OAR 635-100-0040 (Excluding raptors)</td>
<td>0.20/ guyed tower</td>
</tr>
</tbody>
</table>

Before the end of the first monitoring year, GHWF shall form a technical advisory committee (TAC) that will include at least GHWF, ODOE and ODFW. Other stakeholders, such as USFWS, may also serve on the TAC. The TAC shall consider the fatality monitoring results from Klondike III, Biglow Canyon, Nine Canyon, Leaning Juniper, Hopkins Ridge, Combine Hills, and other wind projects in Sherman County if available, and determine if the thresholds should be adjusted.

In addition, mitigation may be appropriate if fatality rates for individual species (especially State Sensitive Species) are higher than expected and at a level of biological concern. If the data show that a threshold of concern for a species group has been exceeded or that the fatality rate for any individual species is at a level of biological concern, mitigation shall be required if the Department determines that mitigation is appropriate based on analysis of the data and any other significant information available at the time. If mitigation is appropriate, the certificate holder, in consultation with ODFW, shall propose mitigation measures designed to benefit the affected species. This may take into consideration whether mitigation required or provided for other impacts, such as raptor nesting or grassland bird displacement, would also benefit the affected species.

The certificate holder shall implement mitigation as approved by the Council. The Department may recommend additional, targeted data collection if the need for mitigation is unclear based on the information available at the time. The certificate holder shall implement such data collection as approved by the Council.
Mitigation shall be designed to benefit the affected species group. Mitigation may include, but is not limited to, protection of nesting habitat for the affected group of native species through a conservation easement or similar agreement. Tracts of land that are intact and functional for wildlife are preferable to degraded habitat areas. Preference should be given to protection of land that would otherwise be subject to development or use that would diminish the wildlife value of the land. In addition, mitigation measures might include: enhancement of the protected tract by weed removal and control; increasing the diversity of native grasses and forbs; planting sagebrush or other shrubs; constructing and maintaining artificial nest structures for raptors; reducing cattle grazing; improving wildfire response; and local research that would aid in understanding more about the species and conservation needs.

If the threshold for bats species as a group is exceeded, the certificate holder shall contribute to Bat Conservation International or to a Pacific Northwest bat conservation group ($10,000 per year for three years) to fund new or ongoing research in the Pacific Northwest to better understand impacts to the bat species impacted by the facility and to develop possible ways to reduce impacts to the affected species.

In addition, mitigation may be appropriate if fatality rates for a State Sensitive bat species listed under OAR 635-100-0040 are higher than expected and at a level of concern. If the data show that a threshold of concern for a species group has been exceeded or that the fatality rate for any individual species is at a level of concern, mitigation shall be required if the Department determines that mitigation is appropriate based on analysis of the data and any other significant information available at the time. If mitigation is appropriate, the certificate holder, in consultation with ODFW, shall propose mitigation measures designed to benefit the affected species. The certificate holder shall implement mitigation as approved by the Council.

2. Raptor Nest Surveys

The objectives of raptor nest surveys are to estimate the size of the local breeding populations of tree or other above-ground-nesting raptor species in the vicinity of the facility and to determine whether operation of the facility results in a reduction of nesting activity or nesting success in the local populations of the following raptor species: Swainson’s hawk, ferruginous hawk and golden eagle. The certificate holder shall direct a qualified biologist, approved by the Department, to conduct the raptor nest surveys. The certificate holder may select other qualified biologists to conduct the raptor nest surveys, subject to Department approval.

(a) Survey Protocol

For the species listed above, aerial and ground surveys will be used to gather nest success data on active nests, nests with young and young fledged. The certificate holder will share the data with state and federal biologists. The certificate holder shall conduct two years of post-construction raptor nest surveys for the completed facility during the sensitive nesting and breeding season. One year of post-construction surveys will be done in the first nesting season after construction is completed. The second year of post-construction surveys will be done at a time recommended by the certificate holder and approved by the Department. The certificate holder shall propose mitigation measures designed to benefit the affected species.
holder may collaborate with other certificate holders in the vicinity of the facility in the
development of useful information about future impacts on raptor nesting activity and nesting
success.

Prior to the raptor nesting surveys, the certificate holder shall review the locations of
known raptor nests based on the GHWP, the Biglow Canyon Wind Farm and Klondike Wind
Project pre-construction surveys as well as any nest survey data collected after construction. All
known nest sites and any new nests observed within the GCWF site and within two miles of the
GHWP site will be given identification numbers. Nest locations will be recorded on U.S.
Geological Survey 7.5-minute quadrangle maps. Global positioning system coordinates will be
recorded for each nest and integrated with the baseline database. Locations of inactive nests will
also be recorded as they may become occupied during future years.

During each raptor nesting monitoring year, the certificate holder shall conduct a
minimum of one helicopter survey in late May or early June within the GHWP site and a 2-mile
zone around the turbines to determine nest occupancy. Determining nest occupancy will likely
require two visits to each nest: The second visit may be done by air or by ground as appropriate.
For occupied nests of the species identified above, the certificate holder shall determine nesting
success by a minimum of one ground visit to determine species, number of young and nesting
success. “Nesting success” means that the young have successfully fledged (the young are
independent of the core nest site). Nests that cannot be monitored due to the landowner denying
access will be checked from a distance where feasible.

(b) Mitigation

The certificate holder shall analyze the raptor nesting data collected after two monitoring
years to determine whether a reduction in either nesting success or nest use has occurred in the
vicinity of the GHWP. If the analysis indicates a reduction in nesting success by Swainson’s
hawk, ferruginous hawk or golden eagle within two miles of the facility (including the area
within the GHWP site), then the certificate holder shall propose appropriate mitigation and shall
implement mitigation as approved by the Council. At a minimum, if the analysis shows that any
of these species has abandoned a nest territory within the facility site or within ½ mile of the
facility site, or has not fledged any young over the two survey years within the facility site or
within ½ mile of the facility site, the certificate holder shall assume the abandonment or
unsuccesful fledging is the result of the facility unless another cause can be demonstrated
convincingly. If the GHWP facility and the Klondike III facility are both required to provide
mitigation for the same nest, the two certificate holders shall coordinate the required mitigation
with the approval of the Department.

Given the very low buteo nesting densities in the area, statistical power to detect a
relationship between distance from a wind turbine and nesting parameters (e.g., number of
fledglings per reproductive pair) will be very low. Therefore, impacts may have to be judged
based on trends in the data, results from other wind energy facility monitoring studies and
literature on what is known regarding the populations in the region.
If the analysis shows that mitigation is appropriate, the certificate holder shall propose mitigation for the affected species in consultation with the Department and ODFW, and shall implement mitigation as approved by the Council. Mitigation should be designed to benefit the affected species or contribute to overall scientific knowledge and understanding of what causes nest abandonment or nest failure. Mitigation may be designed to proceed in phases over several years. It may include, but is not limited to, additional raptor nest monitoring, protection of natural nest sites from human disturbance or cattle activity (preferably within the general area of the facility), or participation in research projects designed to improve scientific understanding of the needs of the affected species. Mitigation may take into consideration whether mitigation required or provided for other impacts, such as fatality impacts or grassland bird displacement, would also benefit the raptor species whose nesting success was adversely affected.

(c) Long-term Raptor Nest Monitoring and Mitigation

In addition to the two years of post-construction raptor nest surveys described in subsection (a), GHWF shall conduct long-term raptor nest surveys at five year intervals for the life of the facility. GHWF shall conduct the first long-term raptor nest survey in the ninth year after construction is completed. In conducting long-term surveys, GHWF shall follow the same survey protocols as described above in subsection (a) unless GHWF proposes an alternative protocol that is approved by the Department. In developing an alternative protocol, GHWF shall consult with ODFW.

GHWF shall analyze the raptor nesting data collected after each year of long-term raptor nest surveys to determine whether a reduction in either nesting success or nest use has occurred in the vicinity of the GHWP. If the analysis indicates a reduction in nesting success or nest use by Swainson’s hawks, golden eagles, or ferruginous hawks within the facility site or within 2 miles of the site, then GHWF shall propose appropriate mitigation for the affected species as described in subsection (b) and shall implement mitigation as approved by the Council. At a minimum, if the analysis shows that any raptors of these species have abandoned a nest territory within the facility site or within ½ mile of the facility site or has not fledged any young within that same area, GHWF shall assume the abandonment or unsuccessful fledging is due to operation of the facility unless another cause can be demonstrated convincingly.

Any reduction in nesting success or nest use could be due to operation of the GHWP facility, operation of another wind facility in the vicinity or some other cause. GHWF shall attribute the reduction to operation of GHWP if the wind turbine closest to the affected nest site is a GHWP turbine unless GHWF demonstrates, and the Department agrees, that the reduction was due to a different cause.

Given the low raptor nesting densities in the area, statistical power to detect a relationship between distance from a wind turbine and nesting parameters (e.g. number of fledglings per reproductive pair) will be very low. Therefore, impacts may have to be judged based on trends in the data, results from other wind energy facility monitoring studies and literature on what is known regarding the population in the region.

3. Avian Use and Behavior Surveys
Searchers will also record bird species observed and their behavior relative to turbine locations before or after each standardized carcass search (as described in Section 1(e) above). Observations will be recorded during 5-minute surveys at each turbine sampled during the fatality-monitoring program, using standard variable circular plot point count survey methods. Collection and recording of these additional observations of live birds will be carried out in a manner that does not distract searchers from carrying out the standardized carcass searches.

All of these avian use and behavior data, as well as raptor and waterfowl mortality observed at the turbines near these stations, will be used to understand direct and indirect impacts of the GHWP facility on raptors, waterfowl and other avian species. The certificate holder shall include an analysis of this data in the reports described in Section 5.

4. GHWP Wildlife Incident Response and Handling System

The Wildlife Incident Response and Handling System is a monitoring program set up for responding to and handling avian and bat casualties found by construction and maintenance personnel during construction and operation of the facility. This monitoring program includes the initial response, the handling and the reporting of bird and bat carcasses discovered incidental to construction and maintenance operations (“incidental finds”). Construction and maintenance personnel will be trained in the methods needed to carry out this program.

All carcasses discovered by construction or maintenance personnel will be photographed, recorded and collected.

If construction or maintenance personnel find carcasses within the plots for protocol searches, they will notify a qualified biologist, as approved by the Department, who will collect the carcasses. The fatality data will be included in the calculation of fatality rates.

If construction or maintenance personnel discover incidental finds that are not within plots for fatality monitoring protocol searches, they will notify a qualified biologist, as approved by the Department, and the carcass will be collected by a carcass-handling permittee (a person who is listed on state and federal scientific or salvage collection permits). Data for these incidental finds will be reported separately from standardized fatality monitoring data.

The certificate holder shall coordinate collection of state endangered, threatened, sensitive or other state protected species with ODFW. The certificate holder shall coordinate collection of federally-listed endangered or threatened species and Migratory Bird Treaty Act protected avian species with the USFWS.

5. Data Reporting

The certificate holder will report the monitoring data and analysis to the Department. Monitoring data include fatality monitoring program data, raptor nest survey data, avian use and behavior survey data and data on incidental finds by fatality searchers and GHWF personnel. The report may be included in the annual report required under OAR 345-026-0080 or may be
submitted as a separate document at the same time the annual report is submitted. In addition, the certificate holder shall provide to the Department any data or record generated in carrying out this monitoring plan upon request by the Department.

The certificate holder shall immediately notify USFWS and ODFW, respectively, in the event that any federal or state endangered or threatened species are killed or injured on the facility site.

The public will have an opportunity to receive information about monitoring results and to offer comment. Within 30 days after receiving the annual report of monitoring results, the Department will make the report available to the public on its website and will specify a time in which the public may submit comments to the Department.6

6. Amendment of the Plan

This Wildlife Monitoring and Mitigation Plan may be amended from time to time by agreement of the certificate holder and the Council. Such amendments may be made without amendment of the site certificate. The Council authorizes the Department to agree to amendments to this plan and to mitigation actions that may be required under this plan. The Department shall notify the Council of all amendments and mitigation actions, and the Council retains the authority to approve, reject or modify any amendment of this plan or mitigation action agreed to by the Department.

6 The certificate holder may establish a Technical Advisor Committee (TAC) but is not required to do so. If the certificate holder establishes a TAC, the TAC may offer comments to the Council about the results of the monitoring required under this plan.
ATTACHMENT F
INDEX OF COMMENTS RECEIVED ON REQUEST FOR AMENDMENT 4
### Golden Hills Wind Project Request for Amendment #4 – Comment Summary Table

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<tr>
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*The comment from Ms. Elaine Albrich does not have a corresponding “Unique Record ID’s”, as no comment card was created for her testimony due to the fact that she commented via a phone call during the Informational Hearing on the Request to Transfer.*