BEFORE THE
ENERGY FACILITY SITING COUNCIL
OF THE STATE OF OREGON

In the Matter of Request for Amendment 5 for the Montague Wind Power Facility

FINAL ORDER ON
REQUEST FOR AMENDMENT 5 TO
THE SITE CERTIFICATE

September 25, 2020
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I. INTRODUCTION

The Energy Facility Siting Council (Council or EFSC) issues this final order, in accordance with Oregon Revised Statute (ORS) 469.405(1) and Oregon Administrative Rule (OAR) 345-027-0371(11), based on its review of Request for Amendment 5 (amendment request or RFA5) to the Montague Wind Power Facility site certificate, as well as comments and recommendations received by specific state agencies and local governments during review of the amendment request. This final order also considers comments received on the record of the draft proposed order from June 26 through July 23, 2020 and comments received from Council following its review of the draft proposed order at the July 24, 2020 Council meeting. The certificate holder is Montague Wind Power Facility, LLC (hereinafter referred to as certificate holder), a wholly owned subsidiary of Avangrid Renewables, LLC.

In this final order, the Council grants approval of the following changes to the site certificate:

- Amend the Montague Wind Power Facility site certificate to cover Phase 1 facility components (201 MW, 56 wind turbines with maximum blade tip height of 492 feet) within reduced site boundary (47,056 to 29,607 acres)
- Allocate previously approved Phase 2 facility components into two new site certificates, based entirely on the approved Montague Wind Power Facility site certificate, to be owned and operated by new limited liability companies (LLC) owned by current certificate holder owner, Avangrid Renewables LLC. The amendment request seeks approval to use or occupy more area for the layout of previously approved solar photovoltaic energy generation equipment (increase maximum footprint from 1,189 to 2,725 acres).
  - Montague Solar Facility: to include 1,496 acre solar micrositing area (1,189 acres previously approved, plus proposed addition of 307 acres) and 162 MW of previously approved solar photovoltaic energy generation equipment and related or supporting facilities, within 1,763 acre site boundary.
  - Oregon Trail Solar Facility: to include a proposed 1,228 acre solar micrositing area and 41 MW of previously approved wind and solar facility components, including up to 16 wind turbines with maximum blade tip height of 597 feet or up to 1,228 acres of solar photovoltaic energy generation equipment, or any combination of wind and solar energy generation equipment not to exceed 41 MW, and related or supporting facilities, within a 13,866 acre site boundary. Proposed new related or supporting facilities include a 2-acre switching station comprised of circuit breakers, switches, and other auxiliary equipment to link the Oregon Trail Solar Facility to the Montague Solar collector substation
- Amend Council’s previous goal exception taken for a 1,189 acre solar micrositing area under the statewide policy embodied in Goal 3, Agricultural Lands, to cover the proposed expansion from 1,189 to 2,725 acres. The amended goal exception would then
apply to solar micrositing areas under the Montague Solar Facility (1,496 acres) and
Oregon Trail Solar Facility (1,228 acres) site certificates.

- To be included in the amended and new site certificates:
  - Alternative 3.6 mile route segment for previously approved 230 kV transmission line
  - Removal of Condition 89(a) 200 foot setback for transmission lines to residential structures
  - Administratively amend/delete site certificate conditions based on allocation of Phase 1 and Phase 2 facility components into amended and new site certificates

In the amendment request, the certificate holder requests that Council apply the transfer process under OAR 345-027-0400 based on the change in certificate holder for the site certificates that would be issued for Montague Solar Facility and Oregon Trail Solar Facility. However, because the owner of the new certificate holders, or the owner of the entity to be in control or possession of the facility would remain Avangrid Renewables, LLC – the existing certificate holder owner - in accordance with the intent of the language under OAR 345-025-0006(15), Council finds that changes in certificate holder, when the certificate holder is a sole purpose limited liability company (LLC) reliant upon its parent company, and the parent company is the owner of the certificate holder, not to trigger the OAR 345-027-0400 transfer process.

While this final order grants approval to split the Montague Wind Power Facility site certificate into three site certificates, the facilities would remain connected in many ways. As described above, each certificate holder would be a wholly owned subsidiary and LLC created by Avangrid Renewables, LLC resulting in each certificate holder owned by the same parent company. In addition, the facilities would share facility components, interconnecting facility components and long-term operation. Council therefore clarifies and establishes that predevelopment conditions and changes in environmental impacts for any future site certificate amendments be based in part on those evaluated on the record of EFSC proceedings for the Montague Wind Power Facility site certificate.

Compliance with Council standards requiring an environmental impact analysis should be based on 2010 predevelopment conditions and the incremental change in environmental impact from the operational Montague Wind Power Facility, as of 2020 (i.e. 56 wind turbines and related or supporting facilities), and approved facility components as presented in Council’s Final Order on Amendment 4. In other words, because the findings of fact, reasoning and conclusions of law underlying the terms and conditions of the site certificate as set forth in the 2010 Final Order on the Application for Site Certificate and subsequent Final Orders on Requests for Amendment 1 through 5 for the Montague Wind Power Facility are incorporated by reference into the site certificate, these underlying findings, including any findings establishing the predevelopment condition of the site and impacts of approved facility components continue to have bearing on the analysis and findings required to approve any future changes to the site certificates for the successor facilities. This clarification is intended to establish that, with the splitting of facility
components under three site certificates, baseline conditions (2010) and subsequent
environmental impacts of one facility now split into three facilities shall not be adjusted in a
way that results in greater overall impacts than the level of impacts that would be authorized
under one site certificate.

Based upon review of this amendment request, in conjunction with comments received from
the general public and recommendations received by state agencies and local government
entities, Council approves and grants a fifth amendment to the Montague Wind Power Facility
site certificate subject to the existing, new and amended conditions set forth in this final order.
Approval of the amendment request results in an amended site certificate for the Montague
Wind Facility and original site certificates for the Montague Solar Facility and Oregon Trail Solar
Facility, inclusive of all conditions previously imposed in the Montague Wind Power Facility site
certificate, unless otherwise evaluated in this order.

I.A. Certificate Holder and Owner Information

Montague Wind Power Facility

The current certificate holder for the Montagne Wind Power Facility site certificate is as follows:

Montague Wind Power Facility, LLC
1125 NW Couch Street, Suite 700
Portland, OR 97209

The current certificate holder owner (parent company) for the Montague Wind Power Facility
site certificate is as follows:

Avangrid Renewables, LLC
1125 NW Couch Street, Suite 700
Portland, OR 97209

Montague Solar Facility

The certificate holder for the Montague Solar Facility site certificate is as follows:

Montague Solar, LLC
1125 NW Couch Street, Suite 700
Portland, OR 97209

The certificate holder owner (parent company) for the Montague Solar Facility site certificate is
as follows:
The certificate holder for the Oregon Trail Solar Facility site certificate is as follows:

Oregon Trail Solar, LLC
1125 NW Couch Street, Suite 700
Portland, OR 97209

The certificate holder owner (parent company) for the Oregon Trail Solar Facility site certificate is as follows:

Avangrid Renewables, LLC
1125 NW Couch Street, Suite 700
Portland, OR 97209

I.B. Operational and Approved Facility Components, Site Boundary and Micrositing Corridors

The Montague Wind Power Facility is a wind and solar energy generation facility in Gilliam County that includes facility components currently in operation; and, facility components that were previously approved but not yet been constructed. The facility was approved to be developed in two phases, Phase 1 and Phase 2. Phase 1 commenced operation in October 2019 and includes 201 MW of wind energy generation components. Wind energy generation components and related or supporting facilities include: 56 wind turbines with a maximum blade tip height of 499 feet; an above- and belowground 34.5 kV electrical collection system; fiber optic communications network; Supervisory, Control and Data Acquisition (SCADA) system; one collector substation (Phase 1 collector substation); aboveground, approximately 10 mile single-circuit 230-kV transmission line; four permanent meteorological towers; access roads; public roadway modifications; and temporary laydown areas and crane paths.

Phase 2 is approved for up to 202 MW of wind and solar energy generation equipment, including any combination of up to 81 wind turbines with a maximum blade tip height ranging from 486 to 597 feet and solar photovoltaic equipment occupying up to 1,189 acres (solar micrositing area). Related or supporting facilities include an above- and belowground electrical collection system; SCADA System; one collector substation; an approximately 14-mile 230 kV transmission line (includes the 10-mile 230 kV transmission line constructed as part of Phase 1); up to 8 permanent meteorological towers; new, temporary and substantially modified access roads; 100 MW of lithium-ion or flow battery storage system; and temporary laydown areas.
Within the solar micrositing area, solar photovoltaic energy generation equipment could include up to 867,000 modules consisting of solar panels, trackers, racks, posts, inverter/transformer units and above- and belowground cabling. Solar panels would be supported by approximately 260,000 galvanized steel posts, which would be hydraulically driven into the ground at a depth of 5 to 8 feet, with an approximately 4 to 5.5-foot aboveground height. Solar panels would be designed with anti-reflective coating. Modules would be placed on non-specular metal galvanized steel racks, with heights ranging from 4 to 15 feet at full tilt. To convert energy generated within the modules from alternating current (ac) to direct current (dc), up to 102 inverter/transformer units would be installed. Solar photovoltaic energy generation equipment would be contained by an approximately 8-foot chain-link fence extending around the perimeter (approximately 6.9 miles). Access to solar facility components would be provided via two new access points on the north side of Bottemiller Lane.

The battery storage approved for Phase 2 would occupy up to 6 acres and would include batteries and racks or containers, inverters, isolation transformers, and switchboards, an approximately 20-foot warehouse-type building, medium-voltage and low-voltage electrical systems, fire suppression, heating, ventilation, and air-conditioning systems, building auxiliary electrical systems, and network/SCADA systems. Battery storage would include a cooling system (more advanced systems required for Li-ion), which may include a separate chiller plant located outside the battery racks with chillers, pumps, and heat exchangers. High-voltage (HV) equipment would include a step-up transformer, HV circuit breaker, HV current transformers and voltage transformers, a packaged control building for the HV breaker and transformer equipment, HV towers, structures, and HV cabling. The battery storage area would be enclosed by approximately 2,140 feet of continuous chain-link perimeter fencing 8 feet in height, with two 16-foot-wide gates and one pedestrian, and 4-foot-wide gate.

I.C. Description of Approved Facility Site Location

Site Boundary

The site boundary, as approved, encompasses approximately 47,056 acres and includes the perimeter of the energy facility site and its related or supporting facilities, all temporary laydown and staging areas and all approved corridors.¹ The site boundary is located on private land south of the City of Arlington, within Gilliam County, Oregon. As presented in Figure 1: Facility Regional Location and Approved Site Boundary, the previously approved site boundary includes both Phase 1 and Phase 2, inclusive of all area shaded yellow/orange and blue (see figure legend).

¹ Pursuant to OAR 345-001-0010(55), the term “site boundary” means the perimeter of the site of an energy facility and its related or supporting facilities, all temporary laydown and staging areas and all corridors proposed by the applicant. The term “energy facility site” means all land upon which an energy facility is located or proposed to be located. The term “energy facility” means only the electric power generating plant while the term “facility,” as defined in ORS 469.300 (14) means the energy facility together with any related or supporting facilities.

Montague Wind Power Facility - Final Order on Request for Amendment 5
September 25, 2020
Figure 1: Facility Regional Location and Approved Site Boundary

Micrositing Corridor

Micrositing corridor means a continuous area of land within which construction of facility components may occur subject to site specific conditions. Council authorizes micrositing corridors for energy facilities when a certificate holder has adequately studied the entire corridor and demonstrated compliance with Council standards based on impacts of facility components anywhere within the corridor.

For this facility, based on the extent of the certificate holder’s analysis, as provided on the record of siting proceedings on the Final Order on the ASC through the Final Order on RFA4, the Council approved two distinct micrositing corridors – one for solar facility components and one for wind facility components. The approved micrositing corridor/area for wind facility components is depicted by areas shaded in beige and blue; the approved micrositing corridor for solar facility components is depicted by the area outlined in pink, as presented in Figure 2: Approved Micrositing and Transmission Line Corridors.

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2 OAR 345-001-0010(32)
Transmission Line Corridor

The facility includes a 14 mile 230 kV transmission line corridor, extending from the Phase 2 collector substation to the Phase 1 collector substations, and then from the Phase 1 collector substation to Bonneville Power Administration’s Slatt Substation, for interconnection to the electric grid. The approved transmission line corridor, as specified in Condition 18 pursuant to OAR 345-025-0010(5), is ½-mile in width and extends approximately 14 miles in length, as presented by the yellow/orange line in Figure 2: Approved Micrositing and Transmission Line Corridors.
The Council issued the **Final Order on the Application for Site Certificate for the Montague Wind Power Facility (Final Order on the Application)** on September 10, 2010, authorizing construction and operation of a 404 MW wind energy generation facility, with up to 269 wind turbines and related or supporting facilities. On December 28, 2012, the certificate holder submitted to the Department its Request for Amendment 1 (RFA1), seeking approval to extend the construction commencement and completion deadlines by two years, lower the minimum aboveground blade-tip clearance for wind turbines, and transfer of the site certificate. The Council issued a **Final Order on Amendment 1 of the Site Certificate** on June 21, 2013, approving the requested changes.

On March 11, 2015, the certificate holder submitted to the Department its Request for Amendment 2 (RFA2), seeking approval to extend the construction commencement and completion deadlines by two years. The Council issued a **Final Order on Amendment 2 of the Site Certificate** on June 21, 2013, approving the requested changes.

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3 Transfer of the site certificate to Portland General Electric was not completed and Montague Wind Power Facility LLC remains the site certificate holder.

Montague Wind Power Facility - Final Order on Request for Amendment 5
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Site Certificate on December 4, 2015, approving the requested changes. On May 4, 2017, the certificate holder submitted to the Department its Request for Amendment 3 (RFA3), seeking approval to lower the minimum aboveground blade-tip clearance. The Council issued a Final Order on Amendment 3 of the Site Certificate on July 12, 2017, approving the requested change.

On April 5, 2019, the certificate holder filed a complete Request for Amendment 4 (RFA4), seeking approval to amend the site boundary and micrositing corridor; construct and operate battery storage and use or occupy up to 1,189 acres of agricultural-zoned lands for solar photovoltaic equipment; and, change wind turbine layout and maximum dimension specifications. The Council issued a Final Order on Amendment 4 of the Site Certificate on September 6, 2019, approving the requested change.

II. AMENDMENT PROCESS

II.A. Requested Amendment

Montague Wind Power Facility Site Certificate – Facility and Site Boundary Description

The amendment request seeks Council approval to amend the Montague Wind Power Facility site certificate, based entirely on the fourth amended site certificate (September 2019), to apply only to Phase 1 facility components currently in operation, within a redefined site boundary encompassing approximately 29,607 acres. For the Montague Wind Power Facility site certificate, the site boundary and micrositing corridor are the same.

The Montague Wind Power Facility site certificate would apply to the existing, operational 201 MW wind-energy generation facility including 56 wind turbines; an above- and belowground 34.5 kV electrical collection system; fiber optic communications network; SCADA system; one collector substation (renamed from Phase 1 collector substation to Montague Wind collector substation); aboveground, approximately 10 mile single-circuit 230-kV transmission line; four permanent meteorological towers; access roads; public roadway modifications; and temporary laydown areas and crane paths.

Related or supporting facilities to be shared under Montague Wind Power, Montague Solar, and Oregon Trail Solar Facility site certificates include the existing, operational Montague Wind collector substation and the approximately 10-mile segment of 230 kV transmission line extending from the Montague Wind collector substation to BPA’s Slatt Substation.

The current Montague Wind Power Facility site certificate holder would be maintained as Montague Wind Power Facility, LLC, a wholly owned subsidiary of Avangrid Renewables, LLC.

New Site Certificates - Facility and Site Boundary Descriptions

The amendment request seeks Council approval to further amend the Montague Wind Power Facility site certificate, based on the fourth amended site certificate (September 2019), by
allocating facility components approved in the Council’s September 2019 Final Order on RFA4 (Phase 2) into two new site certificates, for facilities named Montague Solar Facility and Oregon Trail Solar Facility.

### Montague Solar Facility

The Montague Solar Facility site certificate would include 162 MW of previously approved solar photovoltaic energy generation equipment within previously approved site boundary (1,763 acres) and solar micrositing area (1,189 acres). The amendment requests seeks approval to expand the previously approved solar micrositing area by 307 acres, from 1,189 to 1,496 acres, to allow additional flexibility in layout of previously approved solar facility components. Related or supporting facilities would include previously approved: above- and belowground 34.5 kV electrical collection system; fiber optic communications network; SCADA system; two collector substations (renamed from Phase 1 collector substation to Montague Wind collector substation and Phase 2 collector substation to Montague Solar collector substation); approximately 14 miles of aboveground single-circuit 230-kV transmission line; an O&M building (renamed from Phase 1 O&M to Montague Solar O&M building); 100 MW of battery storage, access roads; public roadway modifications; and temporary laydown areas and crane paths.

Previously approved related or supporting facilities to be shared under Montague Wind Power, Montague Solar, and Oregon Trail Solar Facility site certificates include the Montague Wind collector substation and the approximately 10-mile segment of 230 kV transmission line extending from the Montague Solar collector substation, to the Montague Wind collector substation, and then to BPA’s Slatt Substation. Previously approved related or supporting facilities to be shared under the Montague Solar and Oregon Trail Solar Facility site certificates include the Montague Solar collector substation, additional 3.6 miles of 230 kV transmission line, 100 MW of battery storage, access roads and temporary laydown areas and crane paths.

In RFA5, the certificate holder identifies that the Montague Solar Facility would be owned and operated by a new LLC - Montague Solar, LLC – which is a wholly owned subsidiary of Avangrid Renewables, LLC, the current certificate holder owner.

### Oregon Trail Solar Facility

The Oregon Trail Solar Facility site certificate would include any combination of previously approved wind and solar facility components not to exceed 41 MW, within previously approved site boundary area (13,866 acres) and 12,638 acre wind micrositing corridor. In the amendment request, the certificate holder seeks approval for use of a new 1,228 acre solar micrositing area within previously approved site boundary area. The facility would include up to 16 wind turbines with a maximum blade tip height of 597 feet or solar photovoltaic energy generation equipment occupying up to 1,228 acres, or any combination of wind and solar generation equipment not to exceed 41 MW; an above- and belowground 34.5 kV electrical collection system; fiber optic communications network; SCADA system; two collector substations
(renamed from Phase 1 collector substation to Montague Wind collector substation and Phase 2 collector substation to Montague Solar collector substation); approximately 14 miles of aboveground single-circuit 230-kV transmission line; an O&M building (renamed from Phase 1 O&M to Montague Solar O&M building); 100 MW of battery storage; access roads; public roadway modifications; and temporary laydown areas and crane paths.

Previously approved related or supporting facilities to be shared under Montague Wind Power, Montague Solar, and Oregon Trail Solar Facility site certificates include the Montague Wind collector substation and the approximately 10-mile segment of 230 kV transmission line extending from the Montague Wind collector substation to BPA’s Slatt Substation. Related or supporting facilities to be shared under the Montague Solar and Oregon Trail Solar Facility site certificates include the Montague Solar collector substation, additional 3.6 miles of 230 kV transmission line, 100 MW of battery storage, access roads and temporary laydown areas and crane paths.

New related or supporting facilities proposed in RFA5 include a switching station that would connect the Oregon Trail Solar Facility to the Montague Solar collector substation via a previously approved overhead 34.5 kV collector line along Bottemiller Lane. The proposed switching station would include circuit-breakers, switches and other auxiliary equipment, and be located within a 2-acre graveled, fenced area.

In RFA5, the certificate holder identifies that the Oregon Trail Solar Facility would be owned and operated by a new LLC - Oregon Trail Solar, LLC, a wholly owned subsidiary of Avangrid Renewables, LLC, the current certificate holder owner.

Proposed 230 kV Transmission Line Alternative Route Segment

The certificate holder seeks Council approval for use of an alternate 230 kV transmission line route segment – for the segment that connects the two collector substations. The previously approved route exits east out of the Montague Solar collector substation, crosses OR 19, and diagonals across fields to Old Tree Road where it may run on the north or the south side of the road to reach the Montague Wind collector substation, and then extends north to BPA’s Slatt Substation. The proposed alternate route segment would exit east out of the Montague Solar collector substation to a 90-degree turning structure just east of OR 19. From there, it would extend straight north along OR 19 (outside of the road right-of-way) until it reaches the corner of Old Tree Road where it would turn east towards the Montague Wind collector substation. The approved and proposed alternative segment route are presented in Figure 3: Proposed Site Boundary, Solar Micrositing Area and Alternate 230 kV Transmission Line Segment Route below.

Proposed Changes to Site Boundary and Solar Micrositing Corridor

The certificate holder seeks Council approval to reduce previously approved site boundary area for the Montague Wind Power Facility site certificate from 47,056 to 42,946 acres and redefine
site boundaries within previously approved site boundary area for the amended and new site certificates. For the amended Montague Wind Power Facility site certificate, the site boundary would encompass 29,607 acres; for the new site certificates, Montague Solar Facility site boundary would encompass 1,763 acres, and Oregon Trail Solar Facility site boundary would encompass 13,866 acres.

The certificate holder seeks Council approval to expand the previously approved solar micrositing area for the Montague Wind Power Facility site certificate from 1,189 to 2,725 acres and redefine solar micrositing areas for the amended and new site certificates. For the amended Montague Wind Power Facility site certificate, the solar micrositing area would be removed as the facility would only include wind components. For the new site certificates, the Montague Solar Facility solar micrositing area would include 1,496 acres (1,189 acres previously approved and proposed addition of 307 acres). The additional 307 acres is located directly north of Bottemiller Land and the existing solar micrositing area. The certificate holder represents that the solar micrositing area expansion would allow solar energy capture optimization and provide additional flexibility in the layout of previously approved solar facility components. In other words, the certificate holder requests approval to use or occupy more area (acres) without increasing or changing the type or number of solar facility components approved in the Final Order on RFA4 (see Section I.B. Operational and Approved Facility Components of this order).

In RFA5, the certificate holder seeks approval of an additional 1,228 acre solar micrositing area for the Oregon Trail Solar facility, within the previously approved site boundary, located directly west of Weatherford Road and the existing solar micrositing area.

Exception Request for Goal 3, Agricultural Lands

The certificate holder requests Council approval to amend the Council’s previous exception taken for the statewide policy embodied in Goal 3, Agricultural Lands, based on the use, occupation or cover of more than 12 acres of high-value farmland and more than 20 acres of arable land from agricultural use through the expansion of the solar micrositing areas and potential siting of solar photovoltaic energy generation equipment under the Montague Solar Facility and Oregon Trail Solar Facility site certificates (non-compliance with GCZO Section 4.020(D)(11), and OAR 660-033-0130(38)(g) and (i)).

Site Certificate Condition Deletions and Amendments

OAR 345-027-0060(1)(d) requires that the certificate holder identify the specific language of the site certificate, including affected conditions, that the certificate holder proposes to change, add, or delete through the amendment process. The certificate holder seeks approval to administratively amend several conditions imposed in the Montague Wind Power Facility to align with the allocation of facility components across the amended and new site certificates. The certificate holder requests to substantively amend Condition 89(a) to remove a 200 foot
setback for transmission lines to residential structures (site certificate Condition 89(a)). The
amended and new site certificates, as presented in Attachment 1 of this order, are based
entirely on the Council’s August 2019 Fourth Amended Site Certificate, unless otherwise
evaluated in this order.
Figure 3: Proposed Site Boundaries, Solar Micrositing Areas and Alternate 230 kV Transmission Line Segment Route
II.B. Amendment Review Process

Council rules describe the processes for transfers, Type A, Type B, and Type C review of a request for amendment at OAR 345-027-0351. The Type A review is the standard or “default” site certificate amendment process for changes that require an amendment. Type C review process is associated with construction-related changes. The key procedural difference between the Type A and Type B review is that Type A review includes a public hearing on the draft proposed order and an opportunity to request a contested case proceeding. The primary timing differences between Type A and Type B review are in the maximum allowed timelines for the Department’s determination of completeness of the preliminary request for amendment, as well as the issuance of the draft proposed order, and proposed order. It is important to note that Council rules authorize the Department to adjust the timelines for these specific procedural requirements, if necessary.

On April 27, 2020, the certificate holder submitted a Type B review amendment determination request (Type B Review ADR) for Request for Amendment 5 (RFA5) with the preliminary RFA5, requesting the Department’s review and determination of whether, based on evaluation of the OAR 345-027-0357(8) factors and pRFA5, the amendment request could be reviewed under the Type A review process. Pursuant to OAR 345-027-0357(6), on May 19, 2020, the Department issued a written determination to the certificate holder stating that Type A review be maintained for the modifications proposed in pRFA5.

OAR 345-027-0357(7) allows that, at the request of the certificate holder, the Department’s determination must be referred to the Council for concurrence, modification, or rejection, which, in this instance, was not exercised.

Reviewing Agency Comments on preliminary Request for Amendment 5

The Department consulted with or received comments on RFA5 from the following reviewing agencies and Special Advisory Group:

- Oregon Department of Fish and Wildlife
- Oregon Department of Land Conservation and Development
- Oregon Department of Aviation
- Gilliam County (Special Advisory Group)

Comments from these agencies and local governments were incorporated into the analysis of Council standards below, as applicable, and are provided in Attachment B of this order.

For reference, a special advisory group is defined as “the governing body of any local government within whose jurisdiction the facility is proposed to be located.”

ORS 469.480
2010, EFSC designated the Gilliam County Board of Commissioners as the Special Advisory Groups (SAG) for the facility.

The certificate holder submitted a complete RFA5 on May 29, 2020. On June 26, 2020 the Department posted the complete RFA5 and an announcement on its website informing the public that the complete RFA5 had been received and was available.

II.C. Council Review Process

On June 26, 2020, the Department issued the draft proposed order, and a notice of comment period on RFA5 and the draft proposed order (notice). The notice was distributed to all persons on the Council’s general mailing list, to the special mailing list established for the facility, to an updated list of property owners supplied by the certificate holder, and to a list of reviewing agencies as defined in OAR 345-001-0010(52).

The comment period extended 27-days, and concluded on July 23, 2020, at the close of the public hearing held via Webinar, teleconference and in-person in the vicinity of the facility at the Veteran’s Memorial Hall in Condon, Oregon. In addition to accepting written comments during the comment period, the Council accepted oral testimony at the public hearing. As part of the public hearing, the Department presented an overview of the Type A amendment review process and the changes proposed in RFA5.

As presented in Attachment B of this proposed order, the Department received comments on the RFA and draft proposed order from the general public, certificate holder and the state, local and Tribal governments, as summarized below:

- Montague Wind Power Facility, LLC (certificate holder)
- Joyce Weatherford (general public)
- Chuck Little (general public)
- Oregon Department of Aviation
- Oregon Department of Fish and Wildlife
- Oregon Department of State Lands
- Oregon State Historic Preservation Office
- Oregon Department of Transportation
- Morrow County Planning Department
- Confederated Tribes of the Warm Springs Indian Reservation

Council reviewed the draft proposed order and comments received on the record of the draft proposed during its July 24, 2020 meeting.

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5 OAR 345-027-0067(6).
On July 30, 2020, the Department issued a proposed order, taking into consideration Council comments, any comments received “on the record of the public hearing” (i.e., oral testimony provided at the public hearing and written comments received by the Department after the date of the notice of the public hearing and before the close of the public hearing comment period), including any comments from reviewing agencies, special advisory groups, Tribal Governments and the certificate holder. Concurrent with the issuance of the proposed order, the Department issued a Notice of Opportunity to Request a Contested Case and a public notice of the proposed order.\(^6\)

Only those persons who commented in person or in writing on the record of the public hearing may request a contested case proceeding on their issues raised, unless the Department did not follow the requirements of OAR 345-027-0367, or unless the action recommended in the proposed order differs materially from the draft proposed order, including any recommended conditions of approval, in which case the person may raise only new issues within the jurisdiction of the Council that are related to such differences. Additionally, to raise an issue in a contested case proceeding, the issue must be within Council jurisdiction, and the person must have raised the issue on the record of the public hearing with “sufficient specificity to afford the Council, the Department, and the certificate holder an adequate opportunity to respond to the issue.”\(^7\) If the Council finds that a request for contested case identifies one or more properly raised issues that justify a contested case proceeding, the Council shall conduct a contested case proceeding on the proposed order.

All rules and supporting evidence that a person may wish to cite or include in a request for a contested case proceeding must be included in comments provided on the record of the draft proposed order public hearing. See OAR 345-027-0367(3)(G) “The Council will not accept or consider any further public comment on the request for amendment or on the draft proposed order after the close of the public hearing.” Additionally, to raise an issue in a contested case proceeding, the issue must be within Council jurisdiction, and the person must have raised the issue on the record of the public hearing with “sufficient specificity to afford the Council, the Department, and the certificate holder an adequate opportunity to respond to the issue.”\(^8\)

To raise an issue with sufficient specificity, a person must have presented facts, on the record of the public hearing, that support the person’s position on the issue. The purpose of OAR 345-027-0367 is to ensure that the public provides the Department and Council all comments, including any documents or statutory or regulatory citations, that the public believes are relevant to the site certificate analysis conducted by the Department and Council at a point in the process where the Department, Council and certificate holder have “an adequate opportunity to respond to the issue” (as stated in OAR 345-027-0367(5)(b)) – i.e., at a point when the Department can address any relevant issues raised by those comments in the

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\(^6\) See OAR 345-027-0371

\(^7\) OAR 345-027-0371(7).

\(^8\) OAR 345-027-0371(5)
proposed order. Allowing a person requesting a contested case to submit new or additional
documents, information or regulatory citations that might have influenced the Council’s
comments regarding a draft proposed order and the Department’s preparation of a proposed
order undermines that goal.

It is not the Department or Council’s position that all information that would be submitted in a
contested case proceeding be submitted in comments provided on the record of the draft
proposed order. It is not the Department’s intent, nor does the Department have the authority,
to limit the level, type and amount of information that may be submitted in a contested case
proceeding, if requested and granted by Council on a site certificate amendment. A contested
case proceeding is an evidentiary process overseen by an independent hearing officer, whom
has the discretion to allow the introduction of new evidence into the record for the purpose of
evaluating contested case issues. For this amendment request, there were no requests for a
contested case proceeding received by the Department on or before the August 31, 2020
deadline.

On September 25, 2020, the Council issued this final order approving the site certificate
amendment request based upon the applicable laws and Council standards required under OAR
345-027-0375(2) and in effect on the dates described in OAR 345-027-0375(3). The Council’s
final order is subject to judicial review by the Oregon Supreme Court as provided in ORS
469.403. A petition for judicial review of the Council’s approval of an application for amended
site certificate must be filed with the Supreme Court within 60 days after the date of service of
the Council’s final order (see Notice of Appeal on final page of order for additional details on
date of service.⁹

II.D. Applicable Division 27 Rule Requirements

A site certificate amendment is necessary under OAR 345-027-0350(4) because the certificate
holder requests to design, construct, and operate the facility in a manner different from the
description in the site certificate, and the proposed changes: (1) could result in a significant
adverse impact to a resource or interest protected by a Council standard that the Council has
not addressed in an earlier order; (2) could impair the certificate holder’s ability to comply with
a site certificate condition; or (3) could require new conditions or modification to existing
conditions in the site certificate, or could meet more than one of these criteria.
The Type A amendment review process (consisting of OARs 345-027-0359, -0360, -0363, -0365,
-0367, -0371 and -0375) is the default amendment review process and shall apply to the
Council’s review of a request for amendment proposing a change described in OAR 345-027-
0350(2), (3), and (4).¹⁰

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⁹ ORS 469.403 and OAR 345-027-0371(12).
¹⁰ OAR 345-027-0351(2).
III. REVIEW OF THE REQUESTED AMENDMENT

Under ORS 469.310, the Council is charged with ensuring that the “siting, construction and operation of energy facilities shall be accomplished in a manner consistent with protection of the public health and safety.” ORS 469.401(2) further provides that the Council must include in the amended site certificate “conditions for the protection of the public health and safety, for the time for completion of construction, and to ensure compliance with the standards, statutes and rules described in ORS 469.501 and ORS 469.503.” The Council implements this statutory framework by adopting findings of fact, conclusions of law, and conditions of approval concerning the amended facility’s compliance with the Council’s Standards for Siting Facilities at OAR 345, Divisions 22, 24, 26 and 27.

This final order includes the Council’s analysis of whether the proposed changes meet each applicable Council Standard (with mitigation and subject to compliance with existing, new, and amended conditions, as applicable), based on the information in the record and consideration of oral comments made at the public hearing, written comments received before the close of the record of the public hearing, agency consultation, certificate holder responses to comments, and Council comments.

III.A. Standards Potentially Impacted by Request for Amendment 5

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

11 ORS 469.401(2).
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 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

OAR 345-022-0000 provides the Council’s General Standard of Review and requires the Council to find that a preponderance of evidence on the record supports the conclusion that the proposed changes would comply with the requirements of EFSC statutes and the siting standards adopted by the Council and that the proposed changes would comply with all other Oregon statutes and administrative rules applicable to the issuance of proposed two new site certificates.

OAR 345-022-0000(2) and (3) apply to RFAs where a certificate holder has shown that the proposed facility modifications cannot meet Council standards or has shown that there is no reasonable way to meet the Council standards through mitigation or avoidance of the damage to protected resources; and, for those instances, establish criteria for the Council to evaluate in making a balancing determination. In RFA5, the certificate holder has not represented that the proposed amendments cannot meet an applicable Council standard. Therefore, OAR 345-022-0000(2) and (3) would not apply to this review.

Certificate Expiration (OAR 345-027-0313)

ORS 469.370(12) requires the Council to “specify in the site 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 345-025-0006(4), the certificate holder must begin construction on the facility no later than the construction beginning date specified by Council in the site certificate. “Construction” is defined in ORS 469.300(6) and OAR 345-010-0010(12) 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.”

For the Montague Wind Power Facility site certificate, Conditions 24 and 25 establish the construction commencement and completion deadlines for previously approved wind and solar facility components. In RFA5, the certificate holder requests Council amend Conditions 24 and
25 for the proposed new Montague Wind Facility, Montague Solar Facility, and Oregon Trail Solar Facility site certificates, as further described and evaluated below.

Conditions 24 and 25 of the existing site certificate establishes construction commencement and completion deadlines for Phase 1 (wind facility components) and Phase 2 (wind and solar facility components). Phase 1 construction is complete and commenced commercial operation in October 2019; therefore, Conditions 24 and 25 have been satisfied for Phase 1. Condition 24 and 25 Phase 2 requirements apply to facility components to be governed by the proposed new Montague Solar Facility and Oregon Trail Solar Facility site certificates. The certificate holder requests Council amend Conditions 24 and 25 for the Montague Wind Facility site certificate to remove reference to Phase 1 and 2, referring only to the facility, and remove reference to deadlines established for Phase 2.

The Council considers the requested condition amendments to be administrative in nature – removing reference to deadlines that would no longer apply based on the allocation of facility components approved in the Final Order on RFA4 (Phase 2) to proposed new site certificates. Therefore, the Council amends the conditions, consistent with the certificate holders’ request, as follows:

### Montague Wind Power Facility

**Amended Condition 24:** The certificate holder shall:

b. Begin construction of Phase 1 of the facility by September 14, 2017. Under OAR 345-015-0085(9), a site certificate is effective upon execution by the Council Chair and the applicant. The Council may grant an extension of the deadline to begin construction in accordance with OAR 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [ASC; AMD2; AMD4; AMD5]

d. Close construction of Phase 2 of the facility by August 30, 2022. The Council may grant an extension of the deadline to begin construction in accordance with OAR 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [AMD4]

**Amended Condition 25:** The certificate holder shall:

Complete construction of Phase 1 of the facility by September 14, 2020. 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 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [ASC; AMD2; AMD4; AMD5]

Complete construction of Phase 2 of the facility by [3 years of from the date of construction commencement]. 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-
027-0385 or any successor rule in effect at the time the request for extension is submitted.
[AMD4]

As described above, Conditions 24 and 25 of the existing site certificate establishes construction
commencement and completion deadlines for Phase 1 (wind facility components) and Phase 2
(wind and solar facility components). The certificate holder requests Council amend Conditions
24 and 25 for the Montague Solar Facility and Oregon Trail Solar Facility site certificates to
remove reference to Phase 1 and 2, referring only to the facility, and remove reference to
deadlines established for Phase 1 facility components, would be covered under the Montague
Wind Facility site certificate. The Council considers the requested condition amendments to be
administrative in nature – removing reference to deadlines that would no longer apply based
on the allocation of facility components approved in the Final Order on RFA4 (Phase 2) to
proposed new site certificates. Therefore, Council amends the conditions, consistent with the
certificate holders’ request, as follows:

Montague Solar Facility and Oregon Trail Solar Facility Site Certificates

**Amended Condition 24**: The certificate holder shall begin construction of Phase 1 of the
facility by September 14, 2017. Under OAR 345-015-0085(9), a site certificate is effective
upon execution by the Council Chair and the applicant. The Council may grant an extension
of the deadline to begin construction in accordance with OAR 345-027-0385 or any
successor rule in effect at the time the request for extension is submitted. [ASC; AMD2; 
AMD4]

**Amended Condition 25**: The certificate holder shall complete construction of Phase 1 of
the facility by September 14, 2020. 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 345-027-0385 or any successor rule in effect at the
time the request for extension is submitted. [ASC; AMD2; AMD4]
Complete construction of Phase 2 of the facility by 3 years of from the date of construction commencement. 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 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [AMD4; AMD5]

Council previously imposed Condition 26 requiring that, prior to construction, the certificate holder notify the Department confirming whether wind turbines previously approved for construction and operation under the Leaning Juniper II facility site certificate would instead be constructed and operated under the Montague Wind Power Facility site certificate. On September 17, 2010, the certificate holder satisfied this condition, confirming that the identified wind turbines would be constructed and operated under the Montague Wind Power Facility site certificate. Because the condition was previously satisfied and no longer provides an applicable requirement, the certificate holder requests, and the Council agrees, that the condition may be removed from each of the amended and new site certificates, as follows:

Montague Wind Facility, Montague Solar Facility and Oregon Trail Solar Facility

Deleted Condition 26: Before beginning construction of the facility, the certificate holder shall notify the Department whether the turbines identified as H1, H2, H3, H4, L8, L9, L10, L11 and L12 on Figure C-3a of the site certificate application will be built as part of the Montague Wind Power Facility or whether the turbines will be built as part of the Leaning Juniper II Wind Power Facility.
Mandatory and Site-Specific Conditions in Site Certificates [OAR 345-025-0006 and OAR 345-025-0010]

OAR 345-025-0010 establishes “site specific” conditions that the Council may include in site certificate to address issues specific to certain facility types or proposed features of facilities. Pursuant to site specific conditions under OAR 345-025-0010(5), the Council must specify an approved corridor for construction and operation of transmission lines. Council previously imposed Condition 18 in the site certificate, consistent with this requirement. The certificate holder requests that the corridor description be redefined in the amended Montague Wind Power Facility site certificate and new Montague Solar Facility and Oregon Trail Solar site certificates to be consistent with the segment initiation and termination point for each facility. The certificate holder also requests removal of reference to the length of the transmission line segment applicable to each facility, which based on the intent of OAR 345-025-0010(5) to “specify” an approved corridor, the Council disagrees. Therefore, Council amends Condition 18 as follows:

Montague Wind Facility

Amended Condition 18: OAR 345-025-0010(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 is ½-mile in width and extends approximately 14 miles from the Phase 2 collector substation to the Phase 1 Montague Wind collector substation to BPA’s Slatt Substation as presented in Figure 1 of the site certificate.

Montague Solar Facility and Oregon Trail Facility

Amended Condition 18: OAR 345-025-0010(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 is ½-mile in width and extends approximately 14 miles from the Phase 2 Montague Solar collector substation to the Phase 1 Montague Wind collector substation to BPA’s Slatt Substation as presented in Figure 1 of the site certificate.

OAR 345-025-0006 lists certain mandatory conditions that the Council must adopt in every site certificate. Mandatory conditions, pursuant to OAR 345-025-0006, were imposed as conditions within the approved site certificate. Of relevance to this amendment request, Council previously imposed Condition 27, mirroring OAR 345-025-0006(3)(a), requiring that the

12 Site-Specific Conditions at OAR 345-025-0010(1)-(3), and (6)-(7) do not apply to the proposed facility based on facility energy source/type (wind/solar photovoltaic power generation facility).
certificate holder design, construct, operate and retire the facility substantially as described in the site certificate. In RFA5, the certificate holder requests Council amend Condition 27 to be consistent with facility components to be covered under each proposed new site certificate, as presented below.

**Montague Wind Facility**

**Amended Condition 27:** The certificate holder shall construct a facility substantially as described in the site certificate and may select turbines of any type, subject to the following restrictions and compliance with all 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. For Phase 1 facility components:

(a) The total number of turbines must not exceed 81 turbines.

(b) The turbine hub height must not exceed 100 meters and the maximum blade tip height must not exceed 150 meters.

(c) The minimum blade tip clearance must be 14 meters above ground. [Amendment #3]

   i. For Phase 2 facility components:

   (a) Components may include any combination of wind and solar energy generation equipment, up to 81 wind turbines or the maximum layout (including number and size) of solar array components substantially as described in RFA4.

   (b) The maximum blade tip height must not exceed 597 feet (182 meters). The minimum aboveground blade tip clearance must be 46 feet (14 meters).

[Final Order on ASC; AMD3; AMD4; AMD5]

**Montague Solar Facility**

**Amended Condition 27:** The certificate holder shall construct a facility substantially as described in the site certificate and may select turbines of any type, subject to the following restrictions and compliance with all 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. For Phase 1 facility components:

(a) The total number of turbines must not exceed 81 turbines.

(b) The turbine hub height must not exceed 100 meters and the maximum blade tip height must not exceed 150 meters.

(c) The minimum blade tip clearance must be 14 meters above ground. [Amendment #3]

   ii. For Phase 2 facility components:

   (a) Components may include any combination of wind and solar energy generation equipment, up to 81 wind turbines or the maximum layout (including number and size) of solar array components substantially as described in RFA4.

   (b) The maximum blade tip height must not exceed 597 feet (182 meters). The minimum aboveground blade tip clearance must be 46 feet (14 meters). solar array components using
or occupying up to 1,496 acres substantially as approved in Final Order on RFA4 (August 2019) and Final Order on RFA5 (September 2020).

[Final Order on ASC; AMD3; AMD4; AMD5]

Oregon Trail Solar Facility

Amended Condition 27: The certificate holder shall construct a facility substantially as described in the site certificate and may select turbines of any type, subject to the following restrictions and compliance with all 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. i. For Phase 1 facility components:

(a) The total number of turbines must not exceed 81 turbines.

(b) The turbine hub height must not exceed 100 meters and the maximum blade tip height must not exceed 150 meters.

(c) The minimum blade tip clearance must be 14 meters above ground.

[Amendment #3]

ii. For Phase 2 facility components:

(a) Components may include any combination of wind and solar energy generation equipment, up to 1681 wind turbines or the maximum layout (including number and size) of solar array components using or occupying up to 1,228 acres substantially as described in RFA4 and approved in the Final Order on RFA4 (August 2019).

(b) The maximum wind turbine blade tip height must not exceed 597 feet (182 meters). The minimum aboveground blade tip clearance must be 46 feet (14 meters).

[Final Order on ASC; AMD3; AMD4; AMD5]

Construction and Operation Rules for Facilities [OAR Chapter 345, Division 26]

The Council has also adopted rules at OAR Chapter 345, Division 26 to ensure that construction, operation, and retirement of facilities are accomplished in a manner consistent with the protection of public health, safety, and welfare and protection of the environment. These rules include requirements for compliance plans, inspections, reporting and notification of incidents. The certificate holder must construct the facility substantially as described in the site certificate.
and the certificate holder must construct, operate, and retire the facility in accordance with all applicable rules adopted by the Council in OAR Chapter 345, Division 26.

Conclusions of Law

Based on the findings of fact and conclusions of law, and subject to compliance with existing and amended site certificate conditions, Council finds that the facility, with RFA5 modifications, would 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 certificate holder 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 applicant 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

Subsections (1) and (2) of the Council’s Organizational Expertise standard require that the certificate holder demonstrate its ability to design, construct and operate the facility, with proposed RFAS modifications, in compliance with Council standards and all site certificate conditions, and in a manner that protects public health and safety, as well as its ability to restore the site to a useful, non-hazardous condition. The Council may consider the certificate holder’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.

The changes proposed in RFAS that could impact Council’s previous findings of compliance under the Organizational Expertise standard include the request for new certificate holders for the new site certificates proposed for the Montague Solar and Oregon Trail Solar Facilities; shared use of previously approved related or supporting facilities; impacts to previous decommissioning estimate and evaluation related to the proposed new switching station; and, removal of conditions imposed to reduce public health and safety risk from battery component storage, transport and disposal (due to removal of battery storage as a related or supporting facility under the amended Montague Wind Power Facility site certificate).

Request for New Certificate Holders

In RFAS, the certificate holder requests approval to transfer ownership of the Montague Wind Power Facility site certificate based on the site certificate split, resulting in new certificate holders for the Montague Solar Facility and Oregon Trail Solar Facility. The current certificate holder is Montague Wind Power Facility, LLC, a wholly-owned subsidiary of Avangrid Renewables, LLC. Avangrid Renewables, LLC is the certificate holder owner, and would be maintained as the certificate holder owner for the new site certificates. Therefore, as described above, because the owner of the new certificate holders, or the owner of the entity to be in control or possession of the facility would remain Avangrid Renewables, LLC – the existing certificate holder owner - in accordance with the intent of the language under OAR 345-025-0006(15), Council finds that changes in certificate holder, when the certificate holder is a sole purpose limited liability company reliant upon its parent company, and the parent company is the owner of the certificate holder, not to trigger the OAR 345-027-0400 transfer process.

In the Final Order on the ASC, the Council found Avangrid, or its wholly owned subsidiaries, to have the organizational expertise to construct, operate and retire energy facilities. The Council found that the certificate holder had specific qualified and experienced internal personnel for management and design, construction and operation of the facility as well as would hire only qualified contractors with direct experience in wind energy facility construction to design and

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build the proposed facility. Therefore, the Council found that the certificate holder satisfied the Council’s Organizational Expertise Standard. The Council’s previous findings and conclusions are incorporated by this reference.

The new LLCs proposed as certificate holders of the Montague Solar and Oregon Trail Solar Facilities would not affect the current certificate holder’s organizational expertise, or impact the Council’s previous findings. To support Council’s review of the new LLCs, articles of organization and proof of registration to do business were provided in RFA 5 Attachment 5. In addition, Avangrid Renewables, LLC’s in-house legal Counsel, Jeffrey Durocher, provided confirmation that the new LLCs have legal authority to construct and operate energy facility components to be included in the new site certificates without violating articles of incorporation or other similar agreement (RFA 5 Attachment 6). Based on review of the articles of organization and legal opinion provided in RFA Attachment 5 and 6, Council approves the new LLCs as certificate holders for the Montague Solar and Oregon Trail Solar Facility site certificates.

Third-Party Permits

In RFA 5, the certificate holder represents that previously approved related or supporting facilities, including collector substations, O&M building, access road, temporary staging areas, battery storage system and 230 kV transmission line would be shared between each or by two site certificates. The Council evaluates facility components shared between site certificate/certificate holders to be substantially similar to a third-party resource.

In RFA 5, the certificate holder does not address the mechanism or agreement that would be executed or implemented between LLCs for the sharing of the above-referenced facility components. Because the new LLCs (new certificate holders) are wholly owned indirect subsidiaries of Avangrid Renewables, which acts as the certificate holder owner and entity with control of each certificate holder, in accordance with OAR 345-022-0010(3), the Council finds that the certificate holders’ have a reasonable likelihood of entering into a contractual or other arrangement for access to the shared facilities.

Nonetheless, Council adopts the following condition, which requires that evidence be provided to the Department demonstrating that each certificate holder has legal rights to use and access shared facility resources prior to sharing or operation of shared facilities, within the amended and new site certificates. Evidence of an executed agreement or similar conveyance is consistent with OAR 345-022-0010(3)), which requires Council to find that the certificate holder has a reasonable likelihood of entering into a contractual agreement with a third-party for access to a resource necessary for facility operation. Evidence of an executed agreement or similar conveyance provides the Department and Council the ability to understand assignment.

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14 Id.
of responsibilities, agreement duration and terms, including termination, amendment and
severability, and verify access to the shared resources.\textsuperscript{15}

The Council also imposes requirements in the same condition, based on shared facilities, to
ensure full coverage of the site restoration compliance obligation, as required per Sub(1) of the
standard, which obligates each certificate holder to notify the Department, and evaluate
through an amendment determination request (OAR 345-027-0357) or request for amendment
(OAR 345-027-0360), any substantial changes to shared related or supporting facilities or of
termination or ceasing of facility operations. In the proposed order, the Department
recommended the condition be modified to clarify that the requirement for submittal of an
amendment determination request, by each certificate holder, if any of the shared related or
supporting facilities are substantially modified could be satisfied through a single amendment
determination request, if authorized (signed) by each certificate holder. Recommended
changes to Condition 118 from the draft proposed order to the proposed order were
incorporated into the approved condition below.\textsuperscript{16}

\textit{Montague Wind Power Facility}

\textbf{New Condition 118:} The site certificate authorizes shared use of related or supporting
facilities including the Montague Wind collector substation, 230 kV transmission line, access
roads, and temporary staging areas under the site certificates issued for the Montague
Wind Facility, Montague Solar Facility and Oregon Trail Solar Facility.

a. Within 30 days of shared use, the certificate holder must provide evidence to the
Department that the certificate holders have an executed agreement for shared use of
facilities.

b. If certificate holders of the Montague Wind Power Facility, Montague Solar Facility or
Oregon Trail Solar Facility propose to substantially modify any of the shared facilities
listed in sub(a) of this condition, each certificate holder shall submit an amendment
determination request or request for site certificate amendment to obtain a
determination from the Department on whether a site certificate amendment is
required or to process an amendment for both site certificates. If certificate holders opt
to submit an amendment determination request, the requirement may be satisfied
through submittal of a single amendment determination request with authorization (or
signature) provided from all three certificate holders.

\textsuperscript{15} On the record of the draft proposed order, certificate holder requested that sub(b) of the condition be modified
to require that the certificate holder submit to the Department a figure depicting the location of shared facilities,
rather than evidence of an agreement. While the Department did not argue the value of a figure demonstrating
the final location of facility components and shared facility components, it determined that such figure would not
serve the purpose intended by recommended Condition 118(b), which is to provide evidence of an executed
agreement to verify long-term access to shared “third-party” resources necessary for facility operation.
MWPADM5 DPO Comments Certificate Holder Hutchinson. 2020-07-23.
\textsuperscript{16} MWPAMD DPO Comments Certificate Holder Hutchinson 2020-07-23.
c. Prior to facility decommissioning or if facility operations cease, each certificate holder shall submit an amendment determination request or request for site certificate amendment to document continued ownership and full responsibility, including coverage of full decommissioning amount of the shared facilities in the bond or letter of credit pursuant to Condition 32, for the operational facility, if facilities are decommissioned at different times.

Montague Solar and Oregon Trail Solar Facilities

New Condition 118: The site certificate authorizes shared use of related or supporting facilities including the Montague Solar collector substation, Montague Solar O&M building, battery storage system, 230 kV transmission line, access roads, and temporary staging areas under the site certificates issued for the Montague Solar Facility and Oregon Trail Solar Facility. The site certificate authorizes shared use of related or supporting facilities including the Montague Wind collector substation under the site certificates issued for the Montague Wind Facility, Montague Solar Facility and Oregon Trail Solar Facility.

a. Within 30 days of shared use, the certificate holder must provide evidence to the Department that the certificate holders have an executed agreement for shared use of facilities.

b. If certificate holders of Montague Solar Facility or Oregon Trail Solar Facility propose to substantially modify any of the shared facilities listed in sub(a) of this condition, each certificate holder shall submit an amendment determination request or request for site certificate amendment to obtain a determination from the Department on whether a site certificate amendment is required or to process an amendment for both site certificates. If certificate holders opt to submit an amendment determination request, the requirement may be satisfied through submittal of a single amendment determination request with authorization (or signature) provided from each certificate holder.

c. Prior to facility decommissioning or if facility operations cease, each certificate holder shall submit an amendment determination request or request for site certificate amendment to document continued ownership and full responsibility, including coverage of full decommissioning amount of the shared facilities in the bond or letter of credit pursuant to Condition 32, for the operational facility, if facilities are decommissioned at different times.

Based on compliance with the above-referenced conditions, the Council finds that the existing and proposed certificate holders have a reasonably likelihood of obtaining access to the shared facilities, of entering into a contract to obtain access to the shared facilities, and of ensuring site certificate responsibility of the shared facilities for the duration of facility operation.
Public Health and Safety

Council previously imposed Conditions 116 and 117 establishing requirements for storage, transport and disposal of battery storage equipment and related waste. In RFA5, the certificate holder proposes to remove the battery storage as a related or supporting facility under the Montague Wind Power Facility site certificate. The previously approved battery storage system would be included, as a shared related or supporting facility, under the Montague Solar Facility and Oregon Trail Solar Facility site certificates, where Conditions 116 and 117 would be maintained. Based on the certificate holder’s proposed reallocation of related or supporting facilities under the new site certificates, the Council deletes Conditions 116 and 117 from the amended Montague Wind Power Facility site certificate, as follows:

Montague Wind Power Facility

Deleted Condition 116: The certificate holder shall ensure its third-party contractor transports and disposes of battery and battery waste in compliance with all applicable regulations and manufacturer recommendations related to the transport of hazardous battery materials.

Prior to construction, the certificate holder shall provide a description to the Department of applicable regulations and manufacturer recommendations applicable to the transport and disposal of batteries and battery related waste.

During construction and operation, the certificate holder shall report to the Department any potential compliance issue or cited violations of its third-party contractor for the requirements identified in sub(a) of this condition.

[AMD4]

Deleted Condition 117: During facility operation, the certificate holder shall conduct monthly inspections of the battery storage systems, in accordance with manufacturer specifications. The certificate holder shall maintain documentation of inspections, including any corrective actions, and shall make available for review upon request by the Department. [AMD4]

Ability to Restore the Site to a Useful, Non-Hazardous Condition

The facility, with proposed RFA5 modifications, includes a new switching station. The certificate holder identifies tasks and actions for decommissioning of the switching station, including removal of the switching station components; removal, regrading, and reseeding of the surrounding graveled area; removal and recycling of the site perimeter fence; removal of demolition debris to a licensed landfill; and recycling of steel, concrete, and other components to the extent possible. These tasks and actions are consistent with those identified for previously approved facility components, including collector substations and O&M building.

Based on similarities in components of a switching station compared to previously approved collector substations and O&M buildings, the Council finds that the new switching station
would not impact the certificate holder’s ability to restore the site to a useful, non-hazardous condition, as further evaluated in Section III.A.5 Retirement and Financial Assurance of this order, in which Council finds that the certificate holder would continue to be able to comply with the Retirement and Financial Assurance standard.

Conclusions of Law

Based on the evidence in the record, and subject to compliance with the existing and new and deleted conditions, the Council finds that the certificate holder would continue to satisfy the requirements of the Council’s Organizational Expertise standard.

III.A.3 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, taking into account mitigation, the design, construction and operation of a facility or proposed amendment would not be likely to result in a significant adverse impact to soils.

The analysis area for potential impacts to soils, as defined in the Project Order, is the area within the site boundary. Land uses within the analysis area include private agriculture generally used for dryland wheat production or rangeland.

Potential Significant Adverse Impacts to Soil

In RFA5, the certificate holder proposes to expand the solar micrositing area from 1,189 to 2,275 acres. The additional 1,536 acres would include soil units consisting primarily of Ritzville silt loam with slopes ranging from zero to 12 percent, and a small area of Willis silt loam with 5 to 12 percent slopes. Potential impacts from construction and operation of previously approved solar facility components within the proposed expanded area would include erosion. Council previously imposed Condition 80, which requires that the certificate holder comply with erosion control measures required by the Facility’s NPDES 1200-C construction permit. Based on compliance with the existing condition, the Council continues to find that the facility, with proposed RFA5 modifications, would minimize soil erosion impacts.

In Condition 80, Council previously imposed a subpart, consistent with the version of the Land Conservation and Development Commissions’ (LCDC) OAR 660-033-0130(38)(f)(B) in place in September 2019, which required solar facilities on arable land to develop and implement a
topsoil management plan. LCDC adopted and implemented a rule change, whereby the topsoil management requirement was removed. Therefore, the certificate holder requests, and Council agrees, that Condition 80 be amended in the proposed amended and new site certificates to align with the rule change, as presented below:

Montague Wind Power, Montague Solar and Oregon Trail Solar Facilities

Amended Condition 80:

i. The certificate holder shall conduct all construction work in compliance with an Erosion and Sediment Control Plan (ESCP) satisfactory to the Oregon Department of Environmental Quality and as required under the National Pollutant Discharge Elimination System (NPDES) 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.

ii. Before beginning construction of Phase 2 wind energy generation components, the certificate holder shall submit to the Department and Gilliam County Planning Director for review and approval a topsoil management plan including how topsoil will be stripped, stockpiled, and clearly marked in order to maximize topsoil preservation and minimize erosion impacts. [OAR 660-033-0130(38)(f)(B)]. The topsoil management plan may be incorporated into the final Erosion and Sediment Control Plan, required under sub(c) or may be provided to the Department as a separate plan.

iii. Prior to beginning facility operation, the certificate holder shall provide the Department a copy of an operational SPCC plan, if required pursuant to OAR 340-141-0001 to -0240. [AMD4; AMD5]

Conclusions of Law

Based on the foregoing findings of fact and conclusions of law, and subject to compliance with existing and amended site certificate conditions, Council finds that the facility, with RFA5 modifications, would continue to comply with the Council’s Soil Protection standard.

III.A.4 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:

(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).

***

(4) The Council may find goal compliance for a proposed facility that does not otherwise comply with one or more statewide planning goals by taking an exception to the applicable goal. Notwithstanding the requirements of ORS 197.732, the statewide planning goal pertaining to the exception process or any rules of the Land Conservation and Development Commission pertaining to the exception process, the Council may take an exception to a goal if the Council finds:

(a) The land subject to the exception is physically developed to the extent that the land is no longer available for uses allowed by the applicable goal;

(b) The land subject to the exception is irrevocably committed as described by the rules of the Land Conservation and Development Commission to uses not allowed by the applicable goal because existing adjacent uses and other relevant factors make uses allowed by the applicable goal impracticable; or

(c) The following standards are met:

(A) Reasons justify why the state policy embodied in the applicable goal should not apply;

(B) The significant environmental, economic, social and energy consequences anticipated as a result of the proposed facility have been identified and adverse impacts will be mitigated in accordance with rules of the Council applicable to the siting of the proposed facility; and

(C) The proposed facility is compatible with other adjacent uses or will be made compatible through measures designed to reduce adverse impacts.

***

Findings of Fact
The Land Use standard requires the Council to find that a facility, with proposed changes, complies with the statewide planning goals adopted by the Land Conservation and Development Commission (LCDC). Under ORS 469.504(1)(b)(A), the Council may find compliance with statewide planning goals if the Council finds that a facility, with proposed changes, “complies with applicable substantive criteria from the affected local government's acknowledged comprehensive plan and land use regulations that are required by the statewide planning goals and in effect on the date the application is submitted.” RFA5 was received on April 27, 2020.17

The analysis area for potential land use impacts, as defined in the Project Order, is the area within and extending ½-mile from the site boundary.18

In RFA5, the certificate holder seeks approval to expand the previously approved solar micrositing area, from 1,189 to 2,725 acres, to allow additional flexibility in the layout of previously approved solar facility components.19 The solar micrositing area would be split between the new site certificates for the Montague Solar Facility and Oregon Trail Solar Facility. The Montague Solar Facility solar micrositing area would include 1,496 acres (1,189 acres of previously approved micrositing area, plus the proposed addition of 307 acres). The Oregon Trail Solar Facility solar micrositing area would include up to 1,228 acres; this solar micrositing area would be located within the approved site boundary, but has not been previously evaluated as a solar micrositing area. RFA5 also seeks approval for construction and operation of an approximately 2-acre switching station within the Oregon Trail Solar Facility solar micrositing area, near Bottemillier Lane; and use of an alternative route for approximately 3.6 miles of the previously approved 14-mile 230 kV transmission line route (alternative 230 kV route), to be shared by the Montague Solar Facility and Oregon Trail Solar Facility site certificates.

Based on the proposed expansion of solar micrositing area, the certificate holder seeks Council approval of an exception to the statewide policy embodied in Goal 3, Agricultural Lands, for the use of more than 12 acres of high-value farmland and more than 20 acres of arable land by previously approved solar facility components. Council previously granted a reasons exception in the September 2019 Final Order on RFA4, based on solar photovoltaic energy generation equipment on up to 1,189 acres high value and arable lands. In this order, the Council presents

17 Preliminary Request for Amendment 5 was received on April 20, 2020, but did not include property owner information pursuant to OAR 345-027-0360(1)(f) necessary for the Department’s procedural noticing requirement. Therefore, the date of receipt of the amendment request is based upon receipt of information required under OAR 345-027-0360, which occurred on April 27, 2020.

18 Also noted in the Project Order, the certificate holder must assess potential impacts beyond the analysis area if there are identified resources, such as a protected Goal 5 resource, that could result in significant adverse impacts, direct or indirect, from the facility or a proposed change to a facility. The certificate holder has not identified potential resources outside of the analysis area for which this would apply; however, this information is provided to inform the reviewer of the certificate holder’s obligation to evaluate potential impacts if resources are identified during the RFA5 review process.

the exception request as an amendment to Council’s previously Goal 3 exception, which if
taken by Council for RFA5, would then apply to the Montague Wind Solar Facility and Oregon
Trail Solar Facility site certificates.

III.A.4.1 Local Applicable Substantive Criteria

Under OAR 345-022-0030(2), the Council must apply the applicable substantive criteria
recommended by the Special Advisory Group (SAG). On November 20, 2010, the Council
appointed the Gilliam County Board of Commissioners as a SAG for EFSC proceedings related to
the Montague Wind Power Facility, pursuant to ORS 469.480(1). The applicable substantive
criteria for which the certificate holder must comply are established in the Gilliam County
Zoning and Land Development Ordinance (GCZO) and Gilliam County Comprehensive Plan
(GCCP), as updated and amended in 2017. The applicable substantive criteria from GCZO and
goals and policies from GCCP are presented below in Table 1, Gilliam County Applicable
Substantive Criteria.

<table>
<thead>
<tr>
<th>Table 1: Gilliam County Applicable Substantive Criteria</th>
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<tbody>
<tr>
<td>Gilliam County Zoning and Land Development Ordinance (GCZO)</td>
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<tr>
<td>Article 4 – Use Zones</td>
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<td>Section 4.020</td>
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<td>Article 7 – Conditional Uses</td>
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<tr>
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<td>Drainage Plan</td>
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<td>I</td>
<td>Identification of Proposed Trash Storage Locations</td>
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<td>J</td>
<td>Location of All Existing and Proposed Utilities</td>
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<tr>
<td>K</td>
<td>Elevation Drawings</td>
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<td>L</td>
<td>Approval Standards</td>
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<tr>
<td>M</td>
<td>The Development Will Not Result In Traffic Volumes that Will Reduce the Performance Standard</td>
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<tr>
<td>N</td>
<td>The Development Will Not Adversely Affect Agricultural or Forestry Uses</td>
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</table>

Gilliam County Comprehensive Plan (GCCP)

- (Goal 2) Land Use Planning – Policy 7
- (Goal 3) Agricultural Lands – Policy 3
- (Goal 5) Natural Resources – Policies 2 and 12
- (Goal 6) Air, Water, and Land Resources Quality – Policies 6 and 7
- (Goal 8) Recreation – Policy 3
- (Goal 12) Transportation – Policies 10 and 14
- (Goal 13) Energy Conservation – Policy 3

The Council reviewed the applicable substantive criteria presented in the table above and the changes proposed in RFA5 to provide recommendation of compliance to Council. As described throughout this order, the certificate holder proposes to expand the solar micrositing area by 1,535 acres to allow additional flexibility in layout of previously approved solar facility components, as well as a new switching station and alternate 230 kV route. These specific facility modifications could change Council’s previous findings of compliance and therefore are evaluated in the section below.

**Gilliam County Zoning Ordinance**

The changes proposed in RFA5 are evaluated under the following land use categories established in the Gilliam County Zoning Ordinance (GCZO):

- Commercial Utility Facilities for the Purpose of Generating Power for Public Use by Sale (applies to expanded solar micrositing area, to be split and included in the Montague Solar Facility and Oregon Trail Solar Facility site certificates – the solar micrositing area would include any layout of previously approved solar photovoltaic power generation equipment including solar modules and other accessory equipment like a battery storage system, trackers, posts, cabling, inverters, transformers, collection system, collection substations, access roads, perimeter fencing, and gates, temporary construction areas; and, proposed new switching station associated with Oregon Trail Solar Facility)
- Utility Facilities Necessary for Public Service (alternate 230 kV route)
The following analysis addresses the applicable substantive criteria identified in the GCZO for the land uses listed above.

**GCZO Article 4 Use Zones**

**GCZO Section 4.020: EFU Exclusive Farm Use**

In an EFU Zone, the following regulations shall apply:

A. **High Value Farmland.** Due to the limited amount of High Value Farmland in Gilliam County, the uses for High Value Farmland are not listed in this section. If a use permitted in Subsections B – G of this section is located on High Value Farmland, the requirements of this section and the requirements of OAR 660, Division 33, shall be used for the review.

GCZO Section 4.020(A) applies to permitted uses, as defined in GCZO Section 4.020(B) – (G), on high value farmland, and requires compliance with applicable GCZO Section 4.020(B) – (G) and OAR 660-030-0130 provisions.

High-value farmland is defined in ORS 195.300(10) and implemented in the Land Conservation and Development Commissions’ administrative rule OAR 660-033-0020(8)(a), where there are over 15 combinations of environmental conditions (e.g. soil, water, agricultural use) that would define farmland as “high-value.” In RFA5, the certificate holder proposes to expand the previously approved solar micrositing area, from 1,189 to 2,725 acres. Within the additional 1,535 acres, approximately 436 acres are identified as “high-value” farmland under ORS 195.300(10)(f)(c) based on its location within Exclusive Farm Use (EFU) zoned land and, Columbia Valley Viticulture area meeting certain requirements for elevation, slope, and aspect (i.e. no more than 3,000 feet above mean sea level, with an aspect between 67.5 and 292.5 degrees and a slope between 0 and 15 percent).

In RFA5 Figure 11, the certificate holder presents the location of the proposed solar micrositing areas overlain with Columbia Valley Viticulture areas meeting the elevation, slope and aspect under ORS 195.300(10)(f)(c), which is also represented in Figure 4: Proposed Solar Micrositing Expansion Areas, High-Value Farmland, and Arable Land below.

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20 As presented in RFA5, of the 436 acres within ORS 195.300(10)(f)(c)-designated high-value farmland, 89.3 acres would be located within the Montague Solar Facility solar micrositing area and 347 acre would be within the Oregon Trail Solar Facility solar micrositing area.
Figure 4: Proposed Solar Micrositing Expansion Areas, High Value Farmland and Arable Land

Legend:
- Appointed Site Boundary
- Phase 1a + Ultimate Solar Site Boundary
- Phase 2a = Oregon Trail Solar Site Boundary
- Appointed Solar Micrositing Area
- Proposed Expanded Solar Micrositing Area
- solar micrositing Area 2
- Solar micrositing Area 3
- Phase 3a Site Boundary
- Tax District
- High Value Farmland Per
- Oregon State Water Rights Act (ORSRW)
- Non-irrigated Soil Capability Classes
- Capability Class 1
- Capability Class 2
- Capability Class 3
- Capability Class 4
- Capability Class 5
- Capability Class 6
- Capability Class 7
- Non-irrigated Soil Capability Classes
- Capability Class 1
- Capability Class 2
- Capability Class 3
- Capability Class 4
- Capability Class 5
- Capability Class 6
- Capability Class 7

Notes:
1. High Value Farmland is land that is in an exclusive farm
   production district and that is no more than 3,000 feet above
   mean sea level, with an aspect between 60° and 292° degrees
   and a slope between zero and 15 percent, and that is
   located within the Columbia River Basin Area (CRBA).
2. The general boundary for the Columbia River Basin Area
   encompasses the entire area shown on this figure.
3. Elevations for entire area < 3,000 feet.
Based on the certificate holder’s mapping and identification of OAR 195.300(10)(f)(C) high value farmland areas within the proposed solar micrositing expansion areas and the identified land use categories permissible within EFU-zoned land (commercial utility facilities...), the Council finds that the proposed RFA5 facility modifications would impact high-value farmland within EFU-zoned land and necessitates review under GCZO Section 4.020(C) and (D) and OAR 660-030-0130 provisions. The evaluation of compliance with GCZO Section 4.020(C) and (D) and OAR 660-030-0130 provisions is presented in this section of the order.

C. Planning Director Review. In the EFU zone, the following uses and their accessory uses may be permitted if determined by the Planning Director to satisfy the applicable criteria and provisions of law. Authorization of these uses does constitute a land use decision pursuant to ORS 197.015(10). Notice and an opportunity for a hearing must be provided in the manner described in Section 11.140. These uses may be referred to the Planning Commission for review if deemed appropriate by the Planning Director. (emphasis added)

24. Utility facilities necessary for public service

GCZO Section 4.020(C)(24) identifies utility facilities “necessary” for public service as a permissible use on high value farmland within EFU-zoned land, subject to Planning Director Review. Pursuant to 215.283(1)(c)(B), a transmission line is a utility necessary for public service if it is an associated transmission as defined in ORS 215.274.

As described in RFA5, the certificate holder seeks approval to construct and operate a segment of the previously approved, approximately 14 mile 230 kV transmission line using either the previously approved route or the previously approved route with an alternative route segment. The previously approved segment exits east out of the Montague Solar collector substation, crosses OR 19, and diagonals across fields to Old Tree Road where it may run on the north or the south side of the road to reach the Montague Wind collector substation. The proposed alternate route segment would exit east out of the Montague Solar collector substation to a 90-degree turning structure just east of OR 19. From there, it would extend straight north along OR 19 (outside of the road right-of-way) until it reaches the corner of Old Tree Road where it would turn east towards the Montague Wind collector substation (see Figure 7: Approved and Proposed Alternate 230 kV Transmission Line Route).

As provided in Section III.A.4.2 Directly Applicable State Statutes, the proposed alternate 230 kV route would be (part of) an associated transmission line. Notwithstanding the language in the county’s code, the conditional use requirements beyond those that are consistent with ORS 215.274 are not applicable to the proposed alternative 230 kV route because, as a utility facility necessary for public service under ORS 215.283(1)(c), the use is permitted subject only to the requirements of ORS 215.274 and the county cannot impose additional approval criteria. Therefore, the Council finds that the proposed alternate 230 kV route is a utility facility.
necessary for public service and that it is a permitted use in EFU-zoned land, subject to the
evaluation criteria of ORS 215.274 presented below.

**GCZO Section 4.020(D): Conditional Uses Permitted.** In the EFU Zone, the following uses and
their accessory uses may be permitted, either by a Type I or a Type II Conditional Use Permit
to satisfy the applicable criteria and procedures set forth in Section 7.010. The appropriate
review criteria are identified for each use.

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11. **Commercial utility facilities for the purpose of generating power for public use by**
**sale, not including wind power generating facilities.** A power generation facility not
located on high-value farmland shall not preclude more than 20 acres from use as a
commercial agricultural enterprise. Approval of a use pursuant to this subsection is
subject to the review criteria of Section 4.020.H, and any other applicable criteria or
provisions of law.

GCZO Section 4.020(D)(11) identifies “commercial utility facilities for the purposes of
generating power for public use by sale” (commercial utility facilities) as a permitted
conditional use in an EFU zone. The section limits commercial utility facilities from precluding
more than 12 acres of high-value farmland or more than 20 acres of arable land from use as a
commercial agricultural enterprise, unless an exception to the statewide policy embodied in
Goal 3 is taken. GCZO Section 4.020(D)(11) also requires compliance with GCZO Section
4.020(H) and Section 7.010 review criteria.

A commercial utility facility includes a photovoltaic solar power generation facility, with
components defined under OAR 660-033-0130(38)(f). In RFA5, the certificate holder proposes
to expand the solar micrositing area by approximately 1,535 acres to allow additional flexibility
in layout of previously approved solar energy generation equipment, and proposes a new
switching station. The proposed switching station would collect and transmit energy via a
previously approved aboveground 34.5 kV collector line from the Oregon Trail Solar Facility to
the Montague Solar collector substation, which would then be transmitted via 34.5 collector
line to the Montague Wind collector substation and then to BPA’s Slatt Substation for grid
integration. In RFA5, the certificate holder represents the proposed switching station as
necessary grid interconnection equipment considered part of the photovoltaic solar power
generation facility under -0130(38)(f). Based on the operational function and purpose of the
proposed switching station, the Council agrees with the certificate holder and evaluates the
switching station as part of the solar photovoltaic power generation facility under GCZO Section
4.020(D)(11).

The proposed solar micrositing areas for the Montague Solar Facility and Oregon Trail Solar
Facility could preclude up to 89 and 347 acres, respectively, of high value farmland from use as
a commercial agricultural enterprise.\(^\text{21}\) The proposed solar micrositing areas for the Montague

\(^\text{21}\) **MWPAMD5. RFA5 Table 8. 2020-05-29.**
Solar Facility and Oregon Trail Solar Facility could preclude up to 307 and 1,223 acres, respectively, of arable land from use as a commercial agricultural enterprise. Therefore, because the proposed solar micrositing areas may preclude more than 12 acres of high value farmland and 20 acres of arable land from use as a commercial agricultural enterprise, the certificate holder would not comply with the GCZO Section 4.020(D)(11) acreage limitation and a Goal 3 exception would be needed. In RFA5, the certificate holder requests Council review and approval of a Goal 3 exception, as evaluated in Section III.A.4.2 below.

The evaluation of GCZO Section 4.020(H) and Section 7.010, which apply per GCZO Section 4.020(D)(11), is presented under review of these criteria below.

**GCZO SECTION 4.020(H) EFU SPECIFIC REVIEW CRITERIA**

1. The use may be approved only where the County finds that the use will not:
   a. Force a significant change in accepted farm or forest practices on surrounding lands devoted to farm or forest use; or
   b. Significantly increase the cost of accepted farm or forest practices on surrounding lands devoted to farm or forest use.

GCZO Section 4.020(H) establishes review criteria for specific conditional uses within EFU zoned land, including commercial utility facilities. The review criteria include a demonstration that the proposed RFA5 facility modifications would not force a significant change or significantly increase the cost of accepted farm or forest practices on surrounding lands devoted to farm or forest use. Because there are no forest uses or forest lands within the land use analysis area, there would be no potential impacts to forest lands.

As presented above, the proposed expansion of solar micrositing areas for the Montague Solar and Oregon Trail Solar Facilities are evaluated based on requirements applicable to a commercial utility facility and therefore GCZO Section 4.020(H) applies. In RFA5, the certificate holder requests that because the site boundary, which establishes the analysis area, would not change as a result of the proposed changes in solar micrositing area, that the Council find that there are no substantive changes to the evaluation of GCZO Section 4.020(H) from Council’s review of RFA4 and approval of the Final Order on RFA4 in September 2019. The Council agrees that, because the analysis area has not changed as a result of proposed RFA5 facility modifications and based on recent timing of Council’s review (2019), the Council should rely on its previous reasoning and analysis to make findings of compliance for this criteria, as summarized below.

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22 Id.
23 MWPAMD4, Exhibit K Figure K-3A and K-3B. 2017-11-22.
Accepted Farm Practices

The certificate holder previously described that agricultural use on surrounding lands includes dryland wheat farming with limited irrigated farming and some grazing on rangeland (there is no irrigated farmland within the proposed solar micrositing expansion areas). Dryland wheat crop land is periodically left fallow (plowed but not planted) between plantings. Accepted farm practices on surrounding lands devoted to farm use, verified by the certificate holder during 2017 surveys, include soil preparation in the spring and fall, sowing, fertilizing, pest and weed management, and harvesting.

Potential Impacts to Accepted Farm Practices

The certificate holder previously identified that potential impacts to accepted farm practices from use of solar micrositing areas during construction could include:

• Temporary, but minimal, crop yield interference from weed dispersal during ground disturbing activities
• Changes to access points for routes to farm fields to accommodate construction activities
• Delays in delivery of farm products or increased time to access farm fields due to increased truck traffic on Oregon Highway 19 (OR 19)
• Soil erosion and compaction from ground disturbance
• Decreased crop yield productivity if construction disturbance occurs prior to harvest

The certificate holder previously identified that potential impacts to accepted farm practices from use of solar micrositing areas during operation could include:

• Permanent changes to access points or routes to farm fields
• Modified planting and harvest practices to avoid solar facility components
• Varying application of fertilizers and other products to crops
• Use, cover or occupation of up to 1,189 acres on farmland – which, as a result of RFA5, would increase to 2,725 acres of farmland

Council previously imposed several conditions that would minimize potential impacts to accepted farm practices within the surrounding area. Previously imposed conditions are summarized below:

• Condition 38 requires that, during construction and operation, the certificate holder consult with area landowners and lessees and implement measures to reduce or avoid adverse impacts to farm practices
• Condition 39 requires that the certificate holder design and construct the facility to minimize impacts to farm practices
• Condition 43 requires that, during construction and operation, a Weed Control Plan be implemented

• Condition 73 requires that, during construction, traffic control measures be implemented and notification of activities and schedule be provided to adjacent landowners

• Condition 74 requires that, during construction, County roads not be used for equipment and machinery parking

• Condition 80 requires that, during construction, erosion and sediment control measures be implemented to minimize erosion and sediment impacts to adjacent land use

• Condition 81 requires that, during construction, truck traffic be limited to improved road surfaces, to the extent practicable, to minimize unnecessary soil compaction

• Condition 82 requires that, during construction, best management practices (such as watering) be implemented for dust control

• Condition 92 requires that, following completion of construction, temporarily impacted agricultural areas be revegetated

The certificate holder proposes to administratively amend Condition 38 and 39, to remove reference to Phase 1 and Phase 2, in the amended Montague Wind Power Facility site certificate and proposed new site certificates for the Montague Solar Facility and Oregon Trail Solar Facility, as presented below.

Montague Wind Power Facility

Amended Condition 38: The certificate holder shall:

i. Consult with area landowners and lessees during construction and operation of Phase 1 of the facility and implement measures to reduce and avoid any adverse impacts to farm practices on surrounding lands and to avoid any increase in farming costs.

ii. Consult with area landowners and lessees during construction and operation of Phase 2 of the facility and implement measures to reduce and avoid any adverse impacts to ongoing farm practices on surrounding lands, including coordination with the landowner of the solar micrositing area to ensure that the final solar array layout does not prevent the landowner from maximizing agricultural production on the land not occupied by the solar array.

[Final Order on ASC; AMD4; AMD5]

Amended Condition 39: The certificate holder shall design and construct:

i. Phase 1 of the facility using the minimum land area necessary for safe construction and operation. The certificate holder shall locate access roads and temporary construction laydown and staging areas to minimize disturbance of farming practices and, wherever feasible, shall place turbines and transmission interconnection lines along the margins of cultivated areas to reduce the potential for conflict with farm operations. [Final Order on ASC; AMD4; AMD5]
ii. Phase 2 of the facility to minimize the permanent impacts to agricultural land, including to the extent practicable, using existing access roads, co-locating facilities, reducing road and transmission line/collector line lengths, and designing facility components to allow ongoing access to agricultural fields.

[Final Order on ASC; AMD4]

Montague Solar Facility and Oregon Trail Solar Facility

Amended Condition 38: The certificate holder shall:

i. Consult with area landowners and lessees during construction and operation of Phase 1 of the facility and implement measures to reduce and avoid any adverse impacts to farm practices on surrounding lands and to avoid any increase in farming costs.

ii. Consult with area landowners and lessees during construction and operation of Phase 2 of the facility and implement measures to reduce and avoid any adverse impacts to ongoing farm practices on surrounding lands, including coordination with the landowner of the solar micrositing area to ensure that the final solar array layout does not prevent the landowner from maximizing agricultural production on the land not occupied by the solar array.

[Final Order on ASC; AMD4; AMD5]

Amended Condition 39: The certificate holder shall design and construct:

i. Phase 1 of the facility using the minimum land area necessary for safe construction and operation. The certificate holder shall locate access roads and temporary construction laydown and staging areas to minimize disturbance of farming practices and, wherever feasible, shall place turbines and transmission interconnection lines along the margins of cultivated areas to reduce the potential for conflict with farm operations. [Final Order on ASC; AMD4]

ii. Phase 2 of the facility to minimize the permanent impacts to agricultural land, including to the extent practicable, using existing access roads, co-locating facilities, reducing road and transmission line/collector line lengths, and designing facility components to allow ongoing access to agricultural fields.

[Final Order on ASC; AMD4; AMD5]

The Council administratively amends Conditions 38 and 39, based on the certificate holder’s representations, to align with proposed RFA5 facility modifications.

The Council previously found that solar micrositing areas approved for the Montague Wind Facility would not force a significant change in accepted farming practices because it would not change or preclude access to farm operations on surrounding lands or landowners, would not necessitate relocating any existing access routes or farm infrastructure, and would not result in changes to the practices for planting, irrigating, fertilizing, or harvesting. In RFA5, the certificate holder commits to designing the solar micrositing areas in order to provide farm access through the site to adjoining fields, and designing perimeter gates to accommodate pass-through of...
farm equipment. Because the proposed expansion of solar micrositing area would include
design measures to minimize impacts to field access and farm equipment operation, and based
on compliance with the above-referenced and amended conditions, the Council finds that the
certificate holder would satisfy the GCZO Section 4.020(H)(1)(a) review criterion.

Potential Impacts to Cost of Accepted Farm Practices

The certificate holder previously described that use of the approved solar micrositing areas
would not require relocation of any access routes or farm infrastructure, and would not result
in changes to the practices for planting, irrigating, fertilizing, or harvesting on surrounding land
devoted to farm use. Based on the certificate holder’s representations, Council previously
found that use of up 1,189 acres on high-value farmland and arable land would not increase the
cost of accepted farm practices. For the same reasons previously relied upon, Council finds that
the proposed increase in solar micrositing area from 1,189 to 2,725 acres on high value
farmland and arable land would not increase the cost of accepted farm practices and would
continue to satisfy the GCZO Section 4.020(H)(1)(b) review criterion.

GCZO SECTION 4.020(J): Property Development Standards

PROPERTY DEVELOPMENT STANDARDS. In the EFU Zone, the following standards apply
to residential and nonresidential development.
1. Building Height. No limitations.
2. Setbacks
   a. The front and rear yard setbacks from the property line shall be 25 feet.
   b. The side yard setbacks from the property line shall be 25 feet.

GCZO Section 4.020(J) establishes setback standards for front, rear and side yards for
residential and nonresidential development within EFU zoned land. As described in GCZO
Article 4, nonresidential development includes new construction and substantial improvement
of any commercial, industrial or other nonresidential structure.

The proposed expansion of the solar micrositing area from 1,189 to 2,725 acres would include
nonresidential structures – previously approved collector substations, O&M building and
battery storage system, and proposed switching station. Council previously imposed Condition
42 to align with GCZO Section 4.020(J), which would continue to apply under the amended and
new site certificates proposed in RFA5. In RFA5, the certificate holder requests Council
administratively amend these conditions based on allocation of wind and solar facility
components under three separate site certificates.

Montague Wind Power Facility

Montague Wind Power Facility - Final Order on Request for Amendment 5
September 25, 2020
Amended Condition 42: The certificate holder shall construct all facility components in compliance with the following setback requirements:

(a) All facility components must be at least 3,520 feet from the property line of properties zoned residential use or designated in the Gilliam County Comprehensive Plan as residential.

(b) Where (a) does not apply, 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.

(c) Where (a) does not apply, 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.

(d) Where (a) does not apply, 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.

(e) The certificate holder shall maintain a minimum distance of 250 feet measured from the center line of each turbine tower to the nearest edge of any railroad right-of-way or electrical substation.

(f) The certificate holder shall maintain a minimum distance of 250 feet measured from the center line of each meteorological tower to the nearest edge of any public road right-of-way or railroad right-of-way, the nearest boundary of the certificate holder’s lease area or the nearest electrical substation.

(g) The certificate holder shall maintain a minimum distance of 50 feet measured from any facility O&M building to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s lease area.

(h) The certificate holder shall maintain a minimum distance of 50 feet measured from any substation to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s electrical substation easement or, if there is no easement, the nearest boundary of the certificate holder’s lease area.

(i) Where (a) does not apply, the certificate holder shall maintain a minimum of 110 percent of maximum blade tip height, measured from the centerline of the turbine tower from any overhead utility line. [Amendment #1]

(j) Where (a) does not apply, the certificate holder shall maintain a minimum of 150 percent of maximum turbine height from blade tip height, measured from the centerline of the turbine tower from federal transmission lines, unless the affected parties agree otherwise. [Amendment #1]

(k) The certificate holder shall maintain a minimum distance of 25 feet measured from the fence line of the solar array to the nearest property line.

(l) The certificate holder shall maintain a minimum distance of 25 feet measured from the front, rear and side yard of the battery storage system site to the nearest property line.
(m) For Phase 2 facility components, all wind turbines must be setback a minimum distance of 656 feet (200 meters), measured from the centerline of the turbine tower to the nearest edge of the breaks of Rock Creek Canyon. [AMD4]

Montague Solar Facility

Amended Condition 42: The certificate holder shall construct all facility components in compliance with the following setback requirements:
(a) All facility components must be at least 3,520 feet from the property line of properties zoned residential use or designated in the Gilliam County Comprehensive Plan as residential.
(b) Where (a) does not apply, 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.
(c) Where (a) does not apply, 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.
(d) Where (a) does not apply, 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.
(e) The certificate holder shall maintain a minimum distance of 250 feet measured from the centerline of each turbine tower to the nearest edge of any railroad right-of-way or electrical substation.
(f) The certificate holder shall maintain a minimum distance of 250 feet measured from the centerline of each meteorological tower to the nearest edge of any public road right-of-way or railroad right-of-way, the nearest boundary of the certificate holder’s lease area or the nearest electrical substation.
(g) The certificate holder shall maintain a minimum distance of 50 feet measured from any facility the Montague Solar O&M building to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s lease area.
(h) The certificate holder shall maintain a minimum distance of 50 feet measured from any substation to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s electrical substation easement or, if there is no easement, the nearest boundary of the certificate holder’s lease area.
(i) Where (a) does not apply, the certificate holder shall maintain a minimum of 110 percent of maximum blade tip height, measured from the centerline of the turbine tower from any overhead utility line. [Amendment #1]
(j) Where (a) does not apply, the certificate holder shall maintain a minimum of 150 percent of maximum turbine height from blade tip height, measured from the centerline of the turbine tower from federal transmission lines, unless the affected parties agree otherwise. [Amendment #1]
(k) The certificate holder shall maintain a minimum distance of 25 feet measured from the fence line of the solar array to the nearest property line.

(l) The certificate holder shall maintain a minimum distance of 25 feet measured from the front, rear and side yard of the battery storage system site to the nearest property line.

(m) For Phase 2 facility components, all wind turbines must be setback a minimum distance of 656 feet (200 meters), measured from the centerline of the turbine tower to the nearest edge of the breaks of Rock Creek Canyon. [AMD4]

Oregon Trail Solar Facility

Amended Condition 42: The certificate holder shall construct all facility components in compliance with the following setback requirements:

(a) All facility components must be at least 3,520 feet from the property line of properties zoned residential use or designated in the Gilliam County Comprehensive Plan as residential.

(b) Where (a) does not apply, 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.

(c) Where (a) does not apply, 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.

(d) Where (a) does not apply, 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.

(e) The certificate holder shall maintain a minimum distance of 250 feet measured from the center line of each turbine tower to the nearest edge of any railroad right-of-way or electrical substation.

(f) The certificate holder shall maintain a minimum distance of 250 feet measured from the center line of each meteorological tower to the nearest edge of any public road right-of-way or railroad right-of-way, the nearest boundary of the certificate holder’s lease area or the nearest electrical substation.

(g) The certificate holder shall maintain a minimum distance of 50 feet measured from any facility, the Montague Solar Facility O&M building to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s lease area.

(h) The certificate holder shall maintain a minimum distance of 50 feet measured from any substation to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s electrical substation easement or, if there is no easement, the nearest boundary of the certificate holder’s lease area.

(i) Where (a) does not apply, the certificate holder shall maintain a minimum of 110 percent of maximum blade tip height, measured from the centerline of the turbine tower from any overhead utility line. [Amendment #1]
Where (a) does not apply, the certificate holder shall maintain a minimum of 150 percent of maximum turbine height from blade tip height, measured from the centerline of the turbine tower from federal transmission lines, unless the affected parties agree otherwise. [Amendment #1]

The certificate holder shall maintain a minimum distance of 25 feet measured from the fence line of the solar array to the nearest property line.

The certificate holder shall maintain a minimum distance of 25 feet measured from the front, rear and side yard of the battery storage system site to the nearest property line.

For Phase 2 facility components, all wind turbines must be setback a minimum distance of 656 feet (200 meters), measured from the centerline of the turbine tower to the nearest edge of the breaks of Rock Creek Canyon. [AMD4; AMD5]

Based on compliance with amended Condition 42, the Council finds that any solar facility components to be located within the expanded RFA5 solar micrositing area, evaluated as nonresidential development, would satisfy the GCZO Section 4.020(J) property development standards.

**Article 7: Conditional Uses**

**GCZO Section 7.010: Authorization to Grant or Deny Conditional Uses**

GCZO Section 7.010 establishes general approval criteria and conditions that may be applied to conditional uses, regardless of the zone.

**GCZO SECTION 7.010(A): GENERAL APPROVAL CRITERIA AND CONDITIONS**

A. In addition to criteria, standards and conditions that may be set forth in a specific Zone, this Article, or other regulations applicable to a specific Conditional Use shall not be approved or permitted unless the following criteria are met. A Conditional Use may be approved on the Condition or Conditions that the applicant obtain and maintain compliance with other permits and approvals required.

a. The proposed use shall be in compliance with the applicable Comprehensive Plan designation and policies.

GCZO Section 7.010(A)(1)(a) requires a demonstration that a proposed use would be in compliance with the applicable designations and policies of the GCCP. The evaluation of applicable GCCP goals and policies is presented below, where Council finds that the RFA5 facility modifications would be consistent with the GCCP. Therefore, the Council finds that the RFA5 facility modifications would satisfy the GCZO 7.010(A)(1)(a) general approval criterion.
b. As applicable, sewage and/or solid waste disposal methods shall be provided in compliance with applicable local, State and Federal regulations.

GCZO Section 7.010(A)(1)(b) requires a demonstration that sewage and/or solid waste disposal methods of a proposed use would comply with applicable local, State and Federal regulations.

Construction and operation of solar facility components within the proposed expanded solar micrositing area would generate sanitary and solid waste. As previously described in RFA4 Exhibit U, onsite sanitary and solid waste generated during construction and operation would be disposed of offsite by a licensed contractor. Wastewater from O&M building sanitation facilities would be managed by an Oregon Department of Environmental Quality (ODEQ)-permitted septic system. Council previously imposed Condition 110 requiring that the certificate holder discharge sanitary wastewater generated at the O&M building to a licensed, on-site septic system in compliance with state permit requirements. Condition 110, as previously imposed, also requires the certificate holder to design the septic system for a discharge capacity of less than 2,500 gallons per day. The certificate holder previously confirmed that wastewater generated at the O&M facility during facility operation would not exceed 2,500 gallons of discharge per day. Council also previously imposed Condition 28 requiring that the certificate holder and its contractors obtain all necessary federal, state and local permits. Therefore, based on compliance with Condition 28 and 110, Council finds that the certificate holder would satisfy the GCZO Section 7.010(A)(1)(b) general approval criterion.

c. Proposal shall be found to be in compliance or conditioned upon compliance with applicable air and noise pollution standards.

GCZO Section 7.010(A)(1)(c) requires a demonstration that a proposed use would comply, or with conditions would comply, with applicable air and noise pollution standards.

Applicable air and noise pollution standards are established in ODEQ’s OAR 340-208-0210, Visible Emissions and Nuisance Requirements and 340-035-0035, Noise Control Requirements, respectively. ODEQ’s visible emissions standard requires implementation of reasonable precautions to prevent particulate matter from becoming airborne; ODEQ’s noise control regulation requires compliance with an ambient degradation and maximum allowable noise standard, as evaluated in Section III.A.10.1 Noise Control Regulations of this order.

Construction of solar facility components within the proposed expanded solar micrositing area would generate particulate matter (dust) emissions during ground disturbing activities. Council previously imposed Condition 82 requiring that, during construction, the certificate holder implement best management practices, such as watering roads and disturbed soil areas, to minimize visible emissions, consistent with OAR 340-208-0210. Condition 82 would continue to apply to construction activities within the proposed expanded solar micrositing area and would

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support OAR 340-208-0210 compliance. Because operational activities within the expanded solar micrositing area would not include ground disturbing activities, particulate matter emissions would not be expected and therefore OAR 340-208-0210 would not apply.

Construction and operation of solar facility components within the proposed expanded solar micrositing area would generate noise. Construction related noise is exempt from OAR 340-035-0035. Operational noise and compliance with OAR 340-035-0035 is evaluated in Section III.A.10.1. *Noise Control Regulation*, Council finds that the certificate holder would, based on compliance with existing conditions, continue to comply with OAR 340-035-0035.

Based on the analysis described above, the Council finds that the facility, with RFA5 modifications, would continue to satisfy the GCZO Section 7.010(A)(1)(c) general approval criterion.

d. *Required access shall be legally established, available, and adequate to serve the proposed use or provisions to provide such evident.*

GCZO Section 7.010(A)(1)(d) requires a demonstration that access necessary to serve the proposed use be legally established, available and adequate. The Council interprets this condition of approval as applicable to access roads to the proposed expanded and new solar micrositing areas, as access would be necessary to serve the use.

Council previously imposed Conditions 70 and 71 requiring that, prior to construction, the certificate holder obtain all necessary permits and approvals for road approach, crossing and modifications from Gilliam County Road Department and Oregon Department of Transportation. These conditions would continue to apply to new roads and road improvements within the proposed expanded and new solar micrositing areas.

Council previously imposed Condition 5, which mirrors OAR 345-025-0006(5), and requires the certificate holder to demonstrate that it has obtained construction rights on all or parts of the site prior to construction.25 Condition 5 is supported by Condition 28, which requires that the certificate holder, prior to construction, obtain all necessary state, local and federal permits not governed by the site certificate; local permits, such as zoning permits, would be required prior to construction within the proposed expanded solar micrositing corridor and require landowner signature concurring rights of the certificate holder to develop on their land (i.e. access rights). These conditions would continue to apply to solar facility components constructed and operated within the expanded and new solar micrositing areas.

Based on compliance with existing conditions, Council finds that the certificate holder would continue to satisfy the GCZO Section 7.010(A)(1)(d) general approval criterion.

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25 OAR 345-025-0006(5) allows flexibility for wind facilities and authorizes construction, if prior to obtaining rights on all of the site, construction rights have only been obtained on parts of the sites.
e. Public services deemed necessary shall be available or provisions for such
provided and no use shall be approved which is found to exceed the carrying
capacities of affected public services unless there are provisions to bring such
capacities up to the need.

GCZO Section 7.010(A)(1)(e) requires a demonstration that a proposed use would not exceed
the carrying capacities of public service necessary for the use. This general approval criteria
aligns with the Council’s Public Services standard at OAR 345-022-0110 and is evaluated in
Section III.A.8 Public Services of this order.

As evaluated in Section III.A.8 Public Services of this order, the Council finds that, based on
compliance with existing and amended conditions, construction and operation of solar facility
components within the expanded solar micrositing area would not exceed the carrying
capacities of public service providers, including sewers and sewage treatment, water, storm
water drainage, solid waste management, housing, traffic safety, police and fire protection,
health care and schools. Therefore, Council finds that the facility, with RFAs5 modifications,
would satisfy the GCZO Section 7.010(A)(1)(e) general approval criterion.

f. Proposal shall be in compliance with the applicable standards and limitations
of the primary and combining zone as may be applicable.

GCZO Section 7.010(A)(1)(f) requires a demonstration that a proposed use be in compliance
with applicable standards and limitations of the applicable primary and combining zones. The
site boundary and proposed expanded solar micrositing area would be entirely within EFU-
zoned land and would not be located within a designated combining zone. As identified above,
the proposed RFAs5 facility modifications would not satisfy GCZO Section 4.020(D)(11) or
4.020(H)(1)(a) (i.e. would not be in compliance with the applicable standards of the primary
zone); however, the certificate holder requests Council review of a Goal 3 exception. As
presented in Section III.A.4.2, the Council grants a Goal 3 exception, which effectively provides
an exception from Section 4.020(D)(11) and 4.020(H)(1)(a).

g. No use shall be approved which is found to have a significant adverse impact
on resource-carrying capacities unless there are provisions for mitigating such
impact.

GCZO Section 7.010(A)(1)(g) requires a demonstration that a proposed use would not have a
significant adverse impact on carrying capacities of resources, such as air, soil, water supply and
waterbodies. As presented in Sections III.A.3 Soil Protection, III.A.6 Fish and Wildlife Habitat,
and III.10.2. Removal-Fill, the Council finds that the RFAs5 facility modifications would not result
in significant adverse impacts to the carrying capacities of natural resources. Therefore, based
on the analysis and reasoning presented in the referenced sections, the Council finds that the
facility, with RFA5 modifications, would satisfy the GCZO Section 7.010(A)(1)(g) general approval criterion.

h. No use shall be approved which is found to exceed the carrying capacities of affected public services and facilities.

GCZO Section 7.010(A)(1)(h) requires a demonstration that a proposed use would not exceed the carrying capacities of public services, such as police protection, fire protection, housing, schools, hospitals, traffic safety, stormwater infrastructure, wastewater treatment, water supply, necessary for the use. As presented in Sections III.A.8 Public Services of this order, the Council finds, based on the evidence provided by the certificate holder in RFA4 and RFA5, that RFA5 facility modifications would not result in significant adverse impacts the carrying capacities of affected public services. Therefore, based on the analysis and reasoning presented in the referenced section, the Council finds that the facility, with RFA5 modifications, would satisfy the GCZO Section 7.010(A)(1)(h) general approval criterion.

i. All required State and Federal permits or approvals have been obtained or will be as a condition of approval.

GCZO Section 7.010(A)(1)(i) requires a demonstration that all required State and Federal permits or approvals have been or will be obtained for the proposed use. In RFA5, the certificate holder represents that State permits necessary for the construction and operation of solar facility components within the proposed expanded and new solar micrositing area include a 1200-C National Pollutant Discharge Permit, to manage stormwater and stormwater run-off, and an onsite septic permit, both to be issued by ODEQ. Council previously imposed Conditions 28 and 29 requiring that the certificate holder provide copies of all necessary permits, including third-party permits, prior to construction; these conditions would continue to apply. Based on compliance with these conditions, the Council finds that the facility, with RFA5 modifications, would satisfy the GCZO Section 7.010(A)(1)(i) general approval criterion.

B. In addition to specific standards and/or conditions set forth by the applicable zone, this article or some other applicable regulations, other conditions may be imposed that are determined necessary to avoid a detrimental impact, and to otherwise protect the best interests of the surrounding area and the County as a whole. Such conditions may include, but are not limited to, the following:

a. Limiting the manner in which the use is conducted including restricting the time an activity may take place and restraints to minimize such environmental effects as noise, vibration, air pollution, glare and odor.

b. Establishing a special setback or other open space or lot area or dimension.

c. Limiting the height, size or location of a building or other structure.

d. Designating the size, number, improvements, location and nature of vehicle access points and parking or loading areas.
e. Limiting or otherwise designating the number, size, location, height, and lighting of signs and outdoor lighting.

f. Requiring diking, screening, fencing, landscaping or another facility to protect adjacent or nearby property and designating standards for its installation and maintenance.

g. Protecting and preserving existing trees, vegetation, water resources, wildlife habitat or other significant natural resources.

h. Limiting the term of the Conditional Use Permit to a specific time.

i. Requiring necessary on-site or off-site improvements and maintenance.

j. Requiring the holder of a Conditional Use Permit to obtain review, renewal, or reapplication approval of the permit in the event that there is an increase in impact from the use on public facilities beyond that which was projected at the time of initial approval.

GCZO Section 7.010(A)(2) describes conditions that “may be imposed... [if] determined necessary to avoid a detrimental impact, and to otherwise protect the best interests of the surrounding area and the County as a whole.” The ordinance lists discretionary conditions and does not contain substantive standards. During review of pRFA5, the Department consulted with the Gilliam County Planning Director and did not identify conditions that the County would consider “necessary to avoid a detrimental impact and to otherwise protect the best interests of the surrounding area and the County as a whole.” Therefore, the Council does not impose additional conditions under GCZO Section 7.010(A)(2).

GCZO SECTION 7.020: STANDARDS GOVERNING CONDITIONAL USES

GCZO SECTION 7.020(A) Conditional Uses, Generally

1. Setback. Requirements are addressed in each individual zone.

GCZO Section 7.020(A) specifies that setback requirements are established for uses within specific zones. Therefore, compliance with applicable setback requirements is evaluated under GCZO Section 4.020(J) and 7.020(T)(5)(d).

GCZO SECTION 7.020(Q) Conditional Uses in Exclusive Farm Use Zones

A Type I or Type II Conditional Use in an Exclusive Farm Use Zone may be approved only when the Planning Director or Hearings body finds that the use will not:

a. Force a significant change in accepted farm or forest practices on surrounding lands devoted to farm or forest use; or

b. Significantly increase the cost of accepted farm or forest practices on surrounding lands devoted to farm or forest use.
GCZO Section 7.020(Q) establishes standards for Type 1 or Type 2 conditional uses within EFU zoned land. The standards require a demonstration that the proposed use would not force a significant change or significantly increase the cost of accepted farm or forest practices on surrounding lands devoted to farm or forest use, which mirror the review criteria under GCZO Section 4.020(H) and OAR 660-033-0130(37). Because the evaluation under GCZO Section 7.020(Q) is identical to the evaluation under GCZO Section 4.020(H) and OAR 660-033-0130(38), it is not repeated. As presented under the evaluation of GCZO Section 4.020(H) and OAR 660-033-0130(38) in this section of the order, the Council finds that the proposed expanded and new solar micrositing area would not be likely to force a significant change in accepted farm practices or significantly increase the cost of accepted farm practices on surrounding lands, and therefore would satisfy the applicable standards.

**Article 8. Supplementary Provisions**

**GCZO SECTION 8.030 CLEAR VISION AREAS**

A. In all zones, a clear-vision area shall be maintained on the corners of all property at the intersection of two roads, a road and a driveway, or a road and a railroad. A clear-vision area shall contain no planting, fence, wall, structure, or temporary or permanent obstruction exceeding three and one-half feet (3½) in height, measured from the established road center line grade, except for authorized road signs and cyclone or other open construction fences which permit clear vision through the triangular area. Trees may be located in this area as long as all branches and foliage are removed to a height of eight (8) feet above the grade.

B. A clear-vision area shall consist of a triangular area, two sides of which are lot lines intersecting at the corner of the lot, and the third side of which is a line across the corner of the lot joining the non-intersection ends of the other two sides. For purposes of this section, lot lines shall be considered to be the edge of the right-of-way.

C. Any side of the triangular clear-vision area adjacent to a road, railroad, or access drive to a parking area shall be at least 30 feet. Any side of the clear-vision area adjacent to a residential driveway shall be at least 15 feet.

GCZO Section 8.030 establishes requirements to maintain specified clear vision areas at corners of property and road or railroad intersections and, lot lines. As described throughout RFA5, the certificate holder proposes to expand and add new area within the previously approved 1,189 acre solar micrositing area, resulting in a 1,496 acre solar micrositing area for the Montague Wind Power Facility.

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26 GCZO Section 4.020(D)(20) Wind Power Generation Facilities does not identify GCZO Section 4.020(H) as applicable; therefore, GCZO Section 4.020(H) does not apply to the proposed Phase 2 wind facility components. However, as noted in RFA4 Exhibit K, GCZO Section 4.020(H) is mirrored in OAR 660-033-0130(37); therefore, the evaluation of potential impacts of proposed Phase 2 wind facility components is appropriately evaluated in Section III.E.2 of this order.
Solar Facility and 1,228 acre solar micrositing area for the Oregon Trail Solar Facility. Primary access to the solar micrositing areas would be from Bottemiller Lane and Weatherford Road. The certificate holder represents that clear vision would be maintained at each point of junction with primary or secondary access locations, and a triangular “clear-vision area” would be maintained on either side of intersections of Bottemiller Lane and Weatherford Road. In accordance with previously imposed Conditions 70 and 71, the certificate holder would be required to consult with ODOT and the Gilliam County Public Works Department prior to construction relating to this provision. As such, the Council finds that the facility, with RFA5 modifications, would satisfy this GCZO provision.

GCZO SECTION 8.040 – OUTDOOR LIGHTING STANDARDS

All outdoor lighting, including for accessory facilities and the lighting of commercial signs, shall comply with the following:

A. Any outdoor light shall be shielded to illuminate downward.

B. The outdoor light source (bulb or element) shall not be visible at or beyond the property line.

C. Outdoor lights shall not exceed the height limit of the zone where the light will be located.

D. Structures over 50 feet in height shall not be lighted unless required to be lighted by the Federal Aviation Administration (F.A.A.). Structures over 50 feet in height that are required to be lighted by F.A.A. shall be shielded to illuminate upward.

GCZO Section 8.040 establishes outdoor lighting standards to minimize night-light impacts within the surrounding area. Site certificate Condition 104 restricts the use of exterior lighting at nighttime, with the exception to accommodate: (a) minimum turbine tower lighting for FAA requirements; (b) security lighting at O&M buildings and substations, provided that the lighting is shielded or downward facing; (c) lighting necessary for repairs or emergencies and; (d) minimum light necessary for construction activities.

As presented in RFA5, the proposed split and allocation of previously approved facility components under an amended Montague Wind Power Facility site certificate and two new site certificates for Montague Solar Facility and Oregon Trail Solar Facility would result in removal of wind turbines from the Montague Solar Facility. Therefore, the certificate holder requests that Condition 104 be administratively amended in the Montague Solar Facility site certificate to remove reference wind turbine related requirements because they are no longer applicable.

Montague Solar Facility

Amended Condition 104: The certificate holder shall not use exterior nighttime lighting except:
The minimum turbine tower lighting required or recommended by the Federal Aviation Administration.

(a) Security lighting at the Montague Solar O&M buildings and at the substations, provided that such lighting is shielded or downward-directed to reduce glare.
(b) Minimum lighting necessary for repairs or emergencies.
(c) Minimum lighting necessary for construction directed to illuminate the work area and shielded or downward-directed to reduce glare.

[Final Order on ASC; AMDS]

The Council finds that the RFAS facility modifications would satisfy this GCZO provision.

GCZO SECTION 8.050 – SIGN REGULATIONS

The following regulations shall apply to any sign erected, moved, or altered after adoption of this Ordinance. Official traffic control signs and instruments of the state, county, or municipality are exempt from all provisions of this Section.

A. All outdoor advertising signs shall be in compliance with the provision of ORS Chapter 377 when applicable.
B. No outdoor advertising sign permitted by ORS 377 shall be erected within 100 feet of a residential dwelling without written consent of the owner and/or occupant of said dwelling.
C. No sign shall be placed in a manner that will interfere with visibility or effectiveness of any official traffic sign or signal, or with driver vision at any access point or intersection.
D. No sign shall cause glare, distraction or other driving hazards, or by position, shape, color or other characteristic be similar to any traffic signal.
E. Light from a sign shall be directed away from roads and adjacent parcels. The light source shall be shielded to illuminate downward and the light source shall not be visible beyond the property line or parcel on which the sign is located. No sign may incorporate a bare incandescent bulb with wattage exceeding 20 watts, except as a shielded indirect light source. Illuminated signs require an electrical permit.
F. Sign structures may be placed within the required setbacks from property lines provided they comply with the vision clearance standards of Section 8.030, but may not be placed within or overhang a dedicated right-of-way unless a permit approving the location has been issued by the Oregon Department of Transportation or County Road Master.
G. No sign may be situated in a manner that results in the blanketing of an existing sign.
H. Prohibited Signs-The following types of signs are allowed in commercial, industrial and service community zones, but are prohibited in all other zones:
   1. Moving or flashing signs or signs which incorporate video or fiber optic displays or other mediums that display changing or moving text or images.
   2. Anchored balloon or other inflatable signs.
3. Roof-mounted signs. Sign Size Standards
   I. Sign area shall be calculated based on the overall dimensions of all panels that
display messages. When the sign message is not mounted on a panel, the sign area
shall be calculated by drawing a regular geometric shape around the message area.
For signs that are incorporated into murals, awnings and similar architectural
features, only the portion of the sign considered to contain a message will be
calculated as sign area. Signs shall meet the following size standards:
   1. Free-standing signs shall not exceed 35 feet or the height limit of the zone,
      whichever is less.
   2. Signs mounted above an entrance to a building shall have a minimum ground
      clearance of eight feet.
   3. Building-mounted signs shall not extend more than one foot above the exterior
      wall of the building.
   4. Temporary signs that are 32 square feet or smaller are permitted in any zone.
   5. In the Exclusive Farm Use zone, one or more signs with a combined total area not
      exceeding 32 square feet are permitted on any tract. No more than one free-
      standing sign is permitted per parcel.
   6. In the Airport Development, Limited Industrial and General Industrial zones, one
      or more signs with a combined total area not exceeding 300 square feet are
      permitted on any parcel. No individual sign shall exceed 150 square feet in area.
      No more than one free-standing sign is permitted per parcel.
   7. In all other zones not specified in subsection 6, one or more signs with a
      combined total area not exceeding eight square feet are permitted on any parcel.

GCZO Section 8.050 establishes specific requirements for outdoor signs. The certificate holder
represents that the access points for each facility, based on proposed split of Montague Wind
Power Facility into three separate facilities, would include signage that would be designed to
adhere to GCZO 8.050 requirements. Because access to each facility would include up to three
outdoor signs, the Council imposes a condition to support compliance with GCZO Section 8.050,
as presented below:27

Montague Wind Power Facility, Montague Solar Facility and Oregon Trail Solar Facility

Condition 119: Prior to construction and operation of the facility, the certificate holder shall
identify the number of outdoor signs and applicable Gilliam County Zoning Ordinance
(GCZO) Section 8.050 Sign Regulation provisions and provide to the Department and Gilliam

27 On the record of the draft proposed order, the certificate holder requested removal of recommended Condition
119 because it is not a condition normally imposed in site certificates and that the requirements of the condition
would be satisfied upon application and issuance of local permits from Gilliam County. Based on the Department’s
consultation with Gilliam County Planning Director Michelle Colby on July 28, 2020 and comments from Council
during the July 24, 2020 review of the draft proposed order, recommended Condition 119 aligns the local and state
requirements, consistent with the intent of the siting process and was maintained in the proposed order.
MWPAMDS DPO Comments Certificate Holder Hutchinson 2020-07-23.
County Planning Department written confirmation that outdoor signage complies with the applicable provisions.

Based on compliance with the above-imposed condition, the Council finds that the RFA5 facility modifications would comply with GCZO Section 8.050.

**GCZO SECTION 8.100 – OFF-STREET PARKING REQUIREMENTS**

At the time of construction, reconstruction, or enlargement of a structure, or at the time a use is changed in any zone, off-street parking spaces shall be provided as required in accordance with standards required below:

**A. NUMBER OF PARKING SPACES REQUIRED**

1. The minimum number of parking spaces required for various uses is shown in this section. Square feet specifications refer to the floor area of the building containing the use. In addition to these requirements, one space is required per employee working on the premises during the largest anticipated shift at peak season, including proprietors.

2. Parking requirements for uses not specified in (A) shall be based on the listed use that is most similar to the proposed use. If no use listed in (A) is similar to the proposed use, the applicant shall submit a parking study that includes an estimate of the parking demand based on recommendations of the Institute of Traffic Engineers or similar data.

3. Accessible (ADA) parking spaces shall be provided in accordance with current state Structural Specialty Code and ODOT adopted standards.

4. In the event several uses occupy a single structure or parcel of land, the number of required spaces shall be the total of the requirements for all of the uses.

5. Uses that require more than ten parking spaces shall include an area designated for bicycle parking, with bike racks that will accommodate at least one bicycle for each ten vehicle parking spaces. The bicycle parking area may be in the same location as the vehicle parking spaces or may be located closer to the building entrance or use.

GCZO Section 8.100(A) establishes parking requirements for proposed uses. Parking requirements would apply to previously approved collector substations, O&M buildings, and proposed switching station. The certificate holder previously confirmed that facility components would be designed to comply with parking requirements imposed by GCZO 8.100(A)(1). Based on the certificate holder’s representation, to be verified upon receipt of the building/zoning permit obtained prior to construction (Condition 28), the Council continues to find that the facility, with RFA5 facility modifications, would comply with GCZO Section 8.100(A).
GCZO SECTION 8.140 – SITE PLAN REVIEW

GCZO Section 8.140 Site Plan Review applies to the RFA5 facility modifications based on the proposed increase in solar micrositing area and changes in layout of solar facility components, as evaluated below.

A. PURPOSE
The purpose of site plan review is to provide for administrative review of the design of certain developments and improvements in order to promote functional, safe, innovative, and attractive site development that is compatible with the natural and man-made environment and is consistent with applicable requirements of this Ordinance.

E. DETAILED PLAN for any required or proposed landscaping that shall clearly illustrate:
   1. Plants and tree species, their initial sizes and other proposed landscaping materials.
   2. The location and dimensions of all areas to be devoted to landscaping, and location of any automatic sprinkler systems.

GCZO Section 8.140(E) requires, as applicable, a landscaping plan as part of Site Plan Review. The certificate holder represents that the facility, with RFA5 modifications, would not include landscaping.

F. OUTDOOR STORAGE AND ACTIVITIES, IF PERMITTED IN THE ZONE: Type, location and height of screening devices.

GCZO Section 8.140(F) requires identification of the type, location and height of any screening devices for outdoor areas used for storage or related activities, as part of Site Plan Review. Previously approved related or supporting facilities include temporary laydown areas which would be used for equipment and material staging and storage. The certificate holder has not represented any screening devices for the perimeter of temporary laydown areas.

G. TOPOGRAPHIC INFORMATION for any area with slopes exceeding 10 percent. Contour intervals shall be ten feet or smaller.

GCZO Section 8.140(G) requires topographic information for areas within slopes exceeding 10 percent as part of Site Plan Review. Previously approved facility components would be located in site boundary area with slopes exceeding 10 percent. Therefore, in compliance with the provision, the certificate holder provides slope 10-foot elevation contours, as presented in Figure 5: Proposed Solar Component Layout and Elevation Contours, below. Based on the mapping provided, the Council finds that the facility, with RFA5 modifications, would satisfy this GCZO provision.
Figure 5: Proposed Solar Equipment Layout and Elevation Contours
H. DRAINAGE PLAN, or evidence that stormwater runoff will be accommodated by an existing storm drainage system.

GCZO Section 8.140(H) requires a drainage plan as part of Site Plan Review. Council previously imposed Condition 80, requiring that the certificate holder obtain, prior to construction, a ODEQ-issued National Pollutant Discharge Elimination System (NPDES) 1200-C General Stormwater Discharge Permit. The NPDES 1200-C permit establishes requirements for the management of stormwater runoff from the site, and requires engineering drawings of site drainage. The NPDES 1200-C permit has not yet been obtained for construction activities within the proposed expanded solar micrositing area.

Because the NPDES 1200-C permit manages stormwater runoff, consistent with GCZO Section 8.140(H), the Council finds that compliance with Condition 80 would satisfy this provision. In addition, the Department would provide a copy of the NPDES 1200-C permit to the county, prior to construction, as part of OAR 345-025-0016 agency consultation, as further evidence of consistency with GCZO Section 8.140(H).

I. IDENTIFICATION OF PROPOSED TRASH STORAGE LOCATIONS, including proposed enclosure design construction and access for pickup purposes.

GCZO Section 8.040(I) requires identification of proposed trash storage locations, enclosure design, and trash pickup access for Site Plan Review. During operation the Montague Wind Facility, Montague Solar Facility and Oregon Trail Solar Facility, minimal quantities of trash would be generated at the Montague Solar O&M building, which would be shared by the Montague Solar and Oregon Trail Solar Facilities (Montague Wind Power Facility would continue to share an O&M building with the Leaning Juniper IIA facility). Access to the O&M building would be provided from a gated entry point off of OR-19, as presented in Figure 5: Proposed Solar Equipment Layout and Elevation Contours above. Based on access presented on Figure 5 above, the Council finds that the facility, with RFA5 modifications, would comply with GCZO Section 8.040(I).

J. LOCATION OF ALL EXISTING AND PROPOSED UTILITIES and septic systems on or abutting the property.

GCZO Section 8.040(J) requires identification of existing and proposed utilities and septic systems on or abutting the property. The certificate holder previously identified that electricity needed at the O&M building would be provided from PacifiCorp or the Columbia Basin Electric Co-op, and a septic system would be located onsite to service O&M domestic purposes. Water would be provided onsite through the use of an exempt well. Based on the identification of existing and proposed utilities, the Council finds that the facility, with RFA5 modifications, would satisfy this GCZO provision.
K. ELEVATION DRAWINGS showing the exterior appearance of all proposed buildings.

GCZO Section 8.040(K) requires elevation drawings for all proposed buildings as part of Site Plan Review. In RFA5, the certificate holder proposes to construct and operate a switching station—a related or supporting facility to be included in the Oregon Trail Solar Facility site certificate. Elevation drawings would be required for this building to satisfy the provision. Council previously imposed Condition 28 requiring that the certificate holder obtain all necessary permits and approvals prior to construction. Elevation drawings would be provided to the county at the time the certificate holder requests county approval of a building permit for the proposed switching station. Therefore, the Council finds that based upon compliance with Condition 28, the certificate holder would satisfy GCZO Section 8.040(K).

L. APPROVAL STANDARDS:
1. All provisions of this zoning ordinance and other applicable regulations are complied with.
2. Elements of the site plan are arranged so that:
   a. Traffic congestion is avoided.
   b. Pedestrian and vehicular safety and welfare are protected.
   c. Significant features and public amenities are preserved and maintained.
   d. Surface drainage systems are designed so as not to adversely affect neighboring properties, roads, or surface and subsurface water quality.
   e. Structures and facilities for storage, machinery and equipment, services (mail, refuse, utility wires, etc.), loading and parking and similar accessory areas shall be buffered or screened to minimize adverse impact on neighboring properties.

GCZO Section 8.040(L) establishes approval standards for Site Plan Review.

M. THE DEVELOPMENT WILL NOT RESULT IN TRAFFIC VOLUMES THAT WILL REDUCE THE PERFORMANCE STANDARD of a transportation facility below the minimum acceptable level identified in the Transportation System Plan (LOS C). This standard may be met through a condition of approval requiring improvements to the transportation facility.

GCZO Section 8.040(L) requires a demonstration that the development would not result in traffic volumes that would reduce performance standards to a level of service (LOS) C. The changes proposed in RFA5 would not result in increases in daily traffic volumes previously evaluated for the facility, where level of service would not be decreased to LOS C.

N. THE DEVELOPMENT WILL NOT ADVERSELY AFFECT AGRICULTURAL OR FORESTRY USES.

GCZO Section 8.040(N) prohibits adverse effects from a proposed use to agricultural or forested uses. As evaluated above under Section GCZO 4.020(H), the Council finds that the facility, with RFA5 modifications, would not result in a significant change in agricultural practices, or would
not result in adverse effects. As such, the Council finds that this provision of the GCZO is satisfied.

**Gilliam County Comprehensive Plan**

The Gilliam County Comprehensive Plan (GCCP) is modeled after, and is consistent with, Oregon’s Statewide Planning Goals. Under GCZO 7.010(A)(1)(a), a conditional use must be in compliance with the Comprehensive Plan. The relevant Comprehensive Plan provisions are discussed below:

**Goal 3. Agricultural Lands**

**Goal: To preserve and maintain agricultural lands.**

The policies adopted in Goal Three of the Comprehensive Plan outline County policy with regard to agriculture and the preservation of agricultural lands. These policies are founded on the authority given a county to establish Exclusive Farm Use zones (ORS 215.203), to exercise its authority in these zones to protect the health, safety and welfare of the citizens (ORS 215.253(2)) and to review and regulate proposals for subdividing farm lands (ORS 215.263). The policies are intended to support the state’s agricultural land use policy (ORS 215.243) and should be so interpreted and construed.

**Policies:**

In consideration of the above Findings, the Gilliam County Court adopts the following policies:

1. **In order to preserve the maximum level of agriculture in the County, all “Agricultural Lands” shall be so designated and shall be zoned in accordance with the provisions of ORS 215.283. Further, those non-farm uses permitted by ORS 215.283(1) shall be permitted uses, and those non-farm uses permitted by ORS 215.283(2) may be allowed as conditional uses subject to ORS 215.296.**

This policy is implemented under GCZO Section 4.020. As noted by the certificate holder, the proposed expansion of the solar micrositing area would not comply with the County’s “Goal 3,” because the proposed expansion would exceed acreage thresholds contained within GCZO 4.020(D)(11) and would be required to obtain a goal exception under ORS 469.504(4). The Council approves the Goal Exception in Section III.A.4.1 of this order. Therefore, the Council concludes that the facility, with RFA5 modifications, would be consistent with this policy.
Goal 5. Natural Resources, Scenic, and Historic Areas, and Open Spaces

Goal: To conserve open space and protect natural and scenic resources.

Policies:

2. The Department of Fish and Wildlife (ODFW) will be consulted when proposed land use actions may affect fish or wildlife habitats.

This policy requires consultation with ODFW when proposed land use actions may affect fish or wildlife habitats within natural resources, scenic and historic areas, and open spaces. The proposed RFA5 facility modifications would not result in impacts to fish and wildlife habitat; nonetheless, the Department is obligated to consult with ODFW for the life of the facility during review of pre-construction compliance requirements and ongoing annual reporting related to weed management, revegetation and wildlife surveys and mitigation. Furthermore, Conditions 91 through 101 also require further ODFW consultation (in pertinent part) relating to the Wildlife Monitoring and Mitigation Plan (WMMP) Revegetation Plan, Habitat Mitigation Plan, Washington Ground Squirrel surveys, and sensitive wildlife surveys. Therefore, the Council concludes that the facility, with RFA5 modifications, would be consistent with this policy.

12. Gilliam County will continue to encourage the development of alternative sources of energy.

This comprehensive plan policy is a directive to the County to encourage alternative energy development in its implementation of its plan. However, to the extent this policy is considered an “applicable substantive criteria,” the proposed RFA5 facility modifications could be considered an “alternative” source of energy because it would expand the development of solar facility components. Therefore, the Council concludes that the facility, with RFA5 modifications, would be consistent with this policy.

Goal 6. Air, Water and Land Resources Quality

Goal: To maintain and improve the quality of the air, water, and land resources of the state.

Policies:

6. All new industrial development should comply with DEQ air, noise and water quality standards.

7. The Department of Environmental Quality and other affected agencies should be notified of all proposals for industrial development or other uses which may affect environmental quality. Their comments should be considered in decisions concerning the proposal.
This policy requires that development comply with relevant air, water, and land standards. Based on consultation with ODEQ, there are no new air, noise or water quality standards that would apply to the proposed expansion of the solar micrositing area or switching station. Council previously imposed Condition 80 requiring that, prior to construction, the certificate holder obtain a NPDES 1200-C permit from DEQ, which would manage stormwater runoff at the site and dust during construction; Council previously imposed Condition 106 through 108, which emanate from DEQ noise standards. Therefore, based on compliance with previously imposed conditions, Council finds that the RFA5 facility modifications would be consistent with this policy.

**Goal 8. Recreation Needs**

*Goal:* To satisfy the recreation needs of the citizens of the state and visitors and, where appropriate, to provide for the siting of necessary recreational facilities including destination resorts.

*Policies:*

3. Private development should not be permitted if it would block access to or otherwise have a significant adverse impact on public open space lands.

This policy prohibits private development if such development would block access to public open space lands, or otherwise have a significant adverse impact on public open space lands. The RFA5 facility modifications, including the solar micrositing area expansion and switching station, would be located on private land and would not block access to or otherwise impact public open space lands. Therefore, the Council finds that the RFA5 facility modifications would be consistent with this policy.

**Goal 12. Transportation**

*Goal:* To provide and encourage a safe, convenient, and economic transportation system.

*Policies:*

10. Operation, maintenance, repair and preservation of existing transportation facilities shall be allowed without land use review, except where specifically regulated.

14. Gilliam County shall provide notice to ODOT of land use applications and development permits for properties that have frontage or access onto a state highway.

This policy prohibits development from interfering with the operation, maintenance, repair and preservation of existing transportation facilities. Based upon the proposed expansion of solar
micrositing area, because it would be within previously approved site boundary, previously
evaluated facility access and use of interstate, state, and county roads during construction and
operation would not change. No new public roads would be constructed as a result of the
modifications proposed in RFA5. The facility, with RFA5 modifications, would result in potential
road modifications to Oregon Highway 19, Berthold Road, Bottemiller Lane, Weatherford Road,
and Baseline (Ione) Rd, as previously evaluated in Council’s Final Order on RFA4.

Existing Condition 71 provides, in pertinent part, that the certificate holder shall modify, as
necessary: (1) County roads, within County road rights-of-way, and in conformity with County
road design standards subject to Gilliam County Road Department approval and; (2) State
roads, within State road rights-of-way, and in conformity with Oregon Department of
Transportation (ODOT) and subject to ODOT approval. Existing Condition 75 provides, in
pertinent part, that the certificate holder shall cooperate with the Gilliam County Road
Department to ensure that any “unusual damage or wear” to County roads would be repaired
by the certificate holder.

Based on compliance with the above referenced conditions, the Council concludes that the
RFA5 facility components would be consistent with this policy.

Goal 13. Energy Conservation

Goal: To conserve energy.

Policies:

13. Applications for new energy generation facilities, whether public or private, should
consider impacts on neighboring properties.

This policy establishes that impacts to neighboring properties should be considered during the
review of applications for new energy generation facilities. The RFA5 facility modifications
would result in splitting of previously approved wind and solar facility components into three
site certificates, all within previously approved site boundary area. Therefore, the changes
would not impact the Council’s previous findings, where the facility design and compliance
with site certificate conditions was relied upon to determine consistency with the policy.

III.A.4.2 Directly Applicable State Statutes and Administrative Rules

Oregon Revised Statutes

ORS 215.283(1)(c) and ORS 215.274 – Associated Transmission Lines Necessary for Public Service
Transmission lines that meet the definition of an “associated transmission line” must consider the requirements of ORS 215.274. If a utility facility necessary for public service is an “associated transmission line” as defined in ORS 215.274 and ORS 469.300, the use may be established in EFU-zoned land pursuant to ORS 215.283(1)(c).

ORS 469.300(3) defines “associated transmission lines” as “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).

The proposed alternate 230 kV route would exit east out of the Montague Solar collector substation to a 90-degree turning structure just east of OR 19. From there, it would extend straight north along OR 19 (outside of the road right-of-way) until it reaches the corner of Old Tree Road where it would turn east towards the Montague Wind collector substation. The approved and proposed alternate segment route are presented in Figure 3: Proposed Site Boundary, Solar Micrositing Area and Alternate 230 kV Transmission Line Segment Route below.

The Council previously evaluated the 230 kV transmission line as an “associated transmission line” because it would transmit electricity from the facility to BPA’s Slatt Substation. The initiation and termination point of the 230 kV transmission line would not change as a result of the proposed alternate 230 kV route, and therefore continues to be evaluated as an “associated transmission line.”

Gilliam County has not adopted local code provisions to implement ORS 215.274. Therefore, the requirements of the statute apply directly to the proposed alternate 230 kV route and the applicable requirements are evaluated below. The proposed alternate 230 kV route and previously approved route segments are represented in Figure 6: Approved and Proposed Alternate 230 kV Route Segments below, where the certificate holder identifies the proposed alternate route as “primary” and the previously approved route as the “alternate.”
Figure 6: Approved and Proposed Alternate 230 kV Route Segments
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.

ORS 215.274 requires that the certificate holder demonstrate that the associated transmission line meets the requirements of either ORS 215.274 (3) or (4). As discussed below, Council previously found that the associated transmission line satisfied the requirements of ORS 215.274(4).

ORS 215.274(3): The governing body of a county or its designee shall approve an application under this section if an applicant demonstrates that the entire route of the associated transmission line meets at least one of the following requirements:

(a) The associated transmission line is not located on high-value farmland, as defined in ORS 195.300 (Definitions for ORS 195.300 to 195.336), or on arable land;
(b) The associated transmission line is co-located with an existing transmission line;
(c) The associated transmission line parallels an existing transmission line corridor with the minimum separation necessary for safety; or
(d) The associated transmission line is located within an 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.

ORS 215.274(3) requires a demonstration that the proposed alternate 230 kV route would not be located on high-value farmland or arable land, co-located or parallel an existing transmission line, or within an existing linear facility right of way. The proposed alternate 230 kV transmission line route would not satisfy any of these requirements.

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:

ORS 215.274(4)(a) requires an evaluation of reasonable alternatives to determine whether the associated transmission line may be sited on land other than EFU-zoned land. The evaluation of “reasonable alternatives” does not require an evaluation of all alternative non-EFU zoned
routes on which the transmission line could be located. Rather, the certificate holder must consider reasonable alternatives and show that the transmission line must be sited on EFU-zoned land in order to provide the service. Council found, in its Final Order on RFA4, that the certificate holder’s previous evaluation of five routes, including the alternative route currently proposed, satisfied ORS 215.274(4)(a). All the previously evaluated routes would be located on EFU zoned land.

As previously presented in RFA4 Exhibit K, Figure K-3, the site boundary is located entirely within EFU zoned land. Therefore, because the proposed alternate 230 kV transmission route would initiate and terminate at previously approved facility component locations within the site boundary, there is no non-EFU zoned land available between facility components and the interconnection point. The Council finds that the certificate holder’s previously evaluation of alternatives remains valid for RFA5 and demonstrates that no reasonable alternatives that would avoid EFU land exist. However, note that ORS 215.274(4) requires both a demonstration that no reasonable alternatives that would avoid EFU land exist, and that two or more of the listed factors [ORS 215.274(a)(A) through (E)] be met, which is evaluated below.


ORS 215.274(4)(a)(A) requires that the certificate holder demonstrate that the proposed alternate 230 kV transmission route must be sited in an EFU zone due to technical and engineering feasibility constraints. The Department interprets this factor as requiring a demonstration that technical or engineering constraints, such as extreme topographic features, cannot be overcome but for facility engineering through EFU-zoned land. Extreme topographic features have not been identified within the site boundary. Therefore, Council finds that there are not technical or engineering constraints, such as extreme topographic features, that cannot be overcome but for siting the alternate 230 kV route through EFU zoned land and therefore, ORS 215.274(4)(a)(A) would not be satisfied.

ORS 215.274(4)(a)(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;

ORS 215.274(4)(a)(B) requires a demonstration that the alternate 230 kV transmission route must cross high value farmland or arable land to achieve a reasonably direct route and therefore is locationally dependent. As presented in Figure 6: Approved and Proposed Alternate 230 kV Route Segments above, the proposed alternate 230 kV transmission route would be located on private property, adjacent to but outside of public road rights-of-way for OR 19 and Old Tree Lane. As presented in Figures 3 and 4 of this order, the proposed alternate 230 kV transmission route is surrounded by interspersed areas of high-value farmland, pursuant to ORS 195.300(10)(f)(c), and arable land comprised of Class 3 and 4 soils. Because there is no
reasonable route to interconnect the approved Montague Solar collector substation (previously referred to as Phase 2 collector substation) to the existing Montague Wind collector substation (previously referred to as Phase 1 collector substation) without traversing high value farmland and arable land, the Council finds that the proposed alternate 230 kV transmission route must cross high value farmland and arable land to achieve a reasonably direct route, and that the alternate route is therefore “locationally dependent” and would satisfy ORS 215.274(4)(a)(B).

ORS 215.274(4)(a)(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;

ORS 215.274(4)(a)(C) requires a demonstration of a lack of available existing linear facility rights-of-way for which the transmission line could be located. Based upon the certificate holder’s assessment of ORS 215.274(4)(a)(C) in RFA4, the availability of existing public road rights-of-way was evaluated. The certificate holder previously described that the existing OR 19 road right-of-way was not available for co-location of the transmission line because it contains an existing pipeline on the east side, and topographic constraints include ditches with steep rises to adjacent fields on both sides of OR 19, which eliminate usable space within the right of way and make it difficult to locate the poles within the right-of-way while also setback for traffic safety. While this analysis was previously relied upon to support the evaluation of the approved 230 kV transmission line route, the Council finds that the analysis remains valid for the proposed alternate 230 kV transmission route.

Based on the limitation of feasibility of use of the existing or expanded road right-of-way, as described above, the Council finds that the proposed alternate 230 kV transmission route would satisfy ORS 215.274(4)(a)(C).

ORS 215.274(4)(a)(D): Public health and safety; or

ORS 215.274(4)(a)(D) requires a demonstration that the proposed alternate transmission line route must be sited on EFU-zoned land to minimize potential impacts to public health and safety. As described under the evaluation of ORS 215.274(4)(a) above, non-EFU zoned land does not exist within the analysis area. Therefore, the Council finds that the proposed alternate 230 kV transmission route would not satisfy ORS 215.274(4)(a)(D).

ORS 215.274(4)(a)(E): Other requirements of state or federal agencies.

ORS 215.274(4)(a)(E) requires a demonstration that the proposed alternate 230 kV transmission route must be sited in an EFU zone due to other state or federal requirements. Other requirements of state or federal agencies has not been identified. Therefore, the Council finds that the proposed alternate 230 kV transmission route would not satisfy ORS 215.274(4)(a)(E).

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.

ORS 215.274(4)(b) requires a demonstration that the proposed alternate 230 kV transmission
route would not result in a significant change in accepted farm practices or a significant
increase in cost of farm practices on surrounding land. Impacts from the proposed alternate
route would be minimized by paralleling existing roads, siting transmission structures on the
perimeter of fields and would not result in permanent roads.

To ensure that potential impacts to farm practices and the cost of farm practices on
surrounding lands is minimized during construction, Council previously imposed Conditions 38
and 39 requiring that the certificate holder design and construct the facility using the minimum
land use necessary, and that the certificate holder consult with area landowners and lessees to
identify and implement measures to reduce or avoid adverse impacts to farm practices and
farming cost. Based on compliance with previously imposed conditions and the minimal
amount of permanent impacts to EFU-zoned land, the Council finds that the proposed alternate
230 kV transmission route would not result in a significant change to accepted farm practices or
significantly increase costs of farm practices on surrounding land. Therefore, the Council finds
that the proposed alternate 230 kV transmission route would satisfy 215.274(4)(b).

ORS 215.274(4)(c): The governing body of a county or its designee may consider costs
associated with any of the factors listed in paragraph (a) of this subsection, but
consideration of cost may not be the only consideration in determining whether the
associated transmission line is necessary for public service.

ORS 215.274(4)(c) allows for consideration of costs in determining whether the associated
transmission line is necessary for public service. The certificate holder indicates that, based on
its previous review of four alternative routes and the increased length of those routes,
construction costs would increase. The Council finds that the certificate holder’s previous
analysis of reasonable alternative in RFA4 remains valid for RFA5 and would continue to satisfy
ORS 215.274(4)(a); and, that the alternative route is locationally dependent under ORS
215.274(4)(a)(B) and that there is a lack of available existing rights-of-way for a linear facility
under ORS 215.274(4)(a)(C). As such, the Council finds that the proposed 230 kV transmission
route is “necessary for public service.”

Oregon Administrative Rules

OAR 660-033-0130(38) – Standards for Approval for Photovoltaic Solar Power Generation
Facility in Exclusive Farm Use Zones
(g) For high-value farmland described at ORS 195.300(10), a photovoltaic solar power
 generation facility shall not use, occupy, or cover more than 12 acres unless:
 (A) The provisions of paragraph (h)(H) are satisfied; or
 (B) A county adopts, and an applicant satisfies, land use provisions authorizing
 projects subject to a dual-use development plan. Land use provisions adopted by
 a county pursuant to this paragraph may not allow a project in excess of 20
 acres. Land use provisions adopted by the county must require sufficient
 assurances that the farm use element of the dual-use development plan is
 established and maintained so long as the photovoltaic solar power generation
 facility is operational or components of the facility remain on site. The provisions
 of this subsection are repealed on January 1, 2022.

The Gilliam County Zoning Ordinance has not been updated to incorporate Oregon
 Administrative Rule 660-033-0130(38) and therefore OAR 660-033-0130(38) is an
 administrative rule that applies directly. OAR 660-033-0130(38)(g) restricts a photovoltaic solar
 power generation facility from using, occupying, or covering more than 12 acres of high value
 farmland unless the provisions of OAR 660-033-0130(38)(h)(H) are satisfied or the County
 adopts a dual-use development plan, which would then allow use, occupation or coverage on
 no more than 20 acres of high-value farmland. In RFA5, the certificate holder represents that
 the proposed expansion of the solar micrositing area would use, occupy or cover more than 12
 acres of high-value farmland, and therefore these provisions are applicable. The evaluation of
 OAR 660-033-0130(h)(H), as required under OAR 660-033-0130(38)(g)(A), is presented below.

(h)(H) A photovoltaic solar power generation facility may be sited on more than 12 acres
 of high-value farmland described in ORS 195.300(10)(f)(C) without taking an exception
 pursuant to ORS 197.732 and OAR chapter 660, division 4, provided the land:
 (i) Is not located within the boundaries of an irrigation district;
 (ii) Is not at the time of the facility’s establishment, and was not at any time during the
 20 years immediately preceding the facility’s establishment, the place of use of a
 water right permit, certificate, decree, transfer order or ground water registration
 authorizing the use of water for the purpose of irrigation;
 (iii) Is located within the service area of an electric utility described in ORS 469A.052(2);
 (iv) Does not exceed the acreage the electric utility reasonably anticipates to be
 necessary to achieve the applicable renewable portfolio standard described in ORS
 469A.052(3); and
 (v) Does not qualify as high-value farmland under any other provision of law; or

OAR 660-033-0130(38)(g)(A) requires an evaluation of OAR 660-033-0130(38)(h)(H), where –
(h)(H) allows consideration of other factors in lieu of a goal exception, including whether the
site of solar facility components would meet any of the following: not within the boundaries of
an irrigation district; within last 20 years, not within a place of use of a water right permit,
certificate, decree, or transfer; within the service area of an electric utility; would not exceed
the acreage necessary to achieve the renewable portfolio standard; and, does not qualify as
high-value farmland under any provision of law. Based on review of RFA5 Attachment 4 Landowner Letters, which includes email correspondence from Oregon Water Resources Department staff Jerry Sauter, the proposed expanded solar micrositing area would be located within a location where, within the last 20 years, there was a place of use water right (expired in 2006), Therefore, the proposed RFA5 facility modifications would not satisfy the -(h)(H) requirements and a goal exception is required.

OAR 660-033-0130(38)(g)(A) also allows for consideration of a dual-use development plan adopted by the county. The certificate holder confirms that a dual-use development plan is not proposed and asserts that the provision is not applicable.

(h) The following criteria must be satisfied in order to approve a photovoltaic solar power generation facility on high-value farmland described at ORS 195.300(10).

(A) The proposed photovoltaic solar power generation facility will not create unnecessary negative impacts on agricultural operations conducted on any portion of the subject property not occupied by project components. Negative impacts could include, but are not limited to, the unnecessary construction of roads dividing a field or multiple fields in such a way that creates small or isolated pieces of property that are more difficult to farm, and placing photovoltaic solar power generation facility project components on lands in a manner that could disrupt common and accepted farming practices;

(B) The presence of a photovoltaic solar power generation facility will not result in unnecessary soil erosion or loss that could limit agricultural productivity on the subject property. This provision may be satisfied by the submittal and county approval of a soil and erosion control plan prepared by an adequately qualified individual, showing how unnecessary soil erosion will be avoided or remedied. The approved plan shall be attached to the decision as a condition of approval;

(C) Construction or maintenance activities will not result in unnecessary soil compaction that reduces the productivity of soil for crop production. This provision may be satisfied by the submittal and county approval of a plan prepared by an adequately qualified individual, showing how unnecessary soil compaction will be avoided or remedied in a timely manner through deep soil decompaction or other appropriate practices. The approved plan shall be attached to the decision as a condition of approval;

(D) Construction or maintenance activities will not result in the unabated introduction or spread of noxious weeds and other undesirable weed species. This provision may be satisfied by the submittal and county approval of a weed control plan prepared by an adequately qualified individual that includes a long-term maintenance agreement. The approved plan shall be attached to the decision as a condition of approval;

(E) Except for electrical cable collection systems connecting the photovoltaic solar generation facility to a transmission line, the project is not located on those high-value farmland soils listed in OAR 660-033-0020(8)(a);
(F) The project is not located on those high-value farmland soils listed in OAR 660-033-0020(8)(b)-(e) or arable soils unless it can be demonstrated that:
   (i) Non high-value farmland soils are not available on the subject tract;
   (ii) Siting the project on non high-value farmland soils present on the subject tract would significantly reduce the project’s ability to operate successfully; or
   (iii) The proposed site is better suited to allow continuation of an existing commercial farm or ranching operation on the subject tract than other possible sites also located on the subject tract, including those comprised of non high-value farmland soils; and

(G) A study area consisting of lands zoned for exclusive farm use located within one mile measured from the center of the proposed project shall be established and:

(H) If fewer than 48 acres of photovoltaic solar power generation facilities have been constructed or received land use approvals and obtained building permits within the study area, no further action is necessary.
   (i) When at least 48 acres of photovoltaic solar power generation facilities have been constructed or received land use approvals and obtained building permits, either as a single project or as multiple facilities within the study area, the local government or its designate must find that the photovoltaic solar power generation facility will not materially alter the stability of the overall land use pattern of the area. The stability of the land use pattern will be materially altered if the overall effect of existing and potential photovoltaic solar power generation facilities will make it more difficult for the existing farms and ranches in the area to continue operation due to diminished opportunities to expand, purchase or lease farmland, acquire water rights, or diminish the number of tracts or acreage in farm use in a manner that will destabilize the overall character of the study area.

OAR 660-033-0130(38)(h)(A) – (D) requires a demonstration that the facility, with proposed RFA5 modifications, would not create unnecessary negative impacts to agricultural operations, soil erosion or loss, soil compaction, or the unabated introduction or spread of noxious weeds.

OAR 660-033-0130(38)(h)(A): Unnecessary Negative Impacts to Agricultural Operations

OAR 660-033-0130(38)(h)(A) requires a demonstration that the proposed expansion of solar micrositing area would not create unnecessary negative impacts to agricultural operations, such as dividing of fields. The facility, with RFA5 modifications, would result in removal of up to 2,725 acres of land currently used for agriculture (dryland wheat cultivation) by four landowners. Of the property of the four landowners, three landowners would maintain other land usable for dryland wheat cultivation, which would not be impacted by the proposed changes. In addition, the proposed changes in facility component layout would not result in field division and would include design measures allowing for farm use access through the site and gate-entry points that are wide enough for pass-through of farm equipment.
The proposed expansion of solar micrositing area would preclude the use of land for agricultural purposes in areas where solar equipment and perimeter fencing is located, and remove all agricultural land from one underlying landowner, but would not otherwise alter the ability for existing landowners to conduct agricultural operations. In RFA5 Attachment 4 the certificate holder provides landowner letters from Weedman, Weatherford and Holtz, which confirm that their existing agricultural operations would not be significantly impacted by the proposed expansion of solar micrositing area.

As described in the evaluation of GCZO Section 4.020(H), Council previously imposed several conditions that would minimize potential impacts to accepted farm practices within the surrounding area. Previously imposed conditions are summarized below:

- Condition 38 requires that, during construction and operation, the certificate holder consult with area landowners and lessees and implement measures to reduce or avoid adverse impacts to farm practices.
- Condition 39 requires that the certificate holder design and construct the facility to minimize impacts to farm practices.
- Condition 43 requires that, during construction and operation, a Weed Control Plan be implemented.
- Condition 73 requires that, during construction, traffic control measures be implemented and notification of activities and schedule be provided to adjacent landowners.
- Condition 74 requires that, during construction, County roads not be used for equipment and machinery parking.
- Condition 80 requires that, during construction, erosion and sediment control measures be implemented to minimize erosion and sediment impacts to adjacent land use.
- Condition 81 requires that, during construction, truck traffic be limited to improved road surfaces, to the extent practicable, to minimize unnecessary soil compaction.
- Condition 82 requires that, during construction, best management practices (such as watering) be implemented for dust control.
- Condition 92 requires that, following completion of construction, temporarily impacted agricultural areas be revegetated.

Based on compliance with previously imposed conditions, and the evidence provided in the landowner letters, the Council finds that the facility, with RFA5 facility modifications, would not create unnecessary negative impacts on agricultural operations conducted on any portion of the subject property not occupied by facility components, and therefore satisfies the requirements under OAR 660-033-0130(38)(h)(A).

OAR 660-033-0130(38)(h)(B) Unnecessary Soil Erosion or Loss
OAR 660-033-0130(38)(h)(B) requires the certificate holder to demonstrate that the facility, with proposed RFA5 modifications, would not “result in unnecessary soil erosion or loss that could limit agricultural productivity on the subject property” and states that the “provision may be satisfied by submittal and county approval of a soil and erosion control plan prepared by an adequately qualified individual, showing how unnecessary soil erosion will be avoided or remedied and how topsoil will be stripped, stockpiled and clearly marked.”

As necessary, to satisfy this provision, the certificate holder must demonstrate compliance with the Council’s Soil Protection standard; current Condition 80 of the Site Certificate requires the certificate holder to construct the facility in accordance with an Erosion and Sediment Control Plan, which must be approved by the Oregon Department of Environmental Quality (DEQ), and a National Pollutant Discharge Elimination System (NPDES) Storm Water Discharge General Permit 1200-C. Furthermore, Condition 92 requires the Certificate Holder to comply with a Revegetation Plan. These plans include best management practices to be implemented during facility construction and operation, and are designed to reduce and minimize unnecessary soil erosion or loss that could limit agricultural productivity within the proposed facility site and on adjacent EFU zoned land.

Based on compliance with previously imposed conditions, the Council finds that the facility, with RFA5 modifications, would not result in unnecessary soil erosion or loss that could limit agricultural productivity, and therefore satisfies the requirements under OAR 660-033-0130(38)(h)(B).

OAR 660-033-0130(38)(h)(C) Unnecessary Soil Compaction

OAR 660-033-0130(38)(h)(C) requires the Certificate Holder to demonstrate that the facility, with proposed RFA5 modifications, would not “result in unnecessary soil compaction that reduces the productivity of soil for crop production.” Soil compaction would be limited by the certificate holder’s use of existing or constructed access roads, which would limit potential impacts from driving across or through productive soils used for crop production; specifically, Condition 81 mandates that truck traffic be limited to the extent practicable to improved road surfaces to avoid compaction. The Council stated in the Final Order on the ASC, that the facility “will not result in unnecessary soil erosion.” Although the certificate holder proposes to expand the solar micrositing area and construct and operate an additional related or supporting facility (switching station) this would not alter the certificate holder’s ability to comply with conditions that require minimization of soil compaction. As such, based upon compliance with existing site certificate conditions, the Council concludes that the facility, with RFA5 facility modifications, would not result in unnecessary soil compaction, and would satisfy the requirements under OAR 660-033-0130(38)(h)(C).
OAR 660-033-0130(38)(h)(D) Unnecessary Spread of Noxious Weeds

OAR 660-033-0130(38)(g)(D) requires the certificate holder to demonstrate that the facility, with proposed RFA5 modifications, would not result in the “unabated introduction or spread of noxious weeds and other undesirable weed species.” The certificate holder must comply with Condition 43, which requires that it implement a weed control plan, which must be approved by the Gilliam County Weed Control Officer. To support this evaluation, the certificate holder provides a draft Weed Control Plan (see Attachment F of this order), to be finalized prior to construction of the Montague Solar and Oregon Trail Solar Facilities. The draft plan includes pre-disturbance treatment, weed control measures, monitoring plan, and an agency consultation process. Based upon the components of the draft plan and compliance with Condition 43, the Council finds that the facility, with RFA5 modifications, would not result in unabated introduction or spread of noxious weeds or other undesirable weed species, and would satisfy the requirements under OAR 660-033-0130(38)(h)(D).

OAR 660-033-0130(38)(h)(E)

OAR 660-033-0130(38)(h)(E) requires that the certificate holder demonstrate that, with the exception of grid interconnection electrical collection systems, the proposed expansion of solar micrositing area would not be located on high-value farmland soils. Pursuant to OAR 660-033-0020(8)(a), high-value farmland soils are defined as irrigated and classified prime, unique, Class I or II soils; or, not irrigated and classified prime, unique, Class I or Class II soils. As presented in RFA5, based on review of Natural Resource Conservation Service’s 2020 soil mapping – represented in RFA5 Table 8, soil classification within the proposed expanded solar micrositing area includes Class III, IV and VI – which are not considered high-value farmland soils. Therefore, the Council finds that the facility, with RFA5 modifications, would satisfy the requirements under OAR 660-033-0130(38)(h)(E).

(F) The project is not located on those high-value farmland soils listed in OAR 660-033-0020(8)(b)-(e) or arable soils unless it can be demonstrated that:

(i) Non high-value farmland soils are not available on the subject tract;
(ii) Siting the project on non high-value farmland soils present on the subject tract would significantly reduce the project’s ability to operate successfully; or
(iii) The proposed site is better suited to allow continuation of an existing commercial farm or ranching operation on the subject tract than other possible sites also located on the subject tract, including those comprised of non high-value farmland soils; and

OAR 660-033-0130(38)(h)(F) requires the certificate holder to demonstrate that the proposed expansion of solar micrositing area would not be located on high-value farmland soils or arable soils unless: 1) non high-value farmland soils are not available on the subject tract; 2) siting the project on non high-value farmland soils, if present, would significantly impact the project’s
ability to operate; or 3) the site is better suited than other possible sites because it would allow
continued operation of existing farmland.\(^{28}\)

Based on review of OAR 660-033-0020(8)(b)-(e) definitions of high-value farmland soils, as
applicable to the location of the proposed expanded solar micrositing area, high-value farmland
soils include irrigated and classified prime, unique, Class I or II soils; or, not irrigated and
classified prime, unique, Class I or Class II soils. Arable soils are defined as soils suitable for
cultivation, excluding high-value farmland soils.\(^{29}\) As presented in RFA5, based on review of
Natural Resource Conservation Service’s 2020 soil mapping – represented in RFA5 Table 8, soil
classification within the proposed expanded solar micrositing area include Class III, IV and VI –
which are considered arable soils, but not high-value farmland soils.\(^{30}\) While OAR 660-033-
0130(38)(h)(F) applies to projects that could impact both high-value farmland soils and arable
soils, the criteria identified in (h)(F)(i)-(iii) are specific to projects that would impact high-value
farmland soils, which are not present within the proposed expanded solar micrositing area. The
Department refers to the analysis under OAR 660-033-010(38)(i) to support review of
applicable criteria for impacts to arable soil.

\((G)\) A study area consisting of lands zoned for exclusive farm use located within one
mile measured from the center of the proposed project shall be established and:

(i) If fewer than 48 acres of photovoltaic solar power generation facilities have
been constructed or received land use approvals and obtained building
permits within the study area, no further action is necessary.

(ii) When at least 48 acres of photovoltaic solar power generation facilities have
been constructed or received land use approvals and obtained building
permits, either as a single project or as multiple facilities within the study
area, the local government or its designate must find that the photovoltaic
solar power generation facility will not materially alter the stability of the
overall land use pattern of the area. The stability of the land use pattern will
be materially altered if the overall effect of existing and potential
photovoltaic solar power generation facilities will make it more difficult for
the existing farms and ranches in the area to continue operation due to
diminished opportunities to expand, purchase or lease farmland, acquire

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\(^{28}\) As defined in OAR 660-033-0020, “tract” means one or more contiguous lots or parcels under the same
ownership. The Department notes that because OAR 660-033-0130(38)(g)(A) requires an evaluation of soil
conditions on the “subject tract,” that such an evaluation may require the review of areas outside of the proposed
site boundary area.

\(^{29}\) OAR 660-033-0330(38)(b)

\(^{30}\) In RFAS, the certificate holder evaluates OAR 660-033-0330(38)(h)(F), interpreting high-value farmland under
ORS 195.300(10)(f)(C) as equivalent to high-value farmland soils under OAR 345-033-0020(8), which the
Department disagrees.
water rights, or diminish the number of tracts or acreage in farm use in a manner that will destabilize the overall character of the study area.

OAR 660-033-0130(38)(h)(G) requires an evaluation of photovoltaic solar power generation facility development within 1-mile of the site. Based on review of aerial imagery and multiple site visits in 2019/2020, the Department confirms that there are fewer than 48 acres of other photovoltaic solar power generation facilities within 1-mile of the proposed expanded solar micrositing area. Therefore, no further action is necessary.

(i) For arable lands, a photovoltaic solar power generation facility shall not use, occupy, or cover more than 20 acres. The governing body or its designate must find that the following criteria are satisfied in order to approve a photovoltaic solar power generation facility on arable land.

(A) The project is not located on those high-value farmland soils listed in OAR 660-033-0020(8)(a);
(B) The project is not located on those high-value farmland soils listed in OAR 660-033-0020(8)(b)-(e) or arable soils unless it can be demonstrated that:
   i. Nonarable soils are not available on the subject tract;
   ii. Siting the project on nonarable soils present on the subject tract would significantly reduce the project’s ability to operate successfully; or
   iii. The proposed site is better suited to allow continuation of an existing commercial farm or ranching operation on the subject tract than other possible sites also located on the subject tract, including those comprised of nonarable soils;
(C) No more than 12 acres of the project will be sited on high-value farmland soils described at ORS 195.300(10);

OAR 660-033-0130(38)(i)(A)-(C) restricts a photovoltaic solar power generation facility from occupying more than 20 acres of arable land and requires the following criteria to be met: 1) the project is not located on high-value farmland soils listed in OAR 660-033-0020(8)(a); 2) facility is not located on high-value farmland soils or arable soils unless i) nonarable soils are not available on the subject tract; ii) siting facility on nonarable soils on subject tract would significantly increase cost of project operability; or iii) proposed site is better suited to provide continuation of farming on subject tract; and 3) no more than 12 acres of high value farmland soils would be precluded by the project.

The proposed expanded solar micrositing area would use, occupy or cover more than 20 acres of arable land and therefore would not satisfy OAR 660-033-0130(38)(i) and would require a Goal 3 exception. Nonetheless, the certificate holder assesses compliance with OAR 660-033-0130(38)(i)(A)-(C) as presented below.
As described in RFA5 and in this order, based on NRCS soil classification, there are no high-value farmland soils present within the proposed expanded solar micrositing corridor and therefore the proposed solar micrositing area would satisfy OAR 660-033-0130(38)(i)(A) and (C). The proposed solar micrositing area would be located on arable soils and therefore is required to demonstrate compliance with OAR 660-033-0130(38)(i)(B).

**Availability of Nonarable Soils on Subject Tract (OAR 660-033-0130(38)(i)(B)(ii))**

In RF55, the certificate holder provides a summary of NRCS soil classification by taxlot within the subject tract (see Figure 4: Proposed Solar Micrositing Expansion Areas, High-Value Farmland and Arable Land), as summarized below:

- Tax lot 01N21E0000-01900 is the Ahearn property and is comprised entirely of Class 3 soils.
- Tax lot 01N21E0000-00804 makes up the western portion of the Holtz tract and is comprised entirely of Class 3 soils.
- Tax lot 01N21E0000-00806 makes up the eastern portion of the Holtz tract and is comprised entirely of Class 3 soils.
- Tax lot 01N21E0000-00805 is the Weatherford property and is comprised entirely of Class 3 soils.
- Tax lot 01N22E0000-01900 is located in the northeast portion of the Weedman tract and comprises Class 3, Class 4, Class 6, and Class 7 soils, with the majority of the lot Class 3 and 4.
- Tax lot 01N21E0000-02100 is located in the center of the Weedman tract on the eastside of OR 19 and is predominately Class 3 soils, with a small amount of Class 4 and 6 soils (and minimal amount of Class 7 soils).
- Tax lot 01S21E0000-01100 is located on the south end of the Weedman tract and east of Baseline Road and contains entirely Class 3 soil (and minimal amount of Class 7).
- Tax lot 01N21E0000-02100 is located in the center of the Weedman tract on the west side of OR 19 and south of Bottemiller Lane and contains Class 3 soils with a small amount of Class 7 (and de minimis amounts of Class 6).
- Tax lot 01N21E0000-01500 is located in the western portion of the Weedman tract; this tax lot is predominately Class 3 but interspersed with Class 4, 6, and 7 soils.

As summarized above, within the subject tracts, soils are predominately Class 3 and 4, with approximately 1,289 acres of nonarable soil (NRSC Class 6 and 7), as presented in Figure 4: Proposed Solar Micrositing Expansion Areas, High-Value Farmland, and Arable Land of this order, distributed throughout the periphery of the tracts (see RFA5 Table 7).\(^{31}\) The certificate holder describes that nonarable soils comprise approximately 13 percent of the acreage within

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\(^{31}\) As defined in OAR 660-033-0020, “tract” means one or more contiguous lots or parcels under the same ownership. The Department notes that because OAR 660-033-0130(38)(g)(A) requires an evaluation of soil conditions on the “subject tract,” that such an evaluation may require the review of areas outside of the proposed site boundary area.
the tracts but are located below plateaus and ridgelines dissected by small gullies, which could not accommodate solar equipment. Because nonarable soils are available within the subject tract, the proposed expansion of solar micrositing area would not satisfy OAR 660-033-0130(38)(i)(B)(i).

Siting of Facility Components on Nonarable Soils would Significant Increase Cost (OAR 660-033-0130(38)(i)(B)(ii))

OAR 660-033-0130(38)(i)(B)(ii) requires an evaluation of the cost of siting solar facility components on nonarable soils. As presented in Figure 4: Proposed Solar Micrositing Expansion Areas, High-Value Farmland, and Arable Land above, the available nonarable soils are limited and dispersed in patches in opposite areas within the subject tracts. In RFA5, the certificate holder represents that expansion of the solar micrositing area by approximately 1,500 acres, as proposed, attempting to use nonarable soils could spread previously approved facility components across thousands of acres and require significantly more miles of cable to connect the panels and convey the power back to the approved collector substation. Under this scenario, the solar array would be spread out into suboptimal layouts and could not operate efficiently. This scenario would conflict with the intent of OAR 660-033-0130(38)(h)(A) and would create small or isolated pieces of property between solar arrays that are more difficult to farm. For these reasons, siting the proposed expansion of solar micrositing area on nonarable soils would significantly impact the ability of the facility, with proposed RFA5 modifications, to produce the needed solar generation. The Council finds that the facility, with RFA5 modifications, would satisfy OAR 660-033-0130(38)(i)(B)(ii).

Proposed Site is Better Suited to Provide a Continuation of Farming (OAR 660-033-0130(38)(i)(B)(iii))

OAR 660-033-0130(38)(i)(B)(iii) requires an evaluation of the solar facility site’s suitability for providing continuation of farming activities, compared to other sites on nonarable soils within the subject tract. In RFA5, the certificate holder describes that the proposed expanded solar micrositing area is better suited than other areas of nonarable soils on the subject tract because it provides direct access from Bottemiller Lane, OR 19 and Weatherford Road, limiting the need for new access roads. In addition, because of Council’s previous approval of solar photovoltaic energy generation equipment within a solar micrositing area, expanding the micrositing area adjacent to these areas is optimal for co-location, minimizing impacts and infrastructure. The proposed expanded solar micrositing area would provide farm and equipment access through the site and would not be expected to negatively impact existing agricultural practices within the surrounding area. Therefore, the Council finds that the facility, with RFA5 modifications, would satisfy OAR 660-033-0130(38)(i)(B)(iii).
(D) A study area consisting of lands zoned for exclusive farm use located within one mile measured from the center of the proposed project shall be established and:

i. If fewer than 80 acres of photovoltaic solar power generation facilities have been constructed or received land use approvals and obtained building permits within the study area no further action is necessary.

ii. When at least 80 acres of photovoltaic solar power generation facilities have been constructed or received land use approvals and obtained building permits either as a single project or as multiple facilities, within the study area the local government or its designate must find that the photovoltaic solar power generation facility will not materially alter the stability of the overall land use pattern of the area. The stability of the land use pattern will be materially altered if the overall effect of existing and potential photovoltaic solar power generation facilities will make it more difficult for the existing farms and ranches in the area to continue operation due to diminished opportunities to expand, purchase or lease farmland, acquire water rights or diminish the number of tracts or acreage in farm use in a manner that will destabilize the overall character of the study area; and

OAR 660-033-0130(38)(i)(D) requires an evaluation of photovoltaic solar power generation facility development within 1-mile of the proposed project site. Based on review of aerial imagery and multiple site visits in 2019/2020, the Department confirms that there are fewer than 80 acres of other photovoltaic solar power generation facilities within 1-mile of the proposed facility site. Therefore, no further action is necessary.

(E) The requirements of OAR 660-033-0130(38)(h)(A), (B), (C) and (D) are satisfied.

OAR 660-033-0130(38)(i)(E) requires Council to find that OAR 660-033-0130(38)(h)(A)-(D) are satisfied. As presented in this section, the Council finds that the facility, with RFA5 modifications, would satisfy the requirements of OAR 660-033-0130(38)(h)(A)-(D).

(k) An exception to the acreage and soil thresholds in subsections (g), (h), (i), and (j) of this section may be taken pursuant to ORS 197.732 and OAR chapter 660, division 4.

OAR 660-033-0130(38)(k) establishes that, for projects that would be sited on 12 acres or more of high-value farmland or 20 acres of arable land, an exception is required pursuant to ORS 197.732 and OAR Chapter 660, division 4. The proposed expanded solar micrositing area would use, occupy or cover more than 12 acres of high-value farmland and more than 20 acres of arable land from agricultural use. The Council’s assessment of the applicant’s Goal 3 exception request is evaluated in Section III.A.4,2 Goal 3 Exception of this order below, which presents Council’s findings granting an exception to Goal 3.
(l) The county governing body or its designate shall require as a condition of approval for a photovoltaic solar power generation facility, that the project owner sign and record in the deed records for the county a document binding the project owner and the project owner’s successors in interest, prohibiting them from pursuing a claim for relief or cause of action alleging injury from farming or forest practices as defined in ORS 30.930(2) and (4).

OAR 660-033-0130(38)(l) requires the governing body to impose a condition that the certificate holder sign and record in the deed records for the County a document binding the applicant and the applicant owner’s successors in interest, prohibiting them from pursuing a claim for relief or cause of action alleging injury from farming. Condition 41 requires the certificate holder to record a Covenant Not to Sue landowners, which would be consistent with and would satisfy the requirements of this provision. Based on compliance with the existing condition, the Council concludes the requirements under OAR 660-033-0130(38)(k) would be satisfied.

(m) Nothing in this section shall prevent a county from requiring a bond or other security from a developer or otherwise imposing on a developer the responsibility for retiring the photovoltaic solar power generation facility.

OAR 660-033-0130(38)(m) allows for the governing body to require a bond or letter of credit for the amount necessary to retire the facility during decommissioning. Existing site certificate Condition 32 requires the certificate holder to obtain a bond or letter of credit, before beginning construction. Therefore, based upon amended Condition 32 contained within Section III.A.5., Retirement and Financial Assurance of this order, the Council concludes that the requirements under OAR 660-033-0130(38)(j) would be satisfied.

III.A.4.3 Goal 3 Exception

The proposed solar micrositing area would be sited on more than 12 acres of high-value farmland as defined in ORS 195.300(10), and could use, occupy or cover more than 12 acres of high value farmland and more than 20 acres of arable land from use as a commercial agricultural enterprise. Therefore, the proposed expanded solar micrositing area would not comply with OAR 660-033-0130(38)(f) and -(38)(g) unless a goal exception is taken. Pursuant to ORS 469.504(1)(b)(B), non-compliance with a statewide planning goal requires a determination by the Council that an exception to Goal 3 is warranted under ORS 469.504(2) and the implementing rule at OAR 345-022-0030(4).

Goal 2, under OAR 660-015-0020(2)(Part II), permits an “exception” to the requirement of a goal for “specific properties or situations.” The text of Goal 2, part II, pertaining to exceptions is codified in ORS 197.732; however, for EFSC-jurisdictional facilities, ORS 469.504(2) establishes the requirements that must be met for the Council to take an exception to a land use planning
goal, not the LCDC rule or statute. The requirements of ORS 469.504(2) are implemented through the Council’s Land Use standard at OAR 345-022-0030(4), which states:

(4) The Council may find goal compliance for a proposed facility that does not otherwise comply with one or more statewide planning goals by taking an exception to the applicable goal. Notwithstanding the requirements of ORS 197.732 (emphasis added), the statewide planning goal pertaining to the exception process or any rules of the Land Conservation and Development Commission pertaining to the exception process goal, the Council may take an exception to a goal if the Council finds:

(a) The land subject to the exception is physically developed to the extent that the land is no longer available for uses allowed by the applicable goal;

(b) The land subject to the exception is irrevocably committed as described by the rules of the Land Conservation and Development Commission to uses not allowed by the applicable goal because existing adjacent uses and other relevant factors make uses allowed by the applicable goal impracticable; or

(c) The following standards are met:

(A) Reasons justify why the state policy embodied in the applicable goal should not apply;

(B) The significant environmental, economic, social and energy consequences anticipated as a result of the proposed facility have been identified and adverse impacts will be mitigated in accordance with rules of the Council applicable to the siting of the proposed facility; and

(C) The proposed facility is compatible with other adjacent uses or will be made compatible through measures designed to reduce adverse impacts.

The provisions of OAR 345-022-0030(4)(a) and (b) are not applicable to RFA5. The certificate holder submitted an assessment as to why a goal exception under OAR 345-022-0030(4)(c) is appropriate for the facility, with proposed RFA5 modifications. The Council agrees that a goal exception under OAR 345-022-0030(4)(c) is appropriate, and the Council’s evaluation of the OAR 345-022-0030(4)(c) is provided below.

**Reasons Supporting an Exception**

Under OAR 345-022-0030(4)(c)(A) (and ORS 469.504(2)(c)(A)), in order for the Council to determine whether to grant an exception to a statewide planning goal, the certificate holder must provide reasons justifying why the state policy embodied in the applicable goal should not apply. The state policy embodied in Goal 3 is the preservation and maintenance of agricultural land for farm use. The certificate holder’s arguments relating to “reasons supporting an exception” are discussed below.
Local Economic Benefits

The certificate holder asserts that the proposed expanded solar micrositing area would promote rural economic development through job creation and by stimulating the Gilliam County tax base. As evidence, the certificate holder provides data from the economic benefit of Phase 1 – Montague Wind Facility, which became operational in October 2019. The certificate holder indicates that Phase 1 construction resulted in an estimated $9.2 million in local spending (within 100 miles), where similar revenue generation is expected during construction of the remaining facility components. In addition, the certificate holder spent $15.5 million in Phase 1 construction labor and per diem for workers. Business Oregon (Meyers and Cuyler, 2017) reports the total payroll in Gilliam County in 2015 as $21.6 million. Comparatively, the construction labor for Montague Wind represented 87 percent of Gilliam County annual payroll. Based on the data provided to represent the potential local economic benefits from the proposed expanded solar micrositing area, the Department agrees that there would be a local economic benefit realized through stimulation of the local tax base and some new employment opportunities would be created. The Council concludes that this argument is a relevant “reason” justifying a Goal 3 exception.

Minimal Impacts to Agriculture

The proposed expanded solar micrositing area would remove an additional 1,536 acre of lands of four property owners (Athearn, Holtz, Weatherford, and Weedman) currently used for cultivation of dryland winter wheat. Within the subject tracts of these property owners, there is approximately 9,684 acres available for agricultural use; within Gilliam County, there is over 700,000 acres available for agricultural use. The certificate holder requests that Council consider the approximately 28 percent loss of agricultural lands within the subject tracts, and less than 1 percent loss in Gilliam County overall, to be minimal. The landowners, with the exception of Athearn, would maintain lands available for agricultural use and, based on lease payments from the certificate holder, would receive a net benefit in revenue compared to the value of dryland wheat cultivation. In support of this reason, the certificate holder provides landowner letters from Holtz, Athearn, Weatherford and Weedman which confirm support of the proposed expanded solar micrositing area and confirm ability to maintain a sufficient level of agricultural operations and access based on the removal of 1,536 acres. Based on the amount of available lands within the subject tracts and within Gilliam County, and landowner statements provided in RFA5 Attachment 4 and on June 5, 2020 from certificate holder, the Council considers that the expanded solar micrositing area would result in minimal impacts to agriculture within Gilliam County and concludes that this argument is a relevant “reason” justifying a Goal 3 exception.

Lack of Water Rights on Proposed Solar Array

The certificate holder asserts that there are no agricultural irrigation water rights located in the proposed expanded solar micrositing area, nor is Weedman Ranch able to obtain new water
rights after the expiration of water right No. G15187. The proposed expanded solar micrositing area would be located within an area that was previously granted a water right (Permit G-15187). However, as explained within RFA5 and from a letter provided in RFA5 Attachment 4 by Weedman Ranches Inc., the water right is no longer valid and was never used by Weedman Ranches. Thus, water is not available for agricultural use within the proposed expanded solar micrositing area. The land is currently used for dryland winter wheat agriculture, which can be grown without irrigation. However, the Department takes the position that a lack of water right is a relevant “reason” justifying a Goal 3 exception. In the Columbia Plateau region, the availability of water for irrigation is limited; but when available, irrigation typically leads to a substantial increase in the farming productivity of the land. As such, the Council considers this relevant information for evaluating “reasons” that justify why a state policy embodied in the applicable goal should not apply, and concludes that this argument is a relevant “reason” justifying a Goal 3 exception.

Proximity to Existing Infrastructure

It is relevant to the Goal 3 exception reasons to consider that the facility components to be located within the proposed expanded solar micrositing area were previously approved within a designated site boundary. The proposed expanded solar micrositing area would be within previously approved site boundary, adjacent to previously approved solar micrositing area, and adjacent to existing operating wind facility components that would be shared by solar equipment, including collector substation and 230 kV transmission line. The Council concludes that this argument is a relevant “reason” justifying a Goal 3 exception.

Arguments That Do Not Qualify As “Reasons” to Justify a Goal 3 Exception

The certificate holder asserts that the availability of reliable renewable energy relates to the ability to recruit and retain energy-dependent businesses, which may maintain renewable energy procurement policies. The certificate holder has not provided evidence of any specific companies that are considering to expand, or move business, because of renewable energy procurement policies. Therefore, the Council finds this argument to be attenuated and lacking specifics; therefore, the Council concludes that this argument is not a sufficient reason justifying a Goal 3 exception.

The certificate holder asserts that the facility would further public and private policies, including but not limited to Oregon’s Renewable Portfolio Standard (RPS), which requires utilities to provide 50 percent of its electricity from renewable sources by 2040. The Department agrees that energy generated by the proposed facility could apply towards the State’s RPS requirements if RECs are generated and purchased by in-state utilities. However, there is no requirement in the state RPS requirements that renewable energy be procured from Oregon-based resources, nor direct facility development on agricultural lands, the Department does not consider abstract consistency with the State’s RPS standard to be a sufficient “reason” justifying a Goal 3 exception for the proposed solar photovoltaic generation facility.
components, specifically. Therefore, the Council concludes that although the development of
the proposed expanded micrositing area as a renewable energy source would further and
advance the State’s renewable energy resources policy, this is not considered a sufficient
reason supporting or justifying a Goal 3 exception for the proposed facility.

Significant Environmental, Economic, Social and Energy Consequences

Under OAR 345-022-0030(4)(c)(B) and ORS 469.504(2)(c)(B), in order for the Council to
determine whether to grant an exception to a statewide planning goal, the certificate holder
must show that “the significant environmental, economic, social and energy consequences” of
the proposed expanded solar micrositing area have been identified and mitigated in accordance
with Council standards.

Environmental Consequences

The facility, with proposed RFA5 modifications, must satisfy the requirements of all applicable
EFSC standards, rules and statutes. Applicable environmental EFSC standards include: General
Standard of Review; Soil Protection standard; Protected Areas standard; Recreation Standard;
Scenic Resources standard; Fish and Wildlife Habitat standard; and the Threatened and
Endangered Species standard. The Council finds that the facility, with proposed RFA5
modifications, has been designed to avoid impacts to soils, wetlands, fish and wildlife habitats,
and threatened and endangered species. The land is already impacted by farming, and as
described in Section III.A.6. Fish and Wildlife Habitat, is classified as Category 6 habitat, the
lowest quality for wildlife. Siting the proposed expanded solar micrositing area on Category 6
habitat avoids impacts higher quality wildlife habitat that could result if the solar facility were
sited elsewhere.

Based on the Council’s findings of fact, conclusions of law, and conditions of approval
presented within this order, the Council finds that the facility, with RFA5 modifications, would
not cause significant adverse environmental consequences or impacts.

Economic Consequences

The certificate holder represents that construction and operation of the facility, with RFA5
modifications, would result in beneficial economic consequences from job creation and
subsequent tax revenue for the County, and the diversification of underlying landowner
income sources. Although existing areas within the site boundary are used for agricultural
purposes, the land proposed for inclusion in the proposed expanded solar micrositing area is
not irrigated and does not possess a water-right.

As provided in RFA5, Gilliam County has 170 farms and 723,405 acres of land in farms, with the
average size of a farm at approximately 4,255 acres (2012 Census). The certificate holder
proposes that removal of up to 2,725 acres (proposed expanded solar micrositing area) from
agricultural production be considered insignificant when compared against how much land is
available for agricultural use within Gilliam County. Further, any loss in income from crop yields
would be offset by lease payments for the acreage. The additional 1,536 acres within the
proposed expanded solar micrositing area could be removed from farm deferral and become
taxable, which increases the tax base for Gilliam County.

In Oregon, solar projects are eligible for a Payment-in-Lieu-of-Taxes (PILOT) property tax
exemption at a base term of 15 years and an ability to extend for an additional 5 years. Under
Oregon House Bill 3492, PILOT agreements have a fixed rate of $7,000 per nameplate of
generating capacity, which would equal $1.1 million per year for the Montague Solar Facility
$287,000 per year for the Oregon Trail Solar facility. For comparison, the combined taxes in
2020 for the two tax lots to be occupied by Montague Solar were $7,077. The certificate holder
is not committing to use a tax deferral program at this time because these agreements are
negotiated with the County and acknowledged by Business Oregon and are outside of the EFSC
review process.

In addition, the facility, with proposed RFA5 modifications, would create up to three new jobs
and construction-related jobs will result in indirect benefits from construction workers living,
eating, and working in the vicinity. The certificate holder provides supporting data from its
experience constructing the first phase of the facility – referred as Phase 1 or Montague Wind
Facility - where it spent an estimated $9.2 million. In addition, the certificate holder paid $15.5
million toward construction labor and per diem for workers involved in the project. Business
Oregon (Meyers and Cuyler, 2017) reports the total payroll in Gilliam County in 2015 as $21.6
million. Comparatively, the certificate holder asserts that its spending during construction of
the Montague Wind Facility represented 87 percent of Gilliam County annual payroll.

Based on review of the facts presented above, the Council concludes that the facility, with
RFA5 modifications, represents a net benefit compared to the site’s existing uses and
economic consequences.

**Social Consequences**

The certificate holder represents that the facility, with proposed RFA5 modifications, would not
result in significant adverse social consequences. The Council considers social consequences as
impacts on a community, such as impacts from facility visibility, noise, traffic or demand on
providers of public services. As demonstrated in the applicable sections of this proposed order,
the Council agrees that that proposed changes would not result in new or increased impacts to
scenic resources, protected areas, and recreational opportunities. The Council addresses
potential adverse impacts to public services in Section III.A.8, *Public Services*, and impacts to
cultural resources in Section III.A.7., *Historic, Cultural and Archaeological Resources*. The
Council finds that the expanded solar micrositing area would not result in significant adverse
impacts to these areas.
The certificate holder also represents that, when fully inverted, the solar panels would not exceed 15 feet, and would not present a visual issue for automobile drivers. The certificate holder further represents that “modern photovoltaic solar modules use a sophisticated antireflective coating to nearly eliminate the reflection of sunlight off the module face and are not expected to generate significant reflective glare.” While the Council is aware that “glare” may be considered a subjective concern, the Council considers that modern solar photovoltaic technologies should not pose a significant glare impact.

Based on the above-referenced findings of fact and conclusions of law, and conditions of compliance, as presented in the order, the facility, with RFA5 modifications, would not cause significant adverse social consequences.

**Energy Consequences**

The certificate holder represents that, because the facility, with proposed RFA5 modifications, would produce renewable energy, the energy consequences would be beneficial and would be consistent with the State’s Renewable Portfolio Standard and “Oregon’s commitment to rural economic development.” Although the Council notes that Oregon maintains an aggressive Renewable Portfolio Standard, the certificate holder has not provided evidence that the sale of energy derived from the solar array would contribute towards any specific Oregon utility’s RPS requirements. However, whether the sale of energy from the proposed expanded solar micrositing area would be directly attributable to the Renewable Portfolio Standard is not a material consideration. The mere fact that the facility would generate renewable energy indicates that the proposed expanded solar micrositing area would not result in significant adverse energy consequences. Based upon the above analysis, the Council finds that the facility, with RFA5 modifications, would meet the standard under OAR 345-022-0030(4)(c)(B).

**Compatibility of Adjacent Uses**

The Council agrees that the expanded solar micrositing area would not force a significant change in accepted farm practices in its discussion of GCZO 4.020(H); the reasoning found in that discussion applies to whether the solar array is compatible with other adjacent uses, or whether the expansion areas would be made compatible through measures designed to reduce adverse impacts. Specifically, while the certificate holder states that the expansion area could cause adverse impacts, these impacts are mitigated through the imposition of an Erosion and Sediment Control Plan and a Revegetation and Weed Control Plan; as well as implement best management practices to control construction-related dust; ensure that truck traffic would be limited to improved road surfaces and; provide notice to adjacent landowners relating to traffic impacts; employ flaggers, signage, and institute traffic control measures. Additionally, site certificate Condition 41 requires the certificate holder to record a “Covenant Not to Sue,” relating to generally accepted farming practices on adjacent farmland, and the landowner attests that the expansion area would not prevent continued farming operations.
Goal 3 Conclusion of Law

Based on the foregoing findings and evidence in the record, the Council grants a Goal 3 exception for the expanded solar micrositing area that would be occupied with solar facility components, subject to compliance with the amended and existing site certificate conditions.

Conclusions of Law

Based on the foregoing findings and the evidence in the record, and subject to compliance with the conditions, the Council finds that an exception to Goal 3 is justified under OAR 345-022-0030(4)(c) and ORS 469.504(2)(c); and that the facility, with RFA5 facility modifications, would comply with OAR 660-033-0130(38)(i) and complies with the applicable statewide planning goal (Goal 3). As such, subject to the conditions, Council finds that changes proposed in RFA5 would continue to comply with the Council’s Land Use standard.

III.A.5 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. In addition, it requires a demonstration that the certificate holder can obtain 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 facility, with proposed RFA5 modifications, includes a new switching station and allocation of previously approved facility components under an amended and two original site certificates. The proposed switching station would include circuit breakers, switches and other auxiliary equipment (none of which would be oil-containing), and would be a related or supporting

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32 OAR 345-022-0050(1).
facility under the Oregon Trail Solar Facility site certificate. Tasks and actions necessary to restore the site of the switching station are described as similar to a collector substation, and would include removal of equipment components, regrading, reseeding, removal and recycling of site perimeter fence, removal of demolition debris to a licensed landfill, and recycling of steel, concrete and other components. Using the same methodology approved in Council’s Final Order on RFA4, the certificate holder estimates that switching station decommissioning would cost approximately $86,085. Based on use of previously approved cost estimating methodologies, the Council finds that the estimate would be satisfactory for restoring the switching station site to a useful, nonhazardous condition.

RFA5 proposes to allocate facility components approved in Council’s Final Order on RFA4 into two original site certificates, including up to 162 MW of solar photovoltaic energy generation equipment covered under the Montague Solar Facility site certificate and up to 41 MW of combined wind and solar facility components. Related or supporting facilities that would be shared between the site certificates include collector substations, O&M building, 230 kV transmission line, access roads and temporary laydown areas. Based on the allocation of previously approved facility components and proposed new switching station, the certificate holder provides an updated decommissioning cost estimate for each facility. The updated decommissioning estimate totals $11.1 million, increasing the previous estimate by approximately $1.2 million: $8.1 million for the Montague Solar Facility; and $3.1 million for the Oregon Trail Solar Facility. The certificate holder has not proposed to apply an adjustment factor to the decommissioning cost of shared related or supporting facilities and accounts for the full decommissioning cost for shared facilities to be referenced in Condition 32, as presented in RFA5 Attachment 3.

Council previously determined that the decommissioning estimate totaling $10.5 million (1st Quarter 2019 dollars), for facility components approved in the Final Order on RFA4 (Phase 2), was satisfactory based on the methodologies and assumptions used to develop the estimate. The Council continues to find that the decommissioning estimate is satisfactory for restoration of the sites to a useful, non-hazardous condition. In addition, the Department currently maintains a bond for the Montague Wind Power Facility for $7.7 million dollars, which Council considers sufficient evidence to support finding that the certificate holder has demonstrated a reasonable likelihood of obtaining a bond or letter of credit prior to construction.

Council previously imposed Condition 32 requiring that, prior to construction, the certificate holder submit to the Department a bond or letter of credit in the amount applicable to number of facility components, based on the approved decommissioning estimate methodology. Based on the changes described above, Condition 32 is amended in each site certificate to accurately reflect the decommissioning amount applicable to the allocation of previously approved and proposed related or supporting facilities ($8.1 million for Montague Solar Facility and $3.5 million for Oregon Trail Solar Facility), as presented in Attachment A of this order (see Attachment A-2 for approved unit costs and decommissioning estimate for each site certificate).
Subject to compliance with existing and amended conditions, the Council finds that the site of
the facility, with RFA5 modifications, can be restored adequately to a useful, non-hazardous
condition following permanent cessation of construction or operation. Additionally, the Council
finds 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.

Conclusions of Law

Based on the foregoing findings of fact, and subject to compliance with existing and amended
conditions, the Council finds that the facility, with RFA5 modifications, would continue to
comply with the Council’s Retirement and Financial Assurance standard.

III.A.6 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***

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 to mitigate impacts to fish and wildlife habitat, based on the
quantity and quality of the habitat as well as the nature, extent, and duration of the potential
impacts to the habitat. The rule also establishes a habitat classification system based on value
the habitat would provide to a species or group of species. There are six habitat categories;
Category 1 being the most valuable and Category 6 the least valuable.

The analysis area for potential fish and wildlife habitat impacts, as defined in the project order,
is the area within the site boundary and extending ½-mile from all ground-disturbing activities.

The proposed expanded solar micrositing area and alternate 230 kV transmission line route
would be located entirely within Category 6 habitat. Because the expansion areas are within
the previously approved site boundary, the habitat assessment and categorization provided in
RFA4 covered the expansion areas and therefore was previously reviewed and concurred by
Oregon Department of Fish and Wildlife. Therefore, Council concurs with the habitat
categorization.
In RFA5, the certificate holder requests to allocate previously approved wind and solar facility components into an amended and two original site certificates. Based on the facility component allocation, and updated facility description, the Habitat Mitigation Plan, Revegetation Plan, Weed Control Plan, and Wildlife Monitoring and Mitigation Plan (WMMP) have been administratively amended to accurately describe the facilities and remove requirements applicable to solar or wind, as applicable. The certificate holder requests that the WMMP, which includes a post-construction fatality monitoring study, be further amended to remove the requirement for consultation with ODFW to determine the extent of post-construction fatality monitoring for solar facility components. To support this request, the certificate holder provides a summary and citation of a one-year study from Kosciuck and describes the results of a study conducted at Avangrid’s Gala Solar Facility in Prineville, Oregon. The results support a conclusion that solar facilities are not contributing to bird and bat fatality. Based on review of the studies and information provided by the certificate holder, the Council agrees that there is limited evidence supporting that solar facility components contribute to bird and bat mortality and amends the WMMP for Montague Solar Facility and Oregon Trail Solar Facility, as requested. The red-line version of the draft amended plans are provided in Attachments D, E, F and G of this order.

Conclusions of Law

Based on the foregoing findings of fact and conclusions, and subject to compliance with existing conditions and amended plans, the Council finds that the facility, with RFA5 modifications, would continue to comply with the Council’s Fish and Wildlife Habitat standard.

III.A.7 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:

(a) Historic, cultural or archaeological resources that have been listed on, or would likely be listed on the National Register of Historic Places;

(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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33 MWPAMDS DPO Comment Certificate Holder Hutchinson 2020-07-23.
Findings of Fact

Subsection (1) of the Historic, Cultural and Archaeological Resources standard, OAR 345-022-0090, generally requires the Council to find that the facility is not likely to result in significant adverse impacts to identified historic, cultural, or archaeological resources. Subsection (2) of OAR 345-022-0090 provides that the findings described in subsection (1) may be waived for wind and solar facilities. However, the Council may impose site certificate conditions based on the requirements of this standard.

The analysis area for the evaluation of potential impacts to identified historic, cultural or archeological resources, as defined in the Project Order, is the area within the site boundary.

Description of Discovery Measures

The certificate holder conducted literature and field surveys to evaluate the potential presence of cultural, historic or archeological resources within the additional 1,535 acres proposed for inclusion in the expanded solar micrositing area. Within the solar micrositing expansion areas, 1,474 acres were previously surveyed during a combination of survey efforts extending from the original Montague Wind Power Facility ASC, the Baseline Wind Energy Project ASC (application withdrawn), and Montague Wind Power Facility Phase 1 pre-construction surveys.

The literature review, using Oregon State Historic Preservation Office’s (SHPO) Archaeological Records Remote Access database, was conducted on May 28, 2020, and was specific to the 61 acres not previously surveyed and proposed alternate 230 kV transmission route.

Results of Discovery Measures – Historic and Cultural Resources; Archeological Sites

The certificate holder previously identified thirty-four cultural resources recorded within 1-mile of the analysis area, including 14 isolates, 10 archaeological sites, 7 built environment properties, 1 National Registry of Historic Places (NRHP)-eligible Historic Property of Religious and Cultural Significance to Indian Tribes (HPRCSIT), and two potentially NRHP-eligible HPRCSITs. Within the analysis area, 11 resources were identified including 1 archaeological site (35GM306), 7 built environment properties and 3 HPRCSITs.

On the record of the draft proposed order, staff from the Confederated Tribes of the Umatilla Indian Reservation Natural Resource Department identified potential impacts from the facility, with changes proposed in RFA5, to two previously identified HPRCSITs and, ultimately, confirmed a continued interest in working with the certificate holder on appropriate mitigation outside of the EFSC siting process. MWPAMDS DPO Comments Tribal Government CTUIR Farrow Ferman; Steinmetz. 2020-07-21.

During the July 24, 2020 Council review of the draft proposed order, Council member Grail requested that staff continue to coordinate with CTUIR to ensure that the certificate holder fulfilled its commitment with CTUIR. EFSC Council Meeting Agenda Item H. 2020-07-24.
For RFA5, the updated literature review identified no newly recorded archaeological, cultural, or historic resources. Of the previously identified resources, five would be within or adjacent to the solar micrositing area and transmission line route. As provided in RFA5, submitted as a confidential record, the four previously recorded archaeological sites and isolates include archaeological site 35GM306, located adjacent to the Oregon Trail Solar micrositing area on the east side. Site 35GM306 was documented as a part of the Baseline report (Ragsdale et al., 2011) and determined ineligible for listing in the NRHP. Two of the resources (1692-212i-a/b) are isolated finds and considered ineligible for listing in the NRHP. The fourth resource, 35GM310, is an unevaluated, but potentially eligible resource located northeast of the intersection of Old Tree Road and OR 19. In addition, the Weatherford Barn was previously identified as a likely NRHP-eligible built environment resource.

Potential Impacts to Historic and Cultural Resources; Archeological Sites

The facility modifications proposed in RFA5 include expansion of the solar micrositing corridor on the property where the Weatherford Barn is located. In a worst-case scenario, solar components would be located within 300 feet of the Weatherford Barn to the west, north, and east. Council previously found that siting solar facility components in proximity to the Weatherford Barn could have a potentially significant impacts through the impact to setting of the resource from occupation of energy infrastructure on agricultural lands within a rural setting. Council previously imposed Condition 47 requiring that the certificate holder consult with SHPO and the Department on facility design and equipment setback distances that could reduce the impact; or, if an adequate setback distance is not established, implement a Historical Resource Mitigation Plan (HRMP) requiring that the certificate holder conduct a reconnaissance level survey of barns in Gilliam County or neighboring counties; partner with a third-party to fund a barn rehabilitation grant for the community; or, partner with a local historic society to develop a historic barn exhibit, to mitigate the impacts to the Weatherford Barn.

Based upon review and recommendations received on the record of the draft proposed order from the Oregon State Historic Preservation Office (SHPO), the overall impact to the resource from the proposed expanded solar micrositing area would diminish the integrity and setting of the resource entirely. Therefore, mitigation measures should be appropriate to offset the increase in overall impacts to setting and integrity. Based on consultation with SHPO, the Council amends the HRMP to require implementation of at least two of the measures, fully implemented. Based on implementation of two full mitigation measures, as described above, the Council finds that, with mitigation, the facility, with proposed changes, would not be likely to result in significant adverse impacts to the Weatherford Barn.

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The HRMP, referenced in Condition 47(b), would only apply under the Montague Solar Facility site certificate, based on location of redefined site boundaries and proposed expanded solar micrositing area. Therefore, the plan and Condition 47(b) have been amended to account for these changes, as presented in Attachment A and H of this order.

To address the 61 unsurveyed acres within the proposed expanded solar micrositing area, Council previously imposed Condition 49, which requires completion of field surveys prior to construction within any areas unsurveyed for cultural resources. This type of condition, approving construction and operational activities in a site certificate without surveys, is appropriate in certain circumstances, based on historic use of the land. The 61 unsurveyed acres is within an area of historic and current agricultural use, and would have low likelihood of identification of potential resources given the level of disturbance from long-term agricultural practices. Nonetheless, if solar facility components are to be located within these areas, the certificate holder is obligated to complete pre-construction surveys in accordance with the existing condition.

Based on the discovery measures and results, and compliance with existing and amended conditions, the Council finds that the facility, with RFA5 modifications, would not be likely to result in significant adverse impacts to resources protected by the Council’s Historic, Cultural and Archaeological Resources standard.

**Conclusions of Law**

Based on the foregoing analysis, and subject to compliance with existing and amended conditions, the Council finds that the facility, with RFA5 modifications, would continue to comply with the Council’s Historic, Cultural, and Archaeological Resources Standard.

**III.A.8 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.

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**Findings of Fact**
The Council’s Public Services standard requires the Council to find that a proposed facility or a proposed facility change is not likely to result in significant adverse 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.\footnote{On the record of the draft proposed order. Morrow County Planning Department requested execution of a road use agreement for impacts to any Morrow County public roads used during facility construction. In response to comments, the certificate holder confirms that Morrow County public roads would not be used during facility construction and provides email correspondence (July 20, 2020) with Morrow County Public Works Director Matt Scrivner, where additional confirmation was obtained. MWPAMDS DPO Reviewing Agency Comment Morrow County Planning Department. 2020-07-17. MWPAMDS DPO Comment Certificate Holder Hutchinson. 2020-07-23.} Pursuant to OAR 345-022-0110(2), the Council may issue a site certificate for a facility that would produce power from wind energy without making findings regarding the Public Services standard; however, the Council may impose site certificate conditions based upon the requirements of the standard.

In accordance with OAR 345-001-0010(59)(b) and consistent with the study area boundary, the analysis area for potential impacts to public services from construction and operation of the facility, with proposed RFA5 modifications, is defined as the area within and extending 10-miles from the site boundary.

In RFA5, the certificate holder proposes to expand the solar micrositing area by 1,535 acres (1,189 to 2,725 acres), to allow additional flexibility in layout of previously approved solar energy generation components. The proposed expanded solar micrositing area would not result in increased water use or wastewater disposal, or waste generation. In addition, the proposed expanded micrositing area would not result in changes to the previous assumptions related to maximum number of workers at the site, or daily vehicle miles travelled to and from the site. Therefore, the Council finds that the facility, with RFA5 modifications, would not be likely to change the previous findings that facility construction and operation would not be likely to result in significant adverse impacts on the ability of providers of sewer and sewage treatment, water, stormwater drainage, solid waste management, housing, traffic safety, police, health care, or schools, to provide service. The Department, however, considers that the proposed expansion of solar micrositing area, because it includes more area, could result in increased impacts due to placement of solar facility components within high-fire risk area on the ability of fire protection services to provide service, and therefore is evaluated in this section.

The proposed expanded solar micrositing area in within the service territory of the North Gilliam County Rural Fire Protection District, a district comprised of 15 volunteer fire fighters with one Type 4 brush vehicle, two Type 5 brush vehicles, one light brush vehicle, two Type 2 water tenders, and three Type 2 structure engines. In 2009, during the Council’s review of the ASC, the certificate holder obtained written confirmation from the fire district, which stated that the facility was not expected to impact their ability to provide fire protection services. However, based on Gilliam County’s 2007 Community Wildfire Protection Plan, Gilliam County has been designated as a high-fire risk area. Because the North Gilliam County Rural Fire
Protection District is a volunteer district, and the proposed expanded solar micrositing area would include occupation of high-fire risk land, and based on the certificate holder’s representation in the ASC Exhibit U – committing to provide mutual assistance for fire response, the Council finds that the proposed expanded solar micrositing area could impact fire protection providers ability to provide service. Therefore, the Council amends Condition 60, requiring that, the fire safety plan specifically address worker training requirements, inspections (type and frequency), vegetation management, fire prevention and response equipment, and agreements for mutual assistance in fire response to the expanded solar micrositing area. The amended Condition 60 is presented the Montague Solar and Oregon Trail Solar Facility site certificates, as follows:

Montague Solar and Oregon Trail Solar Facilities

Amended Condition 60: During construction and operation of the facility, the certificate holder shall develop and implement fire safety plans in consultation with the North Gilliam County Rural Fire Protection District to minimize the risk of fire and to respond appropriately to any fires that occur on the facility site. In developing the fire safety plans, the certificate holder shall take into account the dry nature of the region and shall address risks on a seasonal basis. For solar facility components, the certificate holder shall address worker training requirements, inspections, vegetation management, fire prevention and response equipment and potential mutual assistance in the case of fire within or around the facility site boundary. The certificate holder shall meet annually with local fire protection agency personnel to discuss emergency planning and shall invite local fire protection agency personnel to observe any emergency drill or tower rescue training conducted at the facility.

Conclusions of Law

Based on the foregoing analysis, and subject to the existing and amended conditions, the Council finds that the facility, with RFA5 facility modifications, would continue to comply with the Council’s Public Services standard.

III.A.9 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**

This standard addresses 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.

In RFA5, the certificate holder proposes an alternate 230 kV transmission line route for an approximately 3.6 mile segment of the previously approved 14 mile line. The certificate holder asserts that the modeled electric fields included in RFA4, which present 0.03 kV per meter within 100 feet of the transmission line centerline, would not be impacted as a result of the proposed route change. Based on review of RFA4 Exhibit AA Attachments AA-3 and AA-4, the Department agrees that the modeling assumptions and results remain valid and would not be impacted by the proposed route change. Similarly, because the certificate holder previously evaluated and received approved for construction and operation of a 14-mile 230 kV transmission line, the route change would not be expected to affect or change the risk of induced current previously evaluated.

Council previously imposed Condition 89 to reduce human exposure to electromagnetic fields, including a setback from transmission line structures to residences or other occupied structures of 200 feet. The 200 foot setback is consistent with the informational requirement under OAR 345-021-0010(1)(aa)(ii), where during the ASC or site certificate amendment process, an applicant or certificate holder is obligated to identify occupied structures within 200 feet of the centerline of a proposed transmission line. During the ASC process, the certificate holder represented that it would not site transmission structures within 200 feet of an occupied structures, which was then imposed as a condition requirement.

In RFA5, the certificate holder requests that this provision be removed because the proposed alternate 230 kV transmission line route would be within 110 to 100 feet of an occupied structure, as presented in RFA5 Figure 4. Because the 200 foot setback is not required under the standard, is far greater than National Electric Safety Code conductor clearance requirements, and was imposed based on an applicant representation rather than an actual regulatory requirement, the Council amends the condition as requested, as follows:

**Montague Wind Power, Montague Solar, and Oregon Trail Solar Facilities**

**Amended Condition 89**: The certificate holder shall take reasonable steps to reduce or manage human exposure to electromagnetic fields, including but not limited to:

Constructing all aboveground transmission lines at least 200 feet from any residence or other occupied structure, measured from the centerline of the transmission line centerline.
a. Providing to landowners a map of underground and overhead transmission lines on
their property and advising landowners of possible health risks from electric and
magnetic fields
b. 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.
c. Designing and maintaining all transmission lines so that induced voltages during
operation are as low as reasonably achievable.

[Final Order on ASC; AMD5]

Conclusion of Law

For the reasons discussed above, and subject to compliance with the existing and amended site
certificate conditions, the Council finds that the facility, with RFA5 modifications, would not
result in a significant adverse impact under OAR 345-024-0090 would comply with the Council’s
Siting Standards for Transmission Lines.

III.A.10 Other Applicable Regulatory Requirements Under Council Jurisdiction

Under ORS 469.503(3) and under the Council’s General Standard of Review (OAR 345-022-
0000), the Council must determine whether the proposed facility complies with “all other
Oregon statutes and administrative rules...as applicable to the issuance of a site certificate for
the proposed facility.” This section addresses the applicable Oregon statutes and administrative
rules that are not otherwise addressed in Council standards, including noise control regulations,
regulations for removal or fill of material affecting waters of the state, and regulations for
appropriating ground water.

III.A.10.1 Noise Control Regulations: OAR 340-035-0035

(1) Standards and Regulations:

***

(b) New Noise Sources:

(B) New Sources Located on Previously Unused Site:

(i) No person owning or controlling a new industrial or commercial noise source
located on a previously unused industrial or commercial site shall cause or
permit the operation of that noise source if the noise levels generated or
indirectly caused by that noise source increase the ambient statistical noise
levels, L10 or L50, by more than 10 dBA in any one hour, or exceed the levels
specified in Table 8, as measured at an appropriate measurement point, as
specified in subsection (3)(b) of this rule, except as specified in subparagraph
(1)(b)(B)(iii).
(ii) The ambient statistical noise level of a new industrial or commercial noise source on a previously unused industrial or commercial site shall include all noises generated or indirectly caused by or attributable to that source including all of its related activities. Sources exempted from the requirements of section (1) of this rule, which are identified in subsections (5)(b) - (f), (j), and (k) of this rule, shall not be excluded from this ambient measurement.

(iii) For noise levels generated or caused by a wind energy facility:

(I) The increase in ambient statistical noise levels is based on an assumed background L50 ambient noise level of 26 dBA or the actual ambient background level. The person owning the wind energy facility may conduct measurements to determine the actual ambient L10 and L50 background level.

(II) The "actual ambient background level" is the measured noise level at the appropriate measurement point as specified in subsection (3)(b) of this rule using generally accepted noise engineering measurement practices. Background noise measurements shall be obtained at the appropriate measurement point, synchronized with windspeed measurements of hub height conditions at the nearest wind turbine location. "Actual ambient background level" does not include noise generated or caused by the wind energy facility.

(III) The noise levels from a wind energy facility may increase the ambient statistical noise levels L10 and L50 by more than 10 dBA (but not above the limits specified in Table 8), if the person who owns the noise sensitive property executes a legally effective easement or real covenant that benefits the property on which the wind energy facility is located. The easement or covenant must authorize the wind energy facility to increase the ambient statistical noise levels, L10 or L50 on the sensitive property by more than 10 dBA at the appropriate measurement point.

(IV) For purposes of determining whether a proposed wind energy facility would satisfy the ambient noise standard where a landowner has not waived the standard, noise levels at the appropriate measurement point are predicted assuming that all of the proposed wind facility's turbines are operating between cut-in speed and the wind speed corresponding to the maximum sound power level established by IEC 61400-11 (version 2002-12). These predictions must be compared to the highest of either the assumed ambient noise level of 26 dBA or to the actual ambient background L10 and L50 noise level, if measured. The facility complies with the noise ambient background standard if this comparison shows that the increase in noise is not more than 10 dBA over this entire range of wind speeds.
For purposes of determining whether a proposed wind energy facility would satisfy the Table 8 standards, noise levels at the appropriate measurement point are predicted by using the turbine's maximum sound power level following procedures established by IEC 61400-11 (version 2002-12), and assuming that all of the proposed wind facility's turbines are operating at the maximum sound power level.

For purposes of determining whether an operating wind energy facility satisfies the Table 8 standards, noise generated by the energy facility is measured at the appropriate measurement point when the facility's nearest wind turbine is operating at the windspeed corresponding to the maximum sound power level and no turbine that could contribute to the noise level is disabled.

Findings of Fact

The Department of Environmental Quality (DEQ) noise control regulations at OAR 340-035-0035 have been adopted by Council as the compliance requirements for EFSC-jurisdiction energy facilities.

The noise impact analysis area includes the area within and extending 1-mile from the site boundary.

Noise Standards

The DEQ noise rules set noise limits for new industrial or commercial noise sources based upon whether those sources would be developed on a previously used or unused industrial or commercial site. Pursuant to OAR 340-035-0015(47), a “previously unused industrial or commercial site” is defined as property which has not been used by any industrial or commercial noise source during the 20 years immediately preceding commencement of construction of a new industrial or commercial source on that property. There is no evidence in the record that the facility site has been in industrial or commercial use at any time during the last 20 years, therefore the site is considered a previously unused site and evaluated per the requirements of OAR 340-035-0035(1)(b)(B).

The requirements of OAR 340-035-0035(1)(b)(B)(i), as provided above, apply to noise levels of new industrial or commercial noise sources on previously unused industrial or commercial sites; the requirements of OAR 340-035-0035(1)(b)(B)(iii) apply to noise levels generated by a “wind energy facility.”

Council previously determined that because the facility was originally approved as a wind facility, and continues to include wind energy generation equipment along with solar components, that the provisions in -0035(1)(b)(B)(ii) specific to a wind facility continues to apply. Consistent with Council’s previous orders for the facility, the analysis

presented in this section evaluates compliance of the facility, with proposed RFA5 modifications, under OAR 340-035-0035(1)(b)(B)(ii).

Noise generated by a wind energy facility or a new industrial or commercial source located on a previously unused site must comply with two standards: the “ambient noise degradation standard” and the “maximum allowable noise standard.” Under the ambient noise degradation standard, facility-generated noise must not increase the ambient hourly L10 or L50 noise levels at any noise sensitive property by more than 10 dBA. For a wind energy facility, this evaluation is based on a predictive noise analysis assuming wind turbines are operating “between cut-in speed and the wind speed corresponding to the maximum sound power level” and may assume an ambient hourly L50 noise level of 26 dBA or based on measured ambient hourly noise levels at the receiver in accordance with the procedures specified in the regulation. Because the facility was originally approved as a wind facility, and continues to include wind facility components, along with solar components, the Council continues to allow use of the assumed 26 dBA noise level for this analysis.

To demonstrate compliance with the ambient noise degradation standard, noise generated during facility operation must not cause the hourly L50 noise level at any noise-sensitive property to exceed 10 dBA above measured ambient noise levels.

Under the maximum allowable noise standard at OAR 340-035-0035(1)(b)(B)(i), industrial or commercial noise sources may not exceed the noise levels specified in the noise rules, as represented in Table 2, Statistical Noise Limits for Industrial and Commercial Noise Sources below.

Table 2: Statistical Noise Limits for Industrial and Commercial Noise Sources

<table>
<thead>
<tr>
<th>Statistical Descriptor¹</th>
<th>Maximum Permissible Hourly Statistical Noise Levels (dBA)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Daytime (7:00 AM - 10:00 PM)</td>
</tr>
<tr>
<td>L50</td>
<td>55</td>
</tr>
<tr>
<td>L10</td>
<td>60</td>
</tr>
<tr>
<td>L1</td>
<td>75</td>
</tr>
</tbody>
</table>

Notes:
1. The hourly L50, L10 and L1 noise levels are defined as the noise levels equaled or exceeded 50 percent, 10 percent, and 1 percent of the hour, respectively.

Source: OAR 340-035-0035, Table 8

Potential Noise Impacts

The Department evaluates the certificate holder’s assessment of operational noise from the facility, with proposed RFA5 modifications, below. Construction-related noise impacts, which are exempt from DEQ’s noise rules (OAR 340-035-0035(5)(g)), would be expected to be the same as evaluated in the Final Order on RFA4. In the Final Order on RFA4, noise generated from
clearing, excavation, foundation, erection and finishing would result from operation of
construction equipment and predicted sound pressure levels at specific distances such as: air
compressor (81 dBA at 50 ft), backhoe (85 dBA at 50 ft), pile driver (101 dBA at 50 ft), grader
(85 dBA at 50 ft), loader (79 dBA at 50 ft), saw (78 dBA at 50 ft), and trucks (91 dBA at 50 ft).
Predicted sound pressure levels from construction phases would result range from 90 to 60 dBA
at 50 and 1,500 feet, respectively.

In RFA5, the certificate holder proposes to expand the solar micrositing area from 1,189 to
2,725 acres, to allow additional flexibility in the layout of previously approved solar
photovoltaic energy generation equipment. RFA5 proposes a new related or supporting facility,
a switching station. The switching station would include circuit breakers, switches and other
auxiliary equipment – none of which would be noise-generating. The proposed change in layout
of solar energy generation equipment, and use of more area, could result in changes to the
operational noise previously evaluated in Council’s Final Order on RFA4, and therefore is
evaluated in this order.

The certificate holder conducted a noise analysis using the International Organization for
Standardization 9613-2 (ISO 9613-2), Acoustics – Sound Attenuation During Propagation
Equipment and noise levels modeled include: 102 inverters at 66 dBA at 33 feet; 1 step-up
transformer at 98 dBA; and 100 MW battery storage system at 102.2 dBA (per 10 MW
centroid). As presented in Figure 7: Noise Sensitive Receptors within 2 Miles of Siting Boundary
below, the certificate holder identifies three noise sensitive receptors (R290, R332, and R360)
which could be impacted by noise generated within the proposed expanded solar micrositing
area.
Figure 7: Noise Sensitive Receptors within 2-Miles of Site Boundary
Ambient Noise Degradation Standard

The ambient noise degradation standard requires a demonstration that noise generated during facility operation must not cause the hourly L50 noise level at any noise-sensitive property to exceed 10 dBA above ambient or, in this case, 36 dBA. Based upon the certificate holder’s noise analysis, maximum noise levels within the proposed expanded solar micrositing area at each potentially impacted noise sensitive property (presented in paren) were modeled at 29 (R360), 38 (R290) and 40 (R332) dBA. Predicted noise levels at noise sensitive property R290 and R332 would exceed the ambient antidegradation standard, which would be within the Montague Solar Facility site boundary. In accordance with OAR 340-035-0035(1)(b)(iii)(III) the noise levels from a wind energy facility may increase the ambient statistical noise levels L10 and L50 by more than 10 dBA (but not above the limits specified in Table 2, above), if the person who owns the noise sensitive property executes a legally effective easement or real covenant.

The facility was originally approved as a wind facility, where even with the addition of solar facility components, the Council has continued to apply the noise requirements for a wind facility, rather than apply different requirements to different facility components. The Montague Solar Facility, as proposed in RFA5, would include shared wind facility components. If exceedances of the ambient antidegradation standard are predicted, the certificate holder may comply with the standard by obtaining a waiver from the landowner. If the Montague Solar Facility does not share wind facility components by the established 2022 construction deadline, at the time of a future site certificate amendment request, the certificate holder would no longer be able to use an assumed 26 dBA ambient noise level or use a waiver for predicted exceedances, and would be required to comply with OAR 340-035-0035(1)(b)(B)(ii), for commercial and industrial noise sources.

Council previously imposed Condition 107, as described below, to confirm that the final facility design meets the DEQ noise regulations prior to construction. Condition 107 requires the certificate holder to provide the Department with copies of executed easements or real covenants to demonstrate compliance with the noise control regulation for noise increases estimated to be 10 dBA or more above 26 dBA, based on a pre-construction final design noise analysis, at identified noise sensitive receptors. Therefore, to demonstrate compliance with the DEQ noise rules during operation the facility, with proposed RFA5 modifications, the certificate holder must either negotiate and execute legally effective easements or real covenants with the affected property owners authorizing the facility to increase the ambient statistical noise levels more than 10 dBA; or, in the alternative, the certificate holder must change the layout, utilize noise reducing technology such as acoustic barrier walls; secondary enclosures, lagging, silencing, or acoustically designed buildings; or reduce the number of noise generating facility-components to reduce the noise levels to levels that would not exceed the ambient noise degradation limit.
Maximum Allowable Standard

The maximum allowable noise standard requires a demonstration that noise generated during facility operation must not exceed the hourly statistical noise level of 50 dBA. Modeling results of the facility, with proposed RFA5 modifications, result in a maximum noise level of 40 dBA, which would be below the standard. Council previously imposed Condition 107 requiring that, prior to construction, the certificate holder submit to the Department a noise assessment based on final facility design and layout, using the maximum sound power level for all noise generating equipment. Council previously imposed Condition 108 requiring that the certificate holder implement a noise complaint program and provide landowners notification of the availability of the facility noise compliant program.

Conclusions of Law

Based on the foregoing findings, the Council finds that based upon compliance with existing conditions the facility, with RFA5 modifications, would continue to comply with the Noise Control Regulations in OAR 340-035-0035(1)(b)(B).

III.A.10.2 Removal-Fill

The Oregon Removal-Fill Law (ORS 196.795 through 196.990) and Department of State Lands (DSL) regulations (OAR 141-085-0500 through 141-085-0785) require a removal-fill permit if 50 cubic yards or more of material is removed, filled, or altered within any “waters of the state.”\(^{38}\) The Council, in consultation with the Oregon Department of State Lands (DSL), must determine whether a removal-fill permit is needed and if so, whether a removal-fill permit should be issued.

Findings of Fact

In RFA5, the certificate holder proposes to expand the solar micrositing area by approximately 1,535 acres. The entirety of the proposed expansion area was surveyed through desktop analysis or field methods. Based on desktop and field surveys, there are no jurisdictional waters located within the expansion area. Previous field surveys were incorporated into wetland delineation reports previously reviewed and concurred by the Oregon Department of State Lands (DSL) (WD#2017-0111, WD#2011-0364R, WD#2018-0597, and WD#2018-0660). RFA5 Figure 10 shows areas previously surveyed for wetlands and waters. The proposed alternate 230-kV transmission line route and portions of the proposed expanded solar micrositing area were surveyed in 2017 (WD#2017-0111). The certificate holder identifies that approximately 394 of 1,535 acres have not been field surveyed, as shown in RFA5 Figure 10, but were included in the desktop survey evaluating the state’s jurisdictional waters database.

\(^{38}\) ORS 196.800(15) defines “Waters of this state.” The term includes wetlands and certain other waterbodies.
Based on desktop and field surveys, the certificate holder identifies that the proposed expanded solar micrositing area would not impact or be located on or within jurisdictional waters of the state and therefore would not require a removal-fill permit. Council previously imposed Condition 83, requiring that, prior to construction, the certificate holder conduct wetland surveys in any unsurveyed area, which would continue to apply. In certain circumstances, the Council may allow for site certificates to include conditions deferring a survey requirement – particularly in areas considered unlikely to contain jurisdictional waters of the state given current land use practices. Compliance with Condition 83 ensures unsurveyed areas are surveyed prior to construction and that concurrence from DSL is obtained to verify accurate identification of jurisdictional waters, and avoidance unless removal-fill permit is obtained.

Conclusions of Law

Based on the foregoing findings of fact and conclusions, the Council finds that a removal-fill permit is not needed for the facility, with RFA5 modifications.

III.B. Standards Not Likely to Be Impacted by Request for Amendment 5

RFA5, as described throughout this order, requests authorization to split, and share some, previously approved facility components within previously approved site boundary, but redefined based on specific facility components covered in each site certificate. Based on the largely administrative nature of the amendment request, with the exception of substantive changes evaluated in Section III.A. Standards Potential Impacted by Request for Amendment 5, the Council finds that the Council’s findings on the record of the EFSC proceedings for the Montague Wind Power Facility from 2010-2019 would not be impacted for the standards listed below.

Sections III.B.1 through III.B.9 present the language of the identified standards and other applicable laws and regulations not likely to be impacted by RFA5, for reference purposes only.

III.B.1 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:

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

(c) 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);
(d) 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

(e) 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.

(3) The Council may not impose the Structural Standard in section (1) to deny an application for a special criteria facility under OAR 345-015-0310. 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.

III.B.2 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
(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, Pendleton 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
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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.

***

(3) The provisions of section (1) do not apply to transmission lines or natural gas pipelines routed within 500 feet of an existing utility right-of-way containing at least one transmission line with a voltage rating of 115 kilovolts or higher or containing at least one natural gas pipeline of 8 inches or greater diameter that is operated at a pressure of 125 psig.

III.B.3 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.
III.B.4 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.

III.B.5 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.

***

In RFA5, the certificate holder requests to remove Condition 105 from the Montague Solar Facility and Oregon Trail Solar Facility site certificates. Condition 105 was imposed in the Council’s Final Order on the ASC, establishing a setback requirement to minimize visual impacts from wind facility components, including wind turbines and meteorological towers, to the Fourmile Canyon Interpretative Site. Condition 105 establishes a 1,000 foot setback from a specific location, based on latitude and longitude, which, based on the approved wind and proposed expanded and new solar micrositing area, would no longer apply based on separating distance between setback and micrositing areas. Therefore, the Council administratively removes Condition 105 from the Montague Solar Facility and Oregon Trail Solar Facility site certificates, as presented below.

Montague Solar Facility and Oregon Trail Solar Facility

Deleted Condition 105: The certificate holder shall maintain a minimum distance of 1,000 feet measured from the centerline of each turbine tower or meteorological tower to the centerline of the line-of-sight from the vantage point of the Fourmile Canyon interpretive site looking toward the visible Oregon Trail ruts (bearing S 89°42'34"W from latitude, longitude: 45.622047, -120.044112) as described in the Final Order on the Application.
III.B.6 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:

(b) 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;
(c) 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.

***


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.

III.B.8 Cumulative Effects Standard 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.

III.B.9 Water Rights

Under ORS Chapters 537 and 540 and OAR Chapter 690, the Oregon Water Resources Department (OWRD) administers water rights for appropriation and use of the water resources of the state. Under OAR 345-022-0000(1)(b), the Council must determine whether the proposed RFA4 facility components would comply with these statutes and administrative rules. OAR 345-021-0010(1)(o)(F) requires that if a facility, or proposed facility modification necessitates a groundwater permit, surface water permit, or water right transfer, that a decision on authorizing such a permit rests with the Council.

IV. CONCLUSIONS AND ORDER

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

1. The facility modifications included in Request for Amendment 5 of the Montague Wind Power Facility site certificate complies with the requirements of the Oregon Energy Facility Siting Statutes, ORS 469.300 to 469.520.

2. The facility modifications included in Request for Amendment 5 of the Montague Wind Power Facility site certificate complies with the standards adopted by the Council pursuant to ORS 469.501.

3. The facility modifications included in Request for Amendment 5 of the Montague Wind Power Facility site certificate complies with all other Oregon statutes and administrative rules identified in the project order as applicable to the issuance of an amended site certificate for the facility.

Accordingly, the Council finds that the facility modifications included in Request for Amendment 5 of the Montague Wind Power Facility site certificate complies 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 as requested.
The Council approves Amendment 5 of the Montague Wind Power Facility site certificate, subject to the terms and conditions included in the amended and two original site certificates (Attachment A of this final order).

Issued this 25th day of September 2020

By: Hanley Jenkins, II

Hanley Jenkins, II, Chair
Energy Facility Siting Council
Attachment A Site Certificates

*Attachments A-1*
Amended Montague Wind Facility Site Certificate
Montague Solar Facility Site Certificate
Oregon Trail Solar Facility Site Certificate

*Attachment A-2*
Retirement Cost Estimate Tables (Montague Solar Facility and Oregon Trail Solar Facility)
ENERGY FACILITY SITING COUNCIL
OF THE
STATE OF OREGON

Fifth Amended Site Certificate
for the
Montague Wind Power Facility

ISSUANCE DATES:

Site Certificate September 10, 2020
First Amended Site Certificate June 21, 2013
Second Amended Site Certificate December 4, 2015
Third Amended Site Certificate July 12, 2017
Fourth Amended Site Certificate August 23, 2019
Fifth Amended Site Certificate September 25, 2020
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Attachment: Figure 1 Facility Site Boundary and Approved 230 kV Transmission Line Corridor
The Oregon Energy Facility Siting Council

I. INTRODUCTION

The Oregon Energy Facility Siting Council (Council) issues this amended site certificate for the Montague Wind Power Facility (the facility) in the manner authorized under ORS Chapter 469. This site certificate is a binding agreement between the State of Oregon (State), acting through the Council, and Montague Wind Power Facility LLC (certificate holder), a wholly owned subsidiary of Avangrid Renewables, LLC (parent company) authorizing the certificate holder to construct and operate the facility in Gilliam County, Oregon.

The findings of fact, reasoning and conclusions of law underlying the terms and conditions of this amended site certificate are set forth in the following documents, incorporated herein by this reference: (a) the Final Order on the Application for Site Certificate for the Montague Wind Power Facility issued on September 10, 2010 (hereafter, Final Order on the Application), (b) the Final Order on Amendment #1 issued on June 21, 2013; (c) the Final Order on Amendment #2 issued on December 4, 2015; (d) the Final Order on Amendment #3 issued on July 11, 2017; (e) the Final Order on Amendment #4 issued on August 23, 2019; and (f) the Final Order on Amendment #5 issued on September 25, 2020. In interpreting this site certificate, any ambiguity will be clarified by reference to the following, in order of priority: (1) this Fifth Amended Site Certificate, (2) the Final Order on Amendment #5, (3) the Final Order on Amendment #4, (4) the Final Order on Amendment #3, (5) the Final Order on Amendment #2, (6) the Final Order on Amendment #1, (7) the Final Order on the Application, (8) the record of the proceedings that led to the Final Order on the Application, the Final Order on Amendment #1, the Final Order on Amendment #2; Final Order on Amendment #3; Final Order on Amendment #4; and the Final Order on Amendment #5.

As authorized in Final Order on Amendment #5, the Montague Wind Power Facility certificate holder obtained approval to split the Montague Wind Power Facility site certificate into three site certificates – Montague Wind Power Facility, Montague Solar Facility and Oregon Trail Solar Facility. Each of these certificate holders is a wholly owned subsidiary and LLC created by Avangrid Renewables, LLC resulting in each certificate holder owned by the same parent company. In addition, these facilities share facility components, interconnecting facility components and long-term operation.

Compliance with Council standards requiring an environmental impact analysis should be based on 2010 predevelopment conditions and the incremental change in environmental impact from the operational Montague Wind Power Facility, as of 2020 (i.e. 56 wind turbines and related or supporting facilities), and approved facility components as presented in Council’s Final Order on Amendment 4. In other words, because the findings of fact, reasoning and conclusions of law underlying the terms and conditions of the site certificate as set forth in the 2010 Final Order on the Application for Site Certificate and subsequent Final Orders on Requests for Amendment 1 through 5 for the Montague Wind Power Facility are incorporated by reference into the site certificate, these underlying findings, including any findings establishing the predevelopment condition of the site and impacts of approved facility components continue to have bearing on the analysis and findings required to approve any future changes to the site certificates for the successor facilities. This clarification is intended to establish that, with the splitting of facility components under three site certificates, baseline conditions (2010) and subsequent environmental impacts of one facility now split into three facilities shall not be adjusted in a way that results in greater overall impacts than the level of impacts that would be authorized under one site certificate.
The definitions in ORS 469.300 and OAR 345-001-0010 apply to terms used in this site certificate, except where otherwise stated or where the context clearly indicates otherwise.

II. SITE CERTIFICATION

(a) To the extent authorized by state law and subject to the conditions set forth herein, the State authorizes the certificate holder to construct, operate and retire a wind energy facility, together with certain related or supporting facilities, at the site in Gilliam County, Oregon, as described in Section III of this site certificate. ORS 469.401(1). [ASC; AMD4; AMD5]

(b) This site certificate is effective until it is terminated under OAR 345-027-0110 or the rules in effect on the date that termination is sought or until the site certificate is revoked under ORS 469.440 and OAR 345-029-0100 or the statutes and rules in effect on the date that revocation is ordered. ORS 469.401(1).

(c) This site certificate does not address, and is not binding with respect to, matters that were not addressed in the Final Order on the Application, Final Order on Amendment #1 Final Order on Amendment #2, Final Order on Amendment #3, Final Order on Amendment #4, and Final Order on Amendment #5. Such matters include, but are not limited to: building code compliance, wage, hour and other labor regulations, local government fees and charges and 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. 469.503(3). [ASC; AMD1; AMD2; AMD3; AMD4; AMD5]

(d) Both the State and the certificate holder shall abide by local ordinances, state law and the rules of the Council in effect on the date this site certificate is executed. ORS 469.401(2). In addition, 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).

(e) For a permit, license or other approval 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).

(f) Subject to the conditions herein, 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).

(g) 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. ORS 469.401(3).
(h) After issuance of this site certificate, each state agency or local government agency that issues a permit, license or other approval for the facility shall continue to exercise enforcement authority over such permit, license or other approval. ORS 469.401(3).

(i) 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.

(j) Following the completion of pre-construction surveys required by this site certificate, the Department will present the results of those surveys and required consultations at the next regularly scheduled Council meeting. [AMD2]

III. DESCRIPTION

1. The Facility

(a) The Energy Facility

The Montague Wind Power Facility is an electric power generating plant consisting of 56 wind turbines, each consisting of a nacelle, a three-bladed rotor, turbine tower and foundations. The nacelle houses the equipment such as the gearbox, generator, brakes, and control systems for the turbines.

The energy facility is described further in the Final Order on the Application, Final Order on Amendment #1, Final Order on Amendment #2, Final Order on Amendment #3, Final Order on Amendment #4, and Final Order on Amendment #5.

(b) Related or Supporting Facilities

The facility includes the following related or supporting facilities described below and in greater detail in the Final Order on the Application, Final Order on Amendment #1, Final Order on Amendment #2, Final Order on Amendment #3, Final Order on Amendment #4, and Final Order on Amendment #5:

- Power collection system
- Control system
- Collector substation and 230-kV transmission lines
- Meteorological towers
- Operations and maintenance (O&M) building
- Access roads
- Public roadway modifications
- Temporary construction areas
Power Collection System

A power collection system operating at 34.5 kilovolts (kV) transports power from each turbine to a collector substation. To the extent practicable, the collection system is installed underground at a depth of at least three feet. Not more than 27 miles of the collector system is installed aboveground.

Control System

A fiber optic communications network links the wind turbines to a central computer at the Montague Wind O&M building. A Supervisory, Control and Data Acquisition (SCADA) system collects operating and performance data from each wind turbine and from the facility as a whole and allows remote operation of the wind turbines. The control system is shared with the Montague Solar facility and the Oregon Trail Solar facility.

Collector Substation and 230-kV Transmission Lines

The facility includes a substation (“Montague Wind substation”) and an aboveground, single-circuit 230-kV transmission line that connects the Montague Wind substation to the 500-kV Slatt-Buckley transmission line owned by the Bonneville Power Administration (BPA) at the Slatt substation. The Montague Wind substation and aboveground, single-circuit 230-kV transmission line are shared with the Montague Solar facility, and the Oregon Trail Solar facility.

Meteorological Towers

The facility includes up to four permanent meteorological towers.

Operations and Maintenance Facilities

The facility includes one operations and maintenance (O&M) building (“Montague Wind O&M building”). An on-site well at the Montague Wind O&M building supplies water for use during facility operation. Sewage is discharged to an Oregon Department of Environmental Quality (DEQ)-permitted on-site septic system.

Access Roads

The facility includes access roads to provide access to the turbine strings and related or supporting components.

Public Roadway Modifications

The certificate holder may construct improvements to existing state and county public roads that are necessary for construction of the facility. These modifications would be confined to the existing road rights-of-way and would be undertaken with the approval of the Gilliam County Road Department or the Oregon Department of Transportation, depending on the location of the improvement.
Temporary Construction Areas

During construction, the facility includes temporary laydown areas used to stage construction and store supplies and equipment. Construction crane paths are used to move construction cranes between turbine strings.

(c) Shared Related or Supporting Facilities

The site certificates for the Montague Wind Power Facility, Montague Solar Facility and Oregon Trail Solar Facility were originally approved as one site certificate for the Montague Wind Power Facility (September 2010 – September 2019). In September 2020, facility components were split or allocated into three separate site certificates, but identified that certain related or supporting facilities would be shared or used by each facility. Sharing of facility components, or use by multiple facilities, is allowable in the EFSC process when the compliance obligation and applicable regulatory requirements for the shared facilities is adequately covered under each site certificate, including under normal operational circumstances, ceasing/termination of operation, emergencies and compliance issues or violations.

The certificate holder is authorized to share related or supporting facilities between the Montague Wind Power Facility, Montague Solar Facility and Oregon Trail Solar Facility, including the Montague Wind collector substation, 230 kV transmission line, temporary laydown areas, and access roads. These related or supporting facilities are included in each site certificate. Compliance responsibility with site certificate conditions and EFSC standards which apply to these shared related or supporting facilities are shared between site certificates and certificate holders. In accordance with Condition 118, if any certificate holder substantially modifies a shared related or supporting facility or ceases facility operation, each certificate holder would be obligated to submit an amendment determination request or request for amendment to the Department to determine the appropriate process for evaluating the change and ensuring full regulatory coverage under each site certificate, or remaining site certificate if either is terminated, in the future. Additionally, each certificate holder is obligated to demonstrate to the Department that a legally binding agreement has been fully executed between certificate holders to ensure approval and agreement of access to the shared resources has been obtained prior to operation of shared facilities.

2. Location of the Facility

The facility is located south of Arlington, in Gilliam County, Oregon. The facility is located on private land subject to easements or lease agreements with landowners.

IV. CONDITIONS REQUIRED BY COUNCIL RULES

This section lists conditions 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) and OAR Chapter 345, Division 26 (Construction and Operation Rules for Facilities). These conditions should be read together with the specific facility conditions listed in Section V to ensure compliance with the siting standards of OAR Chapter 345, Divisions 22 and 24, and to protect the public health and safety. In these conditions the definitions in OAR 345-001-0010 apply.

The obligation of the certificate holder to report information to the Oregon Department of Energy (Department) or the Council under the conditions listed in this section and in Section V 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.

In addition to these conditions, the site 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 certificate is executed. Under ORS 469.401(2), upon a clear showing of a significant threat to the 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 compliance with all provisions of the site certificate.

1 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.

2 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.

3 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.

4 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 24 and 25)

5 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.

OAR 345-025-0006(6): If the certificate holder becomes aware of a significant environmental change or impact attributable to the facility, the certificate holder shall, as soon as possible, submit a written report to the Department describing the impact on the facility and any affected site certificate conditions. [AMD4]

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.

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 or a portion of 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 32.) [AMD4]

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.

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.

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.

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
softering of clays and silts, fault rupture, directivity effects and soil-structure interaction. For coastal sites, this also includes tsunami hazards and seismically-induced subsidence. [AMD4]

13 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 to propose and implement corrective or mitigation actions.

14 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. After the Department receives notice, the Council may require the certificate holder to consult with the Department of Geology and Mineral Industries and the Building Codes Division to propose and implement corrective or mitigation actions. [AMD4]

15 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 345-027-0400 apply to any transfer of ownership that requires a transfer of the site certificate.

16 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 Department 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 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.

17 OAR 35-027-0023(4):

(a) The certificate holder shall design, construct and operate the transmission line in accordance with the requirements 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. [AMD3, Removed AMD4]

OAR 345-025-0010(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 is ½-mile in width and extends approximately 10.8 miles from the Montague Wind collector substation to BPA’s Slatt Substation as presented in Figure 1 of the site certificate. [OAR 345-025-0010(5); ASC; AMD5]

OAR 345-025-0016: The following general monitoring conditions apply:

(1) In the site certificate, the Council shall include conditions that address monitoring and mitigation to ensure compliance with the standards contained in OAR Chapter 345, Division 22 and Division 24. The site certificate applicant, or for an amendment, the certificate holder, shall develop proposed monitoring and mitigation plans in consultation with the Department and, as appropriate, other state agencies, local governments and tribes. Monitoring and mitigation plans are subject to Council approval. The Council shall incorporate approved monitoring and mitigation plans in applicable site certificate conditions. [AMD5]

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.

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 report on the progress of construction and shall address the subjects listed in subsections (2)(a), (d), (f) and (g). When the reporting date coincides, the certificate holder may include the construction progress report within the annual report described in this rule.
   (ii) After January 1 but no later than April 30 of each year after beginning operation of the facility, the certificate holder shall submit an annual report to the Department addressing the subjects listed in Subsection (2). For the purposes of this rule, the beginning of operation of the facility means the date when construction of a significant portion of the facility is substantially complete and the certificate holder begins commercial operation of the facility.
as reported by the certificate holder and accepted by the Department. The Council Secretary and the certificate holder may, by mutual agreement, change the reporting date.

(iii) To the extent that information required by this rule 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. 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.

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.

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

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

(ii) 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

(iii) There is any fatal injury at the facility.
V. SPECIFIC FACILITY CONDITIONS

The conditions listed in this section include conditions based on representations in the site certificate application and supporting record. The Council deems these representations to be binding commitments made by the applicant. These conditions are required under OAR 345-025-0006. The certificate holder must comply with these conditions in addition to the conditions listed in Section IV. This section includes other specific facility conditions the Council finds necessary to ensure compliance with the siting standards of OAR Chapter 345, Divisions 22 and 24, and to protect public health and safety. For conditions that require subsequent review and approval of a future action, ORS 469.402 authorizes the Council to delegate the future review and approval to the Department if, in the Council’s discretion, the delegation is warranted under the circumstances of the case.

1. Certificate Administration Conditions

24 The certificate holder shall begin construction of the facility by September 14, 2017. Under OAR 345-015-0085(9), a site certificate is effective upon execution by the Council Chair and the applicant. The Council may grant an extension of the deadline to begin construction in accordance with OAR 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [ASC; AMD2; AMD5]

25 The certificate holder shall complete construction of the facility by September 14, 2020. 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 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [ASC; AMD2; AMD5]

26 Before beginning construction of the facility, the certificate holder shall notify the Department whether the turbines identified as H1, H2, H3, H4, L8, L9, L10, L11 and L12 on Figure C-3a of the site certificate application will be built as part of the Montague Wind Power Facility or whether the turbines will be built as part of the Leaning Juniper II Wind Power Facility. [Removed AMD5]

27 The certificate holder shall construct a facility substantially as described in the site certificate and may select turbines of any type, subject to the following restrictions and compliance with all 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.

For facility components:

(a) The total number of turbines must not exceed 56 turbines.
(b) The turbine hub height must not exceed 100 meters and the maximum blade tip height must not exceed 150 meters.
(c) The minimum blade tip clearance must be 14 meters above ground. [Amendment #3]

[Final Order on ASC; AMD3; AMD5]
The certificate holder shall obtain all necessary federal, state and local permits or approvals required for construction, operation and retirement of the facility or ensure that its contractors obtain the necessary federal, state and local permits or approvals.

The certificate holder shall:

(a) Before beginning construction of the facility, provide to the Department a list of all third-party permits which would normally be governed by the site certificate and that are necessary for construction (e.g. Air Contaminant Discharge Permit; Limited Water Use License). Once obtained, the certificate holder shall provide copies of third-party permits to the Department and Gilliam County and shall provide to the Department proof of agreements between the certificate holder and the third-party regarding access to the resources or services secured by the permits or approvals.

(b) During construction and operation, promptly report to the Department if any third-party permits referenced in sub(i) of this condition have been subject to a cited violation, Notice of Violation, or allegation of a violation. [AMDS]

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, 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.

Before beginning construction but no more than two years before beginning construction and after considering all micrositing factors, the certificate holder shall provide to the Department, to the Oregon Department of Fish and Wildlife (ODFW) and to the Planning Director of Gilliam 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, similar to Table 6 in the Final Order on the Application. The detailed maps of the facility site shall indicate the habitat categories of all areas that would be affected during construction (similar to Figures P-8a through P-8d in the site certificate application). In classifying the affected habitat into habitat categories, the certificate holder shall consult with the 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.

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 the amount described herein naming the State of Oregon, acting by and through the Council, as beneficiary or payee. The bond or letter of credit, as adjusted in August 2018 in accordance with (a) and (b) below, is $7.705 million (3rd Quarter 2018 dollars). The certificate holder shall adjust the amount of the bond or letter of credit on an annual basis thereafter as described in (b).

(a) The certificate holder may adjust the amount of the bond or letter of credit based on the final design configuration of the facility and turbine types selected by applying the unit costs and general costs illustrated in Table 2 in the Final Order on the Application 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.
(i) Adjust the Subtotal component of the bond or letter of credit amount (expressed in 3rd Quarter 2017 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 3rd Quarter-2017 index values (to represent mid-2004 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 mid-2004 dollars to present value.

(ii) Add 1 percent of the adjusted Subtotal (i) for the adjusted performance bond amount to determine the adjusted Gross Cost.

(iii) Add 10 percent of the adjusted Gross Cost (ii) for the adjusted administration and project management costs and 10 percent of the adjusted Gross Cost (ii) for the adjusted future developments contingency.

(iv) Add the adjusted Gross Cost (ii) to the sum of the percentages (iii) and round the resulting total to the nearest $1,000 to determine the adjusted financial assurance amount.

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

(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 21.

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

If the certificate holder elects to use a bond to meet the requirements of Condition 32, 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.

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 select contractors that have substantial experience in the design, engineering and construction of similar facilities. The certificate holder shall report to the Department any change of major contractors.
The certificate holder shall contractually require all construction contractors and subcontractors involved in the construction of the facility to comply with all applicable laws and regulations and with the terms and conditions of the site certificate. Such contractual provisions shall not operate to relieve the certificate holder of responsibility under the site certificate.

To ensure compliance with all site certificate conditions during construction, the certificate holder shall have a full-time, on-site assistant construction manager who is qualified in environmental compliance. The certificate holder shall notify the Department of the name, telephone number and e-mail address of this person.

Within 72 hours after discovery of conditions or circumstances that may violate the terms or conditions of the site certificate, the certificate holder shall report the conditions or circumstances to the Department.

2. Land Use Conditions

The certificate holder shall consult with area landowners and lessees during construction and operation of the facility and implement measures to reduce and avoid any adverse impacts to farm practices on surrounding lands and to avoid any increase in farming costs.\[Final Order on ASC; AMD 5\]

The certificate holder shall design and construct the facility using the minimum land area necessary for safe construction and operation. The certificate holder shall locate access roads and temporary construction laydown and staging areas to minimize disturbance of farming practices and, wherever feasible, shall place turbines and transmission interconnection lines along the margins of cultivated areas to reduce the potential for conflict with farm operations. \[Final Order on ASC; AMD 4; AMD 5\]

The certificate holder shall install gates on private access roads in accordance with Gilliam County Zoning Ordinance Section 7.020(T)(4)(d)(6) unless the County has granted a variance to this requirement.

Before beginning construction of the facility, the certificate holder shall record in the real property records of Gilliam County a Covenant Not to Sue with regard to generally accepted farming practices on adjacent farmland consistent with GCZO Section 37 7.020(T)(4)(a)(5).

The certificate holder shall construct all facility components in compliance with the following setback requirements:

(a) All facility components must be at least 3,520 feet from the property line of properties zoned residential use or designated in the Gilliam County Comprehensive Plan as residential.

(b) Where (a) does not apply, 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.

(c) Where (a) does not apply, 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.
(d) Where (a) does not apply, 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.

(e) The certificate holder shall maintain a minimum distance of 250 feet measured from the center line of each turbine tower to the nearest edge of any railroad right-of-way or electrical substation.

(f) The certificate holder shall maintain a minimum distance of 250 feet measured from the center line of each meteorological tower to the nearest edge of any public road right-of-way or railroad right-of-way, the nearest boundary of the certificate holder’s lease area or the nearest electrical substation.

(g) The certificate holder shall maintain a minimum distance of 50 feet measured from any facility O&M building to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s lease area.

(h) The certificate holder shall maintain a minimum distance of 50 feet measured from any substation to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s electrical substation easement or, if there is no easement, the nearest boundary of the certificate holder’s lease area.

(i) Where (a) does not apply, the certificate holder shall maintain a minimum of 110 percent of maximum blade tip height, measured from the centerline of the turbine tower from any overhead utility line. [Amendment #1]

(j) Where (a) does not apply, the certificate holder shall maintain a minimum of 150 percent of maximum turbine height from blade tip height, measured from the centerline of the turbine tower from federal transmission lines, unless the affected parties agree otherwise. [Amendment #1]

During construction and operation of the facility, the certificate holder shall implement a weed control plan approved by the Gilliam County Weed Control Officer or other appropriate County officials to control the introduction and spread of noxious weeds.

During operation of the facility, the certificate holder shall restore areas that are temporarily disturbed during facility maintenance or repair activities using the same methods and monitoring procedures described in the Revegetation Plan referenced in Condition 92.

Within 90 days after beginning operation of the facility, the certificate holder shall provide to the Department and to the Gilliam County Planning Department the actual latitude and longitude location or Stateplane NAD 83(91) coordinates of each turbine tower, connecting lines and transmission lines and a summary of as-built changes in the facility compared to the original plan.

The certificate holder shall deliver a copy of the annual report required under Condition 21 to the Gilliam County Planning Commission on an annual basis unless specifically discontinued by the County.

3. Cultural Resource Conditions

Before beginning construction, the certificate holder shall label all identified historic, cultural or archeological resource sites on construction maps and drawings as “no entry” areas. If construction activities will occur within 200 feet of an identified site, the certificate holder shall
flag a 30-meter no entry buffer around the site. The certificate holder may use existing private roads within the buffer areas but may not widen or improve private roads within the buffer areas. The no-entry restriction does not apply to public road rights-of-way within the buffer areas or to operational farmsteads. [Final Order on ASC; AMD4; AMD5]

In reference to the alignment of the Oregon Trail described in the Final Order on the Application, the certificate holder shall comply with the following requirements:

(a) The certificate holder shall not locate facility components on visible remnants of the Oregon Trail and shall avoid any construction disturbance to those remnants.

(b) The certificate holder shall not locate facility components on undeveloped land where the trail alignment is marked by existing Oregon-California Trail Association markers.

(c) Before beginning construction, the certificate holder shall provide to the State Historic Preservation Office (SHPO) and the Department documentation of the presumed Oregon Trail alignments within the site boundary.

(d) The certificate holder shall ensure that construction personnel proceed carefully in the vicinity of the presumed alignments of the Oregon Trail. If any physical evidence of the trail is discovered, the certificate holder shall avoid any disturbance to the intact segments by redesign, re-engineering or restricting the area of construction activity and shall flag a 30-meter no-entry buffer around the intact Trail segments. The certificate holder shall promptly notify the SHPO and the Department of the discovery. The certificate holder shall consult with the SHPO and the Department to determine appropriate mitigation measures.

Before beginning construction, the certificate holder shall provide to the Department a map showing the final design locations of all components of the facility, the areas that would be temporarily disturbed during construction and the areas that were surveyed in 2009 as described in the Final Order on the Application. The certificate holder shall hire qualified personnel to conduct field investigations of all areas to be disturbed during construction that lie outside the previously-surveyed areas. The certificate holder shall provide a written report of the field investigations to the Department and to the Oregon State Historic Preservation Office (SHPO) for review and approval. If any potentially significant historic, cultural or archaeological resources are found during the field investigation, the certificate holder shall instruct all construction personnel to avoid the identified sites and shall implement appropriate measures to protect the sites, including the measures described in Condition 47.

During construction, the certificate holder shall:

(a) Ensure that a qualified archeologist, as defined in OAR 736-051-0070, instructs construction personnel in the identification of cultural materials and avoidance of accidental damage to identified resource site.

(b) Employ a qualified cultural resource monitor to conduct monitoring of ground disturbance at depths of 12 inches or greater. The qualifications of the selected cultural resources monitor shall be reviewed and approved by the Department, in consultation with the CTUIR Cultural Resources Protection Program. In the selection of the cultural resources monitor to be employed during construction, preference shall be given to citizens of the CTUIR. Ground disturbance at depths 12 inches or greater shall not occur without the presence of the approved cultural resources monitor. If any cultural resources are identified during monitoring activities, the steps outlined in the Inadvertent Discovery Plan, as provided in Attachment H of the Final Order on Amendment 5 should be followed. The certificate holder shall report to the Department in its semi-annual report a description of the ground
disturbing activities that occurred during the reporting period, dates cultural monitoring occurred, and shall include copies of monitoring forms completed by the cultural resource monitor. [AMDS5]

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 archaeologist can evaluate the significance of the find. The certificate holder shall notify the Department and the Oregon State Historic Preservation Office (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, field documentation and data recovery, in consultation with the Department, SHPO, interested 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 and the SHPO that it has complied with archaeological resource protection regulations.

4. Geotechnical Conditions

Before beginning construction of the facility, the certificate holder shall conduct a site-specific geotechnical investigation and shall report its findings to the Oregon Department of Geology & Mineral Industries (DOGAMI) and the Department. The certificate holder shall conduct the geotechnical investigation after consultation with DOGAMI to confirm appropriate site-specific methodologies for evaluating seismic and non-seismic hazards to inform equipment foundation and road design. [Final Order; AMD5]

The certificate holder shall design and construct the facility in accordance with requirements of the current Oregon Structural Specialty Code and International Building Code. [AMDS5]

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.


The certificate holder shall handle hazardous materials used on the site in a manner that protects public health, safety and the environment and shall comply with all applicable local, state and federal environmental laws and regulations. The certificate holder shall not store diesel fuel or gasoline on the facility site during operations. [AMD5]

If a spill or release of hazardous material occurs during construction or operation of the facility, the certificate holder shall notify the Department within 72 hours and shall clean up the spill or release and dispose of any contaminated soil or other materials according to applicable regulations. The certificate holder shall make sure that spill kits containing items such as absorbent pads are located on equipment and at the O&M building (shared with Leaning Juniper IIA). The certificate holder shall instruct employees about proper handling, storage and cleanup of hazardous materials.

The certificate holder shall construct turbines and pad-mounted transformers on concrete foundations and shall cover the ground within a 10-foot radius with non-flammable material.
The certificate holder shall maintain the non-flammable pad area covering during operation of the facility.

The certificate holder shall install and maintain self-monitoring devices on each turbine, linked to sensors at the operations and maintenance building, to alert operators to potentially dangerous conditions, and the certificate holder shall immediately remedy any dangerous conditions. The certificate holder shall maintain automatic equipment protection features in each turbine that would shut down the turbine and reduce the chance of a mechanical problem causing a fire.

During construction and operation of the facility, the certificate holder shall ensure that the O&M building and all service vehicles are equipped with shovels and portable fire extinguishers of a 4A50BC or equivalent rating.

During construction and operation of the facility, the certificate holder shall develop and implement fire safety plans in consultation with the North Gilliam County Rural Fire Protection District to minimize the risk of fire and to respond appropriately to any fires that occur on the facility site. In developing the fire safety plans, the certificate holder shall take into account the dry nature of the region and shall address risks on a seasonal basis. The certificate holder shall meet annually with local fire protection agency personnel to discuss emergency planning and shall invite local fire protection agency personnel to observe any emergency drill or tower rescue training conducted at the facility.

Upon the beginning of operation of the facility, the certificate holder shall provide a site plan to the North Gilliam County Rural Fire Protection District. The certificate holder shall indicate on the site plan the identification number assigned to each turbine and the actual location of all facility structures. The certificate holder shall provide an updated site plan if additional turbines or other structures are later added to the facility. During operation, the certificate holder shall ensure that appropriate fire protection agency 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.

During construction, the certificate holder shall ensure that construction personnel are trained in fire prevention and response, 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 dry grass areas.

During operation of the facility, the certificate holder shall ensure that all on-site employees receive annual fire prevention and response training by qualified instructors or members of the local fire districts. The certificate holder 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.

Before beginning construction of the facility, the certificate holder shall submit a Notice of Proposed Construction or Alteration to the Federal Aviation Administration (FAA) and the Oregon Department of Aviation identifying the proposed final locations of turbine towers and meteorological towers. The certificate holder shall promptly notify the Department of the responses from the FAA and the Oregon Department of Aviation. [AMD5]
The certificate holder shall follow manufacturers’ recommended handling instructions and procedures to prevent damage to turbine or turbine tower components that could lead to failure.

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.

During operation of the facility, the certificate holder shall have a safety-monitoring program and shall inspect all turbine and turbine tower components on a regular basis. The certificate holder shall maintain or repair turbine and turbine tower components as necessary to protect public safety.

For turbine types having pad-mounted step-up transformers, the certificate holder shall install the transformers 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.

To protect the public from electrical hazards, the certificate holder shall enclose the facility substations with appropriate fencing and locked gates.

Before beginning construction of any new State Highway approaches or utility crossings, the certificate holder shall obtain all required permits from the Oregon Department of Transportation (ODOT) subject to the applicable conditions required by OAR Chapter 734, Divisions 51 and 55. The certificate holder shall submit the necessary application in a form satisfactory to ODOT and the Department for the location, construction and maintenance of a new approach to State Highway 19 for access to the site south of Tree Lane. The certificate holder shall submit the necessary application in a form satisfactory to ODOT and the Department for the location, construction and maintenance of transmission lines crossing Highway 19.

The certificate holder shall design and construct new access roads and private road improvements to standards approved by the Gilliam County Road Department or, where applicable, the Morrow County Public Works Department. Where modifications of County roads are necessary, the certificate holder shall construct the modifications entirely within the County road rights-of-way and in conformance with County road design standards subject to the approval of the Gilliam County Road Department or, where applicable, the Morrow County Public Works Department. Where modifications of State roads or highways are necessary, the certificate holder shall construct the modifications entirely within the public road rights-of-way and in conformance with Oregon Department of Transportation (ODOT) standards subject to the approval of ODOT.

The certificate holder shall construct access roads with a finished width of up to 20 feet, designed under the direction of a licensed engineer and compacted to meet equipment load requirements.

During construction of the facility, the certificate holder shall implement measures to reduce traffic impacts, including:

(a) Providing notice to adjacent landowners when heavy construction traffic is anticipated.

(b) Providing appropriate traffic safety signage and warnings.
(c) Requiring flaggers to be at appropriate locations at appropriate times during construction to direct traffic.

(d) Using traffic diversion equipment (such as advance signage and pilot cars) when slow or oversize construction loads are anticipated.

(e) Maintaining at least one travel lane at all times to the extent reasonably possible so that roads will not be closed to traffic because of construction vehicles.

(f) Encouraging carpooling for the construction workforce.

(g) Including traffic control procedures in contract specifications for construction of the facility.

(h) Keeping Highway 19 free of gravel that tracks out onto the highway at facility access points.

The certificate holder shall ensure that no equipment or machinery is parked or stored on any County road whether inside or outside the site boundary. The certificate holder may temporarily park equipment off the road but within County rights-of-way with the approval of the Gilliam County Road Department or, where applicable, the Morrow County Public Works Department.

The certificate holder shall cooperate with the Gilliam County Road Department to ensure that any unusual damage or wear to county roads that is caused by construction of the facility is repaired by the certificate holder. Submittal to the Department of an executed Road Use Agreement with Gilliam County shall constitute evidence of compliance with this condition.

Upon completion of construction, the certificate holder shall restore public roads to pre-construction condition or better to the satisfaction of the applicable county departments. If required by Gilliam County, the certificate holder shall post bonds to ensure funds are available to repair and maintain roads affected by the facility. If construction of the facility will utilize county roads in counties other than Gilliam County, the certificate holder shall coordinate with the Department and the respective county road departments regarding the implementation of a similar Road Use Agreement. [AMD5]

During construction, the certificate holder shall require that all on-site construction contractors develop and implement a site health and safety plan that informs workers and others on-site about first aid techniques and what to do in case of an emergency and that includes important telephone numbers and the locations of on-site fire extinguishers and nearby hospitals. The certificate holder shall ensure that construction contractors have personnel on-site who are trained and equipped for tower rescue and who are first aid and CPR certified.

During operation of the facility, the certificate holder shall develop and implement a site health and safety plan that informs employees and others on-site about first aid techniques and what to do in case of an emergency, including a contingency plan in a fire emergency, and that includes important telephone numbers and the locations of on-site fire extinguishers, nearby hospitals, Gilliam County Sheriff’s Office and the office locations of the backup law enforcement services. The certificate holder shall ensure that operations personnel are trained and equipped for tower rescue. If the certificate holder conducts an annual emergency drill or performs tower rescue training at the facility, the North Gilliam County Rural Fire Protection District and the Arlington Fire Department will be invited to observe. [AMD5]

(a) During construction of the facility, the certificate holder shall provide on-site security within the facility site boundary, and shall establish good communications between on-site security personnel and the Gilliam County Sheriff’s Office by establishing a
communication protocol between the security personnel and the Sherriff’s office. The
communication protocol shall be sent to the Department prior to construction.

(b) During operation, the certificate holder shall ensure that appropriate law enforcement
agency 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. The list shall also be sent to the Department.

The certificate holder shall notify the Department of Energy and the Gilliam County Planning
Department within 72 hours of any accidents including mechanical failures on the site
associated with construction or operation of the facility that may result in public health and
safety concerns

6. Water, Soils, Streams & Wetlands Conditions

i. The certificate holder shall conduct all construction work in compliance with an Erosion and
Sediment Control Plan (ESCP) satisfactory to the Oregon Department of Environmental
Quality and as required under the National Pollutant Discharge Elimination System (NPDES)
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.

ii. Prior to beginning facility operation, the certificate holder shall provide the Department a
copy of an operational SPCC plan, if required pursuant to OAR 340-141-0001 to -0240.

During construction, the certificate holder shall limit truck traffic to improved road surfaces to
avoid soil compaction, to the extent practicable.

During construction, the certificate holder shall implement best management practices to
control any dust generated by construction activities, such as applying water to roads and
disturbed soil areas.

Before beginning construction of the facility, the certificate holder shall provide to the
Department a map showing the final design locations of all components of the facility, and the
areas that would be disturbed during construction and showing the wetlands and stream
channels previously surveyed by CH2M HILL or HDR as described in the Final Order on the
Application and the Final Order on Amendment #4. For areas to be disturbed during
construction that lie outside of the previously-surveyed areas, the certificate holder shall hire
qualified personnel to conduct a pre-construction investigation to determine whether any
jurisdictional waters of the State exist in those locations within the proposed expanded site
boundary. The certificate holder shall provide a written report on the pre-construction
investigation to the Department and the Department of State Lands for approval before
beginning construction. The certificate holder shall ensure that construction and operation of
the facility will have no impact on any jurisdictional water identified in the pre-construction
investigation.

The certificate holder shall avoid impacts to waters of the state in the following manner:

(a) The certificate holder shall avoid any disturbance to delineated wetlands.
(b) The certificate holder shall construct stream crossings for roads and underground collector lines substantially as described in the Final Order on the Application or the Final Order on Amendment #4. In particular, the certificate holder shall not remove material from waters of the State or add new fill material to waters of the State such that the total volume of removal and fill exceeds 50 cubic yards for the project as a whole.

(c) The certificate holder shall construct support poles for aboveground lines outside of delineated stream channels and shall avoid in-channel impacts.

[AMD5]

During facility operation, the certificate holder shall routinely inspect and maintain all facility components including roads, pads, trenched areas and, as necessary, maintain or repair erosion and sediment control measures. [AMD5]

During facility operation, the certificate holder shall obtain water for on-site uses from on-site wells located near the O&M building. The certificate holder shall construct on-site wells subject to compliance with the provisions of ORS 537.765 relating to keeping a well log. The certificate holder shall not use more than 5,000 gallons of water per day from the on-site well. The certificate holder may use other sources of water for on-site uses subject to prior approval by the Department.

During facility operation, if wind turbine 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. [AMD5]

7. Transmission Line & EMF Conditions

The certificate holder shall install the 34.5-kV collector system underground to the extent practical. The certificate holder shall install underground lines at a minimum depth of three feet. Based on geotechnical conditions or other engineering considerations, the certificate holder may install segments of the collector system aboveground, but the total length of aboveground segments must not exceed 27 miles.

The certificate holder shall take reasonable steps to reduce or manage human exposure to electromagnetic fields, including but not limited to:

(a) Constructing all aboveground transmission lines at least 200 feet from any residence or other occupied structure, measured from the centerline of the transmission line. [Deleted AMD5, Sept 2020]

(b) Providing to landowners a map of underground and overhead transmission lines on their property and advising landowners of possible health risks from electric and magnetic fields.

(c) 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.

(d) Designing and maintaining all transmission lines so that induced voltages during operation are as low as reasonably achievable.
In advance of, and during, preparation of detailed design drawings and specifications for 230-kV and 34.5-kV transmission lines, the certificate holder shall consult with the Utility Safety and Reliability Section of the Oregon Public Utility Commission to ensure that the designs and specifications are consistent with applicable codes and standards.

8. Plants, Wildlife & Habitat Protection Conditions

Prior to construction of the Facility of the Facility, the certificate holder shall finalize the Wildlife Monitoring and Mitigation Plans (WMMPs), based on the draft WMMP included as Attachment F of the Final Order on Request for Amendment #4, as approved by the Department in consultation with ODFW. The certificate holder shall conduct wildlife monitoring as described in the final WMMP, as amended from time to time. [Amendment #3; AMD5]

The certificate holder shall restore areas disturbed by facility construction but not occupied by permanent facility structures according to the methods and monitoring procedures described in the final Revegetation Plans of the Facility, as approved by the Department in consultation with ODFW. The final Revegetation Plan shall be based on the draft plan as Attachment E in the Final Order on Request for Amendment #4, and as amended from time to time. [Amendment #3; AMD5]

The certificate holder shall:

(a) Acquire the legal right to create, enhance, maintain and protect a habitat mitigation area as long as the site certificate is in effect by means of an outright purchase, conservation easement or similar conveyance and shall provide a copy of the documentation to the Department. Within the habitat mitigation area, the certificate holder shall improve the habitat quality as described in the final Habitat Mitigation Plans for the Facility, as approved by the Department in consultation with ODFW. The final Habitat Mitigation Plans shall be based on the draft plan as Attachment G to the Final Order on Request for Amendment #3 and updated based on Condition 31. The final Habitat Mitigation Plans may be amended from time to time. [Amendment #3; AMD5]

(b) Within 90 days of completion of construction, the certificate holder shall submit to the department and ODFW an updated HMP Table.

[AMD5]

The certificate holder shall determine the boundaries of Category 1 Washington ground squirrel (WGS) habitat based on the locations where the squirrels were found to be active in the most recent WGS survey prior to the beginning of construction in habitat suitable for WGS foraging or burrow establishment ("suitable habitat").

(a) The certificate holder shall hire a qualified professional biologist who has experience in detection of WGS to conduct surveys using a survey protocol approved by the Oregon Department of Fish and Wildlife (ODFW). The biologist shall survey all areas of suitable habitat where permanent facility components would be located or where construction disturbance could occur. Except as provided in (a), the biologist shall conduct the protocol surveys in the active squirrel season (March 1 to May 31) in 2010 and in the active squirrel seasons in subsequent years until the beginning of construction in suitable habitat. The certificate holder shall provide written reports of the surveys to the Department and to ODFW and shall identify the boundaries of Category 1 WGS habitat. The certificate holder shall not begin construction within suitable habitat until the
identified boundaries of Category 1 WGS habitat have been approved by the Department. Category 1 WGS habitat includes the areas described in (b) and (c).

(b) The certificate holder may omit the WGS survey in any year if the certificate holder avoids all permanent and temporary disturbance within suitable habitat until a WGS survey has been completed in the following year and the boundaries of Category 1 habitat have been determined and approved based on that survey.

(c) Category 1 WGS habitat includes the area within the perimeter of multiple active WGS burrows plus a 785-foot buffer, excluding areas of habitat types not suitable for WGS foraging or burrow establishment. If the multiple-burrow area was active in a prior survey year, then Category 1 habitat includes the largest extent of the active burrow area ever recorded (in the current or any prior-year survey), plus a 785-foot buffer.

(d) Category 1 WGS habitat includes the area containing single active burrow detections plus a 785-foot buffer, excluding areas of habitat types not suitable for WGS foraging or burrow establishment. Category 1 habitat does not include single-burrow areas that were found active in a prior survey year but that are not active in the current survey year.

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

(a) The certificate holder shall not construct any facility components within areas of Category 1 habitat and shall avoid temporary disturbance of Category 1 habitat.

(b) Before beginning construction, but no more than two years prior to the beginning of construction, the certificate holder shall hire a qualified professional biologist to conduct a survey of all areas to be disturbed by construction for threatened and endangered species. The certificate holder shall provide a written report of the survey and a copy of the survey to the Department, the Oregon Department of Fish and Wildlife (ODFW), and the Oregon Department of Agriculture (ODA). If the surveys identify the presence of threatened or endangered species within the survey area, 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, in consultation with ODA and ODFW.

(c) Before beginning construction of the facility, the certificate holder’s qualified professional biologist shall survey the Category 1 Washington ground squirrel habitat to ensure that the sensitive use area is correctly marked with exclusion flagging and avoided during construction. The certificate holder shall maintain the exclusion markings until construction has been completed.

(d) Before beginning construction of the facility, certificate holder’s qualified professional biologist shall complete the avian use studies that began in September 2009 at six plots within or near the facility site as described in the Final Order on the Application. The certificate holder shall provide a written report on the avian use studies to the Department and to ODFW.

(e) Before beginning construction of the facility, certificate holder’s qualified professional biologist shall complete raptor nest surveys within the raptor nest survey area as described in the Final Order on the Application. The purposes of the survey are to identify any sensitive raptor nests near construction areas and to provide baseline information on raptor nest use for analysis as described in the Wildlife Monitoring and Mitigation Plan referenced in Condition 91. The certificate holder shall provide a written report on the raptor nest surveys and the surveys to the Department and to ODFW. If the surveys identify the presence of raptor nests within the survey area, 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, in consultation with ODA and ODFW.
holder shall implement appropriate measures to assure that the design, construction
and operation of the facility are consistent with the fish and wildlife habitat mitigation
goals and standards of OAR 635-415-0025, as approved by the Department, in
consultation with ODFW.

(f) In the final design layout of the facility, the certificate holder shall locate facility
components, access roads and construction areas to avoid or minimize temporary and
permanent impacts to high quality native habitat and to retain habitat cover in the
general landscape where practicable.

During construction, the certificate holder shall avoid all construction activities within a 1,300-
foot buffer around potentially-active nest sites of the following species during the sensitive
period, as provided in this condition:

<table>
<thead>
<tr>
<th>Species</th>
<th>Sensitive Period</th>
<th>Early Release Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Swainson’s hawk</td>
<td>April 1 to August 15</td>
<td>May 31</td>
</tr>
<tr>
<td>Ferruginous hawk</td>
<td>March 15 to August 15</td>
<td>May 31</td>
</tr>
<tr>
<td>Burrowing owl</td>
<td>April 1 to August 15</td>
<td>July 15</td>
</tr>
</tbody>
</table>

During the year in which construction occurs, the certificate holder shall use a protocol
approved by the Oregon Department of Fish and Wildlife (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. The certificate holder shall begin monitoring potential nest sites by March
15 and shall continue monitoring until at least May 31 to determine whether any potentially-
active nest sites become active during the sensitive period.

If any nest site is determined to be unoccupied by the early release date (May 31), then
unrestricted construction activities may occur within 1,300 feet of the nest site after that date. If
a nest is occupied by any of these species after the beginning of the sensitive period, the
certificate holder will flag the boundaries of a 1,300-foot buffer area around the nest site and
shall instruct construction personnel to avoid disturbance of the buffer area. During the
sensitive period, the certificate holder shall not engage in high-impact construction activities
(activities that involve blasting, grading or other major ground disturbance) within the buffer
area. The certificate holder shall restrict construction traffic within the buffer, except on public
roads, to vehicles essential to the limited construction activities allowed within the buffer.

If burrowing owl nests are occupied during the sensitive period, the certificate holder may
adjust the 1,300-foot buffer around these nests after consultation with ODFW and subject to the
approval of the Department.

The certificate holder shall hire a qualified independent professional biologist to observe the
active nest sites during the sensitive period for signs of disturbance and to notify the
Department of any non-compliance with this condition. If the biologist 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 construction activities within the buffer area before
the ending day of the sensitive period with the approval of ODFW, after the young are fledged.
The certificate holder shall use a protocol approved by ODFW to determine when the young are
fledged (the young are independent of the core nest site).

The certificate holder shall protect the area within 1,300 feet of the BLM Horn Butte Wildlife
Area during the long-billed curlew nesting season (March 8 through June 15), as described in
this condition. Before beginning construction, the certificate holder shall provide to the
Department a map showing the areas of potential construction disturbance in the vicinity of the
BLM lands that are part of the Horn Butte Wildlife Area and showing a 1,300-foot buffer from
those areas. During the nesting season, 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 the buffer area. The certificate
holder shall flag the boundaries of the 1,300-foot buffer area and shall instruct construction
personnel to avoid any unnecessary activity within the buffer area. The certificate holder shall
restrict construction traffic within the buffer, except on public roads, to vehicles essential to the
limited construction activities allowed within the buffer. The certificate holder may engage in
construction activities within the buffer area at times other than the nesting season.

The certificate holder shall implement measures to avoid or mitigate impacts to sensitive
wildlife habitat during construction including, but not limited to, the following:
(a) Preparing maps to show occlusion areas that are off-limits to construction personnel,
such as nesting or denning areas for sensitive wildlife species.
(b) Avoiding unnecessary road construction, temporary disturbance and vehicle use.
(c) Limiting construction work to approved and surveyed areas shown on facility constraints
maps.
(d) Ensuring that all construction personnel are instructed to avoid driving cross-country or
taking short-cuts within the site boundary or otherwise disturbing areas outside of the
approved and surveyed construction areas.

The certificate holder shall reduce the risk of injuries to avian species by:
(a) Installing turbine towers that are smooth steel structures that lack features that would
allow avian perching.
(b) Locating turbine towers to avoid areas of increased risk to avian species, such as cliff
edges, narrow ridge saddles and gaps between hilltops.
(c) Installing meteorological towers that are non-guyed structures to eliminate the risk of
avian collision with guy-wires.
(d) Designing and installing all aboveground transmission line support structures following
the most current suggested practices for avian protection on power lines published by
the Avian Power Line Interaction Committee.

The certificate holder shall hire a qualified environmental professional to provide environmental
training during construction and operation. Environmental training includes information on the
sensitive species present onsite, precautions to avoid injuring or destroying wildlife or sensitive
wildlife habitat, exclusion areas, permit requirements and other environmental issues. The
certificate holder shall instruct construction and operations personnel to report any injured or
dead wildlife detected while on the site to the appropriate onsite environmental manager.
The certificate holder shall impose and enforce a construction and operation speed limit of 20 miles per hour throughout the facility site and, during the active squirrel season (March 1 to May 31), a speed limit of 10 miles per hour from one hour before sunset to one hour after sunrise on private roads near known Washington ground squirrel (WGS) colonies. The certificate holder shall ensure that all construction and operations personnel are instructed to watch out for and avoid WGS and other wildlife while driving through the facility site.

9. Visual Effects Conditions

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

(a) Mount nacelles on smooth, steel structures, painted uniformly in a low-reflectivity, neutral white color.

(b) Paint the substation structures in a low-reflectivity 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, required by law or otherwise required by this site certificate, except that the certificate holder may erect a sign near the O&M buildings to identify the facility, may paint turbine numbers on each tower and may allow unobtrusive manufacturers’ logos on turbine nacelles.

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

The certificate holder shall design and construct the Montague Wind substation 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 low-reflectivity, neutral color to blend with the surrounding landscape. [AMDS]

The certificate holder shall not use exterior nighttime lighting except:

(a) The minimum turbine tower lighting required or recommended by the Federal Aviation Administration.

(b) Security lighting at the Montague Wind substation, provided that such lighting is shielded or downward-directed to reduce glare.

(c) Minimum lighting necessary for repairs or emergencies.

(d) Minimum lighting necessary for construction directed to illuminate the work area and shielded or downward-directed to reduce glare.

The certificate holder shall maintain a minimum distance of 1,000 feet measured from the centerline of each turbine tower or meteorological tower to the centerline of the line-of-sight from the vantage point of the Fourmile Canyon interpretive site looking toward the visible Oregon Trail ruts (bearing S 89-42-34 W from latitude, longitude: 45.622047, -120.044112) as described in the Final Order on the Application.

10. Noise Control Conditions

To reduce construction noise impacts at nearby residences, 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.
The certificate holder shall provide to the Department:

i. Prior to construction:
   (a) Information that identifies the final design locations of all turbines, to be built at the facility...
   (b) A noise analysis that includes the following Information:

   Final design locations of all noise-generating facility components (all wind turbines and substation transformers).

   The maximum sound power level for the Montague Wind substation transformers; and the maximum sound power level and octave band data for the wind turbines selected for the facility based on manufacturers’ warranties or confirmed by other means acceptable to the Department.

   The results of noise analysis of the facility to be built according to the final design performed in a manner consistent with the requirements of OAR 340-035-0035(1)(b)(B)(iii) (IV) and (VI) demonstrating to the satisfaction of the Department that the total noise generated by the facility (including the noise from wind turbines and substation transformers,) would meet the ambient degradation test and maximum allowable test at the appropriate measurement point for all potentially-affected noise sensitive properties. The certificate holder shall verify that all noise sensitive properties within one mile of the final design locations of noise-generating components for the facility have been identified and included in the preconstruction noise analysis based on review of the most recent property owner information obtained from the Gilliam County Tax Assessor Roll.

   For each noise-sensitive property where the certificate holder relies on a noise waiver to demonstrate compliance in accordance with OAR 340-035-0035(1)(b)(B)(iii)(III), a copy of the a legally effective easement or real covenant pursuant to which the owner of the property authorizes the certificate holder’s operation of the facility to increase ambient statistical noise levels L10 and L50 by more than 10 dBA at the appropriate measurement point. The legally-effective easement or real covenant must: include a legal description of the burdened property (the noise-sensitive property); be recorded in the real property records of the county; expressly benefit the certificate holder; expressly run with the land and bind all future owners, lessees or holders of any interest in the burdened property; and not be subject to revocation without the certificate holder’s written approval.

   [Final Order on ASC; AMD5]

During operation of the facility, the certificate holder shall implement measures to ensure compliance with the noise control regulation, including:

a. Providing notice of the noise complaint system and how to file a noise complaint to noise sensitive receptors within 1-mile of noise generating components.

b. 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. In response
to a complaint from the owner of a noise sensitive property regarding noise levels during
operation of the facility, the Council may require the certificate holder to monitor and
record the statistical noise levels to verify that the certificate holder is operating the
facility in compliance with the noise control regulations.

11. Waste Management Conditions

109. The certificate holder shall provide portable toilets for on-site sewage handling during
construction and shall ensure that they are pumped and cleaned regularly by a licensed
contractor who is qualified to pump and clean portable toilet facilities.

110. During operation of the facility, the certificate holder shall discharge sanitary wastewater
generated at the O&M buildings to a licensed on-site septic system in compliance with State
permit requirements. The certificate holder shall design the septic system for a discharge
capacity of less than 2,500 gallons per day.

111. The certificate holder shall implement a waste management plan during construction 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 local landfill by a licensed waste
hauler.
(e) Segregating all hazardous wastes such as used oil, oily rags and oil-absorbent materials,
and mercury-containing lights for disposal by a licensed firm specializing in the proper
recycling or disposal of hazardous wastes. [AMDS]
(f) Confining concrete delivery truck rinse-out within the foundation excavation,
discharging rinse water into foundation holes and burying other concrete waste as part
of backfilling the turbine foundation.

112. The certificate holder shall implement a waste management plan during facility operation 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 local landfill by a licensed waste
hauler.
(e) Segregating all hazardous, non-recyclable wastes such as used oil, oily rags and oil-
absorbent materials, and mercury-containing lights for disposal by a licensed firm
specializing in the proper recycling or disposal of hazardous wastes. [AMDS]

12. Conditions Added by Amendment #1

113. The transfer of the First Amended Site Certificate from the certificate holder to Portland General
Electric (PGE), the transferee, shall not be effective until PGE executes in closing the form of site
certificate naming PGE the certificate holder, which is attached as Attachment B to the Final
Order on Amendment #1. Upon closing, the First Amended Site Certificate naming PGE as the
certificate holder shall be in full force and effect and the First Amended Site Certificate naming Montague Wind Power LLC as the certificate holder shall be considered rescinded and void in its entirety. [Deleted AMD2]

Should the closing contemplated in Condition 113 not occur within 18 months of the effective date of the First Amended Site Certificate to Montague Wind Power LLC, the Council’s transfer approval within the Final Order on Amendment #1 shall be void. [Deleted AMD2]

PGE must provide the Department a copy of the executed First Amended Site Certificate and documentation of the asset purchase agreement within 7 days of closing... [Deleted AMD2]

The certificate holder shall ensure its third-party contractor transports and disposes of battery and battery waste in compliance with all applicable regulations and manufacturer recommendations related to the transport of hazardous battery materials.

a. Prior to construction, the certificate holder shall provide a description to the Department of applicable regulations and manufacturer recommendations applicable to the transport and disposal of batteries and battery related waste.

b. During construction and operation, the certificate holder shall report to the Department any potential compliance issue or cited violations of its third-party contractor for the requirements identified in sub(a) of this condition.

[AMD4; Deleted AMD5]

During facility operation, the certificate holder shall conduct monthly inspections of the battery storage systems, in accordance with manufacturer specifications. The certificate holder shall maintain documentation of inspections, including any corrective actions, and shall make available for review upon request by the Department. [AMD4; Deleted AMD5]

13. Conditions Added by Amendment #5

The site certificate authorizes shared use of related or supporting facilities including the Montague Wind collector substation, 230 kV transmission line, access roads, and temporary staging areas under the site certificates issued for the Montague Wind Facility, Montague Solar Facility and Oregon Trail Solar Facility.

(a) Within 30 days of shared use, the certificate holder must provide evidence to the Department that the certificate holders have an executed agreement for shared use of facilities.

(b) If certificate holders of the Montague Wind Power Facility, Montague Solar Facility or Oregon Trail Solar Facility propose to substantially modify any of the shared facilities listed in sub(a) of this condition, each certificate holder shall submit an amendment determination request or request for site certificate amendment to obtain a determination from the Department on whether a site certificate amendment is required or to process an amendment for both site certificates. If certificate holders opt to submit an amendment determination request, the requirement may be satisfied through submittal of a single amendment determination request with authorization (or signature) provided from all three certificate holders.

(c) Prior to facility decommissioning or if facility operations cease, each certificate holder shall submit an amendment determination request or request for site certificate...
amendment to document continued ownership and full responsibility, including coverage
of full decommissioning amount of the shared facilities in the bond or letter of credit
pursuant to Condition 32, for the operational facility, if facilities are decommissioned at
different times.

Prior to construction and operation of the facility, the certificate holder shall identify the
number of outdoor signs and applicable Gilliam County Zoning Ordinance (GCZO) Section
8.050 Sign Regulation provisions and provide to the Department and Gilliam County
Planning Department written confirmation that outdoor signage complies with the
applicable provisions.

VI. 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 345-027-0400.

VII. 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.

VIII. GOVERNING LAW AND FORUM

This site certificate shall be governed by the laws of the State of Oregon. Any litigation or arbitration
arising out of this agreement shall be conducted in an appropriate forum in Oregon.
IX. EXECUTION

This 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 WHEREOF, this site certificate has been executed by the State of Oregon, acting by and through its Energy Facility Siting Council, and by Montague Wind Power Facility, LLC.

ENERGY FACILITY SITTING COUNCIL
By: ________________________________
Print: Hanley Jenkins, II
Date: Oct 2, 2020

MONTAGUE WIND POWER FACILITY, LLC
By: ________________________________
Print: Sara Parsons
Date: 10/6/2020

By: ________________________________
Print: Steve Krump
Date: 10/8/2020
Figure 1: Site Boundary and 230 kV transmission line corridor
ENERGY FACILITY SITING COUNCIL
OF THE
STATE OF OREGON

Site Certificate
for the
Montague Solar Facility

ISSUANCE DATES:

<table>
<thead>
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<th>Description</th>
<th>Date</th>
</tr>
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<tr>
<td>Site Certificate</td>
<td>September 25, 2020</td>
</tr>
<tr>
<td>Issuance Date History under Montague Wind Power Facility Site Certificate</td>
<td>September 10, 2020</td>
</tr>
<tr>
<td>First Amended Site Certificate</td>
<td>June 21, 2013</td>
</tr>
<tr>
<td>Second Amended Site Certificate</td>
<td>December 4, 2015</td>
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<tr>
<td>Third Amended Site Certificate</td>
<td>July 12, 2017</td>
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<td>August 23, 2019</td>
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The Oregon Energy Facility Siting Council

I. INTRODUCTION

The Oregon Energy Facility Siting Council (Council) issues this site certificate for the Montague Solar Facility (the facility) in the manner authorized under ORS Chapter 469. This site certificate is a binding agreement between the State of Oregon (State), acting through the Council, and Montague Solar, LLC (certificate holder), a wholly owned subsidiary of Avangrid Renewables, LLC (parent company) authorizing the certificate holder to construct and operate the facility in Gilliam County, Oregon. [Amendment #5]

The findings of fact, reasoning and conclusions of law underlying the terms and conditions of this site certificate are set forth in the following documents, incorporated herein by this reference: (a) the Final Order on the Application for Site Certificate for the Montague Wind Power Facility issued on September 10, 2010 (hereafter, Final Order on the Application), (b) the Final Order on Amendment #1 issued on June 21, 2013; (c) the Final Order on Amendment #2 issued on December 4, 2015; (d) the Final Order on Amendment #3 issued on July 12, 2017; (e) the Final Order on Amendment #4 issued on August 23, 2019; and (f) the Final Order on Amendment #5 issued on September 25, 2020. In interpreting this site certificate, any ambiguity will be clarified by reference to the following, in order of priority: (1) this Fifth Amended Site Certificate, (2) the Final Order on Amendment #5, (3) the Final Order on Amendment #4, (4) the Final Order on Amendment #3, (5) the Final Order on Amendment #2, (6) the Final Order on Amendment #1, (7) the Final Order on the Application, and (8) the record of the proceedings that led to the Final Order on the Application, the Final Order on Amendment #1, Final Order on Amendment #2, Final Order on Amendment #3, Final Order on Amendment #4 and Final Order on Amendment #5.

As authorized in Final Order on Amendment #5, the Montague Wind Power Facility certificate holder obtained approval to split the Montague Wind Power Facility site certificate into three site certificates – Montague Wind Power Facility, Montague Solar Facility and Oregon Trail Solar Facility. Each of these certificate holders is a wholly owned subsidiary and LLC created by Avangrid Renewables, LLC resulting in each certificate holder owned by the same parent company. In addition, these facilities share facility components and are interconnected for the duration of long-term operation.

Because the findings of fact, reasoning and conclusions of law underlying the terms and conditions of the site certificate as set forth in the 2010 Final Order on the Application for Site Certificate and subsequent Final Orders on Requests for Amendment 1 through 5 for the Montague Wind Power Facility are incorporated by reference into the site certificate, these underlying findings, including any findings establishing the predevelopment condition of the site and impacts of approved facility components continue to have bearing on the analysis and findings required to approve any future changes to the site certificates for the successor facilities. In other words, compliance with Council standards requiring an environmental impact analysis should be based on 2010 predevelopment conditions and the incremental change in environmental impact from the operational Montague Wind Power Facility, as of 2019, approved or operational facility components as presented in Council’s Final Order on Amendment 4. This clarification is intended to establish that, with the splitting of facility components under three site certificates, baseline conditions (2010) and subsequent environmental impacts of the facility (in operation and not yet constructed components) shall not be adjusted in a way that results in greater overall impacts than the level of impacts that would be authorized under one site certificate. Future requests to amend the Montague Solar Facility site certificate shall evaluate compliance with Council standard requirements based on overall impacts from the operational components as approved in the
2017 Final Order on Amendment 3 and not yet constructed facility components, as approved in Final Order on Amendment 4.

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

II. SITE CERTIFICATION

To the extent authorized by state law and subject to the conditions set forth herein, the State authorizes the certificate holder to construct, operate and retire a photovoltaic (PV) solar energy facility, together with certain related or supporting facilities, at the site in Gilliam County, Oregon, as described in Section III of this site certificate. ORS 469.401(1). [ASC; AMD5]

This site certificate is effective until it is terminated under OAR 345-027-0110 or the rules in effect on the date that termination is sought or until the site certificate is revoked under ORS 469.440 and OAR 345-029-0100 or the statutes and rules in effect on the date that revocation is ordered. ORS 469.401(1).

This site certificate does not address, and is not binding with respect to, matters that were not addressed in the Final Order on the Application, Final Order on Amendment #1 Final Order on Amendment #2, Final Order on Amendment #3, Final Order on Amendment #4, and Final Order on Amendment #5. Such matters include, but are not limited to: building code compliance, wage, hour and other labor regulations, local government fees and charges and 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. 469.503(3). [ASC; AMD1; AMD2; AMD3; AMD4; AMD5]

Both the State and the certificate holder shall abide by local ordinances, state law and the rules of the Council in effect on the date this site certificate is executed. ORS 469.401(2). In addition, 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).

For a permit, license or other approval 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).

Subject to the conditions herein, 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).

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. ORS 469.401(3).
After issuance of this site certificate, each state agency or local government agency that issues a permit, license or other approval for the facility shall continue to exercise enforcement authority over such permit, license or other approval. ORS 469.401(3).

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.

Following the completion of surveys required by this site certificate, the Department will present the results of those surveys and required consultations at the next regularly scheduled Council meeting. [AMD2]

III. DESCRIPTION

1. The Facility

(a) The Energy Facility

The Montague Solar Facility is an electric power generating plant consisting of approximately 162 megawatts (MW) of solar photovoltaic energy generating components on up to 1,496 acres of an approved solar micrositing area. Within the solar micrositing area, solar photovoltaic energy generation equipment could include modules consisting of solar panels, trackers, racks, posts, inverter/transformer units and above- and belowground cabling. Solar panels would be supported by galvanized steel posts, which would be hydraulically driven into the ground at a depth of 5 to 8 feet, with an approximately 4 to 5.5-foot aboveground height. Solar panels would be designed with anti-reflective coating. Modules would be placed on non-specular metal galvanized steel racks, with heights ranging from 4 to 15 feet at full tilt. To convert energy generated within the modules from alternating current (ac) to direct current (dc), inverter/transformer units would be installed. Solar photovoltaic energy generation equipment would be contained by an approximately 8-foot chain-link fence extending around the perimeter. Access to solar facility components would be provided via two new access points on the north side of Bottemiller Lane. The energy facility is described further in the Final Order on Amendment #4 and the Final Order on Amendment #5.

(b) Related or Supporting Facilities

The facility includes the following related or supporting facilities described below and in greater detail in the Final Order on Amendment #4 and the Final Order on Amendment #5:

- Power collection system
- Control system
- Substations and 230-kV transmission lines
- Battery storage system
- Operations and maintenance (O&M) building
- Access roads
- Public roadway modifications
- Temporary construction areas

**Power Collection System**

A power collection system operating at 34.5 kilovolts (kV) transports power from the solar array to the collector substation. To the extent practicable, the collection system is installed underground at a depth of at least three feet. Not more than 27 miles of the collector system combined across facility sites is installed aboveground.

**Control System**

A fiber optic communications network links the solar array to a central computer at the Phase 2 O&M building shared with the Oregon Trail Solar facility. A Supervisory, Control and Data Acquisition (SCADA) system collects operating and performance data from the facility as a whole and allows remote operation of the facility.

**Substations and 230-kV Transmission Lines**

The facility includes two collector substations. One substation ("Montague Wind substation") is shared with the Montague Wind Power facility, and the second ("Montague Solar collector substation") is shared with the Oregon Trail Solar facility. An aboveground, single-circuit 230-kV transmission line connects the Montague Solar collector substation to the Montague Wind substation. An aboveground, single-circuit 230-kV transmission line connects the Phase 1 substation to the 500-kV Slatt-Buckley transmission line owned by the Bonneville Power Administration (BPA) at the Slatt substation.

**Battery Storage**

The facility is approved to include a battery storage system shared with the Oregon Trail Solar facility. The battery storage system would be capable of storing up to 100 MW of solar energy generated by the facility, and would be used to stabilize the solar resource through dispatching of energy stored in the battery system. The battery system is placed in a series of containers or building located near the Montague Solar collector substation.

The battery system would be composed of either lithium-ion (Li-ion) batteries or a flow battery. Lithium-ion batteries are a solid-state rechargeable battery utilizing lithium ions in an electrolyte. Flow batteries are composed of a variety of different technologies; however, all flow batteries dispatch electricity by allowing the migration of electrons from a positive ion tank to a negative ion tank. The electrons migrate between solutions via a membrane.

The battery storage would occupy up to 6 acres and would include batteries and racks or containers, inverters, isolation transformers, and switchboards, an approximately 20-foot warehouse-type building, medium-voltage and low-voltage electrical systems, fire suppression, heating, ventilation, and air-conditioning systems, building auxiliary electrical systems, and network/SCADA systems. Battery storage would include a cooling system (more advanced systems required for Li-ion), which may include a separate chiller plant located outside the battery racks with chillers, pumps, and heat exchangers. High-voltage (HV) equipment would include a step-up transformer, HV circuit breaker, HV current transformers and voltage transformers, a packaged control building for the HV breaker and transformer.
equipment, HV towers, structures, and HV cabling. The battery storage area would be enclosed by approximately 2,140 feet of continuous chain-link perimeter fencing 8 feet in height, with two 16-foot-wide gates and one pedestrian, 4-foot-wide gate.

**Operations and Maintenance Building**

The facility includes one O&M building ("Montague Solar O&M building") shared with the Oregon Trail Solar facility. An on-site well at Montague Solar O&M building supplies water for use during facility operation. Sewage is discharged to an on-site septic system.

**Access Roads**

The facility includes access roads to provide access to the solar array, battery storage system, and other related or supporting components.

**Public Roadway Modifications**

The certificate holder may construct improvements to existing state and county public roads that are necessary for construction of the facility. These modifications would be confined to the existing road rights-of-way and would be undertaken with the approval of the Gilliam County Road Department or the Oregon Department of Transportation, depending on the location of the improvement.

**Temporary Construction Areas**

During construction, the facility includes temporary laydown areas used to stage construction and store supplies and equipment.

**(c) Shared Related or Supporting Facilities**

The site certificates for the Montague Solar Facility, Oregon Trail Solar Facility and Montague Wind Power Facility were originally approved as one site certificate for the Montague Wind Power Facility (September 2010 – September 2019). In September 2020, facility components were split or allocated into three separate site certificates, but identified that certain related or supporting facilities would be shared or used by each facility. Sharing of facility components, or use by multiple facilities, is allowable in the EFSC process when the compliance obligation and applicable regulatory requirements for the shared facilities is adequately covered under each site certificate, including under normal operational circumstances, ceasing/termination of operation, emergencies and compliance issues or violations.

The certificate holder is authorized to share related or supporting facilities between the Montague Solar Facility, Oregon Trail Solar Facility and Montague Wind Power Facility including the Montague Wind collector substation, 230 kV transmission line, temporary laydown areas, and access roads. The certificate holder is authorized to share related or supporting facilities between the Montague Solar Facility and Oregon Trail Solar Facility including the Montague Solar collector substation, 230 kV transmission line, O&M building and battery storage. These related or supporting facilities are included in each site certificate. Compliance responsibility with site certificate conditions and EFSC standards which apply to these shared related or supporting facilities are shared between site certificates and certificate holders. In accordance with Condition 118, if any certificate holder substantially modifies a shared related or supporting facility or ceases facility operation, each certificate holder would be obligated to submit an amendment determination request or request for amendment to the
Department to determine the appropriate process for evaluating the change and ensuring full regulatory
coverage under each site certificate, or remaining site certificate if either is terminated, in the future.
Additionally, each certificate holder is obligated to demonstrate to the Department that a legally binding
agreement has been fully executed between certificate holders to ensure approval and agreement of
access to the shared resources has been obtained prior to operation of shared facilities.

2. Location of the Facility

The facility is located south of Arlington, in Gilliam County, Oregon. The facility is located on private land
subject to easements or lease agreements with landowners.

IV. SITE CERTIFICATE CONDITIONS

This section lists conditions required by OAR 345-025-0006 (Mandatory Conditions in Site Certificates),
OAR 345025-0010 (Site Specific Conditions), OAR 345-025-0016 (Monitoring and Mitigation Conditions)
and OAR Chapter 345, Division 26 (Construction and Operation Rules for Facilities). These conditions
should be read together with the specific facility conditions listed in Section V to ensure compliance with
the siting standards of OAR Chapter 345, Divisions 22 and 24, and to protect the public health and
safety. In these conditions the definitions in OAR 345-001-0010 apply.

The obligation of the certificate holder to report information to the Oregon Department of Energy
(Department) or the Council under the conditions listed in this section and in Section V 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.

In addition to these conditions, the site 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
certificate is executed. Under ORS 469.401(2), upon a clear showing of a significant threat to the 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 compliance with all provisions of the site
certificate.

1. 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.

2. 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.
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.

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 24 and 25.)

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.

OAR 345-025-0006(6): If the certificate holder becomes aware of a significant environmental change or impact attributable to the facility, the certificate holder shall, as soon as possible, submit a written report to the Department describing the impact on the facility and any affected site certificate conditions. [AMDS]

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.

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 or a portion of 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 32.) [AMDS]
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.

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.

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.

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. For coastal sites, this also includes tsunami hazards and seismically-induced subsidence. [AMDS]

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 to propose and implement corrective or mitigation actions.

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. After the Department receives notice, the Council may require the certificate holder to consult with the Department of Geology and Mineral Industries and the Building Codes Division to propose and implement corrective or mitigation actions. [AMDS]

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.

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 Department 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 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.

17 [AMD3, Deleted, AMD4]

18 OAR 345-025-0010(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 is ½-mile in width and extends approximately 14 miles from the Montague Solar collector substation to the Montague Wind collector substation to BPA’s Slatt Substation as presented in Figure 1 of the site certificate. [OAR 345-025-0010(5); ASC; AMD5]

19 OAR 345-025-0016: The following general monitoring conditions apply:

1 In the site certificate, the Council shall include conditions that address monitoring and mitigation to ensure compliance with the standards contained in OAR Chapter 345, Division 22 and Division 24. The site certificate applicant, or for an amendment, the certificate holder, shall develop proposed monitoring and mitigation plans in consultation with the Department and, as appropriate, other state agencies, local governments and tribes. Monitoring and mitigation plans are subject to Council approval. The Council shall incorporate approved monitoring and mitigation plans in applicable site certificate conditions. [AMD5]

20 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.

21 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 report on the progress of construction and shall address the subjects listed in subsections (2)(a), (d), (f) and (g). When the reporting date coincides, the certificate holder may include the construction progress report within the annual report described in this rule.

(ii) After January 1 but no later than April 30 of each year after beginning operation of the facility, the certificate holder shall submit an annual report to the Department addressing the subjects listed in Subsection (2). For the purposes of this rule, the beginning of operation of the facility means the date when construction of a significant portion of the facility is substantially complete and the certificate holder begins commercial operation of the facility as reported by the certificate holder and accepted by the Department. The Council Secretary and the certificate holder may, by mutual agreement, change the reporting date.

(iii) To the extent that information required by this rule 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. 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.

22 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.

23 OAR 345-026-0170: 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.

The conditions listed in this section include conditions based on representations in the site certificate application and supporting record. The Council deems these representations to be binding commitments made by the applicant. These conditions are required under OAR 345-025-0006. The certificate holder must comply with these conditions in addition to the conditions listed in Section IV. This section includes other specific facility conditions the Council finds necessary to ensure compliance with the siting standards of OAR Chapter 345, Divisions 22 and 24, and to protect public health and safety. For conditions that require subsequent review and approval of a future action, ORS 469.402 authorizes the Council to delegate the future review and approval to the Department if, in the Council’s discretion, the delegation is warranted under the circumstances of the case.

1. Certificate Administration Conditions

24 The certificate holder shall begin construction of the facility by August 30, 2022. The Council may grant an extension of the deadline to begin construction in accordance with OAR 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [AMDS]

25 The certificate holder shall complete construction of the facility 3 years of from the date of construction commencement. 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 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [AMD5]

[Deleted in AMD5, Sept 2020]

The certificate holder shall construct a facility substantially as described in the site certificate and may select solar array components using or occupying up to 1,496 acres substantially as approved in Final Order on RFA4 (August 2019) and Final Order on RFA5 (September 2020) [Final Order on ASC; AMD3; AMD4; AMD5]

The certificate holder shall obtain all necessary federal, state and local permits or approvals required for construction, operation and retirement of the facility or ensure that its contractors obtain the necessary federal, state and local permits or approvals.

The certificate holder shall:

(i) Before beginning construction of the facility, provide to the Department a list of all third-party permits which would normally be governed by the site certificate and that are necessary for construction (e.g. Air Contaminant Discharge Permit; Limited Water Use License). Once obtained, the certificate holder shall provide copies of third-party permits to the Department and Gilliam County-and shall provide to the Department proof of agreements between the certificate holder and the third-party regarding access to the resources or services secured by the permits or approvals.

(ii) During construction and operation, promptly report to the Department if any third-party permits referenced in sub(i) of this condition have been subject to a cited violation, Notice of Violation, or allegation of a violation. [AMD5]

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, 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.

Before beginning construction but no more than two years before beginning construction and after considering all micrositing factors, the certificate holder shall provide to the Department, to the Oregon Department of Fish and Wildlife (ODFW) and to the Planning Director of Gilliam 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, similar to Table 6 in the Final Order on the Application. The detailed maps of the facility site shall indicate the habitat categories of all areas that would be affected during construction (similar to Figure P-9 in RFA4). In classifying the affected habitat into habitat categories, the certificate holder shall consult with the 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.

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 the amount described herein naming the State of Oregon, acting by and through the Council, as beneficiary or payee. The bond or letter of credit will be issued in an amount that is either $8.1 million (1st Quarter 2019 dollars),

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to be adjusted to the date of issuance as described in (b), or the amount determined as 
described in (a). The certificate holder shall adjust the amount of the bond or letter of credit on 
an annual basis thereafter as described in (b).

(a) The certificate holder may adjust the amount of the 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 1 of Attachment A-2 in the Final Order on Amendment 5 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. The certificate holder may 
adjust the amount of the bond or letter of credit under (a) if opting to construct only a 
portion of the facility.

(b) The certificate holder shall adjust the amount of the 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 
mid-2019 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 average of the 1st and 2nd Quarter 2019 index values (to 
represent mid-2019 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 mid-2019 dollars to present 
value.

(c) The certificate holder shall adjust the amount of the 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 
mid-2019 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 average of the 1st and 2nd Quarter 2019 index values (to 
represent mid-2019 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 mid-2019 dollars to present 
value.

(ii) Add 1 percent of the adjusted Subtotal (i) for the adjusted performance bond amount 
to determine the adjusted Gross Cost.

(iii) Add 10 percent of the adjusted Gross Cost (ii) for the adjusted administration 
and project management costs, add 20 percent of the adjusted Gross Cost of the Solar 
Generation and Battery Storage System (ii) and 10 percent of the adjusted Gross Cost 
of all other facility components(ii) for the adjusted future developments contingency.

(iv) Add the adjusted Gross Cost (ii) to the sum of the percentages (iii) and round 
the resulting total to the nearest $1,000 to determine the adjusted financial assurance 
amount.

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

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

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

(g) The bond or letter of credit shall not be subject to revocation or reduction before 
retirement of the facility site.
If the certificate holder elects to use a bond to meet the requirements of Condition 32, 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.

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 select contractors that have substantial experience in the design, engineering and construction of similar facilities. The certificate holder shall report to the Department any change of major contractors.

The certificate holder shall contractually require all construction contractors and subcontractors involved in the construction of the facility to comply with all applicable laws and regulations and with the terms and conditions of the site certificate. Such contractual provisions shall not operate to relieve the certificate holder of responsibility under the site certificate.

To ensure compliance with all site certificate conditions during construction, the certificate holder shall have a full-time, on-site assistant construction manager who is qualified in environmental compliance. The certificate holder shall notify the Department of the name, telephone number and e-mail address of this person.

Within 72 hours after discovery of conditions or circumstances that may violate the terms or conditions of the site certificate, the certificate holder shall report the conditions or circumstances to the Department.

2. Land Use Conditions

The certificate holder shall consult with area landowners and lessees during construction and operation of the facility and implement measures to reduce and avoid any adverse impacts to ongoing farm practices on surrounding lands, including coordination with the landowner of the solar micrositing area to ensure that the final solar array layout does not prevent the landowner from maximizing agricultural production on the land not occupied by the solar array. [Final Order on ASC; AMD5]

The certificate holder shall design and construct the facility to minimize the permanent impacts to agricultural land, including to the extent practicable, using existing access roads, co-locating facilities, reducing road and transmission line/collector line lengths, and designing facility components to allow ongoing access to agricultural fields. [Final Order on ASC; AMD5]

The certificate holder shall install gates on private access roads in accordance with Gilliam County Zoning Ordinance Section 7.020(T)(4)(d)(6) unless the County has granted a variance to this requirement.
Before beginning construction of the facility, the certificate holder shall record in the real property records of Gilliam County a Covenant Not to Sue with regard to generally accepted farming practices on adjacent farmland consistent with GCZO Section 37.020(T)(4)(a)(5).

The certificate holder shall construct all facility components in compliance with the following setback requirements:

(a) All facility components must be at least 3,520 feet from the property line of properties zoned residential use or designated in the Gilliam County Comprehensive Plan as residential.

(b) The certificate holder shall maintain a minimum distance of 50 feet measured from the Montague Solar O&M building to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s lease area.

(c) The certificate holder shall maintain a minimum distance of 50 feet measured from any substation to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s electrical substation easement or, if there is no easement, the nearest boundary of the certificate holder’s lease area.

(d) The certificate holder shall maintain a minimum distance of 25 feet measured from the fence line of the solar array to the nearest property line.

(e) The certificate holder shall maintain a minimum distance of 25 feet measured from the front, rear and side yard of the battery storage system site to the nearest property line.

During construction and operation of the facility, the certificate holder shall implement a weed control plan approved by the Gilliam County Weed Control Officer or other appropriate County officials to control the introduction and spread of noxious weeds.

During operation of the facility, the certificate holder shall restore areas that are temporarily disturbed during facility maintenance or repair activities using the same methods and monitoring procedures described in the Revegetation Plan referenced in Condition 92.

Within 90 days after beginning operation of the facility, the certificate holder shall provide to the Department and to the Gilliam County Planning Department the actual latitude and longitude location or Stateplane NAD 83(91) coordinates of the facility and a summary of as-built changes in the facility compared to the original plan.

The certificate holder shall deliver a copy of the annual report required under Condition 21 to the Gilliam County Planning Commission on an annual basis unless specifically discontinued by the County.

3. Cultural Resource Conditions

Before beginning construction, the certificate holder shall:

(a) Label all identified historic, cultural or archeological resource sites on construction maps and drawings as “no entry” areas. If construction activities will occur within 200 feet of an identified site, the certificate holder shall flag a 30-meter no entry buffer around the site.

The certificate holder may use existing private roads within the buffer areas but may not widen or improve private roads within the buffer areas. The no-entry restriction does not
apply to public road rights-of-way within the buffer areas or to operational farmsteads. [Final Order on ASC]

(b) Submit for review and approval by the Department in consultation with the State Historic Preservation Office, a final Historical Resource Mitigation Plan (HRMP), based on the draft HRMP provided in Attachment H of the Final Order on Request for Amendment 5. The final HRMP shall include the following:

(i) Confirmation on established setback of facility components to the Weatherford Barn, if confirmed by the Department and SHPO to represent a distance whereby indirect impacts to setting and feeling would be minimized to less than significant. In the alternative, the certificate holder shall specify the mitigation option selected from the HRMP and the implementation schedule to reduce significant adverse indirect impacts to the Weatherford Barn. [AMD4; AMD5]

48 In reference to the alignment of the Oregon Trail described in the Final Order on the Application, the certificate holder shall comply with the following requirements:

(a) The certificate holder shall not locate facility components on visible remnants of the Oregon Trail and shall avoid any construction disturbance to those remnants.

(b) The certificate holder shall not locate facility components on undeveloped land where the trail alignment is marked by existing Oregon-California Trail Association markers.

(c) Before beginning construction, the certificate holder shall provide to the State Historic Preservation Office (SHPO) and the Department documentation of the presumed Oregon Trail alignments within the site boundary.

(d) The certificate holder shall ensure that construction personnel proceed carefully in the vicinity of the presumed alignments of the Oregon Trail. If any physical evidence of the trail is discovered, the certificate holder shall avoid any disturbance to the intact segments by redesign, re-engineering or restricting the area of construction activity and shall flag a 30-meter no-entry buffer around the intact Trail segments. The certificate holder shall promptly notify the SHPO and the Department of the discovery. The certificate holder shall consult with the SHPO and the Department to determine appropriate mitigation measures.

49 Before beginning construction, the certificate holder shall provide to the Department a map showing the final design locations of all components of the facility, the areas that would be temporarily disturbed during construction and the areas that were surveyed in 2009 as described in the Final Order on the Application. The certificate holder shall hire qualified personnel to conduct field investigations of all areas to be disturbed during construction that lie outside the previously-surveyed areas. The certificate holder shall provide a written report of the field investigations to the Department and to the Oregon State Historic Preservation Office (SHPO) for review and approval. If any potentially significant historic, cultural or archaeological resources are found during the field investigation, the certificate holder shall instruct all construction personnel to avoid the identified sites and shall implement appropriate measures to protect the sites, including the measures described in Condition 47.

50 During construction, the certificate holder shall:

(a) Ensure that a qualified archeologist, as defined in OAR 736-051-0070, instructs construction personnel in the identification of cultural materials and avoidance of accidental damage to identified resource site.
(b) Employ a qualified cultural resource monitor to conduct monitoring of ground disturbance at depths of 12 inches or greater. The qualifications of the selected cultural resources monitor shall be reviewed and approved by the Department, in consultation with the CTUIR Cultural Resources Protection Program. In the selection of the cultural resources monitor to be employed during construction, preference shall be given to citizens of the CTUIR. Ground disturbance at depths 12 inches or greater shall not occur without the presence of the approved cultural resources monitor. If any cultural resources are identified during monitoring activities, the steps outlined in the Inadvertent Discovery Plan, as provided in Attachment H of the Final Order on Amendment 5 should be followed. The certificate holder shall report to the Department in its semi-annual report a description of the ground disturbing activities that occurred during the reporting period, dates cultural monitoring occurred, and shall include copies of monitoring forms completed by the cultural resource monitor. [AMD4; AMD5]

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 archaeologist can evaluate the significance of the find. The certificate holder shall notify the Department and the Oregon State Historic Preservation Office (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, field documentation and data recovery, in consultation with the Department, SHPO, interested 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 and the SHPO that it has complied with archaeological resource protection regulations.

4. Geotechnical Conditions

Before beginning construction of the facility, the certificate holder shall conduct a site-specific geotechnical investigation and shall report its findings to the Oregon Department of Geology & Mineral Industries (DOGAMI) and the Department. The certificate holder shall conduct the geotechnical investigation after consultation with DOGAMI to confirm appropriate site-specific methodologies for evaluating seismic and non-seismic hazards to inform equipment foundation and road design. [Final Order; AMD5]

The certificate holder shall design and construct the facility in accordance with requirements of the current Oregon Structural Specialty Code and International Building Code. [AMD5]

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.


The certificate holder shall handle hazardous materials used on the site in a manner that protects public health, safety and the environment and shall comply with all applicable local, state and federal environmental laws and regulations. The certificate holder shall not store diesel fuel or gasoline on the facility site during operations. [AMD5]
If a spill or release of hazardous material occurs during construction or operation of the facility, the certificate holder shall notify the Department within 72 hours and shall clean up the spill or release and dispose of any contaminated soil or other materials according to applicable regulations. The certificate holder shall make sure that spill kits containing items such as absorbent pads are located on equipment and at the Montague Solar O&M building. The certificate holder shall instruct employees about proper handling, storage and cleanup of hazardous materials.

During construction and operation of the facility, the certificate holder shall ensure that the Montague Solar O&M building and all service vehicles are equipped with shovels and portable fire extinguishers of a 4A50BC or equivalent rating.

During construction and operation of the facility, the certificate holder shall develop and implement fire safety plans in consultation with the North Gilliam County Rural Fire Protection District to minimize the risk of fire and to respond appropriately to any fires that occur on the facility site. In developing the fire safety plans, the certificate holder shall take into account the dry nature of the region and shall address risks on a seasonal basis. For solar facility components, the certificate holder shall address worker training requirements, inspections, vegetation management, fire prevention and response equipment and potential mutual assistance in the case of fire within or around the facility site boundary. The certificate holder shall meet annually with local fire protection agency personnel to discuss emergency planning and shall invite local fire protection agency personnel to observe any emergency drill or tower rescue training conducted at the facility. [AMDS]

Upon the beginning of operation of the facility, the certificate holder shall provide a site plan to the North Gilliam County Rural Fire Protection District. The certificate holder shall indicate on the site plan the actual location of all facility structures. The certificate holder shall provide an updated site plan if other structures are later added to the facility. During operation, the certificate holder shall ensure that appropriate fire protection agency 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.

During construction, the certificate holder shall ensure that construction personnel are trained in fire prevention and response, 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 dry grass areas.

During operation of the facility, the certificate holder shall ensure that all on-site employees receive annual fire prevention and response training by qualified instructors or members of the local fire districts. The certificate holder 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.

[Deleted AMD5, Sept 2020]
To protect the public from electrical hazards, the certificate holder shall enclose the facility substations, solar array, and battery storage systems with appropriate fencing and locked gates.

Before beginning construction of any new State Highway approaches or utility crossings, the certificate holder shall obtain all required permits from the Oregon Department of Transportation (ODOT) subject to the applicable conditions required by OAR Chapter 734, Divisions 51 and 55. The certificate holder shall submit the necessary application in a form satisfactory to ODOT and the Department for the location, construction and maintenance of a new approach to State Highway 19 for access to the site. The certificate holder shall submit the necessary application in a form satisfactory to ODOT and the Department for the location, construction and maintenance of transmission lines crossing Highway 19.

The certificate holder shall design and construct new access roads and private road improvements to standards approved by the Gilliam County Road Department. Where modifications of County roads are necessary, the certificate holder shall construct the modifications entirely within the County road rights-of-way and in conformance with County road design standards subject to the approval of the Gilliam County Road Department. Where modifications of State roads or highways are necessary, the certificate holder shall construct the modifications entirely within the public road rights-of-way and in conformance with Oregon Department of Transportation (ODOT) standards subject to the approval of ODOT.

The certificate holder shall construct access roads with a finished width of up to 20 feet, designed under the direction of a licensed engineer and compacted to meet equipment load requirements.

During construction of the facility, the certificate holder shall implement measures to reduce traffic impacts, including:

(a) Providing notice to adjacent landowners when heavy construction traffic is anticipated.
(b) Providing appropriate traffic safety signage and warnings.
(c) Requiring flaggers to be at appropriate locations at appropriate times during construction to direct traffic.
(d) Using traffic diversion equipment (such as advance signage and pilot cars) when slow or oversize construction loads are anticipated.
(e) Maintaining at least one travel lane at all times to the extent reasonably possible so that roads will not be closed to traffic because of construction vehicles.
(f) Encouraging carpooling for the construction workforce.
(g) Including traffic control procedures in contract specifications for construction of the facility.
(h) Keeping Highway 19 free of gravel that tracks out onto the highway at facility access points.

The certificate holder shall ensure that no equipment or machinery is parked or stored on any County road whether inside or outside the site boundary. The certificate holder may temporarily park equipment off the road but within County rights-of-way with the approval of the Gilliam County Road Department.
75 The certificate holder shall cooperate with the Gilliam County Road Department to ensure that any unusual damage or wear to county roads that is caused by construction of the facility is repaired by the certificate holder. Submittal to the Department of an executed Road Use Agreement with Gilliam County shall constitute evidence of compliance with this condition. Upon completion of construction, the certificate holder shall restore public roads to pre-construction condition or better to the satisfaction of the applicable county departments. If required by Gilliam County, the certificate holder shall post bonds to ensure funds are available to repair and maintain roads affected by the facility. If construction of the facility will utilize county roads in counties other than Gilliam County, the certificate holder shall coordinate with the Department and the respective county road departments regarding the implementation of a similar Road Use Agreement. [AMD5]

76 During construction, the certificate holder shall require that all on-site construction contractors develop and implement a site health and safety plan that informs workers and others on-site about first aid techniques and what to do in case of an emergency and that includes important telephone numbers and the locations of on-site fire extinguishers and nearby hospitals. The certificate holder shall ensure that construction contractors have personnel on-site who are trained and equipped for tower rescue and who are first aid and CPR certified.

77 During operation of the facility, the certificate holder shall develop and implement a site health and safety plan that informs employees and others on-site about first aid techniques and what to do in case of an emergency, including a contingency plan in a fire emergency, and that includes important telephone numbers and the locations of on-site fire extinguishers, nearby hospitals, Gilliam County Sheriff’s Office and the office locations of the backup law enforcement services. The certificate holder shall ensure that operations personnel are trained and equipped for tower rescue. If the certificate holder conducts an annual emergency drill or performs tower rescue training at the facility, the North Gilliam County Rural Fire Protection District and the Arlington Fire Department will be invited to observe. [AMD5]

78 (a) During construction of the facility, the certificate holder shall provide on-site security within the facility site boundary, and shall establish good communications between on-site security personnel and the Gilliam County Sheriff’s Office by establishing a communication protocol between the security personnel and the Sheriff’s office. The communication protocol shall be sent to the Department prior to construction.

(b) During operation, the certificate holder shall ensure that appropriate law enforcement agency 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. The list shall also be sent to the Department.

79 The certificate holder shall notify the Department of Energy and the Gilliam County Planning Department within 72 hours of any accidents including mechanical failures on the site associated with construction or operation of the facility that may result in public health and safety concerns.
6. Water, Soils, Streams & Wetlands Conditions

The certificate holder shall:

(a) conduct all construction work in compliance with an Erosion and Sediment Control Plan (ESCP) satisfactory to the Oregon Department of Environmental Quality and as required under the National Pollutant Discharge Elimination System (NPDES) 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.

(b) Prior to beginning facility operation, the certificate holder shall provide the Department a copy of an operational SPCC plan, if required pursuant to OAR 340-141-0001 to -0240. [AMDS]

During construction, the certificate holder shall limit truck traffic to improved road surfaces to avoid soil compaction, to the extent practicable.

During construction, the certificate holder shall implement best management practices to control any dust generated by construction activities, such as applying water to roads and disturbed soil areas.

Before beginning construction of the facility, the certificate holder shall provide to the Department a map showing the final design locations of all components of the facility, and the areas that would be disturbed during construction and showing the wetlands and stream channels previously surveyed by CH2M HILL or HDR as described in the Final Order on the Application and the Final Order on Amendment #4. For areas to be disturbed during construction that lie outside of the previously-surveyed areas, the certificate holder shall hire qualified personnel to conduct a pre-construction investigation to determine whether any jurisdictional waters of the State exist in those locations within the proposed expanded site boundary. The certificate holder shall provide a written report on the pre-construction investigation to the Department and the Department of State Lands for approval before beginning construction. The certificate holder shall ensure that construction and operation of the facility will have no impact on any jurisdictional water identified in the pre-construction investigation.

The certificate holder shall avoid impacts to waters of the state in the following manner:

(a) The certificate holder shall avoid any disturbance to delineated wetlands.
(b) The certificate holder shall construct stream crossings for roads and underground collector lines substantially as described in the Final Order on the Application or the Final Order on Amendment #4. In particular, the certificate holder shall not remove material from waters of the State or add new fill material to waters of the State such that the total volume of removal and fill exceeds 50 cubic yards for the project as a whole.
(c) The certificate holder shall construct support poles for aboveground lines outside of delineated stream channels and shall avoid in-channel impacts. [AMDS]
During facility operation, the certificate holder shall routinely inspect and maintain all facility components including roads, battery storage pads, solar array, and trenched areas and, as necessary, maintain or repair erosion and sediment control measures. [AMDS]

During facility operation, the certificate holder shall obtain water for on-site uses from an on-site well located near the Montague Solar O&M building. The certificate holder shall construct on-site well subject to compliance with the provisions of ORS 537.765 relating to keeping a well log. The certificate holder shall not use more than 5,000 gallons of water per day from the on-site well. The certificate holder may use other sources of water for on-site uses subject to prior approval by the Department.

During facility operation, if solar panel-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. [AMDS]

7. Transmission Line & EMF Conditions

The certificate holder shall install the 34.5-kV collector system underground to the extent practical. The certificate holder shall install underground lines at a minimum depth of three feet. Based on geotechnical conditions or other engineering considerations, the certificate holder may install segments of the collector system aboveground, but the total length of aboveground segments must not exceed 27 miles.

The certificate holder shall take reasonable steps to reduce or manage human exposure to electromagnetic fields, including but not limited to:

(a) [Deleted AMDS, Sept 2020]

(b) 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.

(c) Designing and maintaining all transmission lines so that induced voltages during operation are as low as reasonably achievable.

In advance of, and during, preparation of detailed design drawings and specifications for 230-kV and 34.5-kV transmission lines, the certificate holder shall consult with the Utility Safety and Reliability Section of the Oregon Public Utility Commission to ensure that the designs and specifications are consistent with applicable codes and standards.

8. Plants, Wildlife & Habitat Protection Conditions

Prior to construction of the facility, the certificate holder shall finalize the Wildlife Monitoring and Mitigation Plans (WMMPs), based on the draft WMMP included as Attachment G of the Final Order on Request for Amendment #5, as approved by the Department in consultation with
ODFW. The certificate holder shall conduct wildlife monitoring as described in the final WMMP, as amended from time to time. [Amendment #3; AMD5]

The certificate holder shall restore areas disturbed by facility construction but not occupied by permanent facility structures according to the methods and monitoring procedures described in the final Revegetation Plans for the facility, as approved by the Department in consultation with ODFW. The final Revegetation Plan shall be based on the draft plan as Attachment E in the Final Order on Request for Amendment #5, and as amended from time to time. [Amendment #3; AMD5]

The certificate holder shall:
(a) Acquire the legal right to create, enhance, maintain and protect a habitat mitigation area as long as the site certificate is in effect by means of an outright purchase, conservation easement or similar conveyance and shall provide a copy of the documentation to the Department. Within the habitat mitigation area, the certificate holder shall improve the habitat quality as described in the final Habitat Mitigation Plans for the Facility, as approved by the Department in consultation with ODFW. The final Habitat Mitigation Plans shall be based on the draft plan included as Attachment D to the Final Order on Request for Amendment 5 and updated based on Condition 31. The final Habitat Mitigation Plans may be amended from time to time. [AMD3; AMD5]
(b) Prior to construction, the certificate holder shall finalize and implement the Habitat Mitigation Plan (HMP) included as Attachment D of the Final Order on Amendment 5, as approved by ODOE in Consultation with ODFW. Provision 93(b)(A) regarding impacted acreage calculations shall be completed and submitted to the department after construction is complete as described in the condition below.
(c) Within 90 days of completion of construction, the certificate holder shall submit to the department and ODFW an updated HMP Table. [AMD5]

The certificate holder shall determine the boundaries of Category 1 Washington ground squirrel (WGS) habitat based on the locations where the squirrels were found to be active in the most recent WGS survey prior to the beginning of construction in habitat suitable for WGS foraging or burrow establishment ("suitable habitat"). The certificate holder shall hire a qualified professional biologist who has experience in detection of WGS to conduct surveys using a survey protocol approved by the Oregon Department of Fish and Wildlife (ODFW). The biologist shall survey all areas of suitable habitat where permanent facility components would be located or where construction disturbance could occur. Except as provided in (a), the biologist shall conduct the protocol surveys in the active squirrel season (March 1 to May 31) in 2010 and in the active squirrel seasons in subsequent years until the beginning of construction in suitable habitat. The certificate holder shall provide written reports of the surveys to the Department and to ODFW and shall identify the boundaries of Category 1 WGS habitat. The certificate holder shall not begin construction within suitable habitat until the identified boundaries of Category 1 WGS habitat have been approved by the Department. Category 1 WGS habitat includes the areas described in (b) and (c).

(a) The certificate holder may omit the WGS survey in any year if the certificate holder avoids all permanent and temporary disturbance within suitable habitat until a WGS
survey has been completed in the following year and the boundaries of Category 1 habitat have been determined and approved based on that survey.

(b) Category 1 WGS habitat includes the area within the perimeter of multiple active WGS burrows plus a 785-foot buffer, excluding areas of habitat types not suitable for WGS foraging or burrow establishment. If the multiple-burrow area was active in a prior survey year, then Category 1 habitat includes the largest extent of the active burrow area ever recorded (in the current or any prior-year survey), plus a 785-foot buffer.

(c) Category 1 WGS habitat includes the area containing single active burrow detections plus a 785-foot buffer, excluding areas of habitat types not suitable for WGS foraging or burrow establishment. Category 1 habitat does not include single-burrow areas that were found active in a prior survey year but that are not active in the current survey year.

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

(a) The certificate holder shall not construct any facility components within areas of Category 1 habitat and shall avoid temporary disturbance of Category 1 habitat.

(b) Before beginning construction, but no more than two years prior to the beginning of construction of the facility, the certificate holder shall hire a qualified professional biologist to conduct a survey of all areas to be disturbed by construction for threatened and endangered species. The certificate holder shall provide a written report of the survey and a copy of the survey to the Department, the Oregon Department of Fish and Wildlife (ODFW), and the Oregon Department of Agriculture (ODA). If the surveys identify the presence of threatened or endangered species within the survey area, 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, in consultation with ODA and ODFW.

(c) Before beginning construction of the facility, the certificate holder’s qualified professional biologist shall survey the Category 1 Washington ground squirrel habitat to ensure that the sensitive use area is correctly marked with exclusion flagging and avoided during construction. The certificate holder shall maintain the exclusion markings until construction has been completed.

(d) Before beginning construction of the facility, certificate holder’s qualified professional biologist shall complete raptor nest surveys within the raptor nest survey area as described in the Final Order on the Application. The purposes of the survey are to identify any sensitive raptor nests near construction areas and to provide baseline information on raptor nest use for analysis as described in the Wildlife Monitoring and Mitigation Plan referenced in Condition 91. The certificate holder shall provide a written report on the raptor nest surveys and the surveys to the Department and to ODFW. If the surveys identify the presence of raptor nests within the survey area, the certificate holder shall implement appropriate measures to assure that the design, construction and operation of the facility are consistent with the fish and wildlife habitat mitigation goals and standards of OAR 635-415-0025, as approved by the Department, in consultation with ODFW.

(e) In the final design layout of the facility, the certificate holder shall locate facility components, access roads and construction areas to avoid or minimize temporary and permanent impacts to
During construction, the certificate holder shall avoid all construction activities within a 1,300-foot buffer around potentially-active nest sites of the following species during the sensitive period, as provided in this condition:

<table>
<thead>
<tr>
<th>Species</th>
<th>Sensitive Period</th>
<th>Early Release Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Swainson’s hawk</td>
<td>April 1 to August 15</td>
<td>May 31</td>
</tr>
<tr>
<td>Ferruginous hawk</td>
<td>March 15 to August 15</td>
<td>May 31</td>
</tr>
<tr>
<td>Burrowing owl</td>
<td>April 1 to August 15</td>
<td>July 15</td>
</tr>
</tbody>
</table>

During the year in which construction occurs, the certificate holder shall use a protocol approved by the Oregon Department of Fish and Wildlife (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. The certificate holder shall begin monitoring potential nest sites by March 15 and shall continue monitoring until at least May 31 to determine whether any potentially-active nest sites become active during the sensitive period.

If any nest site is determined to be unoccupied by the early release date (May 31), then unrestricted construction activities may occur within 1,300 feet of the nest site after that date. If a nest is occupied by any of these species after the beginning of the sensitive period, the certificate holder will flag the boundaries of a 1,300-foot buffer area around the nest site and shall instruct construction personnel to avoid disturbance of the buffer area. During the sensitive period, the certificate holder shall not engage in high-impact construction activities (activities that involve blasting, grading or other major ground disturbance) within the buffer area. The certificate holder shall restrict construction traffic within the buffer, except on public roads, to vehicles essential to the limited construction activities allowed within the buffer.

If burrowing owl nests are occupied during the sensitive period, the certificate holder may adjust the 1,300-foot buffer around these nests after consultation with ODFW and subject to the approval of the Department.

The certificate holder shall hire a qualified independent professional biologist to observe the active nest sites during the sensitive period for signs of disturbance and to notify the Department of any non-compliance with this condition. If the biologist 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 construction activities within the buffer area before the ending day of the sensitive period with the approval of ODFW, after the young are fledged. The certificate holder shall use a protocol approved by ODFW to determine when the young are fledged (the young are independent of the core nest site).

[Deleted AMD5, Sept 2020]
The certificate holder shall implement measures to avoid or mitigate impacts to sensitive wildlife habitat during construction including, but not limited to, the following:

(a) Preparing maps to show occlusion areas that are off-limits to construction personnel, such as nesting or denning areas for sensitive wildlife species.

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

(c) Limiting construction work to approved and surveyed areas shown on facility constraints maps.

(d) Ensuring that all construction personnel are instructed to avoid driving cross-country or taking short-cuts within the site boundary or otherwise disturbing areas outside of the approved and surveyed construction areas.

The certificate holder shall reduce the risk of injuries to avian species by designing and installing all aboveground transmission line support structures following the most current suggested practices for avian protection on power lines published by the Avian Power Line Interaction Committee.

The certificate holder shall hire a qualified environmental professional to provide environmental training during construction and operation. Environmental training includes information on the sensitive species present onsite, precautions to avoid injuring or destroying wildlife or sensitive wildlife habitat, exclusion areas, permit requirements and other environmental issues. The certificate holder shall instruct construction and operations personnel to report any injured or dead wildlife detected while on the site to the appropriate onsite environmental manager.

The certificate holder shall impose and enforce a construction and operation speed limit of 20 miles per hour throughout the facility site and, during the active squirrel season (March 1 to May 31), a speed limit of 10 miles per hour from one hour before sunset to one hour after sunrise on private roads near known Washington ground squirrel (WGS) colonies. The certificate holder shall ensure that all construction and operations personnel are instructed to watch out for and avoid WGS and other wildlife while driving through the facility site.

9. Visual Effects Conditions

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

(a) Paint the Montague Solar collector substation structure in a low-reflectivity neutral color to blend with the surrounding landscape.

(b) Not allow any advertising to be used on any part of the facility.

(c) Use only those signs required for facility safety, required by law or otherwise required by this site certificate, except that the certificate holder may erect a sign near the Montague Solar O&M building to identify the facility.

(d) Maintain any signs allowed under this condition in good repair.

The certificate holder shall design and construct the Montague Solar O&M building, substation, and buildings and containers associated with battery storage 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 low-reflectivity, neutral color to blend with the surrounding landscape. [AMDS]
(a) Security lighting at the Montague Solar O&M building and substation, provided that such lighting is shielded or downward-directed to reduce glare.
(b) Minimum lighting necessary for repairs or emergencies.
(c) Minimum lighting necessary for construction directed to illuminate the work area and shielded or downward-directed to reduce glare.

[Deleted AMD5, Sept 2020]

10. Noise Control Conditions

To reduce construction noise impacts at nearby residences, 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.

The certificate holder shall provide to the Department:

(i) Prior to construction:
   (a) A noise analysis that includes the following Information:

Final design locations of all noise-generating facility components (all wind turbines; substation transformers; inverters and transformers associated with the photovoltaic solar array; and inverters and cooling systems associated with battery storage system).

The maximum sound power level for the Montague Solar collector substation transformers and the inverters and transformers associated with the photovoltaic solar array; and inverters and cooling systems associated with battery storage system.

The results of noise analysis according to the final design performed in a manner consistent with the requirements of OAR 340-035-0035(1)(b)(B)(iii) (IV) and (VI) demonstrating to the satisfaction of the Department that the total noise generated by the facility (including the noise from wind turbines, substation transformers, inverters and transformers associated with the photovoltaic solar array; inverters and cooling systems associated with battery storage system) would meet the ambient degradation test and maximum allowable test at the appropriate measurement point for all potentially-affected noise-sensitive properties.

The certificate holder shall verify that all noise sensitive properties within one mile of the final design locations of noise-generating components have been identified and included in the preconstruction noise analysis based on review of the most recent property owner information obtained from the Gilliam County Tax Assessor Roll.

For each noise-sensitive property where the certificate holder relies on a noise waiver to demonstrate compliance in accordance with OAR 340-035-0035(1)(b)(B)(iii)(III), a copy of the a legally effective easement or real covenant pursuant to which the owner of the property authorizes the certificate holder’s operation of the facility to increase ambient statistical noise levels L10 and L50 by more than 10 dBA at the appropriate measurement point. The legally-effective easement or real covenant must: include a legal description of

MONTAGUE SOLAR FACILITY SITE CERTIFICATE
September 2020
the burdened property (the noise-sensitive property); be recorded in the real property
records of the county; expressly benefit the certificate holder; expressly run with the land
and bind all future owners, lessees or holders of any interest in the burdened property; and
not be subject to revocation without the certificate holder’s written approval.

[Final Order on ASC; AMD5]

During operation of the facility, the certificate holder shall implement measures to ensure
compliance with the noise control regulation, including:

(a) Providing notice of the noise complaint system and how to file a noise complaint to noise
sensitive receptors within 1-mile of noise generating components.

(b) 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. In response
to a complaint from the owner of a noise sensitive property regarding noise
levels during
operation of the facility, the Council may require the certificate holder to monitor and
record the statistical noise levels to verify that the certificate holder is operating the
facility in compliance with the noise control regulations.

[AMD5]

11. Waste Management Conditions

The certificate holder shall provide portable toilets for on-site sewage handling during
construction and shall ensure that they are pumped and cleaned regularly by a licensed
contractor who is qualified to pump and clean portable toilet facilities.

During operation of the facility, the certificate holder shall discharge sanitary wastewater
generated at the Montague Solar O&M building to a licensed on-site septic system in
compliance with State permit requirements. The certificate holder shall design the septic system
for a discharge capacity of less than 2,500 gallons per day.

The certificate holder shall implement a waste management plan during construction 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 local landfill by a licensed waste hauler.
(e) Segregating all hazardous wastes such as used oil, oily rags and oil-absorbent materials,
and mercury-containing lights and lithium-ion, flow, lead-acid and nickel-cadmium
batteries for disposal by a licensed firm specializing in the proper recycling or disposal of
hazardous wastes. [AMD5]
(f) Confining concrete delivery truck rinse-out within the foundation excavation, discharging
rinse water into foundation holes and burying other concrete waste as part of backfilling
the turbine foundation.

The certificate holder shall implement a waste management plan during facility operation 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 local landfill by a licensed waste hauler.
(e) Segregating all hazardous, non-recyclable wastes such as used oil, oily rags and oil-absorbent materials, and mercury-containing lights and lithium-ion, flow, lead-acid and nickel-cadmium batteries for disposal by a licensed firm specializing in the proper recycling or disposal of hazardous wastes. [AMD5]

V. CONDITIONS ADDED BY MONTAGUE WIND POWER FACILITY SITE CERTIFICATE AMENDMENTS

113-115 [Deleted AMD2, Dec 2015]

116 The certificate holder shall ensure its third-party contractor transports and disposes of battery and battery waste in compliance with all applicable regulations and manufacturer recommendations related to the transport of hazardous battery materials.

(a) Prior to construction, the certificate holder shall provide a description to the Department of applicable regulations and manufacturer recommendations applicable to the transport and disposal of batteries and battery related waste.
(b) During construction and operation, the certificate holder shall report to the Department any potential compliance issue or cited violations of its third-party contractor for the requirements identified in sub(a) of this condition. [AMD4]

117 During facility operation, the certificate holder shall conduct monthly inspections of the battery storage systems, in accordance with manufacturer specifications. The certificate holder shall maintain documentation of inspections, including any corrective actions, and shall make available for review upon request by the Department. [AMD4]

118 The site certificate authorizes shared use of related or supporting facilities including the Montague Solar collector substation, Montague Solar O&M building, battery storage system, 230 kV transmission line, access roads, and temporary staging areas under the site certificates issued for the Montague Solar Facility and Oregon Trail Solar Facility. The site certificate authorizes shared use of related or supporting facilities including the Montague Wind collector substation under the site certificates issued for the Montague Wind Facility, Montague Solar Facility and Oregon Trail Solar Facility.

(a) Within 30 days of shared use, the certificate holder must provide evidence to the Department that the certificate holders have an executed agreement for shared use of facilities.
(b) If certificate holders of Montague Solar Facility or Oregon Trail Solar Facility propose to substantially modify any of the shared facilities listed in sub(a) of this condition, each certificate holder shall submit an amendment determination request or request for site certificate amendment to obtain a determination from the Department on whether a site certificate amendment is required or to process an amendment for both site certificates. If certificate holders opt to submit an amendment determination request, the requirement may be satisfied through submittal of a single amendment determination request with authorization (or signature) provided from each certificate holder.
(c) Prior to facility decommissioning or if facility operations cease, each certificate holder shall submit an amendment determination request or request for site certificate amendment to document continued ownership and full responsibility, including coverage of full decommissioning amount of the shared facilities in the bond or letter of credit pursuant to Condition 32, for the operational facility, if facilities are decommissioned at different times.

Prior to construction and operation of the facility, the certificate holder shall identify the number of outdoor signs and applicable Gilliam County Zoning Ordinance (GCZO) Section 8.050 Sign Regulation provisions and provide to the Department and Gilliam County Planning Department written confirmation that outdoor signage complies with the applicable provisions.

VI. 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 345-027-0400.

VII. 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.

VIII. GOVERNING LAW AND FORUM

This site certificate shall be governed by the laws of the State of Oregon. Any litigation or arbitration arising out of this agreement shall be conducted in an appropriate forum in Oregon.
IX. EXECUTION

This 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 WHEREOF, this site certificate has been executed by the State of Oregon, acting by and through its Energy Facility Siting Council, and by Montague Solar, LLC.

ENERGY FACILITY SITTING COUNCIL

By: __________________________
Print: Hanley Jenkins, II
Date: Oct 2, 2020

MONTAGUE SOLAR, LLC

By: __________________________
Print: Sara Parsons
Date: 10/6/2020

By: __________________________
Print: Steve Krump
Date: 10/8/2020
Figure 1: Site Boundary and 230 kV transmission line corridor
ENERGY FACILITY SITING COUNCIL
OF THE
STATE OF OREGON

Site Certificate
for the
Oregon Trail Solar Facility

ISSUANCE DATES:
Site Certificate September 25, 2020
Issuance Date History under Montague Wind Power Facility Site Certificate
Site Certificate September 10, 2020
First Amended Site Certificate June 21, 2013
Second Amended Site Certificate December 4, 2015
Third Amended Site Certificate July 12, 2017
Fourth Amended Site Certificate August 23, 2019
Fifth Amended Site Certificate September 25, 2020
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I. INTRODUCTION

The Oregon Energy Facility Siting Council (Council) issues this site certificate for the Oregon Trail Solar Facility (the facility) in the manner authorized under ORS Chapter 469. This site certificate is a binding agreement between the State of Oregon (State), acting through the Council, and Oregon Trail Solar, LLC (certificate holder), a wholly owned subsidiary of Avangrid Renewables, LLC (certificate holder owner) authorizing the certificate holder to construct and operate the facility in Gilliam County, Oregon.

[Amendment #5]

The findings of fact, reasoning and conclusions of law underlying the terms and conditions of this site certificate are set forth in the following documents, incorporated herein by this reference: (a) the Final Order on the Application for Site Certificate for the Montague Wind Power Facility issued on September 10, 2010 (hereafter, Final Order on the Application), (b) the Final Order on Amendment #1 issued on June 21, 2013; (c) the Final Order on Amendment #2 issued on December 4, 2015; (d) the Final Order on Amendment #3 issued on July 12, 2017; (e) the Final Order on Amendment #4 issued on August 23, 2019; and (f) the Final Order on Amendment #5 issued on September 25, 2020. In interpreting this site certificate, any ambiguity will be clarified by reference to the following, in order of priority: (1) this Fifth Amended Site Certificate, (2) the Final Order on Amendment #5, (3) the Final Order on Amendment #4, (4) the Final Order on Amendment #3, (5) the Final Order on Amendment #2, (6) the Final Order on Amendment #1, (7) the Final Order on the Application, and (8) the record of the proceedings that led to the Final Order on the Application, the Final Order on Amendment #1, Final Order on Amendment #2, Final Order on Amendment #3, Final Order on Amendment #4 and Final Order on Amendment #5.

As authorized in Final Order on Amendment #5, the Montague Wind Power Facility certificate holder obtained approval to split the Montague Wind Power Facility site certificate into three site certificates – Montague Wind Power Facility, Montague Solar Facility and Oregon Trail Solar Facility. Each of these certificate holders is a wholly owned subsidiary and LLC created by Avangrid Renewables, LLC resulting in each certificate holder owned by the same parent company. In addition, these facilities share facility components, interconnecting facility components and long-term operation.

Because the findings of fact, reasoning and conclusions of law underlying the terms and conditions of the site certificate are set forth in the 2010 Final Order on the Application for Site Certificate and subsequent Final Orders on Requests for Amendment 1 through 5 for the Montague Wind Power Facility, which are incorporated by reference into the site certificate, these underlying findings, including any findings establishing the predevelopment condition of the site and impacts of approved facility components continue to have bearing on the analysis and findings required to approve any future changes to the site certificates for the successor facilities. In other words, environmental impacts evaluated in future site certificate amendment requests shall be based on 2010 predevelopment conditions and the incremental change in environmental impact based on the original site certificate application review and subsequent amendments to the Montague Wind Power Facility site certificate, either as approved or in operation, at the time of the amendment request. This clarification is intended to establish that, with the splitting of facility components under three site certificates, baseline conditions and environmental impacts shall not adjusted in a way that results in greater overall impacts than the level of impacts that would be authorized under one site certificate.
The definitions in ORS 469.300 and OAR 345-001-0010 apply to terms used in this site certificate, except where otherwise stated or where the context clearly indicates otherwise.

II. SITE CERTIFICATION

1. To the extent authorized by state law and subject to the conditions set forth herein, the State authorizes the certificate holder to construct, operate and retire a wind and photovoltaic (PV) solar energy facility, together with certain related or supporting facilities, at the site in Gilliam County, Oregon, as described in Section III of this site certificate. ORS 469.401(1). [ASC; AMD4; AMD5, Sept 2020]

2. This site certificate is effective until it is terminated under OAR 345-027-0110 or the rules in effect on the date that termination is sought or until the site certificate is revoked under ORS 469.440 and OAR 345-029-0100 or the statutes and rules in effect on the date that revocation is ordered. ORS 469.401(1).

3. This site certificate does not address, and is not binding with respect to, matters that were not addressed in the Final Order on the Application, Final Order on Amendment #1 Final Order on Amendment #2, Final Order on Amendment #3, Final Order on Amendment #4, and Final Order on Amendment #5. Such matters include, but are not limited to: building code compliance, wage, hour and other labor regulations, local government fees and charges and 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. 469.503(3). [ASC; AMD1; AMD2; AMD3; AMD4; AMD5, Sept 2020]

4. Both the State and the certificate holder shall abide by local ordinances, state law and the rules of the Council in effect on the date this site certificate is executed. ORS 469.401(2). In addition, 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).

5. For a permit, license or other approval 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).

6. Subject to the conditions herein, 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).

7. 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. ORS 469.401(3).

8. After issuance of this site certificate, each state agency or local government agency that issues a permit, license or other approval for the facility shall continue to exercise enforcement authority over such permit, license or other approval. ORS 469.401(3).

9. 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.

10. Following the completion of surveys required by this site certificate, the Department will present the results of those surveys and required consultations at the next regularly scheduled Council meeting. [AMD2]

III. DESCRIPTION

1. The Facility

(a) The Energy Facility

The Oregon Trail Solar Facility is an electric power generating plant approved to consist of a combination of up to 16 wind turbines and a solar photovoltaic array on up to 1,228 acres. Wind turbines consist of a nacelle, a three-bladed rotor, turbine tower and foundations, with a maximum blade-tip height of 597 feet. The nacelle houses the equipment such as the gearbox, generator, brakes, and control systems for the turbines.

Within the solar micrositing area, solar photovoltaic energy generation equipment could include modules consisting of solar panels, trackers, racks, posts, inverter/transformer units and above- and belowground cabling. Solar panels would be supported by galvanized steel posts, which would be hydraulically driven into the ground at a depth of 5 to 8 feet, with an approximately 4 to 5.5-foot aboveground height. Solar panels would be designed with anti-reflective coating. Modules would be placed on non-specular metal galvanized steel racks, with heights ranging from 4 to 15 feet at full tilt. To convert energy generated within the modules from alternating current (ac) to direct current (dc), inverter/transformer units would be installed. Solar photovoltaic energy generation equipment would be contained by an approximately 8-foot chain-link fence extending around the perimeter. Access to solar facility components would be provided via two new access points on the north side of Bottemiller Lane.

The energy facility is described further in proceedings on the record for the Montague Wind Power Facility including the Final Order on the Application, Final Order on Amendment #1, Final Order on Amendment #2, Final Order on Amendment #3, Final Order on Amendment #4 and Final Order on Amendment #5.

OREGON TRAIL SOLAR FACILITY SITE CERTIFICATE — September 2020
(b) Related or Supporting Facilities

The facility includes the following related or supporting facilities described below and in greater detail in the Final Order on the Application, Final Order on Amendment #1, Final Order on Amendment #2, Final Order on Amendment #3, and the Final Order on Amendment #4:

- Power collection system
- Control system
- Substation, switching station, and 230-kV transmission lines
- Battery storage system
- Meteorological towers
- Operations and maintenance (O&M) building
- Access roads
- Public roadway modifications
- Temporary construction areas

Power Collection System

A power collection system operating at 34.5 kilovolts (kV) transports power from each turbine or the solar array to the collector substation. To the extent practicable, the collection system is installed underground at a depth of at least three feet. Not more than 27 miles of the collector system is installed aboveground.

Control System

A fiber optic communications network links the wind turbines and solar array to a central computer at the Montague Solar O&M building shared with the Montague Solar facility. A Supervisory, Control and Data Acquisition (SCADA) system collects operating and performance data from each wind turbine and from the facility as a whole and allows remote operation of the facility.

Substation, Switching Station, and 230-kV Transmission Lines

The facility includes two collector substations. One substation ("Montague Wind collector substation") is shared with the Montague Wind Power facility, and the second ("Montague Solar collector substation") is shared with the Montague Solar facility. The facility includes one switching station. The switching station includes circuit-breakers, switches and other auxiliary equipment, and is located within a 2-acre graveled, fenced area.

An aboveground 34.5-kV collector line connects the switching station to the Montague Solar collector substation. An aboveground, single-circuit 230-kV transmission line connects the Montague Solar collector substation to the Montague Wind collector substation. An aboveground, single-circuit 230-kV transmission line connects the Montague Wind collector substation to the 500-kV Slatt-Buckley transmission line owned by the Bonneville Power Administration (BPA) at the Slatt substation. As
approved in Final Order on Amendment 5, the 230 kV transmission line includes two approved route segments, as presented in Attachment 1, Figure 1 of the site certificate.

**Battery Storage**

The facility is approved to include a battery storage system shared with the Montague Solar facility. The battery storage system would be capable of storing up to 100 MW of wind or solar energy generated by the Facility, and would be used to stabilize the wind or solar resource through dispatching of energy stored in the battery system. The battery system is placed in a series of containers or building located near the Montague Solar collector substation.

The battery system would be composed of either lithium-ion (Li-ion) batteries or a flow battery. Lithium-ion batteries are a solid-state rechargeable battery utilizing lithium ions in an electrolyte. Flow batteries are composed of a variety of different technologies; however, all flow batteries dispatch electricity by allowing the migration of electrons from a positive ion tank to a negative ion tank. The electrons migrate between solutions via a membrane.

The battery storage would occupy up to 6 acres and would include batteries and racks or containers, inverters, isolation transformers, and switchboards, an approximately 20-foot warehouse-type building, medium-voltage and low-voltage electrical systems, fire suppression, heating, ventilation, and air-conditioning systems, building auxiliary electrical systems, and network/SCADA systems. Battery storage would include a cooling system (more advanced systems required for Li-ion), which may include a separate chiller plant located outside the battery racks with chillers, pumps, and heat exchangers. High-voltage (HV) equipment would include a step-up transformer, HV circuit breaker, HV current transformers and voltage transformers, a packaged control building for the HV breaker and transformer equipment, HV towers, structures, and HV cabling. The battery storage area would be enclosed by approximately 2,140 feet of continuous chain-link perimeter fencing 8 feet in height, with two 16-foot-wide gates and one pedestrian, 4-foot-wide gate.

**Meteorological Towers**

The facility includes up to four permanent meteorological towers.

**Operations and Maintenance Building**

The facility includes one O&M building (“Montague Solar O&M building”) shared with the Montague Solar facility. An on-site well at the Montague Solar O&M facility supplies water for use during facility operation. Sewage is discharged to an on-site septic system.

**Access Roads**

The facility includes access roads to provide access to the turbine strings, solar array, battery storage system and other related or supporting components.

**Public Roadway Modifications**

The certificate holder may construct improvements to existing state and county public roads that are necessary for construction of the facility. These modifications would be confined to the existing road rights-of-way and would be undertaken with the approval of the Gilliam County Road Department or the Oregon Department of Transportation, depending on the location of the improvement.
Temporary Construction Areas

During construction, the facility includes temporary laydown areas used to stage construction and store supplies and equipment. Construction crane paths are used to move construction cranes between turbine strings.

(c) Shared Related or Supporting Facilities

The site certificates for the Oregon Trail Solar Facility, Montague Solar Facility, and Montague Wind Power Facility were originally approved as one site certificate for the Montague Wind Power Facility (September 2010 – September 2019). In XX 2020, facility components were split or allocated into three separate site certificates, but identified that certain related or supporting facilities would be shared or used by each facility. Sharing of facility components, or use by multiple facilities, is allowable in the EFSC process when the compliance obligation and applicable regulatory requirements for the shared facilities is adequately covered under each site certificate, including under normal operational circumstances, ceasing/termination of operation, emergencies and compliance issues or violations.

The certificate holder is authorized to share related or supporting facilities between the Oregon Trail Solar Facility, Montague Solar Facility and Montague Wind Power Facility including the Montague Wind collector substation, 230 kV transmission line, temporary laydown areas, and access roads. The certificate holder is authorized to share related or supporting facilities between the Montague Solar Facility and Oregon Trail Solar Facility including the Montague Solar collector substation, 230 kV transmission line, O&M building and battery storage. These related or supporting facilities are included in each site certificate. Compliance responsibility with site certificate conditions and EFSC standards which apply to these shared related or supporting facilities are shared between site certificates and certificate holders. In accordance with Condition 118, if any certificate holder substantially modifies a shared related or supporting facility or ceases facility operation, each certificate holder would be obligated to submit an amendment determination request or request for amendment to the Department to determine the appropriate process for evaluating the change and ensuring full regulatory coverage under each site certificate, or remaining site certificate if either is terminated, in the future. Additionally, each certificate holder is obligated to demonstrate to the Department that a legally binding agreement has been fully executed between certificate holders to ensure approval and agreement of access to the shared resources has been obtained prior to operation of shared facilities.

2. Location of the Facility

The facility is located south of Arlington, in Gilliam County, Oregon. The facility is located on private land subject to easements or lease agreements with landowners.

IV. SITE CERTIFICATE CONDITIONS

This section lists conditions required by OAR 345-025-0006 (Mandatory Conditions in Site Certificates), OAR 345025-0010 (Site Specific Conditions), OAR 345-025-0016 (Monitoring and Mitigation Conditions) and OAR Chapter 345, Division 26 (Construction and Operation Rules for Facilities). These conditions should be read together with the specific facility conditions listed in Section V to ensure compliance with the siting standards of OAR Chapter 345, Divisions 22 and 24, and to protect the public health and safety. In these conditions the definitions in OAR 345-001-0010 apply.
The obligation of the certificate holder to report information to the Oregon Department of Energy (Department) or the Council under the conditions listed in this section and in Section V 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.

In addition to these conditions, the site 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 certificate is executed. Under ORS 469.401(2), upon a clear showing of a significant threat to the 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 compliance with all provisions of the site certificate.

1 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.

2 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.

3 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.

4 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 24 and 25.)

5 OAR 345025-0006(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.

6. OAR 345-025-0006(6): If the certificate holder becomes aware of a significant environmental change or impact attributable to the facility, the certificate holder shall, as soon as possible, submit a written report to the Department describing the impact on the facility and any affected site certificate conditions. [AMD5, Sept 2020]

7. 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.

8. 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 or a portion of 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 32.) [AMD5, Sept 2020]

9. 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.

10. 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.

11. 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.
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. For coastal sites, this also includes tsunami hazards and seismically-induced subsidence. [AMDS, Sept 2020]

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 to propose and implement corrective or mitigation actions. [AMDS, Sept 2020]

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. After the Department receives notice, the Council may require the certificate holder to consult with the Department of Geology and Mineral Industries and the Building Codes Division to propose and implement corrective or mitigation actions. [AMDS, Sept 2020]

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.

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 Department 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 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.
(1) In the site certificate, the Council shall include conditions that address monitoring and mitigation to ensure compliance with the standards contained in OAR Chapter 345, Division 22 and Division 24. The site certificate applicant, or for an amendment, the certificate holder, shall develop proposed monitoring and mitigation plans in consultation with the Department and, as appropriate, other state agencies, local governments and tribes. Monitoring and mitigation plans are subject to Council approval. The Council shall incorporate approved monitoring and mitigation plans in applicable site certificate conditions.

(2) 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.

(3) 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 report on the progress of construction and shall address the subjects listed in subsections (2)(a), (d), (f) and (g). When the reporting date coincides, the certificate holder may include the construction progress report within the annual report described in this rule.

      (ii) After January 1 but no later than April 30 of each year after beginning operation of the facility, the certificate holder shall submit an annual report to the Department...
addressing the subjects listed in Subsection (2). For the purposes of this rule, the
beginning of operation of the facility means the date when construction of a
significant portion of the facility is substantially complete and the certificate holder
begins commercial operation of the facility as reported by the certificate holder and
accepted by the Department. The Council Secretary and the certificate holder may,
by mutual agreement, change the reporting date.

(iii) To the extent that information required by this rule 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. 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.

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.

OAR 345-026-0170: 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.

1. Certificate Administrative Conditions

The conditions listed in this section include conditions based on representations in the site certificate application and supporting record. The Council deems these representations to be binding commitments made by the applicant. These conditions are required under OAR 345-025-0006. The certificate holder must comply with these conditions in addition to the conditions listed in Section IV. This section includes other specific facility conditions the Council finds necessary to ensure compliance with the siting standards of OAR Chapter 345, Divisions 22 and 24, and to protect public health and safety. For conditions that require subsequent review and approval of a future action, ORS 469.402 authorizes the Council to delegate the future review and approval to the Department if, in the Council’s discretion, the delegation is warranted under the circumstances of the case.

The certificate holder shall begin construction of the facility by August 30, 2022. The Council may grant an extension of the deadline to begin construction in accordance with OAR 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [AMDS, Sept 2020]

The certificate holder shall complete construction of the facility by [3 years of from the date of construction commencement]. 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 345-027-0385 or any successor rule in effect at the time the request for extension is submitted. [AMDS, Sept 2020]

[Deleted in AMDS, Sept 2020]

The certificate holder shall construct a facility substantially as described in the site certificate and may select turbines of any type, subject to the following restrictions and compliance with all 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:
(a) Components may include any combination of wind and solar energy generation equipment, up to 16 wind turbines or the maximum layout (including number and size) of solar array components substantially as described in RFA4 and RFA5.

(b) The maximum blade tip height must not exceed 597 feet (182 meters). The minimum aboveground blade tip clearance must be 46 feet (14 meters).

[Final Order on ASC; AMD3; AMD4; AMD5, Sept 2020]

28 The certificate holder shall obtain all necessary federal, state and local permits or approvals required for construction, operation and retirement of the facility or ensure that its contractors obtain the necessary federal, state and local permits or approvals.

29 The certificate holder shall:

(i) Before beginning construction of the facility, provide to the Department a list of all third-party permits which would normally be governed by the site certificate and that are necessary for construction (e.g. Air Contaminant Discharge Permit; Limited Water Use License). Once obtained, the certificate holder shall provide copies of third-party permits to the Department and Gilliam County and shall provide to the Department proof of agreements between the certificate holder and the third-party regarding access to the resources or services secured by the permits or approvals.

(ii) During construction and operation, promptly report to the Department if any third-party permits referenced in sub(i) of this condition have been subject to a cited violation, Notice of Violation, or allegation of a violation. [AMD5, Sept 2020]

30 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, 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.

31 Before beginning construction but no more than two years before beginning construction and after considering all micrositing factors, the certificate holder shall provide to the Department, to the Oregon Department of Fish and Wildlife (ODFW) and to the Planning Director of Gilliam 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, similar to Table 6 in the Final Order on the Application. The detailed maps of the facility site shall indicate the habitat categories of all areas that would be affected during construction (similar to Figures P-8 and P-9 in RFA4). In classifying the affected habitat into habitat categories, the certificate holder shall consult with the 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.

32 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 the amount described herein naming the State of Oregon, acting by and through the Council, as beneficiary or payee. The bond or letter of credit will be issued for an amount that is either $3.1 million (1st Quarter 2019 dollars), to be adjusted to the date of issuance as described in (b), or the amount determined as
(a) The certificate holder may adjust the amount of the bond or letter of credit based on the final design configuration of the facility, and both the-battery storage or turbine types selected by applying the unit costs and general costs illustrated in Table 2 of Attachment A-2 in the Final Order on Amendment 5 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. The certificate holder may adjust the amount of the bond or letter of credit under (a) if opting to construct only a portion of the facility.

(b) The certificate holder shall adjust the amount of the 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 1st Qtr 2019 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 average of the 1st Quarter and 2nd Quarter-2019 index values (to represent mid-2019 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 mid-2019 dollars to present value.

(c) The certificate holder shall adjust the amount of the 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 mid-2019 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 average of the 2nd Quarter and 3rd Quarter-2019 index values (to represent mid-2004 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 mid-2019 dollars to present value.

(ii) Add 1 percent of the adjusted Subtotal (i) for the adjusted performance bond amount to determine the adjusted Gross Cost.

(iii) Add 10 percent of the adjusted Gross Cost (ii) for the adjusted administration and project management costs, add 20 percent of the adjusted Gross Cost of the Solar Generation and Battery Storage System (ii) and 10 percent of the adjusted Gross Cost of all other facility components(ii) for the adjusted future developments contingency.

(iv) Add the adjusted Gross Cost (ii) to the sum of the percentages (iii) and round the resulting total to the nearest $1,000 to determine the adjusted financial assurance amount.

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

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

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

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

[AMDS, Sept 2020]
If the certificate holder elects to use a bond to meet the requirements of Condition 32, 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.

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 select contractors that have substantial experience in the design, engineering and construction of similar facilities. The certificate holder shall report to the Department any change of major contractors.

The certificate holder shall contractually require all construction contractors and subcontractors involved in the construction of the facility to comply with all applicable laws and regulations and with the terms and conditions of the site certificate. Such contractual provisions shall not operate to relieve the certificate holder of responsibility under the site certificate.

To ensure compliance with all site certificate conditions during construction, the certificate holder shall have a full-time, on-site assistant construction manager who is qualified in environmental compliance. The certificate holder shall notify the Department of the name, telephone number and e-mail address of this person.

Within 72 hours after discovery of conditions or circumstances that may violate the terms or conditions of the site certificate, the certificate holder shall report the conditions or circumstances to the Department.

1. Land Use Conditions

The certificate holder shall consult with area landowners and lessees during construction and operation of the facility and implement measures to reduce and avoid any adverse impacts to ongoing farm practices on surrounding lands, including coordination with the landowner of the solar micrositing area to ensure that the final solar array layout does not prevent the landowner from maximizing agricultural production on the land not occupied by the solar array.

The certificate holder shall design and construct the facility to minimize the permanent impacts to agricultural land, including to the extent practicable, using existing access roads, co-locating facilities, reducing road and transmission line/collector line lengths, and designing facility components to allow ongoing access to agricultural fields.

The certificate holder shall install gates on private access roads in accordance with Gilliam County Zoning Ordinance Section 7.020(T)(4)(d)(6) unless the County has granted a variance to this requirement.
Before beginning construction of the facility, the certificate holder shall record in the real property records of Gilliam County a Covenant Not to Sue with regard to generally accepted farming practices on adjacent farmland consistent with GCZO Section 37.020(T)(4)(a)(5).

The certificate holder shall construct all facility components in compliance with the following setback requirements:

(a) All facility components must be at least 3,520 feet from the property line of properties zoned residential use or designated in the Gilliam County Comprehensive Plan as residential.

(b) Where (a) does not apply, 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.

(c) Where (a) does not apply, 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.

(d) Where (a) does not apply, 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.

(e) The certificate holder shall maintain a minimum distance of 250 feet measured from the center line of each turbine tower to the nearest edge of any railroad right-of-way or electrical substation.

(f) The certificate holder shall maintain a minimum distance of 250 feet measured from the center line of each meteorological tower to the nearest edge of any public road right-of-way or railroad right-of-way, the nearest boundary of the certificate holder’s lease area or the nearest electrical substation.

(g) The certificate holder shall maintain a minimum distance of 50 feet measured from the Montague Solar O&M building to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s lease area.

(h) The certificate holder shall maintain a minimum distance of 50 feet measured from any substation to the nearest edge of any public road right-of-way or railroad right-of-way or the nearest boundary of the certificate holder’s electrical substation easement or, if there is no easement, the nearest boundary of the certificate holder’s lease area.

(i) Where (a) does not apply, the certificate holder shall maintain a minimum of 110 percent of maximum blade tip height, measured from the centerline of the turbine tower from any overhead utility line. [Amendment #1]

(j) Where (a) does not apply, the certificate holder shall maintain a minimum of 150 percent of maximum turbine height from blade tip height, measured from the centerline of the turbine tower from federal transmission lines, unless the affected parties agree otherwise. [Amendment #1]

(k) The certificate holder shall maintain a minimum distance of 25 feet measured from the fence line of the solar array to the nearest property line.

(l) The certificate holder shall maintain a minimum distance of 25 feet measured from the front, rear and side yard of the battery storage system site to the nearest property line.

(m) Wind turbines must be setback a minimum distance of 656 feet (200 meters), measured from the centerline of the turbine tower to the nearest edge of the breaks of Rock Creek Canyon. [AMDS, Sept 2020]
During construction and operation of the facility, the certificate holder shall implement a weed control plan approved by the Gilliam County Weed Control Officer or other appropriate County officials to control the introduction and spread of noxious weeds.

During operation of the facility, the certificate holder shall restore areas that are temporarily disturbed during facility maintenance or repair activities using the same methods and monitoring procedures described in the Revegetation Plan referenced in Condition 92.

Within 90 days after beginning operation of the facility, the certificate holder shall provide to the Department and to the Gilliam County Planning Department the actual latitude and longitude location or Stateplane NAD 83(91) coordinates of each turbine tower, connecting lines and transmission lines and a summary of as-built changes in the facility compared to the original plan.

The certificate holder shall deliver a copy of the annual report required under Condition 21 to the Gilliam County Planning Commission on an annual basis unless specifically discontinued by the County.

2. Cultural Resource Conditions

Before beginning construction, the certificate holder shall label all identified historic, cultural or archeological resource sites on construction maps and drawings as “no entry” areas. If construction activities will occur within 200 feet of an identified site, the certificate holder shall flag a 30-meter no entry buffer around the site. The certificate holder may use existing private roads within the buffer areas but may not widen or improve private roads within the buffer areas. The no-entry restriction does not apply to public road rights-of-way within the buffer areas or to operational farmsteads. [Final Order on ASC]

In reference to the alignment of the Oregon Trail described in the Final Order on the Application, the certificate holder shall comply with the following requirements:

(a) The certificate holder shall not locate facility components on visible remnants of the Oregon Trail and shall avoid any construction disturbance to those remnants.

(b) The certificate holder shall not locate facility components on undeveloped land where the trail alignment is marked by existing Oregon-California Trail Association markers.

(c) Before beginning construction, the certificate holder shall provide to the State Historic Preservation Office (SHPO) and the Department documentation of the presumed Oregon Trail alignments within the site boundary.

(d) The certificate holder shall ensure that construction personnel proceed carefully in the vicinity of the presumed alignments of the Oregon Trail. If any physical evidence of the trail is discovered, the certificate holder shall avoid any disturbance to the intact segments by redesign, re-engineering or restricting the area of construction activity and shall flag a 30-meter no-entry buffer around the intact Trail segments. The certificate holder shall promptly notify the SHPO and the Department of the discovery. The certificate holder shall consult with the SHPO and the Department to determine appropriate mitigation measures.
Before beginning construction, the certificate holder shall provide to the Department a map showing the final design locations of all components of the facility, the areas that would be temporarily disturbed during construction and the areas that were surveyed in 2009 as described in the Final Order on the Application. The certificate holder shall hire qualified personnel to conduct field investigations of all areas to be disturbed during construction that lie outside the previously-surveyed areas. The certificate holder shall provide a written report of the field investigations to the Department and to the Oregon State Historic Preservation Office (SHPO) for review and approval. If any potentially significant historic, cultural or archaeological resources are found during the field investigation, the certificate holder shall instruct all construction personnel to avoid the identified sites and shall implement appropriate measures to protect the sites, including the measures described in Condition 47.

During construction, the certificate holder shall:

(a) Ensure that a qualified archeologist, as defined in OAR 736-051-0070, instructs construction personnel in the identification of cultural materials and avoidance of accidental damage to identified resource site.

(b) Employ a qualified cultural resource monitor to conduct monitoring of ground disturbance at depths of 12 inches or greater. The qualifications of the selected cultural resources monitor shall be reviewed and approved by the Department, in consultation with the CTUIR Cultural Resources Protection Program. In the selection of the cultural resources monitor to be employed during construction, preference shall be given to citizens of the CTUIR. Ground disturbance at depths 12 inches or greater shall not occur without the presence of the approved cultural resources monitor. If any cultural resources are identified during monitoring activities, the steps outlined in the Inadvertent Discovery Plan, as provided in Attachment H of the Final Order on Amendment 5 should be followed. The certificate holder shall report to the Department in its semi-annual report a description of the ground disturbing activities that occurred during the reporting period, dates cultural monitoring occurred, and shall include copies of monitoring forms completed by the cultural resource monitor. [AMDS, Sept 2020]

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 archaeologist can evaluate the significance of the find. The certificate holder shall notify the Department and the Oregon State Historic Preservation Office (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, field documentation and data recovery, in consultation with the Department, SHPO, interested 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 and the SHPO that it has complied with archaeological resource protection regulations.

3. Geotechnical Conditions

Before beginning construction of the facility, the certificate holder shall conduct a site-specific geotechnical investigation and shall report its findings to the Oregon Department of Geology & Mineral Industries (DOGAMI) and the Department. The certificate holder shall conduct the geotechnical investigation after consultation with DOGAMI to confirm appropriate site-specific
methodologies for evaluating seismic and non-seismic hazards to inform equipment foundation and road design. [Final Order; AMD5, Sept 2020]

The certificate holder shall design and construct the facility in accordance with requirements of the current Oregon Structural Specialty Code and International Building Code. [AMD5, Sept 2020]

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.


The certificate holder shall handle hazardous materials used on the site in a manner that protects public health, safety and the environment and shall comply with all applicable local, state and federal environmental laws and regulations. The certificate holder shall not store diesel fuel or gasoline on the facility site during operations. [AMD5, Sept 2020]

If a spill or release of hazardous material occurs during construction or operation of the facility, the certificate holder shall notify the Department within 72 hours and shall clean up the spill or release and dispose of any contaminated soil or other materials according to applicable regulations. The certificate holder shall make sure that spill kits containing items such as absorbent pads are located on equipment and at the O&M buildings. The certificate holder shall instruct employees about proper handling, storage and cleanup of hazardous materials.

The certificate holder shall construct turbines and pad-mounted transformers on concrete foundations and shall cover the ground within a 10-foot radius with non-flammable material. The certificate holder shall maintain the non-flammable pad area covering during operation of the facility.

The certificate holder shall install and maintain self-monitoring devices on each turbine, linked to sensors at the operations and maintenance building, to alert operators to potentially dangerous conditions, and the certificate holder shall immediately remedy any dangerous conditions. The certificate holder shall maintain automatic equipment protection features in each turbine that would shut down the turbine and reduce the chance of a mechanical problem causing a fire.

During construction and operation of the facility, the certificate holder shall ensure that the Montague Solar O&M building and all service vehicles are equipped with shovels and portable fire extinguishers of a 4A50BC or equivalent rating.

During construction and operation of the facility, the certificate holder shall develop and implement fire safety plans in consultation with the North Gilliam County Rural Fire Protection District to minimize the risk of fire and to respond appropriately to any fires that occur on the facility site. In developing the fire safety plans, the certificate holder shall take into account the dry nature of the region and shall address risks on a seasonal basis. For solar facility components, the certificate holder shall address worker training requirements, inspections, vegetation management, fire prevention and response equipment and potential mutual assistance in the case of fire within or around the facility site boundary. The certificate holder
shall meet annually with local fire protection agency personnel to discuss emergency planning
and shall invite local fire protection agency personnel to observe any emergency drill or tower
rescue training conducted at the facility. [AMD5, Sept 2020]

Upon the beginning of operation of the facility, the certificate holder shall provide a site plan to
the North Gilliam County Rural Fire Protection District. The certificate holder shall indicate on
the site plan the identification number assigned to each turbine and the actual location of all
facility structures. The certificate holder shall provide an updated site plan if additional turbines
or other structures are later added to the facility. During operation, the certificate holder shall
ensure that appropriate fire protection agency 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.

During construction, the certificate holder shall ensure that construction personnel are trained
in fire prevention and response, 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 dry grass areas.

During operation of the facility, the certificate holder shall ensure that all on-site employees
receive annual fire prevention and response training by qualified instructors or members of the
local fire districts. The certificate holder 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.

Before beginning construction of the certificate holder shall submit a Notice of Proposed
Construction or Alteration to the Federal Aviation Administration (FAA) and the Oregon
Department of Aviation identifying the proposed final locations of turbine towers and
meteorological towers to determine if the structure(s) are a hazard to air navigation and
aviation safety. The certificate holder shall promptly notify the Department of the responses
from the FAA and the Oregon Department of Aviation. The FAA and ODA evaluation and
determinations are valid for 18 months (per OAR 738-070-0180), once issued. The certificate
holder shall maintain current hazard determinations on file commensurate with construction
timelines. [AMD5, Sept 2020]

The certificate holder shall follow manufacturers’ recommended handling instructions and
procedures to prevent damage to turbine or turbine tower components that could lead to
failure.

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.

During operation of the facility, the certificate holder shall have a safety-monitoring program
and shall inspect all turbine and turbine tower components on a regular basis. The certificate
holder shall maintain or repair turbine and turbine tower components as necessary to protect
public safety.
For turbine types having pad-mounted step-up transformers, the certificate holder shall install the transformers 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.

To protect the public from electrical hazards, the certificate holder shall enclose the facility substations, solar array, and battery storage systems with appropriate fencing and locked gates. [AMDS, Sept 2020]

Before beginning construction of any new State Highway approaches or utility crossings, the certificate holder shall obtain all required permits from the Oregon Department of Transportation (ODOT) subject to the applicable conditions required by OAR Chapter 734, Divisions 51 and 55. The certificate holder shall submit the necessary application in a form satisfactory to ODOT and the Department for the location, construction and maintenance of a new approach to State Highway 19 for access to the site. The certificate holder shall submit the necessary application in a form satisfactory to ODOT and the Department for the location, construction and maintenance of transmission lines crossing Highway 19.

The certificate holder shall design and construct new access roads and private road improvements to standards approved by the Gilliam County Road Department. Where modifications of County roads are necessary, the certificate holder shall construct the modifications entirely within the County road rights-of-way and in conformance with County road design standards subject to the approval of the Gilliam County Road Department. Where modifications of State roads or highways are necessary, the certificate holder shall construct the modifications entirely within the public road rights-of-way and in conformance with Oregon Department of Transportation (ODOT) standards subject to the approval of ODOT.

The certificate holder shall construct access roads with a finished width of up to 20 feet, designed under the direction of a licensed engineer and compacted to meet equipment load requirements.

During construction of the facility, the certificate holder shall implement measures to reduce traffic impacts, including:

(a) Providing notice to adjacent landowners when heavy construction traffic is anticipated.
(b) Providing appropriate traffic safety signage and warnings.
(c) Requiring flaggers to be at appropriate locations at appropriate times during construction to direct traffic.
(d) Using traffic diversion equipment (such as advance signage and pilot cars) when slow or oversize construction loads are anticipated.
(e) Maintaining at least one travel lane at all times to the extent reasonably possible so that roads will not be closed to traffic because of construction vehicles.
(f) Encouraging carpooling for the construction workforce.
(g) Including traffic control procedures in contract specifications for construction of the facility.
(h) Keeping Highway 19 free of gravel that tracks out onto the highway at facility access points.
The certificate holder shall ensure that no equipment or machinery is parked or stored on any County road whether inside or outside the site boundary. The certificate holder may temporarily park equipment off the road but within County rights-of-way with the approval of the Gilliam County Road Department.

The certificate holder shall cooperate with the Gilliam County Road Department to ensure that any unusual damage or wear to county roads that is caused by construction of the facility is repaired by the certificate holder. Submittal to the Department of an executed Road Use Agreement with Gilliam County shall constitute evidence of compliance with this condition. Upon completion of construction, the certificate holder shall restore public roads to pre-construction condition or better to the satisfaction of the applicable county departments. If required by Gilliam County, the certificate holder shall post bonds to ensure funds are available to repair and maintain roads affected by the facility. If construction of the facility will utilize county roads in counties other than Gilliam County, the certificate holder shall coordinate with the Department and the respective county road departments regarding the implementation of a similar Road Use Agreement. [AMDS, Sept 2020]

During construction, the certificate holder shall require that all on-site construction contractors develop and implement a site health and safety plan that informs workers and others on-site about first aid techniques and what to do in case of an emergency and that includes important telephone numbers and the locations of on-site fire extinguishers and nearby hospitals. The certificate holder shall ensure that construction contractors have personnel on-site who are trained and equipped for tower rescue and who are first aid and CPR certified.

During operation of the facility, the certificate holder shall develop and implement a site health and safety plan that informs employees and others on-site about first aid techniques and what to do in case of an emergency, including a contingency plan in a fire emergency, and that includes important telephone numbers and the locations of on-site fire extinguishers, nearby hospitals, Gilliam County Sheriff’s Office and the office locations of the backup law enforcement services. The certificate holder shall ensure that operations personnel are trained and equipped for tower rescue. If the certificate holder conducts an annual emergency drill or performs tower rescue training at the facility, the North Gilliam County Rural Fire Protection District and the Arlington Fire Department will be invited to observe. [AMDS, Sept 2020]

(a) During construction of the facility, the certificate holder shall provide on-site security within the facility site boundary, and shall establish good communications between on-site security personnel and the Gilliam County Sheriff’s Office by establishing a communication protocol between the security personnel and the Sherriff’s office. The communication protocol shall be sent to the Department prior to construction.

(b) During operation, the certificate holder shall ensure that appropriate law enforcement agency 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. The list shall also be sent to the Department.

The certificate holder shall notify the Department of Energy and the Gilliam County Planning Department within 72 hours of any accidents including mechanical failures on the site.
associated with construction or operation of the facility that may result in public health and safety concerns

5. Water, Soils, Streams & Wetlands Conditions

(i) The certificate holder shall conduct all construction work in compliance with an Erosion and Sediment Control Plan (ESCP) satisfactory to the Oregon Department of Environmental Quality and as required under the National Pollutant Discharge Elimination System (NPDES) 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.

(ii) (a) Before beginning construction of wind energy generation components, the certificate holder shall submit to the Department and Gilliam County Planning Director for review and approval a topsoil management plan including how topsoil will be stripped, stockpiled, and clearly marked in order to maximize topsoil preservation and minimize erosion impacts. [OAR 660-033-0130(38)(f)(B)]. The topsoil management plan may be incorporated into the final Erosion and Sediment Control Plan, required under sub(c) or may be provided to the Department as a separate plan.

(b) Prior to beginning facility operation, the certificate holder shall provide the Department a copy of an operational SPCC plan, if required pursuant to OAR 340-141-0001 to -0240. [AMDS, Sept 2020]

During construction, the certificate holder shall limit truck traffic to improved road surfaces to avoid soil compaction, to the extent practicable.

During construction, the certificate holder shall implement best management practices to control any dust generated by construction activities, such as applying water to roads and disturbed soil areas.

Before beginning construction of the facility, the certificate holder shall provide to the Department a map showing the final design locations of all components of the facility, and the areas that would be disturbed during construction and showing the wetlands and stream channels previously surveyed by CH2M HILL or HDR as described in the Final Order on the Application and the Final Order on Amendment #4. For areas to be disturbed during construction that lie outside of the previously-surveyed areas, the certificate holder shall hire qualified personnel to conduct a pre-construction investigation to determine whether any jurisdictional waters of the State exist in those locations within the proposed expanded site boundary. The certificate holder shall provide a written report on the pre-construction investigation to the Department and the Department of State Lands for approval before beginning construction. The certificate holder shall ensure that construction and operation of the facility will have no impact on any jurisdictional water identified in the pre-construction investigation.

The certificate holder shall avoid impacts to waters of the state in the following manner:

(a) The certificate holder shall avoid any disturbance to delineated wetlands.
(b) The certificate holder shall construct stream crossings for roads and underground collector lines substantially as described in the Final Order on the Application or the Final Order on Amendment #4. In particular, the certificate holder shall not remove material from waters of the State or add new fill material to waters of the State such that the total volume of removal and fill exceeds 50 cubic yards for the project as a whole.

(c) The certificate holder shall construct support poles for aboveground lines outside of delineated stream channels and shall avoid in-channel impacts.

85 During facility operation, the certificate holder shall routinely inspect and maintain all facility components including roads, pads (including turbine and battery storage pad), solar array, and trenched areas and, as necessary, maintain or repair erosion and sediment control measures.

86 During facility operation, the certificate holder shall obtain water for on-site uses from an on-site well located near the Montague Solar O&M building. The certificate holder shall construct the on-site well subject to compliance with the provisions of ORS 537.765 relating to keeping a well log. The certificate holder shall not use more than 5,000 gallons of water per day from the on-site well. The certificate holder may use other sources of water for on-site uses subject to prior approval by the Department.

87 During facility operation, if wind turbine blade or solar panel-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. [AMD5, Sept 2020]

6. Transmission Line & EMF Conditions

88 The certificate holder shall install the 34.5-kV collector system underground to the extent practical. The certificate holder shall install underground lines at a minimum depth of three feet. Based on geotechnical conditions or other engineering considerations, the certificate holder may install segments of the collector system aboveground, but the total length of aboveground segments must not exceed 27 miles.

89 The certificate holder shall take reasonable steps to reduce or manage human exposure to electromagnetic fields, including but not limited to:

   (a) Deleted AMD5, Sept 2020
   (a) Providing to landowners a map of underground and overhead transmission lines on their property and advising landowners of possible health risks from electric and magnetic fields.
   (b) 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.
   (c) Designing and maintaining all transmission lines so that induced voltages during operation are as low as reasonably achievable.
In advance of, and during, preparation of detailed design drawings and specifications for 230-kV and 34.5-kV transmission lines, the certificate holder shall consult with the Utility Safety and Reliability Section of the Oregon Public Utility Commission to ensure that the designs and specifications are consistent with applicable codes and standards.

7. Plants, Wildlife & Habitat Protection Conditions

Prior to construction of the Facility, the certificate holder shall finalize the Wildlife Monitoring and Mitigation Plans (WMMPs), based on the draft WMMP included as Attachment G of the Final Order on Request for Amendment #5, as approved by the Department in consultation with ODFW. The certificate holder shall conduct wildlife monitoring as described in the final WMMP, as amended from time to time. [Amendment #3; AMD5, Sept 2020]

The certificate holder shall restore areas disturbed by facility construction but not occupied by permanent facility structures according to the methods and monitoring procedures described in the final Revegetation Plans for the facility, as approved by the Department in consultation with ODFW. The final Revegetation Plan shall be based on the draft plan as Attachment E in the Final Order on Request for Amendment #5, and as amended from time to time. [Amendment #3; AMD5, Sept 2020]

The certificate holder shall:

(a) Acquire the legal right to create, enhance, maintain and protect a habitat mitigation area as long as the site certificate is in effect by means of an outright purchase, conservation easement or similar conveyance and shall provide a copy of the documentation to the Department. Within the habitat mitigation area, the certificate holder shall improve the habitat quality as described in the final Habitat Mitigation Plans for the Facility, as approved by the Department in consultation with ODFW. The final Habitat Mitigation Plans shall be based on the draft plan included as Attachment D to the Final Order on Request for Amendment #5 and updated based on Condition 31. The final Habitat Mitigation Plans may be amended from time to time. [Amendment #3; AMD5, Sept 2020]

(b) Prior to construction, the certificate holder shall finalize and implement the Habitat Mitigation Plan (HMP) included as Attachment D of the Final Order on Amendment 5, as approved by ODOE in Consultation with ODFW. Provision 93(b)(A) regarding impacted acreage calculations shall be completed and submitted to the department after construction is complete as described in the condition below.

(c) Within 90 days of completion of construction, the certificate holder shall submit to the department and ODFW an updated HMP Table. [AMD5, Sept 2020]

The certificate holder shall determine the boundaries of Category 1 Washington ground squirrel (WGS) habitat based on the locations where the squirrels were found to be active in the most recent WGS survey prior to the beginning of construction in habitat suitable for WGS foraging or burrow establishment ("suitable habitat"). The certificate holder shall hire a qualified professional biologist who has experience in detection of WGS to conduct surveys using a survey...
protocol approved by the Oregon Department of Fish and Wildlife (ODFW). The biologist shall
survey all areas of suitable habitat where permanent facility components would be located or
where construction disturbance could occur. Except as provided in (a), the biologist shall
conduct the protocol surveys in the active squirrel season (March 1 to May 31) in 2010 and in
the active squirrel seasons in subsequent years until the beginning of construction in suitable
habitat. The certificate holder shall provide written reports of the surveys to the Department
and to ODFW and shall identify the boundaries of Category 1 WGS habitat. The certificate holder
shall not begin construction within suitable habitat until the identified boundaries of Category 1
WGS habitat have been approved by the Department. Category 1 WGS habitat includes the
areas described in (b) and (c).

(a) The certificate holder may omit the WGS survey in any year if the certificate holder
avoids all permanent and temporary disturbance within suitable habitat until a WGS
survey has been completed in the following year and the boundaries of Category 1
habitat have been determined and approved based on that survey.

(b) Category 1 WGS habitat includes the area within the perimeter of multiple active WGS
burrows plus a 785-foot buffer, excluding areas of habitat types not suitable for WGS
foraging or burrow establishment. If the multiple-burrow area was active in a prior
survey year, then Category 1 habitat includes the largest extent of the active burrow
area ever recorded (in the current or any prior-year survey), plus a 785-foot buffer.

(c) Category 1 WGS habitat includes the area containing single active burrow detections
plus a 785-foot buffer, excluding areas of habitat types not suitable for WGS foraging or
burrow establishment. Category 1 habitat does not include single-burrow areas that
were found active in a prior survey year but that are not active in the current survey
year.

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

(a) The certificate holder shall not construct any facility components within areas of
Category 1 habitat and shall avoid temporary disturbance of Category 1 habitat.

(b) Before beginning construction, but no more than two years prior to the beginning of
construction of the facility, the certificate holder shall hire a qualified professional
biologist to conduct a survey of all areas to be disturbed by construction for threatened
and endangered species. The certificate holder shall provide a written report of the
survey and a copy of the survey to the Department, the Oregon Department of Fish and
Wildlife (ODFW), and the Oregon Department of Agriculture (ODA). If the surveys
identify the presence of threatened or endangered species within the survey area, 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,
in consultation with ODA and ODFW.

(c) Before beginning construction of the facility, the certificate holder’s qualified
professional biologist shall survey the Category 1 Washington ground squirrel habitat to
ensure that the sensitive use area is correctly marked with exclusion flagging and
avoided during construction. The certificate holder shall maintain the exclusion markings until construction has been completed.

(d) Before beginning construction of the facility, certificate holder’s qualified professional biologist shall complete the avian use studies that began in September 2009 at six plots within or near the facility site as described in the Final Order on the Application. The certificate holder shall provide a written report on the avian use studies to the Department and to ODFW.

(e) Before beginning construction of the facility, certificate holder’s qualified professional biologist shall complete raptor nest surveys within the raptor nest survey area as described in the Final Order on the Application. The purposes of the survey are to identify any sensitive raptor nests near construction areas and to provide baseline information on raptor nest use for analysis as described in the Wildlife Monitoring and Mitigation Plan referenced in Condition 91. The certificate holder shall provide a written report on the raptor nest surveys and the surveys to the Department and to ODFW. If the surveys identify the presence of raptor nests within the survey area, the certificate holder shall implement appropriate measures to assure that the design, construction and operation of the facility are consistent with the fish and wildlife habitat mitigation goals and standards of OAR 635-415-0025, as approved by the Department, in consultation with ODFW.

(f) In the final design layout of the facility, the certificate holder shall locate facility components, access roads and construction areas to avoid or minimize temporary and permanent impacts to high quality native habitat and to retain habitat cover in the general landscape where practicable.

During construction, the certificate holder shall avoid all construction activities within a 1,300-foot buffer around potentially-active nest sites of the following species during the sensitive period, as provided in this condition:

<table>
<thead>
<tr>
<th>Species</th>
<th>Sensitive Period</th>
<th>Early Release Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Swainson’s hawk</td>
<td>April 1 to August 15</td>
<td>May 31</td>
</tr>
<tr>
<td>Ferruginous hawk</td>
<td>March 15 to August 15</td>
<td>May 31</td>
</tr>
<tr>
<td>Burrowing owl</td>
<td>April 1 to August 15</td>
<td>July 15</td>
</tr>
</tbody>
</table>

During the year in which construction occurs, the certificate holder shall use a protocol approved by the Oregon Department of Fish and Wildlife (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. The certificate holder shall begin monitoring potential nest sites by March 15 and shall continue monitoring until at least May 31 to determine whether any potentially-active nest sites become active during the sensitive period.

If any nest is determined to be unoccupied by the early release date (May 31), then unrestricted construction activities may occur within 1,300 feet of the nest site after that date. If a nest is occupied by any of these species after the beginning of the sensitive period, the
The certificate holder will flag the boundaries of a 1,300-foot buffer area around the nest site and shall instruct construction personnel to avoid disturbance of the buffer area. During the sensitive period, the certificate holder shall not engage in high-impact construction activities (activities that involve blasting, grading or other major ground disturbance) within the buffer area. The certificate holder shall restrict construction traffic within the buffer, except on public roads, to vehicles essential to the limited construction activities allowed within the buffer.

If burrowing owl nests are occupied during the sensitive period, the certificate holder may adjust the 1,300-foot buffer around these nests after consultation with ODFW and subject to the approval of the Department.

The certificate holder shall hire a qualified independent professional biologist to observe the active nest sites during the sensitive period for signs of disturbance and to notify the Department of any non-compliance with this condition. If the biologist 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 construction activities within the buffer area before the ending day of the sensitive period with the approval of ODFW, after the young are fledged. The certificate holder shall use a protocol approved by ODFW to determine when the young are fledged (the young are independent of the core nest site).

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

(a) Preparing maps to show occlusion areas that are off-limits to construction personnel, such as nesting or denning areas for sensitive wildlife species.

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

(c) Limiting construction work to approved and surveyed areas shown on facility constraints maps.

(d) Ensuring that all construction personnel are instructed to avoid driving cross-country or taking short-cuts within the site boundary or otherwise disturbing areas outside of the approved and surveyed construction areas.

The certificate holder shall reduce the risk of injuries to avian species by:

(a) Installing turbine towers that are smooth steel structures that lack features that would allow avian perching.

(b) Locating turbine towers to avoid areas of increased risk to avian species, such as cliff edges, narrow ridge saddles and gaps between hilltops.

(c) Installing meteorological towers that are non-guyed structures to eliminate the risk of avian collision with guy-wires.
(d) Designing and installing all aboveground transmission line support structures following the most current suggested practices for avian protection on power lines published by the Avian Power Line Interaction Committee.

100 The certificate holder shall hire a qualified environmental professional to provide environmental training during construction and operation. Environmental training includes information on the sensitive species present onsite, precautions to avoid injuring or destroying wildlife or sensitive wildlife habitat, exclusion areas, permit requirements and other environmental issues. The certificate holder shall instruct construction and operations personnel to report any injured or dead wildlife detected while on the site to the appropriate onsite environmental manager.

101 The certificate holder shall impose and enforce a construction and operation speed limit of 20 miles per hour throughout the facility site and, during the active squirrel season (March 1 to May 31), a speed limit of 10 miles per hour from one hour before sunset to one hour after sunrise on private roads near known Washington ground squirrel (WGS) colonies. The certificate holder shall ensure that all construction and operations personnel are instructed to watch out for and avoid WGS and other wildlife while driving through the facility site.

8. Visual Effects Conditions

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

(a) Mount nacelles on smooth, steel structures, painted uniformly in a low-reflectivity, neutral white color.

(b) Paint the Montague Solar collector substation and switching station structures in a low-reflectivity 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, required by law or otherwise required by this site certificate, except that the certificate holder may erect a sign near the Montague Solar O&M building to identify the facility, may paint turbine numbers on each tower and may allow unobtrusive manufacturers’ logos on turbine nacelles.

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

103 The certificate holder shall design and construct the O&M building, substation, and buildings and containers associated with battery storage 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 low-reflectivity, neutral color to blend with the surrounding landscape. [AMD5, Sept 2020]

104 The certificate holder shall not use exterior nighttime lighting except:

(a) The minimum turbine tower lighting required or recommended by the Federal Aviation Administration.

(b) Security lighting at the O&M buildings and at the substations, provided that such lighting is shielded or downward-directed to reduce glare.

(c) Minimum lighting necessary for repairs or emergencies.
(d) Minimum lighting necessary for construction directed to illuminate the work area and shielded or downward-directed to reduce glare.

[Deleted AMD5, Sept 2020]

9. Noise Control Conditions

To reduce construction noise impacts at nearby residences, 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.

The certificate holder shall provide to the Department:

i. Prior to construction:

   a. A noise analysis that includes the following Information:

      Final design locations of all noise-generating facility components (all wind turbines; substation transformers, inverters, and transformers associated with the photovoltaic solar array; and inverters and cooling systems associated with the battery storage system).

      The maximum sound power level for the Montague Solar collector substations; inverters and transformers associated with the photovoltaic solar array; inverters and cooling systems associated with battery storage system; and the maximum sound power level and octave band data for the Phase 2 wind turbines selected for the facility based on manufacturers’ warranties or confirmed by other means acceptable to the Department.

      The results of noise analysis according to the final design performed in a manner consistent with the requirements of OAR 340-035-0035(1)(b)(B)(iii) (IV) and (VI) demonstrating to the satisfaction of the Department that the total noise generated by the facility (including the noise from wind turbines, substation transformers, inverters and transformers associated with the photovoltaic solar array; inverters and cooling systems associated with battery storage system) would meet the ambient degradation test and maximum allowable test at the appropriate measurement point for all potentially-affected noise sensitive properties. The certificate holder shall verify that all noise sensitive properties within one mile of the final design locations of noise-generating components have been identified and included in the preconstruction noise analysis based on review of the most recent property owner information obtained from the Gilliam County Tax Assessor Roll.

      For each noise-sensitive property where the certificate holder relies on a noise waiver to demonstrate compliance in accordance with OAR 340-035-0035(1)(b)(B)(iii)(III), a copy of the a legally effective easement or real covenant pursuant to which the owner of the
property authorizes the certificate holder’s operation of the facility to increase ambient statistical noise levels L10 and L50 by more than 10 dBA at the appropriate measurement point. The legally-effective easement or real covenant must: include a legal description of the burdened property (the noise-sensitive property); be recorded in the real property records of the county; expressly benefit the certificate holder; expressly run with the land and bind all future owners, lessees or holders of any interest in the burdened property; and not be subject to revocation without the certificate holder’s written approval.

During operation of the facility, the certificate holder shall implement measures to ensure compliance with the noise control regulation, including:

(a) Providing notice of the noise complaint system and how to file a noise complaint to noise sensitive receptors within 1-mile of noise-generating components.

(b) 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. In response to a complaint from the owner of a noise sensitive property regarding facility noise operation of the facility, the Council may require the certificate holder to monitor and record the statistical noise levels to verify that the certificate holder is operating the facility in compliance with the noise control regulations. [AMDS, Sept 2020]

10. Waste Management Conditions

The certificate holder shall provide portable toilets for on-site sewage handling during construction and shall ensure that they are pumped and cleaned regularly by a licensed contractor who is qualified to pump and clean portable toilet facilities.

During operation of the facility, the certificate holder shall discharge sanitary wastewater generated at the Montague Solar O&M building to a licensed on-site septic system in compliance with State permit requirements. The certificate holder shall design the septic system for a discharge capacity of less than 2,500 gallons per day.

The certificate holder shall implement a waste management plan during construction 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 local landfill by a licensed waste hauler.
(e) Segregating all hazardous wastes such as used oil, oily rags and oil-absorbent materials, and mercury-containing lights and lithium-ion, flow, lead-acid and nickel-cadmium batteries for disposal by a licensed firm specializing in the proper recycling or disposal of hazardous wastes. [AMDS, Sept 2020]
(f) Confining concrete delivery truck rinse-out within the foundation excavation, discharging rinse water into foundation holes and burying other concrete waste as part of backfilling the turbine foundation.
The certificate holder shall implement a waste management plan during facility operation 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 local landfill by a licensed waste hauler.
(e) Segregating all hazardous, non-recyclable wastes such as used oil, oily rags and oil-absorbent materials, and mercury-containing lights and lithium-ion, flow, lead-acid and nickel-cadmium batteries for disposal by a licensed firm specializing in the proper recycling or disposal of hazardous wastes. [AMD5, Sept 2020]

V. CONDITIONS ADDED BY MONTAGUE WIND POWER FACILITY SITE CERTIFICATE AMENDMENTS

[Deleted AMD2, Dec 2015]

The certificate holder shall ensure its third-party contractor transports and disposes of battery and battery waste in compliance with all applicable regulations and manufacturer recommendations related to the transport of hazardous battery materials.

(a) Prior to construction, the certificate holder shall provide a description to the Department of applicable regulations and manufacturer recommendations applicable to the transport and disposal of batteries and battery related waste.

(b) During construction and operation, the certificate holder shall report to the Department any potential compliance issue or cited violations of its third-party contractor for the requirements identified in sub(a) of this condition. [AMD5, Sept 2020]

During facility operation, the certificate holder shall conduct monthly inspections of the battery storage systems, in accordance with manufacturer specifications. The certificate holder shall maintain documentation of inspections, including any corrective actions, and shall make available for review upon request by the Department. [AMD5, Sept 2020]

The site certificate authorizes shared use of related or supporting facilities including the Montague Solar collector substation, Montague Solar O&M building, battery storage system, 230 kV transmission line, access roads, and temporary staging areas under the site certificates issued for the Montague Solar Facility and Oregon Trail Solar Facility. The site certificate authorizes shared use of related or supporting facilities including the Montague Wind collector substation under the site certificates issued for the Montague Wind Facility, Montague Solar Facility and Oregon Trail Solar Facility.

(a) Within 30 days of shared use, the certificate holder must provide evidence to the Department that the certificate holders have an executed agreement for shared use of facilities.

(b) If certificate holders of Montague Solar Facility or Oregon Trail Solar Facility propose to substantially modify any of the shared facilities listed in sub(a) of this condition, each certificate holder shall submit an amendment determination request or request for site certificate amendment to obtain a determination from the Department on whether a site certificate amendment is required or to process an amendment for both site certificates.
If certificate holders opt to submit an amendment determination request, the requirement may be satisfied through submittal of a single amendment determination request with authorization (or signature) provided from each certificate holder.

(c) Prior to facility decommissioning or if facility operations cease, each certificate holder shall submit an amendment determination request or request for site certificate amendment to document continued ownership and full responsibility, including coverage of full decommissioning amount of the shared facilities in the bond or letter of credit pursuant to Condition 32, for the operational facility, if facilities are decommissioned at different times.

[AMD5, Sept 2020]

Prior to construction and operation of the facility, the certificate holder shall identify the number of outdoor signs and applicable Gilliam County Zoning Ordinance (GCZO) Section 8.050 Sign Regulation provisions and provide to the Department and Gilliam County Planning Department written confirmation that outdoor signage complies with the applicable provisions.

[AMD5, Sept 2020]

VI. 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 345-027-0400.

VII. 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.

VIII. GOVERNING LAW AND FORUM

This site certificate shall be governed by the laws of the State of Oregon. Any litigation or arbitration arising out of this agreement shall be conducted in an appropriate forum in Oregon.
IX. EXECUTION

This 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 WHEREOF, this site certificate has been executed by the State of Oregon, acting by and through its Energy Facility Siting Council, and by Oregon Trail Solar, LLC.

ENERGY FACILITY SITTING COUNCIL

Hanley Jenkins, II

By: Hanley Jenkins, II
Print: Hanley Jenkins, II
Date: Oct 2, 2020

OREGON TRAIL SOLAR, LLC

By: Sara Parsons
Print: Sara Parsons
Date: 10/6/2020

and

By: Steve Krump
Print: Steve Krump
Date: 10/8/2020
Figure 1: Site Boundary and 230 kV transmission line corridor (with two route segments)
Attachment A-2: Retirement Cost Estimate Tables

[Montague Solar Facility and Oregon Trail Solar Facility]
### Table 1: Montague Solar Facility Retirement Cost Estimate
(Source: Final Order on Amendment 4, August 2019; Request for Amendment 5, May 2020)

<table>
<thead>
<tr>
<th>Task or Action</th>
<th>Quantity</th>
<th>Unit Cost</th>
<th>Unit</th>
<th>Estimate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Solar Array</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Disconnect electrical and ready for disassembly</td>
<td>1</td>
<td>$16,153</td>
<td>Each</td>
<td>$16,153</td>
</tr>
<tr>
<td>Remove solar generation equipment(^1)</td>
<td>162</td>
<td>$2,333</td>
<td>MW</td>
<td>$377,915</td>
</tr>
<tr>
<td>Remove steel posts</td>
<td>162</td>
<td>$2,062</td>
<td>MW</td>
<td>$334,033</td>
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<tr>
<td>Remove pad transformer and foundation</td>
<td>162</td>
<td>$925</td>
<td>MW</td>
<td>$149,813</td>
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<tr>
<td>Restore module site</td>
<td>162</td>
<td>$18,135</td>
<td>MW</td>
<td>$2,937,796</td>
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<tr>
<td><strong>Battery Storage - Zn-Fe Redox Flow technology</strong></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Remove battery equipment</td>
<td>100</td>
<td>$2,847</td>
<td>MW</td>
<td>$284,681</td>
</tr>
<tr>
<td>Remove Fencing</td>
<td>100</td>
<td>$85</td>
<td>MW</td>
<td>$8,514</td>
</tr>
<tr>
<td>Remove pad transformer and foundation</td>
<td>100</td>
<td>$284</td>
<td>MW</td>
<td>$28,380</td>
</tr>
<tr>
<td>Restore module site</td>
<td>100</td>
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<td>MW</td>
<td>$56,845</td>
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<tr>
<td>Dismantle and dispose of collector substation</td>
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<tr>
<td><strong>Operations and Maintenance Facility(s)</strong></td>
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<tr>
<td>Dismantle and dispose of O&amp;M Facility(s)</td>
<td>1</td>
<td>$42,222</td>
<td>Each</td>
<td>$42,222</td>
</tr>
<tr>
<td><strong>Electrical System</strong></td>
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<tr>
<td>Remove 230 kV transmission line</td>
<td>3</td>
<td>$16,808</td>
<td>Mile</td>
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<tr>
<td>Remove above-ground 34.5 kV collector</td>
<td>0</td>
<td>$4,671</td>
<td>Mile</td>
<td>$0</td>
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<tr>
<td>Remove below-ground junction boxes to 4' below grade</td>
<td>15</td>
<td>$1,246</td>
<td>Each</td>
<td>$18,690</td>
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<tr>
<td><strong>Access Roads</strong></td>
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<tr>
<td>20-foot road removal, grading, and seeding</td>
<td>0</td>
<td>$7,911</td>
<td>Acre</td>
<td>$0</td>
</tr>
<tr>
<td>Improved existing road 14-foot road removal, grading,</td>
<td>3.96</td>
<td>$7,911</td>
<td>Acre</td>
<td>$31,328</td>
</tr>
<tr>
<td><strong>Temporary Areas</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Around access roads, turnouts and met towers</td>
<td>8.5</td>
<td>$5,275</td>
<td>Acre</td>
<td>$44,732</td>
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<tr>
<td>Around transmission lines and crane paths</td>
<td>6.2</td>
<td>$2,618</td>
<td>Acre</td>
<td>$16,310</td>
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<tr>
<td>Around turbine pads and disassembly areas</td>
<td>17.1</td>
<td>$2,618</td>
<td>Acre</td>
<td>$44,689</td>
</tr>
<tr>
<td><strong>General Costs</strong></td>
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<td>Permits, mobilization, engineering, overhead, utility</td>
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<td>Percent</td>
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<tr>
<td>Future Development Contingency</td>
<td>10</td>
<td>Percent</td>
<td></td>
<td>$678,929</td>
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**Montague Solar Facility Retirement and Restoration Cost (Q1 2020 Dollars) – Rounded to the Nearest $1,000 =** $8,147,000
Table 2: Oregon Trail Solar Facility Retirement Cost Estimate  
(Source: Final Order on Amendment 4, August 2019; Request for Amendment 5, May 2020)

<table>
<thead>
<tr>
<th>Task or Action</th>
<th>Quantity</th>
<th>Unit Cost</th>
<th>Unit</th>
<th>Estimate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Solar Array</strong></td>
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<td></td>
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</tr>
<tr>
<td>Disconnect electrical and ready for disassembly</td>
<td>1</td>
<td>$16,153</td>
<td>Each</td>
<td>$16,153</td>
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<tr>
<td>Remove solar generation equipment¹</td>
<td>41</td>
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<td>MW</td>
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<td>Remove steel posts</td>
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<td>41</td>
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<td>MW</td>
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<td>Restore module site</td>
<td>41</td>
<td>$18,135</td>
<td>MW</td>
<td>$743,516</td>
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<td></td>
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</tr>
<tr>
<td>Remove battery equipment</td>
<td>100</td>
<td>$2,847</td>
<td>MW</td>
<td>$284,681</td>
</tr>
<tr>
<td>Remove Fencing</td>
<td>100</td>
<td>$85</td>
<td>MW</td>
<td>$8,514</td>
</tr>
<tr>
<td>Remove pad transformer and foundation</td>
<td>100</td>
<td>$284</td>
<td>MW</td>
<td>$28,380</td>
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<td>Restore module site</td>
<td>100</td>
<td>$568</td>
<td>MW</td>
<td>$56,800</td>
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<td><strong>Wind Turbines and Towers</strong></td>
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<td>Each</td>
<td>$0</td>
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<tr>
<td>Remove turbine towers</td>
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<td>$63</td>
<td>Ton</td>
<td>$0</td>
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<td><strong>Foundation and Pad Areas</strong></td>
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<tr>
<td>Remove turbine foundations</td>
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<td>Cu. Yd</td>
<td>$0</td>
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<tr>
<td>Restore turbine pads and turnouts</td>
<td>0</td>
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<td>Acre</td>
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<tr>
<td><strong>Met Towers</strong></td>
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<tr>
<td>Dismantle and dispose of met towers</td>
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<td><strong>Collector Substations; Switching Station</strong></td>
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<td>Dismantle and dispose of collector substation</td>
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<td>Each</td>
<td>$0</td>
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<tr>
<td>Dismantle and dispose of switching station</td>
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<td>Each</td>
<td>$86,085</td>
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<td><strong>Operations and Maintenance Facility(s)</strong></td>
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<td></td>
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<tr>
<td>Dismantle and dispose of O&amp;M Facility(s)</td>
<td>1</td>
<td>$42,222</td>
<td>Each</td>
<td>$42,222</td>
</tr>
<tr>
<td><strong>Electrical System</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Remove 230 kV transmission line</td>
<td>3.5</td>
<td>$16,808</td>
<td>Mile</td>
<td>$58,828</td>
</tr>
<tr>
<td>Remove above-ground 34.5 kV collector</td>
<td>1.5</td>
<td>$4,671</td>
<td>Mile</td>
<td>$7,007</td>
</tr>
<tr>
<td>Remove below-ground junction boxes to 4' below grade</td>
<td>4</td>
<td>$1,246</td>
<td>Each</td>
<td>$4,984</td>
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<tr>
<td><strong>Access Roads</strong></td>
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<tr>
<td>20-foot road removal, grading, and seeding</td>
<td>0</td>
<td>$7,911</td>
<td>Acre</td>
<td>$0</td>
</tr>
<tr>
<td>Improved existing road 14-foot road removal, grading,</td>
<td>3.96</td>
<td>$7,911</td>
<td>Acre</td>
<td>$31,328</td>
</tr>
<tr>
<td><strong>Temporary Areas</strong></td>
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<td></td>
<td></td>
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<tr>
<td>Around access roads, turnouts and met towers</td>
<td>8.5</td>
<td>$5,275</td>
<td>Acre</td>
<td>$44,732</td>
</tr>
<tr>
<td>Around transmission lines and crane paths</td>
<td>11.9</td>
<td>$2,618</td>
<td>Acre</td>
<td>$31,128</td>
</tr>
<tr>
<td>Around turbine pads and disassembly areas</td>
<td>17.1</td>
<td>$2,618</td>
<td>Acre</td>
<td>$44,689</td>
</tr>
</tbody>
</table>
Table 2: Oregon Trail Solar Facility Retirement Cost Estimate  
(Source: Final Order on Amendment 4, August 2019; Request for Amendment 5, May 2020)

<table>
<thead>
<tr>
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<th>Quantity</th>
<th>Unit Cost</th>
<th>Unit</th>
<th>Estimate</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Costs</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Permits, mobilization, engineering, overhead, utility disconnects</td>
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<td>$224,446</td>
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<td>$224,446</td>
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<td>Subtotal</td>
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<td>$1,931,637</td>
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<tr>
<td>Adjust to Q1 2020 dollars</td>
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<td></td>
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<td>$1,931,637</td>
</tr>
<tr>
<td>Performance Bond</td>
<td>1</td>
<td>Percent</td>
<td></td>
<td>$26,258</td>
</tr>
<tr>
<td>Gross Cost</td>
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<tr>
<td>Administration and Project Management</td>
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<td>Percent</td>
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<td>$265,202</td>
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<tr>
<td>Future Development Contingency</td>
<td>10</td>
<td>Percent</td>
<td></td>
<td>$265,202</td>
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**Oregon Trail Solar Facility Retirement and Restoration Cost (Q1 2020 Dollars) – Rounded to the Nearest $1,000 = $3,182,000**
Attachment B Reviewing Agency Comments on preliminary Request for Amendment 5
Hi Sarah,

Thank you for reaching out. Things are well here! I hope you are doing well too.

I have been following Montague and was awaiting the comment period to open.

Matt is currently out of the office, but I will do my best to provide you with an accurate review of this site.

I have included responses to your bulleted questions below:

- Are there any public or private/military airports/heliports within 10 miles of the proposed amended site boundary? The facility site boundary can be viewed here: EFSC Energy Facilities GIS Map

After reviewing the site boundary using your EFSC Energy Facilities GIS Map and Google Earth, the project’s site boundary is less than three miles to the south of the Arlington Municipal airport.

- Structures associated with this amendment include 34.5 kV and 230 kV transmission structures (100 ft max), solar modules (15 ft max), and a switching station (less than 100 ft). Based on review of proximate airports, are there any concerns?

Based on the above the information, I recommend the transmission structures and switching station undergo airspace analysis by the ODA.

As there are multiple structures, you can send me their coordinate and height data in a single excel doc if that is easiest.

I will then provide you with a letter of determination for all structures you provide me.

- Could you confirm whether ODA believes the changes proposed in Request for Amendment 5 are consistent or would comply with FAA Part 77.9 standards?

Based on the information I have reviewed for this site and the information you provided me per structure heights, the changes proposed in Request for Amendment 5 will likely comply with FAA Part 77.9 standards.

The ODA may recommend lighting and marking for structures that exceed either notification or obstruction standards per FAA Part 77.9.

I know that we have been having trouble uploading shapefiles for sites to Google Earth.
For that reason, it would be most accurate for the ODA to receive coordinates for the sites. I have included an excel template for you to use if needed.

Thank you again and please let me know if I can provide further assistance.

Seth Thompson  
OREGON DEPARTMENT OF AVIATION  
AVIATION PLANNER

OFFICE 503-378-2529  CELL 503-507-6965  
EMAIL seth.thompson@aviation.state.or.us  
3040 25TH STREET SE, SALEM, OR 97302  
WWW.OREGON.GOV/AVIATION
Sarah,

The proposed new additional acreage does appear to be category 6 dryland wheat. As long as they stay within the category 6 habitat ODFW does not see any additional survey requirements for this additional acreage. The raptor nest surveys that they have completed would have covered this area and since it is Category 6 dryland wheat there is no potential for WGS or any sensitive species other than raptors.

On February 8th 2019 while commenting on the draft WMMP for Phase two I recommended that we complete at least one year of post construction fatality monitoring on the proposed solar array. If this additional acreage is included and built as a solar array I would recommend that we conduct one year of post construction monitoring on the entire array. While we do not have any information that I am aware of that size of the facility affects mortality I think it would still be good to look at some local facilities to determine fatality effects on birds. This has been our consistent recommendation to county and EFSC level projects at least in the Basin. There is still very little published information regarding impacts of PV on bird fatality but a recent paper by Kosciuck et al 2020 found that 90 percent of the 10 sites they looked at had fatalities to water obligate birds and a high end estimate of 2.49 bird fatalities per megawatt per year in the southwestern U.S.

Please let me know if you have any more questions regarding this proposed amendment. Thanks

Steve
Attachment C Draft Proposed Order Index/Comments
<table>
<thead>
<tr>
<th>Date Received</th>
<th>Name</th>
<th>Organization</th>
</tr>
</thead>
<tbody>
<tr>
<td>06/30/2020</td>
<td>Seth Thompson</td>
<td>Oregon Department of Aviation</td>
</tr>
<tr>
<td>07/17/2020</td>
<td>Stephen Wrecsics</td>
<td>Morrow County Planning Department</td>
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<tr>
<td>07/07/2020</td>
<td>Steve Cherry</td>
<td>Oregon Department of Fish and Wildlife</td>
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<tr>
<td>07/13/2020</td>
<td>Heidi Hartman</td>
<td>Oregon Department of State Lands</td>
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<tr>
<td>07/21/2020</td>
<td>Don Morehouse</td>
<td>Oregon Department of Transportation</td>
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<td>07/17/2020</td>
<td>Jason Allen</td>
<td>Oregon State Historic Preservation Office</td>
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<td>07/21/2020</td>
<td>Teara Farrow Ferman</td>
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<td>Shawn Steinmetz</td>
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<td>07/23/2020</td>
<td>Chuck Little</td>
<td>General Public</td>
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<td>Joyce Weatherford</td>
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<td>07/23/2020</td>
<td>Brian Walsh</td>
<td>Avangrid Renewables LLC</td>
</tr>
<tr>
<td>07/23/2020</td>
<td>Matt Hutchinson</td>
<td>Avangrid Renewables LLC</td>
</tr>
</tbody>
</table>
Good morning Sarah,

I hope you are doing well!

In regards to the Montague Wind Power Facility below, do you need any additional comments for this project or need further assistance from ODA?

On May 27, 2020, I provided comments to ODOE regarding ODA’s aeronautical review of tall structures at this project.

I just wanted to reach out to ensure no additional information was needed from ODA.

Thank you and please let me know if you need any assistance or have questions.

Best regards,

Seth Thompson
OREGON DEPARTMENT OF AVIATION
AVIATION PLANNER

OFFICE 503-378-2529  CELL 503-507-6965
EMAIL seth.thompson@aviation.state.or.us
3040 25TH STREET SE, SALEM, OR 97302
WWW.OREGON.GOV/aviation
Please find Morrow County’s comments on RFA5 for Montague Wind Power Facility. Hope everything is good on your end!

Have a great weekend,

Stephen Wrecsics
GIS Planning Technician | Planning Department
Morrow County, Oregon | 45.8958, -119.4980
MA: P.O. Box 40, Irrigon Oregon 97844
PA: 205 Third Street NE, Irrigon Oregon 97844
P: 541.922.4624
W: www.co.morrow.or.us
July 20, 2020

Sarah Esterson, Senior Siting Analyst
Oregon Department of Energy
550 Capitol Street NE, 1st Floor
Salem, OR 97301

Dear Mrs. Esterson,

Morrow County appreciates the opportunity to comment on the Montague Wind Power Facility, LLC (current certificate holder) Request for Amendment 5 (RFA5) and the Draft Proposed Order (DPO). It is the understanding of Morrow County that Amendment #5 would split the previously approved facility components into three site certificates, those certificates are to be owned by individual LLC companies created by Avangrid Renewables, LLC. Additionally, RFA5 would approve the reduction in the site boundary; increased solar micro-siting area; construct and operate new equipment; use an alternative route for a segment of the transmission line; and modify some site certificate conditions.

Although the Montague Wind Power Facility is located outside of Morrow County with little to no direct impact, a portion of the components required for future projects may need to utilize the Morrow County road network. Because of this potential impact, Morrow County would require that a full Road Use Agreement be implemented with Morrow County Public Works prior to the start of construction. Morrow County Public Works Director, Matt Scrivner can be reached by email at mscrivner@co.morrow.or.us or by phone at 541.989.9500 and will be able to fully address this requirement.

Again, the opportunity to comment is very much appreciated. It has been a pleasure working with you and other Department staff to date, and I anticipate that will continue. Should you have any questions about this comment letter, or need additional information, please do not hesitate to contact me.

Regards,

[Signature]
Stephen Wrecsics
GIS Planning Technician

Cc: Stephanie Case, Interim Morrow County Planning Director
    Matt Scrivner and Sandra Pointer, Morrow County Public Works

Montague Wind Power Facility
Request for Amendment 5

July 17, 2020
Page 1 of 1
Sarah,

After reviewing the draft proposed order and the application, ODFW does not have any additional comments on this proposed amendment. As stated earlier in my comments from May 28th the increased boundary and proposed solar array acreages are dryland wheat and provide minimal wildlife habitat. The conditions in the draft proposed order require surveys of the new areas for any raptor nests and WGS habitat. The HMP and WMMP will address these additional acreages and will ensure that the appropriate protections and monitoring is completed for the proposed project. Please let me know if you have any questions or need any additional information from ODFW on this proposed amendment. Thanks

Steve Cherry
District Wildlife Biologist
Oregon Department of Fish and Wildlife
Heppner District
PO Box 363
54173 Hwy 74
Heppner, OR 97836
(541) 676-5230
Hi Sarah,

An ODOT Miscellaneous/Construction Permit must be obtained for all work within the state highway right of way. Please contact District Operations Coordinator/Permit Specialist, Scott Peters at 541-296-2215 to obtain this. Thanks,

Don Morehouse (he/him/his)
Senior Transportation Planner
ODOT Region 4
Desk: (541) 388-6046
Personal Cell: (805) 458-3320
Work Cell: (541) 233-6558
Donald.Morehouse@odot.state.or.us

**I will be working from home for the week of July 20-July 24:**

- Monday - Thursday (7:30AM-5:00PM)
- Friday - (7:30AM-11:30AM)

Mask Up
to protect your neighbors.
Hi Sarah,
If any of the proposed work under the amendment occurs within an area that is not covered by an active, concurred delineation, then a new wetland delineation is required.

Heidi Hartman
Aquatic Resource Coordinator
Baker, Gilliam, Grant, Hood River, Jefferson, Morrow,
Sherman, Umatilla, Union, Wallowa
Oregon Department of State Lands
1645 NE Forbes Road, Suite 112
Bend, OR 97701
Office: 541-388-6060 | Fax: 541-388-6480 | Cell: 541-419-7650
pronouns: she/her/hers
Hello Sarah and Matthew,

Please find my letter requesting consultation and renegotiation of the mitigation measures for adverse effects to the historic Weatherford Barn, attached. If you have any questions, or would like to discuss, please feel free to get in touch with me directly.

Cheers,
-Jason

Please find the SHPO's response to your request for comment on cultural resources at the above-identified project. This attachment serves as your file copy. If you have any questions, please feel free to contact me.
July 17, 2020

Ms. Sarah Esterson  
OR Dept of Energy  
550 Capitol St NE, 1st Flr  
Salem, OR 97301

RE: SHPO Case No. 10-0378  
ODOE, Avangrid Renewables Montague Wind Power, NWP-2010-86  
Wind farm  
(1N 20E 1, 12) (1N 21E 1, 4, 5, 6, 7, 8), Arlington, Gilliam County

Dear Ms. Esterson:

This letter is in regard to the proposed expansion of the solar array associated with the Montague Wind Power Facility, specifically, the effect of the expansion of the solar facility on the historic property known as the Weatherford Barn. As you recall, the Weatherford Barn has been identified as a significant agricultural property, and is eligible for listing in the National Register of Historic Places. Through previous consultation on an earlier iteration of the proposed facility, and recognized in the draft Mitigation Plan (Part IV), it was found that the integrity of setting, feeling, and association would all be diminished through the construction of the solar facility immediately to the south of the Barn on the opposite side of Bottemiller Lane.

Review of Figure 3 of the latest iteration of the solar array site plan indicates that the new proposal will completely surround the historic Weatherford Barn. Where under the previous proposal the integrity of setting and feeling of the barn would be diminished such that the effect was found to be adverse, and mitigation options proposed, the new proposal will result in those aspects of integrity of the barn being lost entirely, leaving no way to view the barn from any perspective without the presence of the solar array encroaching on the setting. Where it was previously still possible to gain some sense of the barn in a close-to-intact setting similar to that at the time of the Barn's construction, by viewing the barn from the south, the new proposal eliminates that opportunity. We believe that the increased scale of the adverse effect justifies likewise increasing the scale of the mitigation effort.

As you may know, there is no specific approach to mitigation, and measures meant to resolve adverse effects are arrived at through consultation and negotiation among the involved and invited consulting parties. In reviewing the Draft Mitigation Plan that identifies the agreed upon mitigation options for resolving the adverse effects to the barn arising from the previous iteration of the proposed facility, there are some opportunities to adjust the mitigation options by "scaling up" the effort appropriately. For example, where Option 1 involves the documentation of 25 barns, among other things, this number could be adjusted upward to a suitably agreed-upon number. Similarly, Option 3 provides for a $25,000 donation to the local historical museum, a figure which could also be "scaled up." Option 2, by contrast is more difficult to make such logical adjustments to, however, another approach could be to create a combination of two or more of these options, adjust the scalable numbers appropriately, and come to an agreement on a suitable mitigation package that includes elements from two or all three of these options.

In any event, because the previous mitigation options were developed through consultation with a variety of consulting parties, and the scope of work has changed such that it is reasonable to assume that these options would look different had the current scope of work been considered, we feel strongly that it would be very appropriate to reinitiate consultation with those consulting parties so that the mitigation options may be
adjusted to match the increased scale of the impacts. We look forward to participating in such consultation.

If you have questions, or would like to discuss any of the above items, please feel free to contact our office.

Sincerely,

Jason Allen, M.A.
Historic Preservation Specialist
(503) 986-0579
jason.allen@oregon.gov

cc: Matt Hutchinson, Avangrid Renewables
Sarah,  
Attached are our comments. Please let Shawn or I know if you have any questions or comments.

Respectfully,  

TEARA FARROW FERMAN  
Manager | Cultural Resources Protection Program  
Confederated Tribes of the Umatilla Indian Reservation  
46411 Timíne Way | Pendleton | Oregon 97801  
541.276.3447 Office | 541.429.7230 Fax  
TearaFarrowFerman@ctuir.org  

Assistant General Manager | Átaw Consulting, LLC  
A Small Business Enterprise of the CTUIR  
46411 Timine Way | Pendleton | Oregon 97801  
541.429.7230 Office | Fax  
TearaFarrowFerman@ctuir.org  

The information in this e-mail may be confidential and intended only for the use and protection of the Confederated Tribes of the Umatilla Indian Reservation. If you have received this email in error, please immediately notify me by return e-mail and delete this from your system. If you are not an authorized recipient for this information, then you are prohibited from any review, dissemination, forwarding or copying of this e-mail and its attachments. Thank you.
MEMORANDUM

To: Sarah Esterson, Senior Siting Analyst
   Oregon Department of Energy
   Sent via email to: sarah.esterson@oregon.gov

From: Teara Farrow Ferman, Cultural Resources Protection Program Manager
   Department of Natural Resources
   Confederated Tribes of the Umatilla Indian Reservation
   46411 Timine Way, Pendleton, OR 97801
   TearaFarrowFerman@ctuir.org
   541-276-3447

Date: July 21, 2020

RE: Confederated Tribes of the Umatilla Indian Reservation’s Comments on the Montague Wind Power Facility Request for Comments on Request for Amendment 5 and Draft Proposed Order

General Comments:
Thank you for contacting the Confederated Tribes of the Umatilla Indian Reservation (CTUIR) regarding the Request for Comments on Request for Amendment 5 and Draft Proposed Order for the Montague Wind Power Facility project. The CTUIR encouraged Oregon Department of Energy (ODOE) to review previous comments submitted by the CTUIR regarding this project. The project proponent has not been in contact with the CTUIR regarding amendment 5 or mitigation to the adverse effect for this project. Negotiations began quite some time ago but were stopped by Avangrid Renewables, LLC. The CTUIR has reached out to them however no further communications has been held. The CTUIR requests ODOE require the project proponent to re-engage in communication with the CTUIR immediately. The CTUIR offers the following concerns with the project.

Specific Comments:
The Montague Wind Power Facility’s Request for Amendment 5 will have a significant adverse effect to historic properties of religious and cultural significance to the CTUIR. The CTUIR first communicated these concerns to Oregon Department of Energy in a letter dated February 26, 2010. The additional development area in the latest amendment to the Montague Wind project’s footprint will have a significant adverse effect to two historic properties of religious and cultural significance to the CTUIR. These historic properties are known as Ulíkš and Ala?ála (Hunn 2015:86).
These historic properties are seasonal camps that were early stops on the CTUIR’s seasonal round of First Foods harvesting. These seasonal camps were bases that the CTUIR used to access adjacent plant harvesting and hunting areas. Ulíkš and Ala?ála are the traditional names for these locations and they are places that are linked together, physically, by a network of trails, and are the places that are referred to when tribal members relay the history of the area in oral histories and stories related to these locations.

The fact that the place names for Ulíkš and Ala?ála remain and are used confirms that these places are embedded in the CTUIR’s culture. Hunn (1996:20) and others assert that place names contain a wealth of information and illustrate indigenous people’s reliance on the land and its resources. When these place names are used they are acting as an archive of deep-rooted knowledge and link the present and the past in their use (Banks 2002:209, Hunn 1996:20). Tribal members believe places know their names, which were given by the Creator cannot be changed (OHP 243, Stevens and Palmer 1855).

These historic properties, Ulíkš and Ala?ála, will be directly affected by Montague Wind Power Facility’s Request for Amendment 5 and there will also be indirect effects to the historic properties that will impact the viewshed beyond the footprint of the proposed developments. The changes proposed in Amendment 5 will ultimately cause a significant adverse effect to the integrity of design, setting, feeling, and association of both historic properties. These historic properties also have integrity of location, but that will not be effected by this project.

CTUIR elders believe that Ulíkš and Ala?ála each retain integrity of location, design, setting, feeling, and association, despite the changes that have already occurred at and around these historic properties. The construction of roads, powerlines, infrastructure, and towers for this project will be a significant adverse effect to the integrity of design, setting, feeling and association at Ulíkš and Ala?ála. For instance, the significance of these places continues today through ongoing use, stories, traditions, and the belief system that have been passed down through the generations. When constructed the Montague Wind project will create an audible intrusion, as the turbines turn and that will be constant disturbance. Diminishing the chances of solitude and quiet contemplation within this space. These quiet communications will be changed forever at this location after the construction of the project ultimately effecting the integrity of design, setting and feeling. Integrity of design, setting and feeling will also be impacted by the tower lights at night and by visible infrastructure during day time visits.

These locations are a physical link the CTUIR has with its history and religion and are important elements for perpetuating the CTUIR’s ongoing cultural identity. The direct effects from this project include development and ground disturbance within the boundaries of the historic properties. The changes to the landscape with the addition of wind and solar infrastructure effect the integrity of these locations. There is also the possibility that buried archaeological materials could be located within the project area that are related to these historic properties that could be unearthed during project construction.
The indirect effects will also have a significant impact to the viewshed within the property and when viewing these areas from outside the historic properties boundaries. The project will alter the setting and feeling that exist at these historic properties today. The connection with the natural landscape and the unbroken skyline will no longer exist in some locations. The association Ulíkš and Ala?ála have with each other will be altered when the viewshed is changed.

CTUIR elders believe that Ulíkš and Ala?ála retain integrity, despite the changes that have already occurred at the historic properties. The CTUIR members have watched and experienced these changes over time. These locations endure despite the changes and they are the physical reminder of the place names, the resources located in these areas, stories, and the ceremonies/acts associated with these locations. When elders visit these sites to teach their children and grandchildren the sites’ names and what people did there, it will be difficult to find a place where what they see is the same thing their grandparents saw when they were taught, and so far back to time immemorial. There will be another break between the people and the land they promised the Creator they would protect.

These places, Ulíkš and Ala?ála, are a physical connection to the tribe’s past, between how members of the CTUIR lived before contact with non-Indian people and after contact with non-Indian people, to how they continue to use the landscape today. The physical and spiritual importance of these areas remains intact. This is a place the people promised to protect, in accordance with CTUIR traditions. Just as the CTUIR’s history, culture, and traditions are intertwined, so are these traditional use areas. These areas are important to the CTUIR’s traditional culture and spiritual way of life.

Prior to Amendment 4 the CRPP has been working with the project proponent to mitigate for adverse effects to a historic property of religious and cultural significance to the CTUIR that work is unfinished. Now we are presented with Amendment 5 and there are more potential developers that have not contacted the CRPP. Amendment 5 impacts have not been discussed with the new project proponent(s) on how they will impact Ulíkš and Ala?ála. This letter hopes to begin that conversation with developers that are not aware of the project’s effects to a historic properties of religious and cultural significance to the CTUIR. These adverse effects should be mitigated for.

The CRPP would like the project proponent(s) to have a cultural resources monitor on site during the ground disturbing portion of the project(s). Having a cultural resource monitor working during the ground disturbing portions of the project construction will help assure our community that if there is an inadvertent discovery during the construction that it will be handled in an appropriate manner. In locations that have been used for agriculture in the past it is likely that Moldboard plowing has been the primary tillage tool, like most of North America, since intensive agriculture started more than 150 years ago. Moldboard plowing depths of 15–20 cm were common in the past. More recently some farmers are plowing at depths of 25–30 cm to eliminate plow pans created by these past practices (Reicosky and Archer 2007:110). This means that common farming practices are penetrating the ground to an approximately depth of 12 inches. The CRPP’s agrees with Reicosky and Archer (2007)
that the average agricultural field disturbance is close to 12 inches and that any construction plans that require going beyond that depth are likely impacting undisturbed portion of the subsurface by past farming. On the plateau it is not uncommon for precontact archaeological sites to be buried by a 100 cm or more of soil.

If your office requires additional information or explanation of any of the information present in this memo please contact Shawn Steinmetz, Archaeologist, at ShawnSteinmetz@ctuir.org or me.

Bibliography

Banks, Judy

Hunn, Eugene S.

Hunn, Eugene S., E. Thomas Morning Owl, Philip E. Cash Cash, and Jennifer Karson Engum
2015 Čáw Pawá Láakni - They are Not Forgotten: Sahaptian Place Names Atlas of the Cayuse, Umatilla, and Walla Walla. Tamástslikt Cultural Institute, Pendleton, Oregon.

OHP 243

Reicosky, D.C., and D.W. Archer

Stevens, Isaac I. and Joel Palmer
Sarah:
The CRPP will continue to work with Avangrid to mitigate the effects to the HPRCSIT outside of the State process. We do not feel that conditions need to be added to the request for amendment. If you need additional information please call me @ 541-240-9206.
Thanks,
Shawn

Shawn Steinmetz
Archaeologist
Confederated Tribes of the Umatilla Indian Reservation
Cultural Resources Protection Program
46411 Timine Way
Pendleton, Oregon 97801
(541) 429-7963
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**EXTERNAL EMAIL: Please use caution when clicking links or opening attachments.**

Matt Hutchinson
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**Stay connected!**
The opinions expressed by the author are his or her own and are not necessarily those of the Confederated Tribes of the Umatilla Indian Reservation. The information, contents and attachments in this email are Confidential and Private.
July 23, 2020

VIA EMAIL

Sarah Esterson  
Oregon Department of Energy  
550 Capitol St. NE, 1st Floor  
Salem, OR 97301

Re: Certificate Holder Response to Draft Proposed Order on Amendment Request #5

Dear Sarah:

On behalf of Montague Wind Power Facility, LLC ("Montague"), this letter provides Montague’s comments and requested revisions to the Draft Proposed Order ("DPO"). This letter also contains Montague’s responses to comments received on the DPO for Request for Amendment 5 of the Site Certificate for the Montague Wind Power Facility, dated June 26, 2020 ("RFA5").

Requested Revisions to the DPO:

Montague proposes the following revisions to recommended and recommended amended conditions and provides reasoning for why, with the proposed revisions, Montague still meets the applicable EFSC standards.

Organizational Expertise: OAR 345-022-0010
On page 31 of the DPO, the Oregon Department of Energy (Department) recommends that the Energy Facility Siting Council (Council) adopt recommended Condition 118 in the Montague Wind Power Facility, Montague Solar and Oregon Trail Solar Facility site certificates.

Montague maintains that subpart (b) of Recommended Condition 118 is unnecessary and can possibly triple the amount of process needed to make modifications to shared facilities. Instead, Montague proposes that the certificate holder with primary control over the shared facility (e.g., Montague Wind for the Montague Wind collector substation) would be responsible for pursuing an
amendment for any required modification. That amendment would then be reflected in the Montague Wind site certificate, however, the Montague Solar and Oregon Trail Solar site certificates would still require each certificate holder to account for the modification in calculating decommissioning costs if that certificate holder ended up being responsible for decommissioning (e.g., by way of the “true up” provided in subpart (c) of the Department’s proposed condition). In addition, Montague proposes revisions to subpart (a) that provide a figure illustrating the shared facilities pursuant to the executive shared facilities agreement (like what was provided in Exhibit B) which is a more useful tool for compliance than evidence of the shared facilities agreement.

Montague Wind Power Facility

**Recommended Condition 118:** The site certificate authorizes shared use of related or supporting facilities including the Montague Wind collector substation, 230 kV transmission line, access roads, and temporary staging areas under the site certificates issued for the Montague Wind Facility, Montague Solar Facility and Oregon Trail Solar Facility.

a. Within 30 days of shared use, the certificate holder must provide a figure evidence to the Department identifying the facilities subject to that the certificate holders have an executed shared facilities agreement for shared use of facilities.

b. If certificate holders of Montague Wind, Montague Solar or Oregon Trail Solar Facility propose to substantially modify any of the shared facilities listed in sub(a) of this condition, each certificate holder shall submit an amendment determination request or request for site certificate amendment to obtain a determination from the Department on whether a site certificate amendment is required or to process an amendment for both site certificates.

c. Prior to facility decommissioning or if facility operations cease, each certificate holder shall submit an amendment determination request or request for site certificate amendment to document continued ownership and full responsibility, including coverage of full decommissioning amount of the shared facilities in the bond or letter of credit pursuant to Condition 32, for the operational facility, if facilities are decommissioned at different times.

Montague Solar and Oregon Trail Solar Facilities

**Recommended Condition 118:** The site certificate authorizes shared use of related or supporting facilities including the Montague Solar collector substation, Montague Solar O&M building, battery storage system, 230 kV transmission line, access roads, and temporary staging areas under the site certificates issued for the Montague Solar Facility and Oregon Trail Solar Facility. The site certificate authorizes shared use of related or supporting facilities including the Montague Wind collector substation under the site certificates issued for the Montague Wind Facility, Montague Solar Facility and Oregon Trail Solar Facility.

a. Within 30 days of shared use, the certificate holder must provide a figure evidence to the Department identifying the that facilities subject to the certificate holders have an executed shared facilities agreement for shared use of facilities.
b. If certificate holders of Montague Solar or Oregon Trail Solar Facility propose to substantially modify any of the shared facilities listed in sub(a) of this condition, each certificate holder shall submit an amendment determination request or request for site certificate amendment to obtain a determination from the Department on whether a site certificate amendment is required or to process an amendment for both site certificates. The request may be consolidated as a single request on behalf of all three certificate holders.

c.b. Prior to facility decommissioning or if facility operations cease, each certificate holder shall submit an amendment determination request or request for site certificate amendment to document continued ownership and full responsibility, including coverage of full decommissioning amount of the shared facilities in the bond or letter of credit pursuant to Condition 32, for the operational facility, if facilities are decommissioned at different times.

Land Use: OAR 345-022-0030
On page 62 of the DPO, the Department recommends that the Council adopt new recommended condition 118 regarding outdoor sign regulations in the Montague Wind Power Facility, Montague Solar Facility, and Oregon Trail Solar Facility site certificates. As described in ASC Exhibit K, Montague may include signage to identify access points to the Facility and will design signage in a manner consistent with the specifications of Gilliam County Zoning Ordinance (GCZO) 8.050. The Council has not previously imposed a condition to address sign requirements under GCZO 8.050. Montague will maintain consistency with the County's sign requirements through submittal of the condition use permit and zoning-development permit applications made to the County prior to Facility construction. As such, Montague proposes that recommended condition 118 is not necessary and may be removed.

Montague Wind Power Facility, Montague Solar Facility and Oregon Trail Solar Facility

**Recommended Condition 118:** Prior to construction and operation of the facility, the certificate holder shall identify the number of outdoor signs and applicable Gilliam County Zoning Ordinance (GCZO) Section 8.050 Sign Regulation provisions and provide to the Department and Gilliam County Planning Department written confirmation that outdoor signage complies with the applicable provisions.

Fish and Wildlife Habitat: OAR 345-022-0060
RFA5 proposes to remove requirements applicable to wind from the Montague Solar Facility's Wildlife Monitoring and Mitigation Plan provided in Attachment F to the DPO. Because it is unlikely that the proposed PV solar array will result in significant impacts to birds, Montague requests that the following language be removed from lines 32 through 34 on page F-12 of the Montague Solar Facility’s Wildlife Monitoring and Mitigation Plan provided in Attachment F to the DPO. Specifically:

**Solar Array**
After consideration of potential risk factors, the collision risk to birds from the facility solar array infrastructure will likely be low. Most importantly, the PV array, as proposed, will be located in disturbed habitat, will have only down-shielded lighting, will not have guy wires, and will not have any structures exceeding 15 feet (4.6 meters) in height (the greatest height of PV panels at full rotation). However, the certificate holder will consult with the Department and ODFW to confirm the extent of fatality monitoring that should be conducted for the solar facility.

Public Services: OAR 345-022-0110

On page 130 of the DPO, the Department recommends that the Council amend Condition 60 in the Montague Solar and Oregon Trail Solar Facility site certificates to require that, “the fire safety plan specifically address worker training requirements, inspections (type and frequency), vegetation management, fire prevention and response equipment, and agreements for mutual assistance in fire response to the expanded solar micrositing area.” The Department bases this recommendation in part on Montague’s statement in the ASC Exhibit U to provide mutual assistance for fire response. Montague previously obtained written confirmation from the North Gilliam County Rural Fire Protection District that the Facility was not expected to impact their ability to provide fire protection services. In Section U.6.2.10 of ASC Exhibit U, Montague included a statement to provide mutual assistance in the case of fire within or around the Facility site boundary. Montague will maintain annual coordination with the North Gilliam County Rural Fire Protection District per Condition 60 and is not aware of a request from the district to revise or amend the existing Condition 60. Therefore, Montague proposes modifying recommended amended Condition 60 to include discussion of fire prevention response and the potential for mutual assistance in the case of fire within or around the Facility site boundary during annual coordination with the fire district. This language more accurately reflects Montagues discussion to date with the fire district.

Montague Solar and Oregon Trail Solar Facilities

**Recommended Amended Condition 60**: During construction and operation of the facility, the certificate holder shall develop and implement fire safety plans in consultation with the North Gilliam County Rural Fire Protection District to minimize the risk of fire and to respond appropriately to any fires that occur on the facility site. In developing the fire safety plans, the certificate holder shall take into account the dry nature of the region and shall address risks on a seasonal basis. For solar facility components, the certificate holder shall address worker training requirements, inspections, vegetation management, fire prevention and response equipment and agreements with fire districts for mutual assistance in fire response. The certificate holder shall meet annually with local fire protection agency personnel to discuss fire prevention response and emergency planning, potential mutual assistance in the case of fire within or around the Facility site boundary, and shall invite local fire protection
agency personnel to observe any emergency drill or tower rescue training conducted at the facility.

Responses to Agency Comments on the DPO:

Montague provides the following responses to demonstrate that notwithstanding the issues raised in agency comment, the proposed Facility amendments in RFA5 meet the applicable EFSC standards, subject to conditions proposed in the DPO and addressed herein.

Confederated Tribes of the Umatilla Indian Reservation
Montague will continue to work with the Confederated Tribes of the Umatilla Indian Reservation (CTUIR) outside of the EFSC process to mitigate for effects to historic properties of religion and cultural significance consistent with the agreement outlined in an email from Shawn Steinmetz, Archaeologist for CTUIR to the Department dated July 21, 2020.

Morrow County
In response to Morrow County’s letter provided to the Department on July 20, 2020, Montague spoke with Matt Scrivner, Morrow County Public Works Director, and confirmed that Montague will not use Morrow County roads for any construction related to the Montague Solar Facility or Oregon Trail Solar Facility. The attached correspondence confirms that Morrow County will not require a road use agreement as no Morrow County roads are proposed for use during construction of the facilities (Attachment 1).

Oregon Department of Aviation
In response to the Oregon Department of Aviation (ODA) email provided to the Department on May 27, 2020, Montague will provide the Department with coordinate and height data for transmission structures and switching station components associated with Montague Solar and Oregon Trail Solar facilities to undergo airspace analysis by the ODA. Montague notes that proposed transmission line for Montague Solar and Oregon Trail Solar is more than 10 miles from the Arlington Airport not 3 miles as represented by ODA’s comment letter, and that proposed structures are less than 200 feet, which is below the notification requirement of OAR 738-070-0070(1)(a).

Oregon Department of Fish and Wildlife
In response to the Oregon Department of Fish and Wildlife (ODFW) email provided to the Department on May 28, 2020, Montague provides a summary of a fatality study from Avangrid Renewables’ Gala Solar facility in Prineville, OR. This study found low bird mortality at a solar project in Oregon, and no observations of obligate water birds.

- One-year study led by Kosciuck (same author referenced by ODFW’s comments)
- 7-day search interval in nine transects that covered 50% of the array area.
- Three bird mortalities detected: horned lark, dark-eyed junco, and chukar. These are ground-associated species that are wide-spread species in Oregon. Chukar is an introduced, non-native species.
- No fatality estimate was calculated due to the low number of observations. Generally, at least four detections are needed to calculate a meaningful estimate. Regardless, the very low number of native species (2 birds) found over the yearlong study suggests that avian mortality events at solar projects in Oregon are rare.
As referenced by ODFW, Kosciuch et al. (2020) reviewed 10 post-construction fatality in California and found that water-obligate birds occurred in 9 of 10 studies in the Sonoran and Mojave Deserts bird conservation region (BCR), and accounted for up to 28% of bias-adjusted species composition in one study. But these projects are located near the Salton Sea, which is an important stop over site for migrating water birds. In contrast, water-obligate birds were uncommon in the Coastal California and Great Basin BCR studies, occurring in only one study and accounting for only 0.75% of bias-adjusted species composition. No water birds were detected at the Gala Solar study in Oregon, so it reasonable to conclude that the Montague Solar and Oregon Trail Solar will have similar results.

Montague does not believe that a post-construction fatality study is needed for Montague Solar or Oregon Trail Solar (i.e., solar only) because bird mortality at solar projects is low and the effort to undertake these studies is unnecessary. These types of studies are expensive due the biologist's labor hours (e.g. weekly for a year), and can have logistical challenges. For example, increased mowing to maintain suitable viewsheds can also limit revegetation efforts that can lead to dust problems or weed infestations.

Oregon State Historic Preservation Office
In response to the Oregon State Historic Preservation Office (SHPO) letter provided to the Department on July 17, 2020, Montague acknowledges the proposed expansion of the Montague Solar Facility will diminish the integrity of setting, feeling, and association on the historic property known as the Weatherford Barn.

Previously agreed upon mitigation options are documented in the draft Historical Resource Mitigation Plan (HRMP) provided in Attachment H to the DPO. Montague agrees to reinitiate consultation with SHPO to appropriately adjust or “scale up” proposed mitigation in the event that final design of the Montague Solar Facility surrounds the Weatherford Barn. Consistent with Condition 47(b), Montague will submit for review and approval by the Department in consultation with SHPO, a final HRMP with mitigation options adjusted to reduce significant adverse impacts to the Weatherford Barn.

Oregon Department of State Lands
In response to the Oregon Department of State Lands (ODSL) email provided to the Department on July 13, 2020, Montague acknowledges that work not covered by an active, concurred delineation, will require a new wetland delineation prior to construction. For portions of the expanded solar micrositing area that are not field surveyed, Montague will comply with Condition 83 which ensures unsurveyed areas are surveyed prior to construction, and that concurrence from DSL is obtained to verify accurate identification of jurisdictional waters, and avoidance unless removal-fill permit is obtained. Montague has initiated these surveys and expects to submit its wetland delineation report later this year.

Thank you for providing Montague the opportunity to submit a written response to comments and legal argument to support approval of RFA5 subject to conditions. We maintain that all substantive agency and public comments are addressed and there are no new issues of fact or law that further analysis to approve the Fifth Amended Site Certificate for the Montague Wind Power Facility.
Sincerely,

/s/ Matt Hutchinson

Matt Hutchinson

Enclosures

cc: Brian Walsh/Avangrid Renewables
    Elaine R. Albrich / DWT
    Paul Hicks/Jacobs Engineering Group Inc.
Attachment 1 – Morrow County Correspondence
Alex

As per our phone conversation and reviewing your map I agree that you will not be using any Morrow County roads and there is no need for a road use agreement. If your plans change and Morrow County roads are needed please reach back to me for an agreement.

Matt Scrivner
Public Works Director
Morrow County Public Works
365 W. Hwy 74
Lexington, Oregon 97839
1-541-989-8584 (office)
1-541-980-7468 (cell)

From: Lockard, Alex [mailto:alex.lockard@avangrid.com]
Sent: Monday, July 20, 2020 3:27 PM
To: Matt Scrivner <mscrivner@co.morrow.or.us>
Cc: Hutchinson, Matthew <matthew.hutchinson@avangrid.com>; Olson, Ray <Ray.Olson@avangrid.com>; Kester, Benjamin <benjamin.kester@avangrid.com>; Walsh, Brian <Brian.Walsh@avangrid.com>
Subject: Montague Solar - Road Use Agreement

STOP and VERIFY - This message came from outside of Morrow County Government.

Hi Matt,

Per our phone conversation this afternoon, in response to the letter received today from Morrow County via ODOE (see attached), I am attaching our DRAFT Road Use Agreement figure that we will use in our agreement with Gilliam County. Unlike the Montague Wind project, where blades were transported from Boardman along I-84 and then south on Hwy 74, then to the site approximately 12-20 miles south of Arlington, the Montague Solar project should not have any deliveries coming from the east. Thus, we expect that all of our deliveries will originate in or around Portland/Vancouver, then travel east along I-84 to Arlington, then south along OR 19 to the site. No project-related loads are expected to use any Morrow County roads.

Please confirm your acceptance and agreement that a Road Use Agreement with Morrow County is unnecessary for the Montague Solar project.

Thank you.
Internal Use

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The views presented in this message are solely those of the author(s) and do not necessarily represent the opinion of Avangrid Renewables, LLC. or any company of its group. Neither Avangrid Renewables, LLC. nor any company of its group guarantees the integrity, security or proper receipt of this message. Likewise, neither Avangrid Renewables, LLC. nor any company of its group accepts any liability whatsoever for any possible damages arising from, or in connection with, data interception, software viruses or manipulation by third parties.

================================================================================================
Attachment D Amended Habitat Mitigation Plans

Amended Montague Wind Facility Habitat Mitigation Plan
Draft Montague Solar Facility Habitat Mitigation Plan
Draft Oregon Trail Solar Facility Habitat Mitigation Plan
Montague Wind Power Facility:
Amended Habitat Mitigation Plan
[Amended September 2020]

I. Introduction

This plan describes methods and standards for preservation and enhancement of an area of land near the Montague Wind Power Facility (MWPF) to mitigate for the impacts of the facility on wildlife habitat. This plan addresses mitigation for both the permanent impacts of facility components and the temporal impacts associated with facility construction. The certificate holder shall protect and enhance the mitigation area as described in this plan. This plan specifies habitat enhancement actions and monitoring procedures to evaluate the success of those actions. Remedial action may be necessary if progress toward habitat enhancement success is not demonstrated in the mitigation area.

This plan was approved in September 2010 as part of the Energy Facility Siting Council’s (EFSC) Final Order on the Application for Site Certificate for the Montague Wind Power Facility (Final Order on ASC). Final Order on ASC approved construction and operation of a 404 megawatt (MW) wind energy generation facility, to be developed in phases (Phase 1 and Phase 2). The plan was finalized in August 2017, prior to construction of Phase 1. In September, 2020, the Council approved Final Order on Request for Amendment 5 of the Montague Wind Power Facility site certificate (Final Order on RFA5), authorizing amendment of the Montague Wind Power Facility site certificate to cover only Phase 1 facility components; and, previously approved facility components (Phase 2) to be allocated under original site certificates for facilities named Montague Solar Facility and Oregon Trail Solar Facility.

This plan is based on the plan finalized prior to Phase 1 facility construction (August 2017), revised accordingly to describe and apply to the facility components allocated in the Montague Wind Power Facility, as approved in Final Order on RFA5. The Montague Wind Power Facility is a 201 MW wind energy facility, including 56 wind turbines, located in northeastern Gilliam County. The Montague Wind Power Facility resulted in permanent impacts to Category 2, 3 and 4 habitat. Mitigation requirements are described in the following sections.

II. Description of the Impacts Addressed by the Plan

The land area that will be occupied by permanent facility components (the “footprint”) is approximately 79 acres, based on the final design configuration of the MWPF. In addition to the footprint impacts, construction of the facility could disturb approximately 658 acres. Although much of the area is cropland, habitat that will be affected by construction disturbance includes areas of perennial bunchgrass, and desirable shrubs. After disturbance, the recovery of perennial bunchgrass species to a mature stage might take five to seven years; recovery of desirable shrubs such as bitterbrush and sagebrush might take ten to 30 years to reach maximum height and vertical branching. Even where recovery of these habitat subtypes is successful, there is a loss of habitat quality during the period of time needed to achieve recovery (temporal impact).
III. Calculation of the Size of the Mitigation Area

Before beginning construction of the facility, the certificate holder shall provide to the Oregon Department of Energy (Department) a map showing the final design configuration of the facility and a table showing the estimated areas of permanent impacts and construction area impacts on habitat (by category, habitat types and habitat subtypes). The certificate holder shall calculate the size of the mitigation area, as illustrated below, based on the final design configuration of the facility. The certificate holder shall implement the habitat enhancement actions described in this plan, after the Department has approved the size of the mitigation area. This plan does not address additional mitigation that is required under the Montague Wind Power Facility Wildlife Monitoring and Mitigation Plan.

The mitigation area must be large enough to meet the habitat mitigation goals and standards of the Oregon Department of Fish and Wildlife (ODFW) described in OAR 635-415-

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1 This plan is incorporated by reference in the site certificate for the Montague Wind Power Facility 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.
0025. The ODFW goals require mitigation to achieve “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 and
5. The MWPF would not have any impacts on Category 1 or Category 5 habitats.

For the footprint impacts, the mitigation area includes two acres for every one acre of
Category 2 habitat affected (a 2:1 ratio) and one acre for every acre of footprint impacts to
Category 3 and 4 habitat (a 1:1 ratio). The 2:1 ratio for Category 2 is intended to meet the
ODFW goals of “no net loss” and “net benefit” of habitat quantity for impacts to Category 2
habitat. The 1:1 ratio for the footprint impacts to Category 3 and 4 habitat is intended to meet the
ODFW goal of “no net loss” of habitat in these categories.

To mitigate for construction impacts outside the footprint, the mitigation area includes ½
acre for every acre of Category 2 or Category 3 SSA (sagebrush shrub-steppe habitat affected (a
0.5:1 ratio). This portion of the mitigation area is intended to address the temporal loss of habitat
quality during the recovery of SSA habitat disturbed during construction. The size of this portion
of the mitigation area assumes that restoration of disturbed SSA-habitat is successful, as
determined under the Montague Wind Power Facility Revegetation Plan. If the revegetation
success criteria are not met in the affected areas, then the Council may require the
certificate holder to provide additional mitigation.

Areas of potential impact within each affected habitat category and the corresponding
mitigation area for each category are calculated as follows, based on maximum habitat impact
estimates: 2

**Category 2**
Footprint impacts: 3.77 acres
Temporary impacts to SSA: 1.43 acres
Mitigation area requirement: (3.77 acres x 2) + (1.43 acres x
0.5) = 8.26 acres

**Category 3**
Footprint impacts: 5.30 acres
Temporary impacts to SSA: 0.53 acre
Mitigation area requirement: 5.30 acres + (0.53 acre x 0.5) =
5.56 acres

**Category 4**
Footprint impacts: 2.33 acres
Mitigation area requirement: 2.33 acres

**Total mitigation area for MWPF (rounded up to nearest whole acre):**
16.8 acres
IV. Description of the Mitigation Area

The certificate holder has selected a mitigation area in proximity to the facility where habitat protection and enhancement are feasible consistent with this plan. The applicant has identified a 440-acre parcel in a relatively remote setting where habitat protection and enhancement are feasible. Conservation easements for other wind energy facilities have been established within the 440-acre parcel, and the applicant has an option for establishing a conservation easement for the MWPF on the remaining acres. If sufficient land for the MWPF mitigation area is not acquired within the 440-acre parcel, the certificate holder shall select other land that is suitable for meeting the mitigation area requirement consistent with this plan. Before beginning construction of the facility, the certificate holder shall determine the final size of the mitigation area needed for the facility. The certificate holder shall determine the location and boundaries of the mitigation area in consultation with ODFW and the affected landowners and subject to the approval of the Department. The final mitigation area must contain suitable habitat to achieve 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 Category 2 habitat through appropriate enhancement actions. Before beginning construction of the facility, the certificate holder shall acquire the legal right to create, maintain and protect the mitigation area for the life of the facility by means of an outright purchase, conservation easement or similar conveyance and shall provide a copy of the documentation to the Department.

V. Habitat Enhancement Actions

The objectives of habitat enhancement are to protect habitat within the mitigation area from degradation and to improve the habitat quality of the mitigation area. By achieving these goals, the certificate holder can address the permanent and temporal habitat impacts of the MWPF and 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 Category 2 habitat. The certificate holder shall initiate the habitat enhancement actions of the facility as soon as the size of the mitigation area has been determined and approved by the Department. The certificate holder shall implement the following enhancement actions:

1) Modification of Livestock Grazing Practices. The certificate holder shall restrict grazing within the mitigation area. Eliminating livestock grazing within the mitigation area during most of the year will enable recovery of native bunchgrass and sagebrush in areas where past grazing or recent (2008) wildfires have occurred, resulting in better

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3 OAR 635-415-0005 defines “in-proximity habitat mitigation” as follows: “habitat mitigation measures undertaken within or in proximity to areas affected by a development action. For the purposes of this policy, ‘in proximity to’ means within the same home range, or watershed (depending on the species or population being considered) whichever will have the highest likelihood of benefiting fish and wildlife populations directly affected by the development.”

4 The 440-acre parcel is described in Section IV.4.(b)(F) of the Final Order on the Application for the Leaning Juniper II Wind Power Facility, September 21, 2007, pp. 97-100.

5 The 440-acre parcel is shown in Figures P-10 and P-11 of the MWPF site certificate application.

6 As used in this plan, “life of the facility” means continuously until the facility site is restored and the site certificate is terminated in accordance with OAR 345-027-0110.
vegetative structure and complexity for a variety of wildlife. Reduced livestock grazing may be used as a vegetation management tool, limited to the period from February 1 through April 15.

2) Shrub Planting. The certificate holder shall plant sagebrush shrubs in locations where existing sagebrush is stressed or where recent (2008) wildfires have occurred. The certificate holder shall determine the size of the shrub-planting areas based on the professional judgment of a qualified biologist after a ground survey of actual conditions. The size of the shrub-planting areas will depend on the available mitigation area and opportunity for survival of planted shrubs. The shrub survival rate at four years after planting is an indicator of successful enhancement of habitat quality to Category 2. The certificate holder shall plant at least 2 acres of sagebrush. Although a minimum 2-acre area of shrub planting is anticipated, the certificate holder may choose to plant a larger area. The certificate holder shall complete the initial sagebrush planting within one year after the beginning of construction of the MWPF. Supplementing existing, but disturbed, sagebrush areas with sagebrush seedlings would assist the recovery of this valuable shrub-steppe component. The certificate holder shall obtain shrubs from a qualified nursery or grow shrubs from native seeds gathered from the mitigation area. The certificate holder shall identify the area to be planted with sagebrush shrubs after consultation with ODFW and subject to final approval by the Department. The certificate holder shall mark the planted sagebrush clusters at the time of planting for later monitoring purposes and shall keep a record of the number of shrubs planted.

3) Weed Control. The certificate holder shall implement a weed control program. Under the weed control program, the certificate holder shall monitor the mitigation area to locate weed infestations. The certificate holder shall continue weed control monitoring, as needed, for the life of the facility. As needed, the certificate holder shall use appropriate methods to control weeds. Weed control on the mitigation site will reduce the spread of noxious weeds within the habitat mitigation area and on any nearby grassland, CRP or cultivated agricultural land. Weed control will promote the growth of desirable native vegetation and planted sagebrush. The certificate holder may consider weeds to be
successfully controlled when weed clusters have been eradicated or reduced to a non-
competing level. Weeds may be controlled with herbicides or hand-pulling. The
certificate holder shall notify the landowner of the specific chemicals to be used on the
site and when spraying will occur. To protect locations where young desirable forbs may
be growing, spot-spraying may be used instead of total area spraying.

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. If any part of the mitigation area is damaged by wildfire, the
certificate holder shall assess the extent of the damage and implement appropriate actions to
restore habitat quality in the damaged area.

5) Nest-platforms. The certificate holder shall construct at least one artificial raptor
nest platform in the mitigation area tailored to the opportunities of the site, using best
professional judgment of raptor use in the general area. The certificate holder may
construct more than one nest platform based on the availability of suitable locations. The
certificate holder shall maintain the nest platforms for the life of the facility.

6) Habitat Protection. The certificate holder shall restrict uses of the mitigation area that are
inconsistent with the goals of no net loss of habitat in Categories 2, 3 and 4 and a net benefit in
Categories 2 habitat quantity or quality.

7) VI. Monitoring

8) 1. Monitoring Procedures

The certificate holder shall hire a qualified investigator (an independent botanist, wildlife
biologist or revegetation specialist) to conduct a comprehensive monitoring program for the
mitigation area. The purpose of this monitoring is to evaluate on an ongoing basis the protection
of habitat quality, the results of enhancement actions and the use of the area by avian and
mammal species, especially during the wildlife breeding season.

The investigator shall monitor the habitat mitigation area for the life of the facility
beginning in the year following the initial sagebrush planting. The investigator shall visit the site
as necessary to carry out the following monitoring procedures:

1) Annually assess vegetation cover (species, structural stage, etc.) and progress toward
meeting the success criteria.

2) Annually record environmental factors (such as precipitation at the time of surveys
and precipitation levels for the year).

3) Annually record any wildfire that occurs within the mitigation area and any remedial
actions taken to restore habitat quality in the damaged area.

4) Annually assess the success of the weed control program and recommend remedial
action, if needed.

5) Assess the recovery of native bunchgrass and natural recruitment of sagebrush resulting
from removal of livestock grazing pressure and recovery post-fire by
Montague Wind Power Facility: Amended Habitat Mitigation Plan
[XX 2020]

comparing the quality of bunchgrass and sagebrush cover at the time of each
monitoring visit with the quality observed in previous monitoring visits and as
observed when the mitigation area was first established. The investigator shall
establish photo plots of naturally recovering sagebrush and native bunchgrass during
the first year following the beginning of construction of the MWPF. The investigator
shall take comparison photos in the first year and in every other year thereafter until
the subject vegetation has achieved mature stature. The investigator shall determine
the extent of successful recovery of native bunchgrass based on measurable indicators
(such as signs of more abundant seed production) and shall report on the progress of
recovery within in the monitoring plots. The investigator shall report on the timing
and extent of any livestock grazing that has occurred within the mitigation area since
the previous monitoring visit.

6) Assess the survival rate and growth of planted sagebrush. At the time of planting,
sagebrush clusters will be marked for monitoring. The investigator
shall select several planted clusters for photo monitoring and shall take close-up and
long-distance digital images of each selected cluster during monitoring visits. The
certificate holder shall determine the number of clusters to be photo-monitored at the
time of planting in consultation with the Department and ODFW, based on the
number of clusters planted. The investigator shall take comparison photos in the first
year following the initial sagebrush planting and in every other year thereafter until
the surviving planted sagebrush has achieved mature stature. In each monitoring year,
the investigator shall determine and report the survival rate of planted sagebrush.
Based on past experience of restoration specialists for other sagebrush planting
projects, a survival rate as high as 50 percent can be achieved if there are years of
high soil moisture, but a more typical survival rate is 2 surviving shrubs per 10
planted (20 percent) after four years. Shrub planting will be considered successful if a
20-percent survival rate is achieved after four years. The investigator shall
recommend remedial action when, in the investigator’s judgment, the survival rate of
planted sagebrush is inadequate to demonstrate a trend toward an improvement in
habitat quality.
Montague Wind Power Facility: Amended Habitat Mitigation Plan
[XX 2020]

7) Between April 21 and May 21 beginning in the first spring season after the
beginning of construction of the MWPF, the investigator will conduct an
area search survey of avian species. An “area search” survey consists of recording all
birds seen or heard in specific areas (for example, square or circular plots that are 5 to
10 acres in size). Area searches will be conducted during morning hours on days with
low or no wind. The investigator shall determine the number searches and the number
of search areas in consultation with ODFW. The investigator shall repeat the area
search survey every five years during the life of the facility.

8) Beginning in the first year after the beginning of construction of the
MWPF and repeating every five years during the life of the facility, the investigator
shall record observations of special status plant or wildlife species (federal or state
threatened or endangered species and state sensitive species) during appropriate
seasons for detection of these species.

The certificate holder shall report the investigator’s findings and recommendations
regarding the monitoring of the mitigation area to the Department and to ODFW on an annual
basis. In the annual mitigation area report, the certificate holder shall describe all habitat
mitigation actions carried out during the reporting year. The mitigation area report may be
included as part of the annual report on the MWPF that is required by the site certificate.

2. 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 Categories 2 habitat. The certificate
holder must protect the quantity and quality of habitat within the mitigation area for the life of
the facility. ODFW has advised the Department that protection of habitat alone (without
enhancement activity) will not meet the intent of the “net benefit” goal.

The certificate holder must protect a sufficient quantity of habitat in each category to
meet the mitigation area requirements calculated under Section III based on the final design
configuration for the facility. The certificate holder shall determine the actual
mitigation area requirements for the facility, 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, survival of planted shrubs,
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 four
years after the initial sagebrush planting, the certificate holder shall propose remedial action. The
Department may require supplemental planting or other corrective measures.

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

VII. Amendment of the Plan

This Habitat Mitigation Plan may be amended from time to time by agreement of the certificate holder and the Oregon Energy Facility Siting Council (“Council”). 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.
Montague Solar Facility: Draft Habitat Mitigation Plan

[September 2020]

I. Introduction

This plan describes methods and standards for preservation and enhancement of an area of land near the Montague Solar Facility to mitigate for the impacts of the facility on wildlife habitat. This plan addresses mitigation for the permanent impacts of facility components. The certificate holder shall protect and enhance the mitigation area as described in this plan. This plan specifies habitat enhancement actions and monitoring procedures to evaluate the success of those actions. Remedial action may be necessary if progress toward habitat enhancement success is not demonstrated in the mitigation area.

This plan was approved in September 2019 as part of the Energy Facility Siting Council’s (EFSC) Final Order on Request for Amendment 4 of the Montague Wind Power Facility site certificate (Final Order on RFA4). Final Order on RFA4 approved modifications to the previously approved layout and specifications of wind facility components and the addition of approximately 1,189 acres of solar photovoltaic energy generation equipment. Within the 1,189 acres approved for solar facility components, the land was used for cultivation of dryland winter wheat and was designated habitat Category 6. In September, 2020, the Council approved Final Order on Request for Amendment 5 of the Montague Wind Power Facility site certificate (Final Order on RFA5), authorizing previously approved facility components (Phase 2) to be allocated under original site certificates for facilities named Montague Solar Facility and Oregon Trail Solar Facility. The site certificate issued for the Montague Solar Facility was based entirely on the previously approved Montague Wind Power Facility site certificate; mitigation plans were based entirely on those approved in the Final Order on RFA4; modifications were incorporated into the site certificates and mitigation plans based on the allocation of previously approved facility components, location and type of equipment.

This Habitat Mitigation Plan is based on the draft amended plan provided as Attachment D of the Final Order on RFA4, revised accordingly to describe and apply to the Montague Solar Facility. The Montague Solar Facility is a 162 megawatt (MW) solar photovoltaic energy facility located within a 1,496 solar micrositing area and 1,763 acre site boundary, in northeastern Gilliam County. The Montague Solar Facility would predominately result in permanent impacts to Category 6 habitat; however, due to the sharing of related or supporting facilities with the Montague Wind Power Facility and Oregon Trail Solar Facility, where impacts to habitat Category 2, 3 or 4 could occur, the requirements of the plan apply. This plan will be finalized, based on final facility layout and evaluation of habitat categories impacted, prior to construction.

II. Description of the Impacts Addressed by the Plan

The land area that will be occupied by facility components will mostly be cropland, but also includes areas of perennial bunchgrass and desirable shrubs. After disturbance, the recovery of perennial bunchgrass species to a mature stage might take five to seven years; recovery of desirable shrubs such as bitterbrush and sagebrush might take ten to 30 years to reach maximum

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1 This plan is incorporated by reference in the site certificate for the Montague Solar Facility 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.
III. Calculation of the Size of the Mitigation Area

Before beginning construction of the facility, the certificate holder shall provide to the Oregon Department of Energy (Department) a map showing the final design configuration of the facility and a table showing the estimated areas of permanent impacts and construction area impacts on habitat (by category, habitat types, and habitat subtypes). The certificate holder shall calculate the size of the mitigation area, as illustrated below, based on the final design configuration of the facility. The certificate holder shall implement the habitat enhancement actions described in this plan, after the Department has approved the size of the mitigation area. This plan does not address additional mitigation that is required under the Montague Solar Facility Wildlife Monitoring and Mitigation Plan.

The mitigation area must be large enough to meet the habitat mitigation goals and standards of the Oregon Department of Fish and Wildlife (ODFW) described in Oregon Administrative Rule (OAR) 635-415-0025. The ODFW goals require mitigation to achieve “no net loss” of habitat quantity or quality in Categories 2, 3 and 4 and a “net benefit” in habitat quantity or quality for impacts to habitat in Categories 2 and 5. The Montague Solar Facility would not have any impacts on Category 1 or Category 5 habitats. Impacts on Category 6 habitat does not require mitigation.

For the footprint impacts, the mitigation area includes two acres for every one acre of Category 2 habitat affected (a 2:1 ratio) and one acre for every acre of footprint impacts to Category 3 and 4 habitat (a 1:1 ratio). The 2:1 ratio for Category 2 is intended to meet the ODFW goals of “no net loss” and “net benefit” of habitat quantity or quality for impacts to Category 2 habitat. The 1:1 ratio for the footprint impacts to Category 3 and 4 habitat is intended to meet the ODFW goal of “no net loss” of habitat in these categories.

To mitigate for temporary construction impacts, the mitigation area includes 2 acres for every acre of Category 2 SSA (sagebrush shrub-steppe) habitat affected (a 2:1 ratio) and 1 acre for every Category 3 or Category 4 SSA habitat affected (a 1:1 ratio). This portion of the mitigation area is intended to address the temporal loss of habitat quality during the recovery of SSA habitat disturbed during construction. The size of this portion of the mitigation area assumes that restoration of disturbed SSA habitat is successful, as determined under the Montague Solar Facility Revegetation Plan. If the revegetation success criteria are not met in the affected areas, then the Oregon Energy Facility Siting Council (“Council”) may require the certificate holder to provide additional mitigation.

Areas of potential impact within each affected habitat category and the corresponding mitigation area for each category are calculated as follows, based on maximum high-quality habitat (Categories 2, 3, and 4) impact estimates:

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2 Table 9 [Temporary and Permanent Disturbance by Habitat Category and Subtype – Phase 2 Design Scenario A (Maximum Wind Layout)] in Attachment P-11 (Avian Use and Habitat Disturbance Supporting Data) of Exhibit P in Request for Amendment No. 4 to the Site Certificate for the Montague Wind Power Facility (Montague Wind Power Facility, LLC, 2017).
Category 2
Footprint impacts: 2.10 acres
Temporary impacts to SSA: 0.2 acre
Mitigation area requirement: (2.10 acres x 2) + (0.2 acre x 2) = 4.60 acres

Category 3
Footprint impacts: 0.44 acre
Temporary impacts to SSA: 0.09 acre
Mitigation area requirement: 0.44 acre + (0.09 acre x 1) = 0.53 acre

Category 4
Footprint impacts: 0.09 acre
Mitigation area requirement: 0.09 acre

Total mitigation area (rounded up to nearest whole acre): 6 (5.22) acres
IV. Description of the Mitigation Area

The certificate holder has selected a mitigation area in proximity to the facility where habitat protection and enhancement are feasible consistent with this plan. The certificate holder has identified a 440-acre parcel in a relatively remote setting where habitat protection and enhancement are feasible. Conservation easements for other wind energy facilities have been established within the 440-acre parcel, and the certificate holder has an option for establishing a conservation easement for the Montague Solar Facility on the remaining acres. If sufficient land for the mitigation area is not acquired within the 440-acre parcel, the certificate holder shall select other land that is suitable for meeting the mitigation area requirement consistent with this plan. Before beginning construction of the facility, the certificate holder shall determine the final size of the mitigation area needed. The certificate holder shall determine the location and boundaries of the mitigation area in consultation with ODFW and the affected landowners and subject to the approval of the Department. The final mitigation area must contain suitable habitat to achieve the ODFW goals of no net loss of habitat quantity or quality in Categories 2, 3 and 4 and a net benefit in habitat quantity or quality for impacts to Category 2 habitat through appropriate enhancement actions. Before beginning construction of the facility, the certificate holder shall acquire the legal right to create, maintain and protect the habitat mitigation area for the life of the facility by means of an outright purchase, conservation easement or similar conveyance and shall provide a copy of the documentation to the Department.

V. Habitat Enhancement Actions

The objectives of habitat enhancement are to protect habitat within the mitigation area from degradation and to improve the habitat quality of the mitigation area. By achieving these goals, the certificate holder can address the permanent and temporal habitat impacts of the Montague Solar Facility and meet the ODFW goals of no net loss of habitat quantity or quality in Categories 2, 3 and 4 and a net benefit in habitat quantity or quality for impacts to Category 2 habitat. The certificate holder shall initiate the habitat enhancement actions for the facility as soon as the size of the mitigation area has been determined and approved by the Department. The certificate holder shall implement the following enhancement actions within the habitat mitigation area:

1) Modification of Livestock Grazing Practices. The certificate holder shall restrict grazing within the habitat mitigation area. Eliminating livestock grazing within the mitigation area during most of the year will enable recovery of native bunchgrass and sagebrush in areas where past grazing or recent (2008) wildfires have occurred, resulting in better vegetative structure and complexity for a variety of wildlife. Reduced livestock grazing

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3 OAR 635-415-0005 defines “in-proximity habitat mitigation” as follows: “habitat mitigation measures undertaken within or in proximity to areas affected by a development action. For the purposes of this policy, ‘in proximity to’ means within the same home range, or watershed (depending on the species or population being considered) whichever will have the highest likelihood of benefiting fish and wildlife populations directly affected by the development.”

4 The 440-acre parcel is described in Section IV.4.(b)(F) of the Final Order on the Application for the Leaning Juniper II Wind Power Facility, September 21, 2007, pp. 97-100.

5 The 440-acre parcel is shown in Figures P-10 and P-11 of the Montague Wind Power Facility site certificate application.

6 As used in this plan, “life of the facility” means continuously until the facility site is restored and the site certificate is terminated in accordance with OAR 345-027-0110.
may be used as a vegetation management tool, limited to the period from February 1
through April 15.

2) Shrub Planting. The certificate holder shall plant sagebrush shrubs in locations within the
habitat mitigation area where existing sagebrush is stressed or where recent (2008)
wildfires have occurred. The certificate holder shall determine the size of the shrub-
planting areas based on the professional judgment of a qualified biologist after a ground
survey of actual conditions. The size of the shrub-planting areas will depend on the
available mitigation area and opportunity for survival of planted shrubs. The certificate
holder shall complete the initial sagebrush planting within one year after the beginning of
construction. Supplementing existing, but disturbed, sagebrush areas with sagebrush
seedlings would assist the recovery of this valuable shrub-steppe component. The
certificate holder shall obtain shrubs from a qualified nursery or grow shrubs from native
seeds gathered from the mitigation area. The certificate holder shall identify the area to
be planted with sagebrush shrubs after consultation with ODFW and subject to final
approval by the Department. The certificate holder shall mark the planted sagebrush
clusters at the time of planting for later monitoring purposes and shall keep a record of
the number of shrubs planted.

3) Weed Control. The certificate holder shall implement a weed control program. Under the
weed control program, the certificate holder shall monitor the mitigation area to locate
weed infestations. The certificate holder shall continue weed control monitoring, as
needed, for the life of the facility. As needed, the certificate holder shall use appropriate
methods to control weeds. Weed control on the mitigation site will reduce the spread of
noxious weeds within the habitat mitigation area and on any nearby grassland,
Conservation Reserve Program or cultivated agricultural land. Weed control will promote
the growth of desirable native vegetation and planted sagebrush. The certificate holder
may consider weeds to be successfully controlled when weed clusters have been
eradicated or reduced to a non-competing level. Weeds may be controlled with herbicides
or hand-pulling. The certificate holder shall notify the landowner of the specific
chemicals to be used on the site and when spraying will occur. To protect locations where
young desirable forbs may be growing, spot-spraying may be used instead of total area
spraying.

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. If any part of the mitigation
area is damaged by wildfire, the certificate holder shall assess the extent of the damage
and implement appropriate actions to restore habitat quality in the damaged area.

5) Habitat Protection. The certificate holder shall restrict uses of the mitigation area that are
inconsistent with the goals of no net loss of habitat quantity or quality in Categories 2, 3
and 4 and a net benefit in Category 2 habitat quantity or quality.
VI. Monitoring

1. Monitoring Procedures

The certificate holder shall hire a qualified investigator (botanist, wildlife biologist or revegetation specialist) to conduct a comprehensive monitoring program for the mitigation area. The purpose of this monitoring is to evaluate on an ongoing basis the protection of habitat quality, the results of enhancement actions and the use of the area by avian and mammal species, especially during the wildlife breeding season.

The investigator shall monitor the habitat mitigation area for the life of the facility beginning in the year following the initial sagebrush planting. The investigator shall visit the site as necessary to carry out the following monitoring procedures:

1) Annually assess vegetation cover (species, structural stage, etc.) and progress toward meeting the success criteria.

2) Annually record environmental factors (such as precipitation at the time of surveys and precipitation levels for the year).

3) Annually record any wildfire that occurs within the mitigation area and any remedial actions taken to restore habitat quality in the damaged area.

4) Annually assess the success of the weed control program and recommend remedial action, if needed.

5) Assess the recovery of native bunchgrass and natural recruitment of sagebrush resulting from removal of livestock grazing pressure and recovery post-fire by comparing the quality of bunchgrass and sagebrush cover at the time of each monitoring visit with the quality observed in previous monitoring visits and as observed when the mitigation area was first established. The investigator shall establish photo plots of naturally recovering sagebrush and native bunchgrass during the first year following the beginning of construction of the Montague Solar Facility. The investigator shall take comparison photos in the first year and in every other year thereafter until the subject vegetation has achieved mature stature. The investigator shall determine the extent of successful recovery of native bunchgrass based on measurable indicators (such as signs of more abundant seed production) and shall report on the progress of recovery within in the monitoring plots. The investigator shall report on the timing and extent of any livestock grazing that has occurred within the mitigation area since the previous monitoring visit.

6) Assess the survival rate and growth of planted sagebrush. At the time of planting, sagebrush clusters will be marked for monitoring. The investigator shall select several planted clusters for photo monitoring and shall take close-up and long-distance digital images of each selected cluster during monitoring visits. The certificate holder shall determine the number of clusters to be photo-monitored at the time of planting in consultation with the Department and ODFW, based on the number of clusters planted. The investigator shall take comparison photos in the first year following the initial sagebrush planting and in every other year thereafter until the surviving planted sagebrush has achieved mature stature. In each monitoring year, the investigator shall determine and report the survival rate of planted sagebrush. Based on past experience of restoration specialists for other sagebrush planting projects, a survival rate as high
as 50 percent can be achieved if there are years of high soil moisture, but a more
typical survival rate is 2 surviving shrubs per 10 planted (20 percent) after four years.
Shrub planting will be considered successful if a 20 percent survival rate is achieved
after four years. The investigator shall recommend remedial action when, in the
investigator’s judgment, the survival rate of planted sagebrush is inadequate to
demonstrate a trend toward an improvement in habitat quality.

The certificate holder shall report the investigator’s findings and recommendations
regarding the monitoring of the mitigation area to the Department and to ODFW on an annual
basis. In the annual mitigation area report, the certificate holder shall describe all habitat
mitigation actions carried out during the reporting year. The mitigation area report may be
included as part of the annual report on the Montague Solar Facility that is required by the site
certificate.

2. 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 quantity or quality in
Categories 2, 3 and 4 and a net benefit in habitat quantity or quality for impacts to Category 2
habitat. The certificate holder must protect the quantity and quality of habitat within the
mitigation area for the life of the facility. ODFW has advised the Department that protection of
habitat alone (without enhancement activity) will not meet the intent of the “net benefit” goal.

The certificate holder must protect a sufficient quantity of habitat in each category to
meet the mitigation area requirements calculated under Section III based on the final design
configuration of the facility. The certificate holder shall determine the actual mitigation area
requirements of the facility, 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, survival of planted shrubs, 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 four years after the initial sagebrush planting, the
certificate holder shall propose remedial action. The Department may require supplemental
planting or other corrective measures.

After the certificate holder has demonstrated that the habitat quantity goals have been
achieved, the investigator shall verify, during subsequent monitoring visits, that the mitigation
area continues to meet the ODFW “no net loss” and “net benefit” goals described above. The
investigator shall recommend remedial action if the habitat quality within the mitigation area
falls below the habitat quantity goals listed above. The Department may require supplemental
planting, other corrective measures and additional monitoring as necessary to ensure that the
habitat quantity goals are achieved and maintained.
VII. Amendment of the Plan

This Habitat 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. 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.
I. Introduction

This plan describes methods and standards for preservation and enhancement of an area of land near the Oregon Trail Solar Facility to mitigate for the impacts of the facility on wildlife habitat. This plan addresses mitigation for the permanent impacts of facility components. The certificate holder shall protect and enhance the mitigation area as described in this plan. This plan specifies habitat enhancement actions and monitoring procedures to evaluate the success of those actions. Remedial action may be necessary if progress toward habitat enhancement success is not demonstrated in the mitigation area.

This plan was approved in September 2019 as part of the Energy Facility Siting Council’s (EFSC) Final Order on Request for Amendment 4 of the Montague Wind Power Facility site certificate (Final Order on RFA4). Final Order on RFA4 approved modifications to the previously approved layout and specifications of wind facility components and the addition of approximately 1,189 acres of solar photovoltaic energy generation equipment. Within the 1,189 acres approved for solar facility components, the land was used for cultivation of dryland winter wheat and was designated habitat Category 6. In September, 2020, the Council approved Final Order on Request for Amendment 5 of the Montague Wind Power Facility site certificate (Final Order on RFA5), authorizing previously approved facility components (Phase 2) to be allocated under original site certificates for facilities named Oregon Trail Solar Facility and Montague Solar Facility. The site certificate issued for the Oregon Trail Solar Facility was based entirely on the previously approved Montague Wind Power Facility site certificate; mitigation plans were based entirely on those approved in the Final Order on RFA4; modifications were incorporated into the site certificates and mitigation plans based on the allocation of previously approved facility components, location and type of equipment.

This Habitat Mitigation Plan is based on the draft amended plan provided as Attachment D of the Final Order on RFA4, revised accordingly to describe and apply to the Oregon Trail Solar Facility. The Oregon Trail Solar Facility is a 41 megawatt (MW) wind and solar photovoltaic energy facility. The facility could include use of up to 1,228 acres for solar photovoltaic energy generation components or up to 16 wind turbines, or any combination of equipment not to exceed 41 MW, within a 13,866 acre site boundary, in northeastern Gilliam County. This plan will be finalized, based on final facility layout and evaluation of habitat categories impacted, prior to construction.

II. Description of the Impacts Addressed by the Plan

The land area that will be occupied by facility components will mostly be cropland, but also includes areas of perennial bunchgrass and desirable shrubs. After disturbance, the recovery of perennial bunchgrass species to a mature stage might take five to seven years; recovery of desirable shrubs such as bitterbrush and sagebrush might take ten to 30 years to reach maximum height and vertical branching. Even where recovery of these habitat subtypes is successful, there

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1 This plan is incorporated by reference in the site certificate for the Oregon Trail Solar Facility 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.
III. Calculation of the Size of the Mitigation Area

Before beginning construction of the facility, the certificate holder shall provide to the Oregon Department of Energy (Department) a map showing the final design configuration of the facility and a table showing the estimated areas of permanent impacts and construction area impacts on habitat (by category, habitat types, and habitat subtypes). The certificate holder shall calculate the size of the mitigation area, as illustrated below, based on the final design configuration of the facility. The certificate holder shall implement the habitat enhancement actions described in this plan, after the Department has approved the size of the mitigation area.

This plan does not address additional mitigation that is required under the Oregon Trail Solar Facility Wildlife Monitoring and Mitigation Plan.

The mitigation area must be large enough to meet the habitat mitigation goals and standards of the Oregon Department of Fish and Wildlife (ODFW) described in Oregon Administrative Rule (OAR) 635-415-0025. The ODFW goals require mitigation to achieve “no net loss” of habitat quantity or quality in Categories 2, 3, and 4 and a “net benefit” in habitat quantity or quality for impacts to habitat in Categories 2 and 5. The Oregon Trail Solar Facility would not have any impacts on Category 1 or Category 5 habitats. Impacts on Category 6 habitat does not require mitigation.

For the footprint impacts, the mitigation area includes two acres for every one acre of Category 2 habitat affected (a 2:1 ratio) and one acre for every acre of footprint impacts to Category 3 and 4 habitat (a 1:1 ratio). The 2:1 ratio for Category 2 is intended to meet the ODFW goals of “no net loss” and “net benefit” of habitat quantity or quality for impacts to Category 2 habitat. The 1:1 ratio for the footprint impacts to Category 3 and 4 habitat is intended to meet the ODFW goal of “no net loss” of habitat in these categories.

To mitigate for temporary construction impacts, the mitigation area includes 2 acres for every acre of Category 2 SSA (sagebrush shrub-steppe) habitat affected (a 2:1 ratio) and 1 acre for every Category 3 or Category 4 SSA habitat affected (a 1:1 ratio). This portion of the mitigation area is intended to address the temporal loss of habitat quality during the recovery of SSA habitat disturbed during construction. The size of this portion of the mitigation area assumes that restoration of disturbed SSA habitat is successful, as determined under the Oregon Trail Solar Facility Revegetation Plan. If the revegetation success criteria are not met in the affected areas, then the Oregon Energy Facility Siting Council (“Council”) may require the certificate holder to provide additional mitigation.

Areas of potential impact within each affected habitat category and the corresponding mitigation area for each category are calculated as follows, based on maximum high-quality habitat (Categories 2, 3, and 4) impact estimates:

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2 Table 9 [Temporary and Permanent Disturbance by Habitat Category and Subtype – Phase 2 Design Scenario A (Maximum Wind Layout)] in Attachment P-11 (Avian Use and Habitat Disturbance Supporting Data) of Exhibit P in Request for Amendment No. 4 to the Site Certificate for the Montague Wind Power Facility (Montague Wind Power Facility, LLC, 2017).
Footprint impacts: 2.10 acres
Temporary impacts to SSA: 0.2 acre
Mitigation area requirement: (2.10 acres x 2) + (0.2 acre x 2) = 4.60 acres

Category 3
Footprint impacts: 0.44 acre
Temporary impacts to SSA: 0.09 acre
Mitigation area requirement: 0.44 acre + (0.09 acre x 1) = 0.53 acre

Category 4
Footprint impacts: 0.09 acre
Mitigation area requirement: 0.09 acre

**Total mitigation area (rounded up to nearest whole acre): 6 (5.22) acres**
IV. Description of the Mitigation Area

The certificate holder has selected a mitigation area in proximity to the facility where habitat protection and enhancement are feasible consistent with this plan. The certificate holder has identified a 440-acre parcel in a relatively remote setting where habitat protection and enhancement are feasible. Conservation easements for other wind energy facilities have been established within the 440-acre parcel, and the certificate holder has an option for establishing a conservation easement for the Oregon Trail Solar Facility on the remaining acres. If sufficient land for the mitigation area is not acquired within the 440-acre parcel, the certificate holder shall select other land that is suitable for meeting the mitigation area requirement consistent with this plan. Before beginning construction of the facility, the certificate holder shall determine the final size of the mitigation area needed. The certificate holder shall determine the location and boundaries of the mitigation area in consultation with ODFW and the affected landowners and subject to the approval of the Department. The final mitigation area must contain suitable habitat to achieve the ODFW goals of no net loss of habitat quantity or quality in Categories 2, 3 and 4 and a net benefit in habitat quantity or quality for impacts to Category 2 habitat through appropriate enhancement actions. Before beginning construction of the facility, the certificate holder shall acquire the legal right to create, maintain and protect the mitigation area for the life of the facility by means of an outright purchase, conservation easement or similar conveyance and shall provide a copy of the documentation to the Department.

V. Habitat Enhancement Actions

The objectives of habitat enhancement are to protect habitat within the mitigation area from degradation and to improve the habitat quality of the mitigation area. By achieving these goals, the certificate holder can address the permanent and temporal habitat impacts of the Oregon Trail Solar Facility and meet the ODFW goals of no net loss of habitat quantity or quality in Categories 2, 3 and 4 and a net benefit in habitat quantity or quality for impacts to Category 2 habitat. The certificate holder shall initiate the habitat enhancement actions for the facility as soon as the size of the mitigation area has been determined and approved by the Department. The certificate holder shall implement the following enhancement actions within the habitat mitigation area:

1) Modification of Livestock Grazing Practices. The certificate holder shall restrict grazing within the habitat mitigation area. Eliminating livestock grazing within the mitigation area during most of the year will enable recovery of native bunchgrass and sagebrush in areas where past grazing or recent wild fires have occurred, resulting in better vegetative structure and complexity for a variety of wildlife. Reduced livestock grazing

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3 OAR 635-415-0005 defines “in-proximity habitat mitigation” as follows: “habitat mitigation measures undertaken within or in proximity to areas affected by a development action. For the purposes of this policy, ‘in proximity to’ means within the same home range, or watershed (depending on the species or population being considered) whichever will have the highest likelihood of benefiting fish and wildlife populations directly affected by the development.”

4 The 440-acre parcel is described in Section IV.4.(b)(F) of the Final Order on the Application for the Leaning Juniper II Wind Power Facility, September 21, 2007, pp. 97-100.

5 The 440-acre parcel is shown in Figures P-10 and P-11 of the Montague Wind Power Facility site certificate application.

6 As used in this plan, “life of the facility” means continuously until the facility site is restored and the site certificate is terminated in accordance with OAR 345-027-0110.
Oregon Trail Solar Facility: Habitat Mitigation Plan

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may be used as a vegetation management tool, limited to the period from February 1 through April 15.

2) Shrub Planting. The certificate holder shall plant sagebrush shrubs in locations within the habitat mitigation area where existing sagebrush is stressed or where recent (2008) wildfires have occurred. The certificate holder shall determine the size of the shrub-planting areas based on the professional judgment of a qualified biologist after a ground survey of actual conditions. The size of the shrub-planting areas will depend on the available mitigation area and opportunity for survival of planted shrubs. The certificate holder shall complete the initial sagebrush planting within one year after the beginning of construction. Supplementing existing, but disturbed, sagebrush areas with sagebrush seedlings would assist the recovery of this valuable shrub-steppe component. The certificate holder shall obtain shrubs from a qualified nursery or grow shrubs from native seeds gathered from the mitigation area. The certificate holder shall identify the area to be planted with sagebrush shrubs after consultation with ODFW and subject to final approval by the Department. The certificate holder shall mark the planted sagebrush clusters at the time of planting for later monitoring purposes and shall keep a record of the number of shrubs planted.

3) Weed Control. The certificate holder shall implement a weed control program. Under the weed control program, the certificate holder shall monitor the mitigation area to locate weed infestations. The certificate holder shall continue weed control monitoring, as needed, for the life of the facility. As needed, the certificate holder shall use appropriate methods to control weeds. Weed control on the mitigation site will reduce the spread of noxious weeds within the habitat mitigation area and on any nearby grassland, Conservation Reserve Program or cultivated agricultural land. Weed control will promote the growth of desirable native vegetation and planted sagebrush. The certificate holder may consider weeds to be successfully controlled when weed clusters have been eradicated or reduced to a non-competing level. Weeds may be controlled with herbicides or hand-pulling. The certificate holder shall notify the landowner of the specific chemicals to be used on the site and when spraying will occur. To protect locations where young desirable forbs may be growing, spot-spraying may be used instead of total area spraying.

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. If any part of the mitigation area is damaged by wildfire, the certificate holder shall assess the extent of the damage and implement appropriate actions to restore habitat quality in the damaged area.

5) Habitat Protection. The certificate holder shall restrict uses of the mitigation area that are inconsistent with the goals of no net loss of habitat quantity or quality in Categories 2, 3 and 4 and a net benefit in Category 2 habitat quantity or quality.
VI. Monitoring

1. Monitoring Procedures

The certificate holder shall hire a qualified investigator (botanist, wildlife biologist or revegetation specialist) to conduct a comprehensive monitoring program for the mitigation area. The purpose of this monitoring is to evaluate on an ongoing basis the protection of habitat quality, the results of enhancement actions and the use of the area by avian and mammal species, especially during the wildlife breeding season.

The investigator shall monitor the habitat mitigation area for the life of the facility beginning in the year following the initial sagebrush planting. The investigator shall visit the site as necessary to carry out the following monitoring procedures:

1) Annually assess vegetation cover (species, structural stage, etc.) and progress toward meeting the success criteria.

2) Annually record environmental factors (such as precipitation at the time of surveys and precipitation levels for the year).

3) Annually record any wildfire that occurs within the mitigation area and any remedial actions taken to restore habitat quality in the damaged area.

4) Annually assess the success of the weed control program and recommend remedial action, if needed.

5) Assess the recovery of native bunchgrass and natural recruitment of sagebrush resulting from removal of livestock grazing pressure and recovery post-fire by comparing the quality of bunchgrass and sagebrush cover at the time of each monitoring visit with the quality observed in previous monitoring visits and as observed when the mitigation area was first established. The investigator shall establish photo plots of naturally recovering sagebrush and native bunchgrass during the first year following the beginning of construction of the Oregon Trail Solar Facility. The investigator shall take comparison photos in the first year and in every other year thereafter until the subject vegetation has achieved mature stature. The investigator shall determine the extent of successful recovery of native bunchgrass based on measurable indicators (such as signs of more abundant seed production) and shall report on the progress of recovery within in the monitoring plots. The investigator shall report on the timing and extent of any livestock grazing that has occurred within the mitigation area since the previous monitoring visit.

6) Assess the survival rate and growth of planted sagebrush. At the time of planting, sagebrush clusters will be marked for monitoring. The investigator shall select several planted clusters for photo monitoring and shall take close-up and long-distance digital images of each selected cluster during monitoring visits. The certificate holder shall determine the number of clusters to be photo-monitored at the time of planting in consultation with the Department and ODFW, based on the number of clusters planted. The investigator shall take comparison photos in the first year following the initial sagebrush planting and in every other year thereafter until the surviving planted sagebrush has achieved mature stature. In each monitoring year, the investigator shall determine and report the survival rate of planted sagebrush. Based on past experience of restoration specialists for other sagebrush planting projects, a survival rate as high
as 50 percent can be achieved if there are years of high soil moisture, but a more
typical survival rate is 2 surviving shrubs per 10 planted (20 percent) after four years.
Shrub planting will be considered successful if a 20 percent survival rate is achieved
after four years. The investigator shall recommend remedial action when, in the
investigator’s judgment, the survival rate of planted sagebrush is inadequate to
demonstrate a trend toward an improvement in habitat quality.

The certificate holder shall report the investigator’s findings and recommendations
regarding the monitoring of the mitigation area to the Department and to ODFW on an annual
basis. In the annual mitigation area report, the certificate holder shall describe all habitat
mitigation actions carried out during the reporting year. The mitigation area report may be
included as part of the annual report on the Oregon Trail Solar Facility that is required by the site
certificate.

2. 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 quantity or quality in
Categories 2, 3 and 4 and a net benefit in habitat quantity or quality for impacts to Category 2
habitat. The certificate holder must protect the quantity and quality of habitat within the
mitigation area for the life of the facility. ODFW has advised the Department that protection of
habitat alone (without enhancement activity) will not meet the intent of the “net benefit” goal.

The certificate holder must protect a sufficient quantity of habitat in each category to
meet the mitigation area requirements calculated under Section III based on the final design
configuration of the facility. The certificate holder shall determine the actual mitigation area
requirements of the facility, 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, survival of planted shrubs, 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 four years after the initial sagebrush planting, the
certificate holder shall propose remedial action. The Department may require supplemental
planting or other corrective measures.

After the certificate holder has demonstrated that the habitat quantity goals have been
achieved, the investigator shall verify, during subsequent monitoring visits, that the mitigation
area continues to meet the ODFW “no net loss” and “net benefit” goals described above. The
investigator shall recommend remedial action if the habitat quality within the mitigation area
falls below the habitat quantity goals listed above. The Department may require supplemental
planting, other corrective measures and additional monitoring as necessary to ensure that the
habitat quantity goals are achieved and maintained.
VII. Amendment of the Plan

This Habitat 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. 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.
Attachment E Amended Revegetation Plans

Amended Montague Wind Facility Revegetation Plan
Draft Montague Solar Facility Revegetation Plan
Draft Oregon Trail Solar Facility Revegetation Plan
I. Introduction

This plan describes methods, success criteria, monitoring and reporting requirements for restoration of areas temporarily disturbed during the construction of the Montague Wind Power Facility (MWPF), excluding areas occupied by permanent facility components (the “footprint”).¹ The objective of revegetation is to restore the disturbed areas to pre-disturbance conditions or better. The evaluation of pre-disturbance conditions is based upon evaluation of the revegetated area conditions compared to conditions of approved, fixed-point reference sites, which serve as a proxy for pre-disturbance conditions. It is important to note, however, that habitat conditions at reference sites may fluctuate over time depending on climate and landscape-scale shifts in plant communities, as further described in Section VII. 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).

This plan was developed in consultation with the Oregon Department of Fish and Wildlife (ODFW) and approved by the Energy Facility Siting Council in the Final Order on the Application for Site Certificate issued in September 2010. The Revegetation Plan was amended in September 2017, to satisfy requirements of Condition 92, based upon final Phase 1 facility design/layout and habitat impact assessment completed in 2017 to satisfy requirements of Condition 31. Temporary habitat impacts (Categories 2, 3 and 4) required to be mitigated through revegetation, as evaluated in September 2017 during pre-construction of the facility, are represented in Table 1 below and temporary disturbance locations are presented in the attached figure.

The amended Habitat Mitigation Plan (Condition 93), as approved in September 2017, describes the area of both permanent and temporary disturbance anticipated during construction and operation of the MWPF. In September, 2020, the Council approved Final Order on Request for Amendment 5 of the Montague Wind Power Facility site certificate (Final Order on RFA5), authorizing amendment of the Montague Wind Power Facility site certificate to cover only Phase 1 facility components; and, previously approved facility components (Phase 2) to be allocated under original site certificates for facilities named Montague Solar Facility and Oregon Trail Solar Facility. This plan is based on the plan finalized prior to Phase 1 facility construction (August 2017), revised accordingly to describe and apply to the facility components allocated in the Montague Wind Power Facility, as approved in Final Order on RFA5. The Montague Wind Power Facility is a 201 MW wind energy facility, including 56 wind turbines, located in northeastern Gilliam County. The Montague Wind Power Facility resulted in permanent impacts to Category 2, 3 and 4 habitat. Mitigation requirements are described in the following sections.

The temporarily affected area includes cultivated or otherwise developed agricultural land (cropland) as well as areas of grassland, shrub-steppe habitat and other habitat subtypes (wildlife habitat areas). The intensity of the construction impact will vary.

In some areas, the impact will be relatively light, but in other areas, heavy construction activity will remove all vegetation, remove topsoil, and compact the remaining subsoil. Where vegetation has been damaged or removed during construction, the certificate holder must restore suitable vegetation. In addition, the certificate holder shall maintain erosion and sediment control...
measures put in place during construction until the affected areas are restored as described in this plan and the revegetation efforts have succeeded enough to control erosion. When there is enough grass in place to hold the soil the control measures can be removed. The plan specifies monitoring procedures to evaluate revegetation success of disturbed wildlife habitat areas. Remedial action may be necessary for wildlife habitat areas that do not show revegetation progress. Compensatory mitigation may be necessary if revegetation is unsuccessful.

1 This plan is incorporated by reference in the site certificate for the Montague Wind Power Facility 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.
II. Description of the Facility Site

The facility is in Gilliam County, Oregon. The facility site is on private agricultural land used primarily for wheat and hay farming and livestock grazing. Most of the facility components are located on four primary soil types: the Olex Unit, the Ritzville Unit, the Warden Unit and the Willis Unit. Soils are typically well-drained, moderately permeable, fertile silt loams formed in loess deposits. The area receives between approximately 9 and 14 inches of precipitation annually, most of which occurs between October 1 and March 31.

The site is within the Columbia Plateau physiographic province. The facility is located on an upland plateau at elevations ranging from approximately 530 feet to 1,520 feet. Most of the native vegetation within the site boundary has been modified by historic and ongoing livestock grazing and past wildfires.

The general land cover types within the site boundary are Developed, Exposed Rock, Grassland, Shrub-steppe and Woodland. Specifically, functional, mature sagebrush (big sage) shrub-steppe and juniper woodland habitat is patchy, occurring in specific locations within the site boundary. Sagebrush (big sage) shrub-steppe is found on deep soils in patches throughout the site and higher quality habitat is usually found on slopes or in draws that have been avoided for agricultural development. Juniper woodland habitat is present in portions of the site, but individual juniper trees are scattered sparsely in other habitats. Wildfires have removed some juniper trees in the Eightmile Canyon area. Riparian woodland habitat within the site is limited to one narrow intermittent linear course in Eightmile canyon. Rabbitbrush/Snakeweed shrub-steppe habitat is the most prevalent native habitat type within the site. Rabbitbrush/Snakeweed shrub-steppe is more prevalent in the north, west and middle portions of the site, with smaller patches distributed throughout much of the site. Native perennial grassland is also present throughout much of the north, middle and south portions of the site.

1. Description of the Wildlife Habitat Revegetation Areas

Wildlife habitat areas temporarily impacted during construction, based upon the certificate holder’s pre-construction evaluation, are presented in Table 1 below and depicted in the attached figure.²

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Temporary Impact (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grassland – Exotic Annual</td>
<td>1.1</td>
</tr>
<tr>
<td>Grassland – Native Perennial</td>
<td>0.9</td>
</tr>
<tr>
<td>Shrub-steppe – Sagebrush (Big Sage)</td>
<td>1.4</td>
</tr>
<tr>
<td>Shrub-steppe – Rabbitbrush/Snakeweed</td>
<td>12.4</td>
</tr>
<tr>
<td><strong>Category 2 Subtotal =</strong></td>
<td><strong>15.8</strong></td>
</tr>
<tr>
<td>Developed – CRP or Other Planted Grassland</td>
<td>1.4</td>
</tr>
<tr>
<td>Developed-Revegetated or Other Planted Grassland</td>
<td>1.0</td>
</tr>
</tbody>
</table>

² MWPOPS Condition 31 Habitat Mitigation Plan (August 2017)
Table 1: Summary of Wildlife Habitat Revegetation Areas

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Temporary Impact (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grassland – Native Perennial</td>
<td>13.9</td>
</tr>
<tr>
<td>Shrub-steppe – Sagebrush (Big Sage)</td>
<td>0.5</td>
</tr>
<tr>
<td>Shrub-steppe – Rabbitbrush/Snakeweed</td>
<td>2.7</td>
</tr>
<tr>
<td><strong>Category 3 Subtotal =</strong></td>
<td><strong>19.5</strong></td>
</tr>
<tr>
<td>Developed-Revegetated or Other Planted Grassland</td>
<td>1.8</td>
</tr>
<tr>
<td>Grassland – Exotic Annual</td>
<td>4.2</td>
</tr>
<tr>
<td>Shrub-steppe – Rabbitbrush/Snakeweed</td>
<td>5.2</td>
</tr>
<tr>
<td><strong>Category 4 Subtotal =</strong></td>
<td><strong>11.2</strong></td>
</tr>
<tr>
<td><strong>Total Temporary Impacts to Wildlife Habitat Areas</strong> (Categories 2, 3 and 4) =</td>
<td><strong>46.5 Acres</strong></td>
</tr>
</tbody>
</table>

2. Description of the Cropland Revegetation Areas

Cropland areas temporarily impacted during construction, based upon the certificate holder’s pre-construction evaluation, are presented in Table 2 below and depicted in the attached figure.³

Table 2: Summary of Cropland Revegetation Areas

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Temporary Impact (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Developed – Dryland Wheat</td>
<td>607.6</td>
</tr>
<tr>
<td>Developed – Other</td>
<td>3.3</td>
</tr>
<tr>
<td><strong>Total Temporary Impacts to Cropland Areas (Category 6) =</strong></td>
<td><strong>610.9</strong></td>
</tr>
</tbody>
</table>

III. Pre-Revegetation Agency Consultation and Revegetation Methods

The certificate holder shall consult with ODFW, ODOE and Gilliam County Weed Control Authority prior to construction to discuss the area(s) to be restored, habitat category and habitat subtype conditions, reference plot location and conditions, topsoil restoration and 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 NPDES permit. Six months prior to commercial operation, the certificate holder will meet with ODFW, ODOE, and Gilliam County Weed Control Authority to review the actual extent and conditions of temporarily impacted areas, confirm the revegetation methods agreed to during pre-construction review are still appropriate, and to re-visit reference areas.

³ MWPOPS Condition 31 Habitat Mitigation Plan DATE
MONTAGUE WIND POWER FACILITY
The certificate holder shall restore temporarily disturbed wildlife habitat areas by preparing the soil and seeding using common application methods. In areas where soil is removed during construction, the topsoil shall be stockpiled separately from the subsurface soils. The conserved soil shall be put back in place as topsoil prior to revegetation activities. Additional site-specific soil preparation and seeding methods may be determined during the agency consultation period. The certificate holder shall use mulching and other appropriate practices to control erosion and sediment during construction and during revegetation work. The certificate holder shall select the seed mixes to apply based on the pre-construction land use, as described below. At the recommendation of ODFW, the grass seed mix will be comprised of grasses only in order to maximize flexibility for weed control. The certificate holder shall consult with ODFW as described in Section V below regarding appropriate seeding or planting per site-specific restoration needs.

1. Seed Planting Methods

Planting should be done based on ODFW and Gilliam County Weed Control Authority recommendations and in consultation with the seeding contractor at the appropriate time of year to facilitate seed germination, based on weather conditions and the time of year when construction-related ground disturbance occurs. The certificate holder shall choose planting methods based on site-specific factors such as slope, erosion potential and the size of the area in need of revegetation. Disturbed ground may require chemical or mechanical weed control before weeds have a chance to go to seed. Two common application methods are described as follows.

(a) Broadcasting

Broadcast the seed mix at the specified application rate. Where feasible, apply half of the total mix in one direction and the second half of mix in the direction perpendicular to first half. Apply weed-free straw from a certified field or sterile straw at a rate of two tons per acre immediately after applying seed. Crimp straw into the ground to a depth of two inches using a crimping disc or similar device. As an alternative to crimping, a tackifier may be applied using hydroseed equipment at a rate of 100 pounds per acre. Prior to mixing the tackifier, visually inspect the tank for cleanliness. If remnants from previous hydroseed applications exist, wash tank to remove remnants. Include a tracking dye with the tackifier to aid uniform application. Broadcasting should not be used if winds exceed five miles per hour.

(b) Drilling

Using an agricultural or range seed drill, drill seed at 70 percent of the recommended application rate to a depth of \(\frac{1}{4}\) inch or as recommended by the seed supplier. Where feasible, apply half of the total mix in one direction and the second half of mix in the direction perpendicular to first half. If mulch has been previously applied, seed may be drilled through the mulch provided the drill can penetrate the straw resulting in seed-to-soil contact conducive for germination.

IV. Restoration of Cropland

The certificate holder shall seed disturbed cropland areas with wheat or other crop seed. The certificate holder shall consult with the landowner and farm operator to determine species composition, seed and fertilizer application rates and application methods.

Cropland areas are successfully revegetated when the replanted areas achieve crop production comparable to adjacent non-disturbed cultivated areas. The certificate holder shall
consult with the landowner or farmer to determine whether these areas have been successfully revegetated and shall report to the Oregon Department of Energy (Department) on the success of revegetation in these areas.

4 V. Restoration of Wildlife Habitat Areas

The certificate holder shall implement topsoil salvage and restoration methods as recommended by ODFW, the Gilliam County Weed Control Authority and the contractor, and could include measures such as scraping and stockpiling the upper 6 inches of topsoil containing the fertile nutrients, to be segregated in windrows, kept intact and protected, for use as the top-dressing for the area of disturbance.

The certificate holder shall seed all disturbed grassland, shrub-steppe, and other wildlife habitat subtype areas, as identified in Table 1 above, that are not cropland or other developed lands. The certificate holder shall consult with ODFW, Gilliam County Weed Control Authority, the landowner and the contractor to determine the appropriate seed mix and application rate for these areas based on the characteristics of the affected area. At the recommendation of ODFW, the grass seed mix will be comprised of grasses only in order to maximize flexibility for weed control. The mix should contain native or native like species selected based on relative availability and compatibility with local growing conditions. Seed mix selection should consider soil erosion potential, soil type, seed availability and the need for using native or native-like species. The certificate holder shall obtain approval of the composition of the seed mix from the Department. The certificate holder shall use seed provided by a reputable supplier and complying with the Oregon Seed Law. The certificate holder shall obtain young native shrub species from a qualified nursery or suitable transplants from MWPF construction zones.

23 VI. Noxious Weed Prevention and Control

The certificate holder shall implement weed prevention and control measures prior to and during revegetation efforts. The construction contractor will take the following measures to avoid, minimize, or reduce the impacts of noxious weeds:

- Use weed-free project staging areas.
- Clean equipment prior to entry into revegetation areas.
- Existing infestations of noxious weed shall be treated prior to revegetation.
- Infestation of noxious weeds that appear during revegetation efforts shall be spot treated immediately to prevent expansion.
- Ground application of herbicides will be with a dripless wand applicator carried over the site either on foot in a backpack sprayer or in a tank on a rubber-tired all-terrain vehicle. Herbicide(s) used will be limited to types that do not move through the soil and whose affect is immediate but short-lived. Herbicide(s) used within 200 feet of waterbodies will be approved for use near or in wetlands to avoid unintentional affects to aquatic species.
- Herbicide mixes will be colored with dye to aid in post-application monitoring.
- Following completion of revegetation, weed monitoring and any necessary control efforts will be completed annually.
VII. Monitoring

1. Revegetation Record

The certificate holder shall maintain a record of revegetation work for wildlife habitat areas. 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 and supporting figures representing the location (location, acres affected and pre-disturbance condition), the date that revegetation work began and a description of the work done within the affected area. The certificate holder shall report restoration activities to the Department for the first 5-years after the completion of facility construction. After five years, any restoration actions will be described in the annual report per OAR 345-026-0080(e).

2. Monitoring Procedures

The certificate holder shall identify reference sites in consultation with ODFW. Reference sites shall be chosen to represent each of the habitat types shown in Table 1 above. Once the reference sites are approved by ODFW, the certificate holder shall monitor those sites to establish baseline conditions as they relate to the success criteria for the project. Documentation of baseline conditions at reference sites shall occur prior to commencement of revegetation efforts. The certificate holder shall monitor the revegetation of wildlife habitat areas as described in this section, unless the landowner has converted the area to a use inconsistent with the success criteria. The certificate holder shall employ a qualified investigator (a botanist or revegetation specialist) to examine all non-cropland revegetation areas to assess vegetation cover of the reference sites prior to construction (species, structural stage, etc.); and following completion of construction, the qualified investigator shall assess the progress of disturbed areas toward meeting the success criteria described below.

Weed Control

A qualified investigator shall inspect each revegetation area on an annual basis during the first five years following initial seeding to assess weed growth and to recommend weed control measures. The investigator shall report to the certificate holder, the Department, and ODFW in the semi-annual revegetation monitoring report following each inspection, describing weed growth and the success of control measures. If control measures are ineffective, the certificate holder will confer with the Department, ODFW, and the Gilliam County Weed Control Authority to develop alternative control measures.

Wildlife Habitat Recovery

After the first growing season following initial seeding (Year 1), a qualified investigator shall inspect each revegetation area to assess revegetation success based on the success criteria and to recommend remedial actions, if needed. The qualified investigator shall reinspect these areas annually for the first 5-years following the completion of construction. The certificate holder shall submit, electronically, to the Department and ODFW the investigator revegetation inspection report in the semi-annual revegetation monitoring report following each inspection. The report shall include the investigator’s assessment of whether the revegetated areas are trending toward meeting the success criteria; assessment of factors impacting the ability of the revegetated area to trend towards meeting the success criteria; description of appropriate weed control measures as recommended by the Department, ODFW and Gilliam County Weed Control Authority; and, any remedial actions recommended.
Following the Year 5 revegetation monitoring the certificate holder shall confer with the Department and ODFW to develop an action plan for subsequent years. 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 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 action plan, subject to the approval of the Department.

The certificate holder’s qualified investigator shall evaluate whether a wildlife habitat area is trending toward meeting the success criteria by comparing the revegetation area to an approved reference area. In consultation with the Department and ODFW, prior to construction, the investigator shall choose reference sites near the revegetation area to represent the target conditions for the revegetation effort. The investigator shall select one or more reference sites that closely resemble the pre-disturbance characteristics of the revegetation area 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. “Noxious weeds” are defined as non-native species as identified as noxious on state or county noxious weed lists. The investigator shall consider land use patterns, soil type, local terrain, and noxious weed densities in selecting reference sites. It is likely that different reference sites will be needed to represent different pre-disturbance habitat conditions of the disturbed areas. Once reference sites are selected by the certificate holder and approved by the Department and ODFW, the reference site shall remain in the same location unless approval for use of a differing reference site is obtained by the Department and ODFW. In the first semi-annual revegetation monitoring report submitted to the Department, the certificate holder shall provide a map and table presenting the latitude and longitude of the reference sites.

During the initial 5-years of annual monitoring, the certificate holder’s qualified investigator shall compare the revegetation area 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. If such events have eliminated all suitable reference sites for a revegetation area, 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 the semi-annual monitoring report or annual compliance report, whichever report is submitted first.

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

- Degree of erosion due to disturbance activities (high, moderate, or low).
- Vegetation density.
Montague Wind Power Facility: Revegetation Plan
[AS AMENDED September 2020]

- 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.
- Species diversity of desirable vegetation.

The certificate holder shall report the investigator’s findings and recommendations regarding wildlife habitat recovery and revegetation success in the semi-annual revegetation monitoring report to the Department and to ODFW.

3. Success Criteria

In each revegetation monitoring report to the Department, the certificate holder shall provide an assessment of revegetation success for all previously-disturbed wildlife habitat areas. A wildlife habitat area is successfully revegetated when its habitat quality is equal to, or better than, the habitat quality of the reference site 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 finds that the condition of a wildlife habitat area satisfies the criteria for revegetation success, the Department shall conclude that the certificate holder has met its restoration obligations for that area. If the Department finds that the landowner has converted a wildlife habitat area to a use that is inconsistent with these success criteria, the Department shall conclude that the certificate holder has no further obligation to restore the area for wildlife habitat uses.

4. Remedial Action

After each monitoring visit, the certificate holder’s qualified investigator shall report to the certificate holder regarding the revegetation progress of each wildlife habitat area. The investigator shall make recommendations to the certificate holder for reseeding, weed control or other remedial measures for areas that are not showing progress toward achieving revegetation success based upon consultation with the Department, ODFW, the Gilliam County Weed Control authority, and the contractor. The investigator shall provide a description of causal factors that may be contributing to the lack of revegetation success. The certificate holder shall take appropriate action to meet the objectives of this revegetation plan. The certificate holder shall report the investigator’s recommendations and the remedial measures taken to the Department in the semi-annual revegetation monitoring report. The Department may require reseeding, weed control or other remedial measures in those areas that are not trending towards meeting the success criteria by year 5.

If a wildlife habitat area is damaged by wildfire during the first five years following initial seeding, the certificate holder shall work with the landowner to restore the damaged area. The certificate holder shall continue to report on revegetation progress during the remainder of the five-year period. The certificate holder shall report to the Department and ODFW the area
impacted by the fire (map or figure), damage caused by wildfire (including acreage and facility components impacted) and the cause of the fire, if known.

VIII. Amendment of the Plan

This Revegetation Plan may be amended from time to time by agreement of the certificate holder and the Oregon Energy Facility Siting Council ("Council"). 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.
Montague Solar Facility: Revegetation Plan
[SEPTEMBER 2020]

I. Introduction

This plan describes methods, success criteria, and monitoring and reporting requirements for restoration of areas temporarily disturbed during the construction of the Montague Solar Facility, excluding areas occupied by permanent facility components (the “footprint”).\(^1\) The objective of revegetation is to restore the disturbed areas to pre-disturbance conditions or better. The evaluation of pre-disturbance conditions is based on evaluation of the revegetated area conditions compared to conditions of approved, fixed-point reference sites, which serve as a proxy for pre-disturbance condition. It is important to note, however, that habitat conditions at reference sites may fluctuate over time depending on climate and landscape-scale shifts in plant communities, as further described in Section VI. 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).

This plan was developed in consultation with the Oregon Department of Fish and Wildlife (ODFW) and approved by the Oregon Energy Facility Siting Council (“Council”) in the Final Order on the Application for Site Certificate for the Montague Wind Power Facility issued in September 2010. The plan was amended in September 2017 to satisfy the requirements of Condition 92, based on the final Phase 1 facility design/layout and habitat impact assessment completed in 2017 to satisfy requirements of Condition 31. Temporary habitat impacts (Categories 2, 3 and 4) required to be mitigated through revegetation, as evaluated in September 2017 during pre-construction of the facility, are represented in Table 1 below and temporary disturbance locations are presented on the attached figure.

In September, 2020, the Council approved Final Order on Request for Amendment 5 of the Montague Wind Power Facility site certificate (Final Order on RFA5), authorizing previously approved facility components (Phase 2) to be allocated under original site certificates for facilities named Montague Solar Facility and Oregon Trail Solar Facility. The site certificate issued for the Montague Solar Facility was based entirely on the previously approved Montague Wind Power Facility site certificate; mitigation plans were based entirely on those approved in the Final Order on RFA4; modifications were incorporated into the site certificates and mitigation plans based on the allocation of previously approved facility components, location and type of equipment.

The Montague Solar Facility is a 162 megawatt (MW) solar photovoltaic energy facility located within a 1,496 solar micrositing area and 1,763 acre site boundary, in northeastern Gilliam County.

The Habitat Mitigation Plan (Condition 93) describes the area of both permanent and temporary disturbance anticipated during construction and operation of the facility. The temporarily affected area includes cultivated or otherwise developed agricultural land (cropland) as well as areas of grassland, shrub-steppe habitat and other habitat subtypes (wildlife habitat areas). The intensity of the construction impact will vary. In some areas, the impact will be

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\(^1\) This plan is incorporated by reference in the site certificate for the Montague Wind Power Facility 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.
relatively light, but in other areas, heavy construction activity will remove all vegetation, remove
topsoil, and compact the remaining subsoil. Where vegetation has been damaged or removed
during construction, the certificate holder must restore suitable vegetation. In addition, the
certificate holder shall maintain erosion and sediment control measures put in place during
construction until the affected areas are restored as described in this plan and the revegetation
efforts have succeeded enough to control erosion. When there is enough grass in place to hold
the soil, the control measures can be removed. The plan specifies monitoring procedures to
evaluate revegetation success of disturbed wildlife habitat areas. Remedial action may be
necessary for wildlife habitat areas that do not show revegetation progress. Compensatory
mitigation may be necessary if revegetation is unsuccessful.

II. Description of the Facility Site

The facility is in Gilliam County, Oregon. The facility site is on private agricultural land
used primarily for wheat and hay farming and livestock grazing. Most of the facility components
are located on four primary soil types: the Olex Unit, the Ritzville Unit, the Warden Unit, and the
Willis Unit. Soils are typically well-drained, moderately permeable, fertile silt loams formed in
loess deposits. The area receives between approximately 9 and 14 inches of precipitation
annually, most of which occurs between October 1 and March 31.

The site is within the Columbia Plateau physiographic province. The facility is located on
an upland plateau at elevations ranging from approximately 530 feet to 1,520 feet. Most of the
native vegetation within the site boundary has been modified by historical and ongoing livestock
grazing and past wildfires.

The general land cover types within the site boundary are Developed, Exposed Rock,
Grassland, Shrub-steppe, and Woodland. Specifically, functional, mature sagebrush (big sage)
shrub-steppe and juniper woodland habitat is patchy, occurring in specific locations within the
site boundary. Sagebrush (big sage) shrub-steppe is found on deep soils in patches throughout
the site and higher quality habitat is usually found on slopes or in draws that have been avoided
for agricultural development. Juniper woodland habitat is present in portions of the site, but
individual juniper trees are scattered sparsely in other habitats. Wildfires have removed some
juniper trees in the Eightmile Canyon area. Riparian woodland habitat within the site is limited to
one narrow intermittent linear course in Eightmile canyon. Rabbitbrush/Snakeweed shrub-steppe
habitat is the most prevalent native habitat type within the site. Rabbitbrush/Snakeweed shrub-
steppe is more prevalent in the north, west and middle portions of the site, with smaller patches
distributed throughout much of the site. Native perennial grassland is also present throughout
much of the north, middle and south portions of the site.
1. Description of the Wildlife Habitat Revegetation Areas

Wildlife habitat areas temporarily impacted during construction, based on the certificate holder’s pre-construction evaluation, are presented in Table 1 and depicted on the attached figure.²

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Temporary Impact (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Category 2</strong></td>
<td></td>
</tr>
<tr>
<td>Grassland – Exotic Annual</td>
<td>10.22</td>
</tr>
<tr>
<td>Developed-Revegetated or Other Planted Grassland</td>
<td>11.03</td>
</tr>
<tr>
<td><strong>Category 2 Subtotal =</strong></td>
<td><strong>21.25</strong></td>
</tr>
<tr>
<td><strong>Category 3</strong></td>
<td></td>
</tr>
<tr>
<td>Developed – CRP or Other Planted Grassland</td>
<td>0.14</td>
</tr>
<tr>
<td>Developed-Revegetated or Other Planted Grassland</td>
<td>7.82</td>
</tr>
<tr>
<td>Grassland – Native Perennial</td>
<td>0.01</td>
</tr>
<tr>
<td>Shrub-steppe – Sagebrush (Big Sage)</td>
<td>0.29</td>
</tr>
<tr>
<td><strong>Category 3 Subtotal =</strong></td>
<td><strong>8.26</strong></td>
</tr>
<tr>
<td><strong>Category 4</strong></td>
<td></td>
</tr>
<tr>
<td>Grassland – Exotic Annual</td>
<td>0.85</td>
</tr>
<tr>
<td><strong>Category 4 Subtotal =</strong></td>
<td><strong>0.85</strong></td>
</tr>
<tr>
<td><strong>Total Temporary Impacts to Wildlife Habitat Revegetation Areas (Categories 2, 3 and 4) =</strong></td>
<td><strong>30.36 Acres</strong></td>
</tr>
</tbody>
</table>

2. Description of the Cropland Revegetation Areas

Cropland areas temporarily impacted during construction, based on the certificate holder’s pre-construction evaluation, are presented in Table 2 and depicted on the attached figure.³

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Temporary Impact (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Category 6</strong></td>
<td></td>
</tr>
<tr>
<td>Developed – Dryland Wheat</td>
<td>460.41</td>
</tr>
<tr>
<td>Developed – Irrigated Agriculture</td>
<td>5.98</td>
</tr>
<tr>
<td>Developed – Other</td>
<td>2.58</td>
</tr>
<tr>
<td><strong>Total Temporary Impacts to Cropland Revegetation Areas (Category 6) =</strong></td>
<td><strong>468.97</strong></td>
</tr>
</tbody>
</table>

² MWPOPS Condition 31 Habitat Mitigation Plan (amended January 2018)
³ MWPOPS Condition 31 Habitat Mitigation Plan (amended January 2018)

Montague Solar Facility: Revegetation Plan
[SEPTEMBER 2020]

MONTAGUE SOLAR FACILITY
FINAL ORDER ON RFA5 – ATTACHMENT E

E-3
III. Pre-Revegetation Agency Consultation and Revegetation Methods

The certificate holder shall consult with ODFW, ODOE and Gilliam County Weed Control Authority prior to construction to discuss the area(s) to be restored, habitat category and habitat subtype conditions, reference plot location and conditions, topsoil restoration and 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 permit. Six months prior to commercial operation, the certificate holder will meet with ODFW, ODOE and Gilliam County Weed Control Authority to review the actual extent and conditions of temporarily impacted areas, confirm the revegetation methods agreed to during pre-construction review are still appropriate, and to revisit reference areas.

The certificate holder shall restore temporarily disturbed wildlife habitat areas by preparing the soil and seeding using common application methods. In areas where soil is removed during construction, the topsoil shall be stockpiled separately from the subsurface soils. The conserved soil shall be put back in place as topsoil prior to revegetation activities. Additional site-specific soil preparation and seeding methods may be determined during the agency consultation period. The certificate holder shall use mulching and other appropriate practices to control erosion and sediment during construction and during revegetation work. The certificate holder shall select the seed mix to apply based on the pre-construction land use, as described below. In order to maximize flexibility for weed control, the seed mix shall consist of grasses only, with shrub seeding to occur through normal plant succession. The certificate holder shall consult with ODFW as described in Section 1 below regarding appropriate seeding or planting per site-specific restoration needs.

1. Seed Planting Methods

Planting should be done based on ODFW and Gilliam County Weed Control Authority recommendations and in consultation with the seeding contractor at the appropriate time of year to facilitate seed germination, based on weather conditions and the time of year when construction-related ground disturbance occurs. The certificate holder shall choose planting methods based on site-specific factors such as slope, erosion potential and the size of the area in need of revegetation. Disturbed ground may require chemical or mechanical weed control before weeds have a chance to go to seed. Two common application methods are described as follows.

(a) Broadcasting

Broadcast the seed mix at the specified application rate. Where feasible, apply half of the total mix in one direction and the second half of mix in the direction perpendicular to first half. Apply weed-free straw from a certified field or sterile straw at a rate of two tons per acre immediately after applying seed. Crimp straw into the ground to a depth of two inches using a crimping disc or similar device. As an alternative to crimping, a tackifier may be applied using hydroseed equipment at a rate of 100 pounds per acre. Prior to mixing the tackifier, visually inspect the tank for cleanliness. If remnants from previous hydroseed applications exist, wash tank to remove remnants. Include a tracking dye with the tackifier to aid uniform application. Broadcasting should not be used if winds exceed five miles per hour.
(b) Drilling

Using an agricultural or range seed drill, drill seed at 70 percent of the recommended application rate for broadcasting to a depth of ¼ inch or as recommended by the seed supplier. Where feasible, apply half of the total mix in one direction and the second half of mix in the direction perpendicular to first half. If mulch has been previously applied, seed may be drilled through the mulch provided the drill can penetrate the straw resulting in seed-to-soil contact conducive for germination.

IV. Restoration of Cropland

The certificate holder shall seed disturbed cropland areas with wheat or other crop seed. The certificate holder shall consult with the landowner and farm operator to determine species composition, seed and fertilizer application rates and application methods.

Cropland areas are successfully revegetated when the replanted areas achieve crop production comparable to adjacent, undisturbed cultivated areas. The certificate holder shall consult with the landowner or farmer to determine whether these areas have been successfully revegetated and shall report to the Oregon Department of Energy (Department) on the success of revegetation in these areas.

V. Restoration of Wildlife Habitat Areas

The certificate holder shall implement topsoil salvage and restoration methods as recommended by ODFW, the Gilliam County Weed Control Authority, and the contractor, and could include measures such as scraping and stockpiling the upper 6 inches of topsoil containing the fertile nutrients, to be segregated in windrows, kept intact and protected, and used as the top-dressing for the area of disturbance.

The certificate holder shall seed all disturbed grassland, shrub-steppe, and other wildlife habitat subtype areas, as identified in Table 1 above, that are not cropland or other developed lands. The certificate holder shall consult with ODFW, Gilliam County Weed Control Authority, the landowner, and the contractor to determine the appropriate seed mix and application rate for these areas based on the characteristics of the affected area. In order to maximize flexibility for weed control, the seed mix shall consist of grasses only, with shrub seedling to occur through normal plant succession. The mix should contain native or native like species selected based on relative availability and compatibility with local growing conditions. Seed mix selection should consider soil erosion potential, soil type, seed availability and the need for using native or native-like species. The certificate holder shall obtain approval of the composition of the seed mix from the Department. The certificate holder shall use seed provided by a reputable supplier and complying with the Oregon Seed Law. The certificate holder shall obtain young native shrub species from a qualified nursery or suitable transplants from construction zones.

VI. Noxious Weed Prevention and Control

The certificate holder shall implement weed prevention and control measure prior to and during revegetation efforts. The construction contractor will take the following measures to avoid, minimize or reduce the impacts of noxious weeds:

- Information regarding target weed species will be provided at the operations and maintenance building.
Weed prevention and control measures, including facility inspection and documentation, will be included in operations plans.

Temporary ground-disturbing operations in weed-infested areas will be inspected and documented in accordance with the facility monitoring plan.

Vehicles and equipment will be cleaned before entry into and exit from revegetation areas to help minimize introduction of noxious weed seeds to the site.

To prevent conditions favoring weed establishment, temporarily disturbed areas will be revegetated soon as possible.

The site will be revegetated with appropriate, locally collected native seed or native plants; when these are not available, noninvasive and nonpersistent, nonnative species may be used.

Seed and straw mulch to be used for site rehabilitation will be inspected and certified free of weed seed and propagules.

VII. Monitoring

1. Revegetation Record

The certificate holder shall maintain a record of revegetation work for wildlife habitat areas. 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 and supporting figures representing the location (location, acres affected and pre-disturbance condition), the date that revegetation work began and a description of the work done within the affected area. The certificate holder shall report restoration activities to the Department for the first five years after the completion of facility construction. After five years, any restoration actions will be described in the annual report per OAR 345-026-0080(e).

2. Monitoring Procedures

The certificate holder shall identify reference sites in consultation with ODFW. Reference sites shall be chosen to represent each of the native habitat types shown in Table 1 above: Grassland – Native perennial and Shrub-steppe – Sagebrush (big sage). Once the reference sites are approved by ODFW, the certificate holder shall monitor those sites to establish baseline conditions as they relate to the success criteria for the project. Documentation of baseline conditions at reference sites shall occur prior to commencement of revegetation efforts. The certificate holder shall monitor the revegetation of wildlife habitat areas as described in this section, unless the landowner has converted the area to a use inconsistent with the success criteria. The certificate holder shall employ a qualified investigator (a botanist or revegetation specialist) to examine all noncropland revegetation areas to assess vegetation cover of the reference sites prior to construction (species, structural stage, etc.); and following completion of construction, the qualified investigator shall assess the progress of disturbed areas toward meeting the success criteria described below.

Weed Control

Before the initial weed treatment begins, the herbicide applicator personnel will meet with a botanist for a ½-day session to review the target species and their identification, and to identify native species to be avoided, such as the native thistle (Cirsium undulatum) onsite. Following the
initial meeting between the botanist and herbicide applicators, the applicators will be responsible for identifying and treating the target species.

Control will be accomplished through use of herbicides targeted to the individual weed species. The herbicide is to be applied by a licensed applicator, using appropriate best management practices. Herbicide application will occur twice in year 1, in the spring (knapweeds, thistles, bindweed) and fall (other species), and once a year thereafter during the spring (mid to late May), if necessary, until the success criteria are met. Herbicide will be applied with a spreader sticker surfactant (e.g., Dynamic Green Concepts, Phase). Rush skeletonweed will be treated throughout the growing season as it occurs. Information on identification of this and other target weed species will be included in the environmental training materials to be provided to Montague operations staff. If rush skeletonweed is observed during routine operations activities at any time during the growing season, the licensed applicator will be contacted to treat this species as soon after it is observed as practicable. If control measures are ineffective, the certificate holder will confer with the Department, ODFW, and the Gilliam County Weed Control Authority to develop alternative control measures.

Wildlife Habitat Recovery

After the first growing season following initial seeding (Year 1), a qualified investigator shall inspect each revegetation area to assess revegetation success based on the success criteria and to recommend remedial actions, if needed. The qualified investigator shall reinspect these areas annually for the first five years following the completion of construction. The certificate holder shall submit, electronically, to the Department and ODFW the investigator revegetation inspection report within 60 days following each inspection. The report shall include the investigator’s assessment of whether the revegetated areas are trending toward meeting the success criteria; assessment of factors impacting the ability of the revegetated area to trend towards meeting the success criteria; description of appropriate weed control measures as recommended by the Department, ODFW and Gilliam County Weed Control Authority; and, any remedial actions recommended.

The certificate holder shall confer with the Department and ODFW within 60 days of receipt of the investigator’s inspection report to develop an action plan for subsequent years. 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 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 action plan, subject to the approval of the Department.

The certificate holder’s qualified investigator shall evaluate whether a wildlife habitat area is trending toward meeting the success criteria by comparing the revegetation area to an approved reference area. In consultation with the Department and ODFW, prior to construction, the investigator shall choose reference sites near the revegetation area to represent the target conditions for the revegetation effort. The investigator shall select one or more reference sites that closely resemble the pre-disturbance characteristics of the revegetation area 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 investigator shall consider land use patterns, soil type, local terrain, and noxious weed densities in selecting reference sites. It is likely that different reference sites will be needed to represent different pre-disturbance habitat conditions of the disturbed areas. Once reference sites are selected by the certificate holder and approved by the Department and ODFW, the reference site shall remain in the same location unless approval for use of a differing reference site is obtained by the Department and ODFW. In the first six-month revegetation record report submitted to the Department, the certificate holder shall provide a map and table presenting the latitude and longitude of the reference sites.

During the initial five years of annual monitoring, the certificate holder’s qualified investigator shall compare the revegetation area 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. If such events have eliminated all suitable reference sites for a revegetation area, 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 six-month revegetation record report or annual compliance report, whichever report is submitted first.

The certificate holder will submit its vegetation monitoring methodology to ODFW and ODOE for approval prior to assessing baseline conditions and prior to annual monitoring. Within each revegetation area, the investigator shall evaluate the progress of wildlife habitat recovery in comparison to the reference sites. The investigator shall evaluate the following site conditions (both within the revegetation area 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. Desirable vegetation is defined as native plant species and nonnative plant species not occurring on state or county noxious weed lists.
- Species diversity of desirable vegetation.

The certificate holder shall report the investigator’s findings and recommendations regarding wildlife habitat recovery and revegetation success within 60 days of the inspector’s investigation to the Department and to ODFW.

3. 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. A wildlife habitat area is successfully revegetated when its habitat quality is equal to, or better than, the habitat quality of the reference site as follows:

- Native Shrubs: The average density or frequency of the shrub component should be at least 50% of the reference site within 5 years. At least 15% of the shrub density or frequency should be the dominant species found on the reference site.
The diversity of shrub species within the revegetated areas should at least equal the shrub species diversity measured on the reference site.

- Native Grasses: Revegetated sites should maintain grass species diversity and density that is at least 85% similar to reference sites. Native bunchgrasses should be given preference. Native grasses are to be planted at rates sufficient to achieve abundance and diversity characteristics of the grass component at the reference site.

- Non-Native Weeds: all species listed on county, state, and federal noxious weed lists shall be controlled. Revegetation sites should not contain a higher percentage of non-native weed cover than the reference site. All state and federal laws pertaining to noxious weeds must be followed. Highly competitive invasive species such as cheatgrass and other weedy brome grasses are prohibited in seed mixtures and should be actively controlled if any are found in the reclaimed areas.

When the Department finds that the condition of a wildlife habitat area satisfies the criteria for revegetation success, the Department shall conclude that the certificate holder has met its restoration obligations for that area. If the Department finds that the landowner has converted a wildlife habitat area to a use that is inconsistent with these success criteria, the Department shall conclude that the certificate holder has no further obligation to restore the area for wildlife habitat uses.

4. Remedial Action

After each monitoring visit, the certificate holder’s qualified investigator shall report to the Department, ODFW, the Gilliam County Weed Control authority and the contractor. The investigator shall provide a description of causal factors that may be contributing to the lack of revegetation success. The certificate holder shall take appropriate action to meet the objectives of this revegetation plan. Within 60 days of receipt of the investigator’s monitoring report, the certificate holder shall report to the Department the investigator’s recommendations and the remedial actions taken. The Department may require reseeding, weed control or other remedial measures in those areas that are not trending towards meeting the success criteria by year 5.

If a wildlife habitat area is damaged by wildfire during the first five years following initial seeding, the certificate holder shall work with the landowner to restore the damaged area. The certificate holder shall continue to report on revegetation progress during the remainder of the five-year period. The certificate holder shall report to the Department and ODFW the area impacted by the fire (map or figure), damage caused by wildfire (including acreage and facility components impaired) and the cause of the fire, if known.

VIII. Amendment of the Plan

This revegetation 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. 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.
I. Introduction

This plan describes methods, success criteria, and monitoring and reporting requirements for restoration of areas temporarily disturbed during the construction of the Oregon Trail Solar Facility, excluding areas occupied by permanent facility components (the “footprint”). The objective of revegetation is to restore the disturbed areas to pre-disturbance conditions or better. The evaluation of pre-disturbance conditions is based on evaluation of the revegetated area conditions compared to conditions of approved, fixed-point reference sites, which serve as a proxy for pre-disturbance condition. It is important to note, however, that habitat conditions at reference sites may fluctuate over time depending on climate and landscape-scale shifts in plant communities, as further described in Section VI. 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).

This plan was developed in consultation with the Oregon Department of Fish and Wildlife (ODFW) and approved by the Oregon Energy Facility Siting Council (“Council”) in the Final Order on the Application for Site Certificate issued in September 2010. The plan was amended in September 2017 to satisfy the requirements of Condition 92, based on the final Phase 1 facility design/layout and habitat impact assessment completed in 2017 to satisfy requirements of Condition 31. Temporary habitat impacts (Categories 2, 3 and 4) required to be mitigated through revegetation, as evaluated in September 2017 during pre-construction of the facility, are represented in Table 1 below and temporary disturbance locations are presented on the attached figure.

In September, 2020, the Council approved Final Order on Request for Amendment 5 of the Montague Wind Power Facility site certificate (Final Order on RFA5), authorizing previously approved facility components (Phase 2) to be allocated under original site certificates for facilities named Oregon Trail Solar Facility and Montague Solar Facility. The site certificate issued for the Oregon Trail Solar Facility was based entirely on the previously approved Montague Wind Power Facility site certificate; mitigation plans were based entirely on those approved in the Final Order on RFA4; modifications were incorporated into the site certificates and mitigation plans based on the allocation of previously approved facility components, location and type of equipment.

The Oregon Trail Solar Facility is a 41 megawatt (MW) wind and solar photovoltaic energy facility. The facility could include use of up to 1,228 acres for solar photovoltaic energy generation components or up to 16 wind turbines, or any combination of equipment not to exceed 41 MW, within a 13,866 acre site boundary, in northeastern Gilliam County.

The Habitat Mitigation Plan (Condition 93) describes the area of both permanent and temporary disturbance anticipated during construction and operation of the facility. The temporarily affected area includes cultivated or otherwise developed agricultural land (cropland) as well as areas of grassland, shrub-steppe habitat and other habitat subtypes (wildlife habitat

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1 This plan is incorporated by reference in the site certificate for the Montague Wind Power Facility 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.
areas). The intensity of the construction impact will vary. In some areas, the impact will be relatively light, but in other areas, heavy construction activity will remove all vegetation, remove topsoil, and compact the remaining subsoil. Where vegetation has been damaged or removed during construction, the certificate holder must restore suitable vegetation. In addition, the certificate holder shall maintain erosion and sediment control measures put in place during construction until the affected areas are restored as described in this plan and the revegetation efforts have succeeded enough to control erosion. When there is enough grass in place to hold the soil, the control measures can be removed. The plan specifies monitoring procedures to evaluate revegetation success of disturbed wildlife habitat areas. Remedial action may be necessary for wildlife habitat areas that do not show revegetation progress. Compensatory mitigation may be necessary if revegetation is unsuccessful.

II. Description of the Facility Site

The facility is in Gilliam County, Oregon. The facility site is on private agricultural land used primarily for wheat and hay farming and livestock grazing. Most of the facility components are located on four primary soil types: the Olex Unit, the Ritzville Unit, the Warden Unit, and the Willis Unit. Soils are typically well-drained, moderately permeable, fertile silt loams formed in loess deposits. The area receives between approximately 9 and 14 inches of precipitation annually, most of which occurs between October 1 and March 31.

The site is within the Columbia Plateau physiographic province. The facility is located on an upland plateau at elevations ranging from approximately 530 feet to 1,520 feet. Most of the native vegetation within the site boundary has been modified by historical and ongoing livestock grazing and past wildfires.

The general land cover types within the site boundary are Developed, Exposed Rock, Grassland, Shrub-steppe, and Woodland. Specifically, functional, mature sagebrush (big sage) shrub-steppe and juniper woodland habitat is patchy, occurring in specific locations within the site boundary. Sagebrush (big sage) shrub-steppe is found on deep soils in patches throughout the site and higher quality habitat is usually found on slopes or in draws that have been avoided for agricultural development. Juniper woodland habitat is present in portions of the site, but individual juniper trees are scattered sparsely in other habitats. Wildfires have removed some juniper trees in the Eightmile Canyon area. Riparian woodland habitat within the site is limited to one narrow intermittent linear course in Eightmile canyon. Rabbitbrush/Snakeweed shrub-steppe habitat is the most prevalent native habitat type within the site. Rabbitbrush/Snakeweed shrub-steppe is more prevalent in the north, west and middle portions of the site, with smaller patches distributed throughout much of the site. Native perennial grassland is also present throughout much of the north, middle and south portions of the site.

1. Description of the Wildlife Habitat Revegetation Areas

Wildlife habitat areas temporarily impacted during construction, based on the certificate holder’s pre-construction evaluation, are presented in Table 1 and depicted on the attached figure.²

² MWPOPS Condition 31 Habitat Mitigation Plan (amended January 2018)
Table 1: Summary of Wildlife Habitat Revegetation Areas

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Temporary Impact (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Category 2</strong></td>
<td></td>
</tr>
<tr>
<td>Grassland – Exotic Annual</td>
<td>10.22</td>
</tr>
<tr>
<td>Developed-Revegetated or Other Planted Grassland</td>
<td>11.03</td>
</tr>
<tr>
<td><strong>Category 2 Subtotal =</strong></td>
<td><strong>21.25</strong></td>
</tr>
<tr>
<td><strong>Category 3</strong></td>
<td></td>
</tr>
<tr>
<td>Developed – CRP or Other Planted Grassland</td>
<td>0.14</td>
</tr>
<tr>
<td>Developed-Revegetated or Other Planted Grassland</td>
<td>7.82</td>
</tr>
<tr>
<td>Grassland – Native Perennial</td>
<td>0.01</td>
</tr>
<tr>
<td>Shrub-steppe – Sagebrush (Big Sage)</td>
<td>0.29</td>
</tr>
<tr>
<td><strong>Category 3 Subtotal =</strong></td>
<td><strong>8.26</strong></td>
</tr>
<tr>
<td><strong>Category 4</strong></td>
<td></td>
</tr>
<tr>
<td>Grassland – Exotic Annual</td>
<td>0.85</td>
</tr>
<tr>
<td><strong>Category 4 Subtotal =</strong></td>
<td><strong>0.85</strong></td>
</tr>
<tr>
<td><strong>Total Temporary Impacts to Wildlife Habitat Revegetation Areas (Categories 2, 3 and 4) =</strong></td>
<td><strong>30.36 Acres</strong></td>
</tr>
</tbody>
</table>

2. Description of the Cropland Revegetation Areas

Cropland areas temporarily impacted during construction, based on the certificate holder’s pre-construction evaluation, are presented in Table 2 and depicted on the attached figure.³

Table 2: Summary of Cropland Revegetation Areas

<table>
<thead>
<tr>
<th>Habitat Description</th>
<th>Temporary Impact (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Category 6</strong></td>
<td></td>
</tr>
<tr>
<td>Developed – Dryland Wheat</td>
<td>460.41</td>
</tr>
<tr>
<td>Developed – Irrigated Agriculture</td>
<td>5.98</td>
</tr>
<tr>
<td>Developed – Other</td>
<td>2.58</td>
</tr>
<tr>
<td><strong>Total Temporary Impacts to Cropland Revegetation Areas (Category 6) =</strong></td>
<td><strong>468.97</strong></td>
</tr>
</tbody>
</table>

III. Pre-Revegetation Agency Consultation and Revegetation Methods

The certificate holder shall consult with ODFW, ODOE and Gilliam County Weed Control Authority prior to construction to discuss the area(s) to be restored, habitat category and

³ MWPOPS Condition 31 Habitat Mitigation Plan (amended January 2018)
habitat subtype conditions, reference plot location and conditions, topsoil restoration and 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 permit. Six months prior to commercial operation, the certificate holder will meet with ODFW, ODOE and Gilliam County Weed Control Authority to review the actual extent and conditions of temporarily impacted areas, confirm the revegetation methods agreed to during pre-construction review are still appropriate, and to revisit reference areas.

The certificate holder shall restore temporarily disturbed wildlife habitat areas by preparing the soil and seeding using common application methods. In areas where soil is removed during construction, the topsoil shall be stockpiled separately from the subsurface soils. The conserved soil shall be put back in place as topsoil prior to revegetation activities. Additional site-specific soil preparation and seeding methods may be determined during the agency consultation period. The certificate holder shall use mulching and other appropriate practices to control erosion and sediment during construction and during revegetation work. The certificate holder shall select the seed mix to apply based on the pre-construction land use, as described below. In order to maximize flexibility for weed control, the seed mix shall consist of grasses only, with shrub seeding to occur through normal plant succession. The certificate holder shall consult with ODFW as described in Section 1 below regarding appropriate seeding or planting per site-specific restoration needs.

1. Seed Planting Methods

Planting should be done based on ODFW and Gilliam County Weed Control Authority recommendations and in consultation with the seeding contractor at the appropriate time of year to facilitate seed germination, based on weather conditions and the time of year when construction-related ground disturbance occurs. The certificate holder shall choose planting methods based on site-specific factors such as slope, erosion potential and the size of the area in need of revegetation. Disturbed ground may require chemical or mechanical weed control before weeds have a chance to go to seed. Two common application methods are described as follows.

(a) Broadcasting

Broadcast the seed mix at the specified application rate. Where feasible, apply half of the total mix in one direction and the second half of mix in the direction perpendicular to first half. Apply weed-free straw from a certified field or sterile straw at a rate of two tons per acre immediately after applying seed. Crimp straw into the ground to a depth of two inches using a crimping disc or similar device. As an alternative to crimping, a tackifier may be applied using hydroseed equipment at a rate of 100 pounds per acre. Prior to mixing the tackifier, visually inspect the tank for cleanliness. If remnants from previous hydroseed applications exist, wash tank to remove remnants. Include a tracking dye with the tackifier to aid uniform application. Broadcasting should not be used if winds exceed five miles per hour.

(b) Drilling

Using an agricultural or range seed drill, drill seed at 70 percent of the recommended application rate for broadcasting to a depth of ¼ inch or as recommended by the seed supplier. Where feasible, apply half of the total mix in one direction and the second half of mix in the direction perpendicular to first half. If mulch has been previously applied, seed may be drilled
through the mulch provided the drill can penetrate the straw resulting in seed-to-soil contact conducive for germination.

IV. Restoration of Cropland

The certificate holder shall seed disturbed cropland areas with wheat or other crop seed. The certificate holder shall consult with the landowner and farm operator to determine species composition, seed and fertilizer application rates and application methods.

Cropland areas are successfully revegetated when the replanted areas achieve crop production comparable to adjacent, undisturbed cultivated areas. The certificate holder shall consult with the landowner or farmer to determine whether these areas have been successfully revegetated and shall report to the Oregon Department of Energy (Department) on the success of revegetation in these areas.

V. Restoration of Wildlife Habitat Areas

The certificate holder shall implement topsoil salvage and restoration methods as recommended by ODFW, the Gilliam County Weed Control Authority, and the contractor, and could include measures such as scraping and stockpiling the upper 6 inches of topsoil containing the fertile nutrients, to be segregated in windrows, kept intact and protected, and used as the top-dressing for the area of disturbance.

The certificate holder shall seed all disturbed grassland, shrub-steppe, and other wildlife habitat subtype areas, as identified in Table 1 above, that are not cropland or other developed lands. The certificate holder shall consult with ODFW, Gilliam County Weed Control Authority, the landowner, and the contractor to determine the appropriate seed mix and application rate for these areas based on the characteristics of the affected area. In order to maximize flexibility for weed control, the seed mix shall consist of grasses only, with shrub seedling to occur through normal plant succession. The mix should contain native or native like species selected based on relative availability and compatibility with local growing conditions. Seed mix selection should consider soil erosion potential, soil type, seed availability and the need for using native or native-like species. The certificate holder shall obtain approval of the composition of the seed mix from the Department. The certificate holder shall use seed provided by a reputable supplier and complying with the Oregon Seed Law. The certificate holder shall obtain young native shrub species from a qualified nursery or suitable transplants from construction zones.

VI. Noxious Weed Prevention and Control

The certificate holder shall implement weed prevention and control measure prior to and during revegetation efforts. The construction contractor will take the following measures to avoid, minimize or reduce the impacts of noxious weeds:

- Information regarding target weed species will be provided at the operations and maintenance building.

- Weed prevention and control measures, including facility inspection and documentation, will be included in operations plans.

- Temporary ground-disturbing operations in weed-infested areas will be inspected and documented in accordance with the facility monitoring plan.
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- Vehicles and equipment will be cleaned before entry into and exit from revegetation areas to help minimize introduction of noxious weed seeds to the site.

- To prevent conditions favoring weed establishment, temporarily disturbed areas will be revegetated soon as possible.

- The site will be revegetated with appropriate, locally collected native seed or native plants; when these are not available, noninvasive and nonpersistent, nonnative species may be used.

- Seed and straw mulch to be used for site rehabilitation will be inspected and certified free of weed seed and propagules.

VII. Monitoring

1. Revegetation Record

The certificate holder shall maintain a record of revegetation work for wildlife habitat areas. 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 and supporting figures representing the location (location, acres affected and pre-disturbance condition), the date that revegetation work began and a description of the work done within the affected area. The certificate holder shall report restoration activities to the Department for the first five years after the completion of facility construction. After five years, any restoration actions will be described in the annual report per OAR 345-026-0080(e).

2. Monitoring Procedures

The certificate holder shall identify reference sites in consultation with ODFW. Reference sites shall be chosen to represent each of the native habitat types shown in Table 1 above: Grassland – Native perennial and Shrub-steppe – Sagebrush (big sage). Once the reference sites are approved by ODFW, the certificate holder shall monitor those sites to establish baseline conditions as they relate to the success criteria for the project. Documentation of baseline conditions at reference sites shall occur prior to commencement of revegetation efforts. The certificate holder shall monitor the revegetation of wildlife habitat areas as described in this section, unless the landowner has converted the area to a use inconsistent with the success criteria. The certificate holder shall employ a qualified investigator (a botanist or revegetation specialist) to examine all noncropland revegetation areas to assess vegetation cover of the reference sites prior to construction (species, structural stage, etc.); and following completion of construction, the qualified investigator shall assess the progress of disturbed areas toward meeting the success criteria described below.

Weed Control

Before the initial weed treatment begins, the herbicide applicator personnel will meet with a botanist for a ½-day session to review the target species and their identification, and to identify native species to be avoided, such as the native thistle (Cirsium undulatum) onsite. Following the initial meeting between the botanist and herbicide applicators, the applicators will be responsible for identifying and treating the target species.

Control will be accomplished through use of herbicides targeted to the individual weed species. The herbicide is to be applied by a licensed applicator, using appropriate best
management practices. Herbicide application will occur twice in year 1, in the spring (knapweeds, thistles, bindweed) and fall (other species), and once a year thereafter during the spring (mid to late May), if necessary, until the success criteria are met. Herbicide will be applied with a spreader sticker surfactant (e.g., Dynamic Green Concepts, Phase). Rush skeletonweed will be treated throughout the growing season as it occurs. Information on identification of this and other target weed species will be included in the environmental training materials to be provided to Montague operations staff. If rush skeletonweed is observed during routine operations activities at any time during the growing season, the licensed applicator will be contacted to treat this species as soon after it is observed as practicable. If control measures are ineffective, the certificate holder will confer with the Department, ODFW, and the Gilliam County Weed Control Authority to develop alternative control measures.

Wildlife Habitat Recovery

After the first growing season following initial seeding (Year 1), a qualified investigator shall inspect each revegetation area to assess revegetation success based on the success criteria and to recommend remedial actions, if needed. The qualified investigator shall reinspect these areas annually for the first five years following the completion of construction. The certificate holder shall submit, electronically, to the Department and ODFW the investigator revegetation inspection report within 60 days following each inspection. The report shall include the investigator’s assessment of whether the revegetated areas are trending toward meeting the success criteria; assessment of factors impacting the ability of the revegetated area to trend towards meeting the success criteria; description of appropriate weed control measures as recommended by the Department, ODFW and Gilliam County Weed Control Authority; and, any remedial actions recommended.

The certificate holder shall confer with the Department and ODFW within 60 days of receipt of the investigator’s inspection report to develop an action plan for subsequent years. 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 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 action plan, subject to the approval of the Department.

The certificate holder’s qualified investigator shall evaluate whether a wildlife habitat area is trending toward meeting the success criteria by comparing the revegetation area to an approved reference area. In consultation with the Department and ODFW, prior to construction, the investigator shall choose reference sites near the revegetation area to represent the target conditions for the revegetation effort. The investigator shall select one or more reference sites that closely resemble the pre-disturbance characteristics of the revegetation area 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 investigator shall consider land use patterns, soil type, local terrain, and noxious weed densities in selecting reference sites. It is likely that different reference sites will be needed to represent different pre-disturbance habitat conditions of the disturbed areas. Once reference sites are selected by the certificate holder and approved by the Department and ODFW, the reference site shall remain in
the same location unless approval for use of a differing reference site is obtained by the Department and ODFW. In the first six-month revegetation record report submitted to the Department, the certificate holder shall provide a map and table presenting the latitude and longitude of the reference sites.

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- 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. Desirable vegetation is defined as native plant species and nonnative plant species not occurring on state or county noxious weed lists.
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The certificate holder shall report the investigator’s findings and recommendations regarding wildlife habitat recovery and revegetation success within 60 days of the inspector’s investigation to the Department and to ODFW.

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In each monitoring report to the Department, the certificate holder shall provide an assessment of revegetation success for all previously-disturbed wildlife habitat areas. A wildlife habitat area is successfully revegetated when its habitat quality is equal to, or better than, the habitat quality of the reference site as follows:

- Native Shrubs: The average density or frequency of the shrub component should be at least 50% of the reference site within 5 years. At least 15% of the shrub density or frequency should be the dominant species found on the reference site. The diversity of shrub species within the revegetated areas should at least equal the shrub species diversity measured on the reference site.
- Native Grasses: Revegetated sites should maintain grass species diversity and density that is at least 85% similar to reference sites. Native bunchgrasses should be given preference. Native grasses are to be planted at rates sufficient to achieve
abundance and diversity characteristics of the grass component at the reference site.

- Non-Native Weeds: all species listed on county, state, and federal noxious weed lists shall be controlled. Revegetation sites should not contain a higher percentage of non-native weed cover than the reference site. All state and federal laws pertaining to noxious weeds must be followed. Highly competitive invasive species such as cheatgrass and other weedy brome grasses are prohibited in seed mixtures and should be actively controlled if any are found in the reclaimed areas.

When the Department finds that the condition of a wildlife habitat area satisfies the criteria for revegetation success, the Department shall conclude that the certificate holder has met its restoration obligations for that area. If the Department finds that the landowner has converted a wildlife habitat area to a use that is inconsistent with these success criteria, the Department shall conclude that the certificate holder has no further obligation to restore the area for wildlife habitat uses.

4. Remedial Action

After each monitoring visit, the certificate holder’s qualified investigator shall report to the certificate holder regarding the revegetation progress of each wildlife habitat area. The investigator shall make recommendations to the certificate holder for reseeding, weed control or other remedial measures for areas that are not showing progress toward achieving revegetation success based upon consultation with the Department, ODFW, the Gilliam County Weed Control authority and the contractor. The investigator shall provide a description of causal factors that may be contributing to the lack of revegetation success. The certificate holder shall take appropriate action to meet the objectives of this revegetation plan. Within 60 days of receipt of the investigator’s monitoring report, the certificate holder shall report to the Department the investigator’s recommendations and the remedial actions taken. The Department may require reseeding, weed control or other remedial measures in those areas that are not trending towards meeting the success criteria by year 5.

If a wildlife habitat area is damaged by wildfire during the first five years following initial seeding, the certificate holder shall work with the landowner to restore the damaged area. The certificate holder shall continue to report on revegetation progress during the remainder of the five-year period. The certificate holder shall report to the Department and ODFW the area impacted by the fire (map or figure), damage caused by wildfire (including acreage and facility components impacted) and the cause of the fire, if known.

VIII. Amendment of the Plan

This revegetation 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. 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.
Attachment F Weed Control Plans

Amended Montague Wind Facility Weed Control Plan
Draft Montague Solar Facility Weed Control Plan
Draft Oregon Trail Solar Facility Weed Control Plan
Weed Control Plan
Montague Solar Facility

Prepared for
Avangrid Renewables, LLC
d/b/a Montague Solar, LLC
Arlington, Oregon

September 2020

CH2M HILL Engineers, Inc.
2020 SW 4th Avenue, Suite 300
Portland, Oregon 97201
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  3.1 Overview ........................................................................... 3
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Noxious Weed Policy and Classification System 2017

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## Acronyms and Abbreviations

CH2M/CH2M HILL CH2M HILL Engineers, Inc.

<table>
<thead>
<tr>
<th>Facility</th>
<th>Montague Solar Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montague</td>
<td>Montague Solar, LLC</td>
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</tbody>
</table>
1.0 Introduction

Montague Solar, LLC (Montague) holds a Site Certificate from the Oregon Energy Facility Siting Council for the Montague Solar Facility (Facility) in Gilliam County, Oregon. Condition 43 of the site certificate requires the following:

“During construction and operation of the facility, the certificate holder shall implement a weed control plan approved by the Gilliam County Weed Control Officer or other appropriate County officials to control the introduction and spread of noxious weeds.”

This plan was prepared to comply with Condition 43 and describes the weed control measures that will be implemented during construction and operation of the Facility.

1.1 Background Information

The Gilliam County Weed Department works to keep noxious weed at a minimum on roadways and throughout the county, assists area landowners with land maintenance needs, and follows the Oregon Department of Agriculture (ODA) noxious weed policy and classification system as part of ODA’s Noxious Weed Control Program (ODA, 2017a; see the appendix to this plan). Noxious weeds are identified on the State of Oregon noxious weed list and mapped by ODA as occurring in Gilliam County. “A” listed weeds are economically important, nonnative species with limited distribution in the county. “B” listed weeds are economically important, nonnative species that are regionally abundant. At the County level, eradication is required for “A” listed weeds at an intensive level, with containment the goal for “B” listed weeds. “T” listed weeds are a designated group of weed species that are selected and will be the focus for prevention and control by the Noxious Weed Control Program. Action against these weeds will receive priority (see the appendix to this plan).

For the purposes of this weed control plan, the term “weed” refers to any species on the Gilliam County weed list regardless of its “A” or “B” status. The Facility area includes cultivated or otherwise developed agricultural land (cropland) as well as areas of grassland, shrub-steppe habitat, and other habitat subtypes (wildlife habitat areas). Noxious weeds are present within the site boundary, and construction activities could spread these weeds. This plan outlines the measures Montague will implement to control weeds within areas disturbed by Facility construction and operation. The Facility will temporarily disturb approximately 30 acres of wildlife habitat and approximately 468 acres of cropland during construction of roads, transmission lines, and solar photovoltaic energy generation components. Temporarily disturbed areas will be revegetated as described in the site revegetation plan (Montague, 2017).

1.2 Weed Control Goals

Weed species can adversely affect the structure and composition, and therefore the inherent values of the revegetation and habitat mitigation areas. Overarching goals of post-construction operations are prevention, identification, and control of weeds. Guidance and best management practices to accomplish these goals are provided in Section 3.0.

2.0 Weed Species of Concern

Montague completed field surveys during spring and summer 2009 through 2010, and in spring 2017 to map habitat types and other resources. Although these surveys were not targeted at weed species, a number of species on the ODA weed list (ODA, 2017b) were observed (see Table 1). These species were noted to occur in low densities throughout the site boundary and were not necessarily located within or
adjacent to the disturbance areas. Where the weed species occurred, their cover was between 1 and 3 percent.

The results of these preconstruction surveys were reviewed along with the weed maps for Gilliam County (ODA, 2017a) to identify the weed species of greatest concern either occurring or with a high potential for occurring in the vicinity of the Facility site boundary. Additional monitoring will be necessary to ensure that each weed species on the Gilliam County list is identified and treated appropriately.

Table 1. Weed Species of Greatest Concern in Vicinity of Facility Site Boundary

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Mapped in Facility Vicinitya</th>
<th>Observed 2009-2010b</th>
<th>Observed 2017c</th>
</tr>
</thead>
<tbody>
<tr>
<td>Musk thistle</td>
<td><em>Carduus nutans</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rush skeletonweed</td>
<td><em>Chondrilla juncea</em></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Spotted knapweed</td>
<td><em>Centaurea stoebe</em></td>
<td>X</td>
<td></td>
<td></td>
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<tr>
<td>Yellow starthistle</td>
<td><em>Centaurea solstitialis</em></td>
<td></td>
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<tr>
<td><strong>A List Weeds</strong></td>
<td></td>
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<td></td>
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<tr>
<td>Dicots</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bull thistle</td>
<td><em>Cirsium vulgaris</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Canada thistle</td>
<td><em>Cirsium arvense</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dalmation toadflax</td>
<td><em>Linaria dalmatica</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diffuse knapweed</td>
<td><em>Centaurea diffusa</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Field bindweed</td>
<td><em>Convolvulus arvensis</em></td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Knapweed</td>
<td><em>Centaurea sp.</em></td>
<td>X</td>
<td></td>
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</tr>
<tr>
<td>Kochia</td>
<td><em>Kochia (Bassia) sp.</em></td>
<td>X</td>
<td></td>
<td></td>
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<tr>
<td>Poison hemlock</td>
<td><em>Conium maculatum</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Puncturevine</td>
<td><em>Tribulus terrestris</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Russian knapweed</td>
<td><em>Acroptilon repens</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Scotch thistle</td>
<td><em>Onopordum acanthium</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spikeweed</td>
<td><em>Hemorhiza pungens</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Whitetop</td>
<td><em>Cardaria draba</em></td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td><strong>Monocots</strong></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Jointed goatgrass</td>
<td><em>Aegilops cylindrica</em></td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Medusahead rye</td>
<td><em>Taeniatherum caput-medusae</em></td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td><strong>B List Weeds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dalmation Toadflax</td>
<td><em>Linaria dalmatica</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kochia</td>
<td><em>Kochia (Bassia) sp.</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rush skeletonweed</td>
<td><em>Chondrilla juncea</em></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Puncturevine</td>
<td><em>Tribulus terrestris</em></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yellow starthistle</td>
<td><em>Centaurea solstitialis</em></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

a Source: ODA, 2017b.
Table 1. Weed Species of Greatest Concern in Vicinity of Facility Site Boundary

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Mapped in Facility Vicinity</th>
<th>Observed 2009-2010</th>
<th>Observed 2017</th>
</tr>
</thead>
</table>

\(^b\) Sources:

\(^c\) Sources:
CH2M, 2017a. Field surveys conducted May - June 2017.

3.0 Weed Control Plan

3.1 Overview

Long-term weed control will be accomplished through the seeding of perennial grasses known to compete well with noxious weeds, such as thckspike wheatgrass (*Elymus lanceolatus*) and Sherman big bluegrass (*Poa secunda*), or by maintaining the existing cover in the buffers. Short-term weed control will be through herbicide use. However, it will be important to ensure that the short-term herbicide use does not affect the establishment of the perennial grass cover intended to provide long-term control. Early detection and management of small populations before they can expand into larger populations is extremely important for successful control.

Weed control will continue until the disturbed areas meet the success criteria described above with respect to the designated reference sites. Supplemental seeding may be needed to achieve this goal. Subsequent fertilizer application will be limited in areas treated for weeds, and the timing of the seeding will need to be coordinated with any herbicide applications.

The knapweeds, rush skeletonweed, field bindweed, whitetop, yellow starthistle, and medusahead rye are the species of primary concern (“target” species) as they were observed onsite during the preconstruction surveys. Treatment specifics will differ depending on the following variables:

- Disturbed area or buffer
- Proximity to biologically sensitive areas

The target species will be the same for all onsite areas, but the treatment implementation will vary slightly according to these parameters.

The herbicides used and the timing of application will differ depending on whether the species are (1) perennial, broad-leaved, or dicot weeds (knapweeds and thistles, field bindweed, whitetop), or (2) annual grasses or monocots (goatgrass and medusahead). Appropriate herbicides differ substantially between dicots and monocots.

3.2 Best Management Practices

Montague will implement best management practices during Facility construction and operation to help prevent the invasion and spread of noxious weeds onsite. These may include the following:

- Information regarding target weed species will be provided at the operations and maintenance building.
Weed prevention and control measures, including Facility inspection and documentation, will be included in operations plans.

Temporary ground-disturbing operations in weed-infested areas will be inspected and documented in accordance with Facility monitoring plan.

Vehicles and equipment will be cleaned prior to entry into revegetation areas to help minimize introduction of noxious weed seeds to the site.

To prevent conditions favoring weed establishment, temporarily disturbed areas will be revegetated soon as possible.

The site will be revegetated with appropriate, locally collected native seed or native plants; when these are not available, noninvasive and nonpersistent, nonnative species may be used.

Seed and straw mulch to be used for site rehabilitation will be inspected and certified free of weed seed and propagules.

### 3.3 Treatment Specifics

#### 3.3.1 Disturbed Areas

Before the initial weed treatment begins, the herbicide applicator personnel will meet with a botanist for a ½-day session to review the target species and their identification, and to identify native species to be avoided, such as the native thistle (*Cirsium undulatum*) onsite. Following the initial meeting between the botanist and herbicide applicators, the applicators will be responsible for identifying and treating the target species.

Control will be accomplished through use of herbicides targeted to the individual weed species. The herbicide is to be applied by a licensed applicator, using appropriate best management practices. Herbicide application will occur twice in year 1, in the spring (knapweeds, thistles, bindweed) and fall (other species), and once a year thereafter during the spring (mid to late May), if necessary, until the success criteria are met. Herbicide will be applied with a spreader sticker surfactant (e.g., Dynamic Green Concepts, Phase). Rush skeletonweed will be treated throughout the growing season as it occurs. Information on identification of this and other target weed species will be included in the environmental training materials to be provided to Montague operations staff. If rush skeletonweed is observed during routine operations activities at any time during the growing season, the licensed applicator will be contacted to treat this species as soon after it is observed as practicable. Table 2 provides a summary of recommended treatment by target species.

<table>
<thead>
<tr>
<th>Weed Category</th>
<th>Common name</th>
<th>Scientific Name</th>
<th>Recommended Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Knapweeds</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diffuse knapweed</td>
<td><em>Centaurea diffusa</em></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
<td></td>
</tr>
<tr>
<td>Spotted knapweed</td>
<td><em>Centaurea maculosa</em></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
<td></td>
</tr>
<tr>
<td>Russian knapweed</td>
<td><em>Acroptilon repens</em></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
<td></td>
</tr>
<tr>
<td>Yellow starthistle</td>
<td><em>Centaurea solstitialis</em></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
<td></td>
</tr>
<tr>
<td>Thistles</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bull thistle</td>
<td><em>Cirsium vulgare</em></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
<td></td>
</tr>
<tr>
<td>Creeping thistle</td>
<td><em>Cirsium arvense</em></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
<td></td>
</tr>
<tr>
<td>Musk thistle</td>
<td><em>Carduus nutans</em></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
<td></td>
</tr>
</tbody>
</table>
Table 2. Recommended Weed Treatments for Target Weed Species

<table>
<thead>
<tr>
<th>Weed Category</th>
<th>Common name</th>
<th>Scientific Name</th>
<th>Recommended Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scotch thistle</td>
<td><em>Onopordum acanthium</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other Dicot (Broad-leaved) Weeds</td>
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</tr>
<tr>
<td>Dalmatian toadflax</td>
<td><em>Linaria dalmatica</em></td>
<td></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
</tr>
<tr>
<td>Field bindweed</td>
<td><em>Convolvulus arvensis</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kochia</td>
<td><em>Kochia sp.</em></td>
<td></td>
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<tr>
<td>Poison hemlock</td>
<td><em>Conium maculatum</em></td>
<td></td>
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<tr>
<td>Puncturevine</td>
<td><em>Tribulus terrestris</em></td>
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<tr>
<td>Spikeweed</td>
<td><em>Hemorzia pungens</em></td>
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</tr>
<tr>
<td>Rush skeletonweed</td>
<td><em>Chondrilla juncea</em></td>
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</tr>
<tr>
<td>Whitetop</td>
<td><em>Lepidium draba</em></td>
<td></td>
<td></td>
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<tr>
<td>Grasses</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jointed goatgrass</td>
<td><em>Aegilops cylindrica</em></td>
<td></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
</tr>
<tr>
<td>Medusahead rye</td>
<td><em>Taeniatherum caput-medusae</em></td>
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<td></td>
</tr>
</tbody>
</table>

3.3.2 Special Considerations

During treatment activities, Montague will consider the following sensitive areas:

- **Washington ground squirrel sites.** The Washington ground squirrel is sensitive to disturbance during the breeding season (generally January through March, sometimes lasting through April). The diet of the Washington ground squirrel consists mostly of herbaceous vegetation, as well as flowers, roots, bulbs, seeds, and insects. Therefore, no herbicides will be sprayed within 400 meters (1,200 feet) of identified Washington ground squirrel sites during the breeding season.

- **Ephemeral streams/draws.** No herbicide will be sprayed where the drift can enter standing water or saturated soil. This precaution will likely only be necessary during the spring. However, it will be the herbicide applicators’ responsibility to ensure that no herbicide or drift enters standing water.

4.0 Monitoring

Monitoring will be conducted on an annual basis by a qualified botanist for the first 5 years following initial seeding to assess weed growth and to recommend weed control measures. The weed monitoring will consist of two general components:

- Site survey to identify weed species that have established within the disturbed areas
- Inspections of treated areas to assess the success of the weed treatments

The site survey will be a pedestrian survey of disturbed areas in mid to late May. The survey will be scheduled to be initiated slightly before the herbicide application to identify any weed species. The focus will be on weed species observed prior to construction on the site (knapweed, starthistle, field bindweed, whitetop, jointed goatgrass, medusahead rye), as well as any other species on the Gilliam County weed list that might require different control methods.
The results of the site survey will be summarized in a short memorandum in which (1) any new weed species observed and treatment protocols are identified, (2) the location and weed species within the buffers are described, and (3) reference plot cover values are listed.

Subsequent monitoring results will be summarized in short memorandums in which the treatment success is described, any recommendations to improve treatment success (if necessary) are made, and any new weed species or emergence are noted.

5.0 References

CH2M HILL. 2010a. *Rare Plant Survey Report, Montague Wind Power Facility, Gilliam County, Oregon.*


CH2M. 2017a. 2017 *Rare Plant Surveys for Montague Wind Power Facility – Phase 1.*

CH2M. 2017b. 2017 *Washington Ground Squirrel Surveys and Habitat Mapping for Montague Wind Power Facility – Phase 1.*


Oregon Department of Agriculture

Noxious Weed Policy and Classification System 2017

Noxious Weed Control Program

Address: 635 Capitol Street NE Salem, Oregon 97301
Phone: (503) 986-4621 Fax: (503) 986-4786
www.oregon.gov/ODA/programs/Weeds/Pages/AboutWeeds.aspx
Mission Statement

To protect Oregon’s natural resources and agricultural economy from the invasion and proliferation of invasive noxious weeds.

Program Overview

The Oregon Department of Agriculture (ODA) Noxious Weed Control Program provides statewide leadership for coordination and management of state listed noxious weeds. The state program focuses on noxious weed control efforts by implementing early detection and rapid response projects for new invasive noxious weeds, implementing biological control, implementing statewide inventory and survey, assisting the public and cooperators through technology transfer and noxious weed education, maintaining noxious weed data and maps for priority listed noxious weeds, and assisting land managers and cooperators with integrated weed management projects. The Noxious Weed Control Program also supports the Oregon State Weed Board (OSWB) with administration of the OSWB Grant Program, developing statewide management objectives, developing Weed Risk Assessments, and maintaining the State Noxious Weed List.

Tim Butler
Program Manager
tbutler@oda.state.or.us
503-986-4621
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Noxious Weed Control Policy and Classification System

Definition

“Noxious Weed” means a terrestrial, aquatic or marine plant designated by the State Weed Board under ORS 569.615 as among those representing the greatest public menace and as a top priority for action by weed control programs.

Noxious weeds have become so thoroughly established and are spreading so rapidly on private, state, county, and federally owned lands, that they have been declared by ORS 569-350 to be a menace to public welfare. Steps leading to eradication, where possible, and intensive control are necessary. It is further recognized that the responsibility for eradication and intensive control rests not only on the private landowner and operator, but also on the county, state, and federal government.

Weed Control Policy

Therefore, it shall be the policy of ODA to:

1. Assess non-native plants through risk assessment processes and make recommendations to the State Weed Board for potential listing.
2. Rate and classify weeds at the state level.
3. Prevent the establishment and spread of listed noxious weeds.
4. Encourage and implement the control or containment of infestations of listed noxious weed species and, if possible, eradicate them.
5. Develop and manage a biological weed control program.
6. Increase awareness of potential economic losses and other undesirable effects of existing and newly invading noxious weeds, and to act as a resource center for the dissemination of information.
7. Encourage and assist in the organization and operation of noxious weed control programs with government agencies and other weed management entities.
8. Develop partnerships with county weed control districts, universities, and other cooperators in the development of control methods.
9. Conduct statewide noxious weed surveys and weed control efficacy studies.
Weed Classification System

The purpose of this Classification System is to:

1. Act as the ODA’s official guideline for prioritizing and implementing noxious weed control projects.
2. Assist the ODA in the distribution of available funds through Oregon State Weed Board to assist county weed programs, cooperative weed management groups, private landowners, and other weed management entities.
3. Serve as a model for private and public sectors in developing noxious weed classification systems that aid in setting effective noxious weed control strategies.
Criteria for Determining Economic and Environmental Significance of Noxious Weeds is Based Upon:

**Detrimental Effects**
1. A plant species that causes or has the potential to cause severe negative impacts to Oregon’s agricultural economy and natural resources.
2. A plant species that has the potential to or does endanger native flora and fauna by its encroachment into forest, range, and conservation areas.
3. A plant species that has the potential or does hamper the full utilization and enjoyment of recreational areas.
4. A plant species that is poisonous, injurious, or otherwise harmful to humans and/or animals.

**Plant Reproduction**
1. A plant that reproduces by seed capable of being dispersed over wide areas or that is long-lived, or produced in large numbers.
2. A plant species that reproduces and spreads by tubers, creeping roots, stolons, rhizomes, or other natural vegetative means.

**Distribution**
1. A weed of known economic importance which occurs in Oregon in small enough infestations to make eradication/containment possible; or not known to occur, but its presence in neighboring states makes future occurrence seem imminent.
2. A weed of economic or ecological importance and of limited distribution in Oregon.
3. A weed that has not infested the full extent of its potential habitat in Oregon.

**Difficulty of Control**
A plant species that is not easily controlled with current management practices such as chemical, cultural, biological, and physical methods.
Noxious Weed Control Classification Definitions

Noxious weeds, for the purpose of this system, shall be listed as either A or B, and may also be designated as T, which are priority targets for control, as directed by the Oregon State Weed Board.

- **A Listed Weed:**
  A weed of known economic importance which occurs in the state in small enough infestations to make eradication or containment possible; or is not known to occur, but its presence in neighboring states make future occurrence in Oregon seem imminent (Table I).

  Recommended action: Infestations are subject to eradication or intensive control when and where found.

- **B Listed Weed:**
  A weed of economic importance which is regionally abundant, but which may have limited distribution in some counties (Table II).

  Recommended action: Limited to intensive control at the state, county or regional level as determined on a site specific, case-by-case basis. Where implementation of a fully integrated statewide management plan is not feasible, biological control (when available) shall be the primary control method.

- **T Designated Weed (T):**
  A designated group of weed species that are selected and will be the focus for prevention and control by the Noxious Weed Control Program. Action against these weeds will receive priority. T designated noxious weeds are determined by the Oregon State Weed Board and directs ODA to develop and implement a statewide management plan. T designated noxious weeds are species selected from either the A or B list.
<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>African rue (T)</td>
<td>Peganum harmala</td>
</tr>
<tr>
<td>Cape-ivy (T)</td>
<td>Delairea odorata</td>
</tr>
<tr>
<td>Camelthorn</td>
<td>Alhagi pseudalhagi</td>
</tr>
<tr>
<td>Coltsfoot</td>
<td>Tussilago farfara</td>
</tr>
<tr>
<td>Cordgrass</td>
<td></td>
</tr>
<tr>
<td>Common (T)</td>
<td>Spartina anglica</td>
</tr>
<tr>
<td>Dense-flowered (T)</td>
<td>Spartina densiflora</td>
</tr>
<tr>
<td>Saltmeadow (T)</td>
<td>Spartina patens</td>
</tr>
<tr>
<td>Smooth (T)</td>
<td>Spartina alterniflora</td>
</tr>
<tr>
<td>Common frogbit</td>
<td>Hydrocharis morsus-ranae</td>
</tr>
<tr>
<td>European water chestnut</td>
<td>Trapa natans</td>
</tr>
<tr>
<td>Flowering rush (T)</td>
<td>Butomus umbellatus</td>
</tr>
<tr>
<td>Garden yellow loosestrife (T)</td>
<td>Lysimachia vulgaris</td>
</tr>
<tr>
<td>Giant hogweed (T)</td>
<td>Heracleum mantegazzianum</td>
</tr>
<tr>
<td>Goatgrass</td>
<td></td>
</tr>
<tr>
<td>Barbed (T)</td>
<td>Aegilops triuncialis</td>
</tr>
<tr>
<td>Ovate</td>
<td>Aegilops ovata</td>
</tr>
<tr>
<td>Goatsrue (T)</td>
<td>Galega officinalis</td>
</tr>
<tr>
<td>Hawkweed</td>
<td></td>
</tr>
<tr>
<td>King-devil</td>
<td>Pilosella piloselloides (Hieracium)</td>
</tr>
<tr>
<td>Mouse-ear (T)</td>
<td>Pilosella pilosella (Hieracium)</td>
</tr>
<tr>
<td>Orange (T)</td>
<td>Pilosella aurantiacum (Hieracium)</td>
</tr>
<tr>
<td>Yellow (T)</td>
<td>Pilosella floribundum (Hieracium)</td>
</tr>
<tr>
<td>Hoary alyssum (T)</td>
<td>Berteroa incana</td>
</tr>
<tr>
<td>Hydrilla</td>
<td>Hydrilla verticillata</td>
</tr>
<tr>
<td>Japanese dodder</td>
<td>Cuscuta japonica</td>
</tr>
<tr>
<td>Kudzu (T)</td>
<td>Pueraria lobata</td>
</tr>
<tr>
<td>Matgrass (T)</td>
<td>Nardus stricta</td>
</tr>
<tr>
<td>Oblong spurge (T)</td>
<td>Euphorbia oblongata</td>
</tr>
<tr>
<td>Paterson’s curse (T)</td>
<td>Echium plantagineum</td>
</tr>
<tr>
<td>Purple nutsedge</td>
<td>Cyperus rotundus</td>
</tr>
<tr>
<td>Ravennagrass (T)</td>
<td>Saccharum ravennae</td>
</tr>
<tr>
<td>Silverleaf nightshade</td>
<td>Solanum elaeagnifolium</td>
</tr>
<tr>
<td>West Indian spongeplant</td>
<td>Limnium laevigatum</td>
</tr>
</tbody>
</table>

(T) T Designated Weed (See page 4)
Table I: A Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Squarrose knapweed (T)</td>
<td>Centaurea virginata</td>
</tr>
<tr>
<td>Starthistle</td>
<td></td>
</tr>
<tr>
<td>Iberian (T)</td>
<td>Centaurea iberica</td>
</tr>
<tr>
<td>Purple (T)</td>
<td>Centaurea calcitrapa</td>
</tr>
<tr>
<td>Syrian bean-caper</td>
<td>Zygophyllum fabago</td>
</tr>
<tr>
<td>Thistle</td>
<td></td>
</tr>
<tr>
<td>Plumeless (T)</td>
<td>Carduus acanthoides</td>
</tr>
<tr>
<td>Smooth distaff</td>
<td>Carthamus baeticus</td>
</tr>
<tr>
<td>Taurian (T)</td>
<td>Onopordum tauricum</td>
</tr>
<tr>
<td>Welted (Curly plumeless) (T)</td>
<td>Carduus crispus</td>
</tr>
<tr>
<td>Woolly distaff (T)</td>
<td>Carthamus lanatus</td>
</tr>
<tr>
<td>Water soldiers</td>
<td>Stratiotes aloides</td>
</tr>
<tr>
<td>White bryonia</td>
<td>Bryonia alba</td>
</tr>
<tr>
<td>Yellow floating heart (T)</td>
<td>Nymphoides peltata</td>
</tr>
<tr>
<td>Yellowtuft (T)</td>
<td>Alyssum murale, A. corsicum</td>
</tr>
</tbody>
</table>

(T) T Designated Weed (See page 4)
**Table II: B Listed Weeds**

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armenian (Himalayan) blackberry</td>
<td>Rubus armeniacus (R. procerus, R. discolor)</td>
</tr>
<tr>
<td>Biddy-biddy</td>
<td>Acaena novae-zelandiae</td>
</tr>
<tr>
<td>Broom</td>
<td></td>
</tr>
<tr>
<td>French*</td>
<td>Genista monspessulana</td>
</tr>
<tr>
<td>Portuguese (T)</td>
<td>Cytisus striatus</td>
</tr>
<tr>
<td>Scotch*</td>
<td>Cytisus scoparius</td>
</tr>
<tr>
<td>Spanish</td>
<td>Spartium junceum</td>
</tr>
<tr>
<td>Buffalobur</td>
<td>Solanum rostratum</td>
</tr>
<tr>
<td>Butterfly bush</td>
<td>Buddleja davidii (B. variabilis)</td>
</tr>
<tr>
<td>Common bugloss (T)</td>
<td>Anchusa officinalis</td>
</tr>
<tr>
<td>Common crupina</td>
<td>Crupina vulgaris</td>
</tr>
<tr>
<td>Common reed</td>
<td>Phragmites australis ssp. australis</td>
</tr>
<tr>
<td>Creeping yellow cress</td>
<td>Rorippa sylvestris</td>
</tr>
<tr>
<td>Cutleaf teasel</td>
<td>Dipsacus laciniatus</td>
</tr>
<tr>
<td>Dodder</td>
<td>Cuscuta spp.</td>
</tr>
<tr>
<td>Dyer’s woad</td>
<td>Isatis tinctoria</td>
</tr>
<tr>
<td>Ivy</td>
<td></td>
</tr>
<tr>
<td>Atlantic</td>
<td>Hedera hibernica</td>
</tr>
<tr>
<td>English</td>
<td>Hedera helix</td>
</tr>
<tr>
<td>Eurasian watermilfoil</td>
<td>Myriophyllum spicatum</td>
</tr>
<tr>
<td>False brome</td>
<td>Brachypodium sylvaticum</td>
</tr>
<tr>
<td>Field bindweed* (T)</td>
<td>Convolvulus arvensis</td>
</tr>
<tr>
<td>Garlic mustard (T)</td>
<td>Alliaria petiolata</td>
</tr>
<tr>
<td>Geranium</td>
<td></td>
</tr>
<tr>
<td>Herb Robert</td>
<td>Geranium robertianum</td>
</tr>
<tr>
<td>Shiny leaf geranium</td>
<td>Geranium lucidum</td>
</tr>
<tr>
<td>Gorse* (T)</td>
<td>Ulex europaeus</td>
</tr>
<tr>
<td>Halogeton</td>
<td>Halogeton glomeratus</td>
</tr>
<tr>
<td>Houndstongue</td>
<td>Cynoglossum officinale</td>
</tr>
<tr>
<td>Indigo bush</td>
<td>Amorpha fruticosa</td>
</tr>
<tr>
<td>Jointed goatgrass</td>
<td>Sorghum halepense</td>
</tr>
<tr>
<td>Jubata grass</td>
<td>Cortaderia jubata</td>
</tr>
</tbody>
</table>

* Targeted for biocontrol                         (T) T Designated Weed (See page 4)
Table II: B Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Knapweed</td>
<td></td>
</tr>
<tr>
<td>Diffuse*</td>
<td>Centaurea diffusa</td>
</tr>
<tr>
<td>Meadow*</td>
<td>Centaurea pratensis</td>
</tr>
<tr>
<td>Russian*</td>
<td>Acroptilon repens</td>
</tr>
<tr>
<td>Spotted* (T)</td>
<td>Centaurea stoebe (C. maculosa)</td>
</tr>
<tr>
<td>Knotweed</td>
<td></td>
</tr>
<tr>
<td>Giant</td>
<td>Fallopia sachalinensis (Polygonum)</td>
</tr>
<tr>
<td>Himalayan</td>
<td>Polygonum polystachyum</td>
</tr>
<tr>
<td>Japanese</td>
<td>Fallopia japonica (Polygonum)</td>
</tr>
<tr>
<td>Kochia</td>
<td>Kochia scoparia</td>
</tr>
<tr>
<td>Lesser celandine</td>
<td>Ranunculus ficaria</td>
</tr>
<tr>
<td>Meadow hawkweed (T)</td>
<td>Pilosella caespitosum (Hieracium)</td>
</tr>
<tr>
<td>Mediterranean sage</td>
<td>Salvia aethiopis</td>
</tr>
<tr>
<td>Medusahead rye</td>
<td>Taeniatherum caput-medusae</td>
</tr>
<tr>
<td>Old man’s beard</td>
<td>Clematis vitalba</td>
</tr>
<tr>
<td>Parrot feather</td>
<td>Myriophyllum aquaticum</td>
</tr>
<tr>
<td>Perennial peavine</td>
<td>Lathyrus latifolius</td>
</tr>
<tr>
<td>Perennial pepperweed (T)</td>
<td>Lepidium latifolium</td>
</tr>
<tr>
<td>Pheasant’s eye</td>
<td>Adonis aestivalis</td>
</tr>
<tr>
<td>Poison hemlock</td>
<td>Conium maculatum</td>
</tr>
<tr>
<td>Policeman’s helmet</td>
<td>Impatiens glandulifera</td>
</tr>
<tr>
<td>Puncturevine*</td>
<td>Tribulus terrestris</td>
</tr>
<tr>
<td>Purple loosestrife*</td>
<td>Lythrum salicaria</td>
</tr>
<tr>
<td>Ragweed</td>
<td>Ambrosia artemisiifolia</td>
</tr>
<tr>
<td>Ribbongrass (T)</td>
<td>Phalaris arundinacea var. Picta</td>
</tr>
<tr>
<td>Rush skeletonweed* (T)</td>
<td>Chondrilla juncea</td>
</tr>
<tr>
<td>Saltcedar* (T)</td>
<td>Tamarix ramosissima</td>
</tr>
<tr>
<td>Small broomrape</td>
<td>Orabanche minor</td>
</tr>
<tr>
<td>South American waterweed</td>
<td>Egeria densa (Elodea)</td>
</tr>
<tr>
<td>Spanish heath</td>
<td>Erica lusitanica</td>
</tr>
<tr>
<td>Spikeweed</td>
<td>Hemizonia pungens</td>
</tr>
<tr>
<td>Spiny cocklebur</td>
<td>Xanthium spinosum</td>
</tr>
<tr>
<td>Spurge laurel</td>
<td>Daphne laureola</td>
</tr>
</tbody>
</table>

* Targeted for biocontrol  
(T) T Designated Weed (See page 4)
Table II: B Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spurge</td>
<td></td>
</tr>
<tr>
<td>Leafy* (T)</td>
<td>Euphorbia esula</td>
</tr>
<tr>
<td>Myrtle</td>
<td>Euphorbia myrsinites</td>
</tr>
<tr>
<td>St. Johnswort*</td>
<td>Hypericum perforatum</td>
</tr>
<tr>
<td>Sulfur cinquefoil</td>
<td>Potentilla recta</td>
</tr>
<tr>
<td>Swainsonpea</td>
<td>Sphaerophysa salsula</td>
</tr>
<tr>
<td>Tansy ragwort* (T)</td>
<td>Senecio jacobaea (Jacobaea vulgaris)</td>
</tr>
<tr>
<td>Thistle</td>
<td></td>
</tr>
<tr>
<td>Bull*</td>
<td>Cirsium vulgare</td>
</tr>
<tr>
<td>Canada*</td>
<td>Cirsium arvense</td>
</tr>
<tr>
<td>Italian</td>
<td>Carduus pycnocephalus</td>
</tr>
<tr>
<td>Milk*</td>
<td>Silybum marianum</td>
</tr>
<tr>
<td>Musk*</td>
<td>Carduus nutans</td>
</tr>
<tr>
<td>Scotch</td>
<td>Onopordum acanthium</td>
</tr>
<tr>
<td>Slender-flowered*</td>
<td>Carduus tenuiflorus</td>
</tr>
<tr>
<td>Toadflax</td>
<td></td>
</tr>
<tr>
<td>Dalmatian* (T)</td>
<td>Linaria dalmatica</td>
</tr>
<tr>
<td>Yellow*</td>
<td>Linaria vulgaris</td>
</tr>
<tr>
<td>Tree of heaven</td>
<td>Ailanthus altissima</td>
</tr>
<tr>
<td>Velvetleaf</td>
<td>Abutilon theophrasti</td>
</tr>
<tr>
<td>Primrose Willow</td>
<td></td>
</tr>
<tr>
<td>Large-flower (T)</td>
<td>Ludwigia grandiflora</td>
</tr>
<tr>
<td>Floating (T)</td>
<td>Ludwigia hexapetala</td>
</tr>
<tr>
<td>Water primrose (T)</td>
<td>Ludwigia peploides</td>
</tr>
<tr>
<td>Whitetop</td>
<td></td>
</tr>
<tr>
<td>Hairy</td>
<td>Lepidium pubescens</td>
</tr>
<tr>
<td>Lens-podded</td>
<td>Lepidium chalepensis</td>
</tr>
<tr>
<td>Whitetop (hoary cress)</td>
<td>Lepidium draba</td>
</tr>
<tr>
<td>Yellow archangel</td>
<td>Lamiastrum galeobdolon</td>
</tr>
<tr>
<td>Yellow flag iris</td>
<td>Iris pseudacorus</td>
</tr>
<tr>
<td>Yellow nutsedge</td>
<td>Cyperus esculentus</td>
</tr>
<tr>
<td>Yellow starthistle*</td>
<td>Centaurea solstitialis</td>
</tr>
</tbody>
</table>

* Targeted for biocontrol  (T) T Designated Weed (See page 4)
Matt,

Please see below for your records, confirmation that Don Farrar/Gilliam County Weed Control has approved the Montague Weed Management Plan with no further questions or comments.

-Paul

Paul Hicks | Jacobs | Planning and Permitting | Global Environmental Solutions | 503.872.4421 | 916.764.8382 mobile | paul.hicks@ch2m.com | www.jacobs.com

From: O'Neil, Peggy/PDX
Sent: Monday, July 09, 2018 7:01 PM
To: Hicks, Paul/PDX <Paul.Hicks@ch2m.com>
Cc: Eng, Linnea/SEA <Linnea.Eng@CH2M.com>
Subject: Fwd: [EXTERNAL] RE: Montague Wind Project - Weed Management Plan

Paul,

See below for approval of Montague weed management plan. Please forward to Matt.

Peggy

Get Outlook for iOS

From: Don Farrar <don.farrar@co.gilliam.or.us>
Sent: Monday, July 9, 2018 1:00 PM
To: O'Neill, Peggy/PDX
Subject: [EXTERNAL] RE: Montague Wind Project - Weed Management Plan

The Montague Weed Management Plan Looks good
Thanks Don Farrar

Gilliam county weed control

If I can help in anyway let me know

From: O’Neill, Peggy/PDX [mailto:Peggy.ONeill@jacobs.com]
Sent: Thursday, June 21, 2018 10:22 AM
To: Don Farrar <don.farrar@co.gilliam.or.us>
Subject: FW: Montague Wind Project - Weed Management Plan

Don,

Re-sending the Montague Weed Control Plan (attached). Please contact me with any questions.

Peggy

Peggy O’Neill, PWS
Senior Project Technologist
Wetlands, Botanical Studies, & Environmental Permitting

JACOBS

2020 SW 4th Ave,
Suite 300
Portland, OR 97201-4953
Direct 503.872.4652
Mobile 503.708.7722
Fax 503.736.2000
www.ch2mhill.com

Please consider the environment before printing this email.

From: O'Neill, Peggy/PDX [mailto:Peggy.ONeill@CH2M.com]
Sent: Monday, February 12, 2018 2:15 PM
To: don.farrar@co.gilliam.or.us
Hello, Don,

Attached is the Weed Management Plan for the Montague Wind Project, revised per your recommendations. We request your approval of this plan as required by the project Site Certificate requires approval of this plan. Please feel free to contact me with any questions or comments.

Thanks,

Peggy

Peggy O'Neill, PWS
Senior Project Technologist
Wetlands, Botanical Studies, & Environmental Permitting

Please consider the environment before printing this email.
Oregon Department of Agriculture

Noxious Weed Policy and Classification System 2017

Noxious Weed Control Program

Address: 635 Capitol Street NE Salem, Oregon 97301
Phone: (503) 986-4621  Fax: (503) 986-4786
www.oregon.gov/ODA/programs/Weeds/Pages/AboutWeeds.aspx
Mission Statement

To protect Oregon’s natural resources and agricultural economy from the invasion and proliferation of invasive noxious weeds.

Program Overview

The Oregon Department of Agriculture (ODA) Noxious Weed Control Program provides statewide leadership for coordination and management of state listed noxious weeds. The state program focuses on noxious weed control efforts by implementing early detection and rapid response projects for new invasive noxious weeds, implementing biological control, implementing statewide inventory and survey, assisting the public and cooperators through technology transfer and noxious weed education, maintaining noxious weed data and maps for priority listed noxious weeds, and assisting land managers and cooperators with integrated weed management projects. The Noxious Weed Control Program also supports the Oregon State Weed Board (OSWB) with administration of the OSWB Grant Program, developing statewide management objectives, developing Weed Risk Assessments, and maintaining the State Noxious Weed List.

Tim Butler
Program Manager
tbutler@oda.state.or.us
503-986-4621
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Classification Definitions ................................................................. 4
A Listed Weeds ............................................................................ 5
B Listed Weeds ............................................................................ 7
Noxious Weed Control Policy and Classification System

Definition

“Noxious Weed” means a terrestrial, aquatic or marine plant designated by the State Weed Board under ORS 569.615 as among those representing the greatest public menace and as a top priority for action by weed control programs.

Noxious weeds have become so thoroughly established and are spreading so rapidly on private, state, county, and federally owned lands, that they have been declared by ORS 569-350 to be a menace to public welfare. Steps leading to eradication, where possible, and intensive control are necessary. It is further recognized that the responsibility for eradication and intensive control rests not only on the private landowner and operator, but also on the county, state, and federal government.

Weed Control Policy

Therefore, it shall be the policy of ODA to:

1. Assess non-native plants through risk assessment processes and make recommendations to the State Weed Board for potential listing.
2. Rate and classify weeds at the state level.
3. Prevent the establishment and spread of listed noxious weeds.
4. Encourage and implement the control or containment of infestations of listed noxious weed species and, if possible, eradicate them.
5. Develop and manage a biological weed control program.
6. Increase awareness of potential economic losses and other undesirable effects of existing and newly invading noxious weeds, and to act as a resource center for the dissemination of information.
7. Encourage and assist in the organization and operation of noxious weed control programs with government agencies and other weed management entities.
8. Develop partnerships with county weed control districts, universities, and other cooperators in the development of control methods.
9. Conduct statewide noxious weed surveys and weed control efficacy studies.
Weed Classification System

The purpose of this Classification System is to:

1. Act as the ODA’s official guideline for prioritizing and implementing noxious weed control projects.
2. Assist the ODA in the distribution of available funds through Oregon State Weed Board to assist county weed programs, cooperative weed management groups, private landowners, and other weed management entities.
3. Serve as a model for private and public sectors in developing noxious weed classification systems that aid in setting effective noxious weed control strategies.
Criteria for Determining Economic and Environmental Significance of Noxious Weeds is Based Upon:

**Detrimental Effects**

1. A plant species that causes or has the potential to cause severe negative impacts to Oregon’s agricultural economy and natural resources.
2. A plant species that has the potential to or does endanger native flora and fauna by its encroachment into forest, range, and conservation areas.
3. A plant species that has the potential or does hamper the full utilization and enjoyment of recreational areas.
4. A plant species that is poisonous, injurious, or otherwise harmful to humans and/or animals.

**Plant Reproduction**

1. A plant that reproduces by seed capable of being dispersed over wide areas or that is long-lived, or produced in large numbers.
2. A plant species that reproduces and spreads by tubers, creeping roots, stolons, rhizomes, or other natural vegetative means.

**Distribution**

1. A weed of known economic importance which occurs in Oregon in small enough infestations to make eradication/containment possible; or not known to occur, but its presence in neighboring states makes future occurrence seem imminent.
2. A weed of economic or ecological importance and of limited distribution in Oregon.
3. A weed that has not infested the full extent of its potential habitat in Oregon.

**Difficulty of Control**

A plant species that is not easily controlled with current management practices such as chemical, cultural, biological, and physical methods.
**Noxious Weed Control Classification Definitions**

Noxious weeds, for the purpose of this system, shall be listed as either A or B, and may also be designated as T, which are priority targets for control, as directed by the Oregon State Weed Board.

- **A Listed Weed:**
  
  A weed of known economic importance which occurs in the state in small enough infestations to make eradication or containment possible; or is not known to occur, but its presence in neighboring states make future occurrence in Oregon seem imminent (Table I).

  Recommended action: Infestations are subject to eradication or intensive control when and where found.

- **B Listed Weed:**
  
  A weed of economic importance which is regionally abundant, but which may have limited distribution in some counties (Table II).

  Recommended action: Limited to intensive control at the state, county or regional level as determined on a site specific, case-by-case basis. Where implementation of a fully integrated statewide management plan is not feasible, biological control (when available) shall be the primary control method.

- **T Designated Weed (T):**
  
  A designated group of weed species that are selected and will be the focus for prevention and control by the Noxious Weed Control Program. Action against these weeds will receive priority. T designated noxious weeds are determined by the Oregon State Weed Board and directs ODA to develop and implement a statewide management plan. T designated noxious weeds are species selected from either the A or B list.
Table I: A Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>African rue (T)</td>
<td>Peganum harmala</td>
</tr>
<tr>
<td>Cape-ivy (T)</td>
<td>Delairea odorata</td>
</tr>
<tr>
<td>Camelthorn</td>
<td>Alhagi pseudalhagi</td>
</tr>
<tr>
<td>Coltsfoot</td>
<td>Tussilago farfara</td>
</tr>
<tr>
<td>Cordgrass</td>
<td></td>
</tr>
<tr>
<td>Common (T)</td>
<td>Spartina anglica</td>
</tr>
<tr>
<td>Dense-flowered (T)</td>
<td>Spartina densiflora</td>
</tr>
<tr>
<td>Saltmeadow (T)</td>
<td>Spartina patens</td>
</tr>
<tr>
<td>Smooth (T)</td>
<td>Spartina alterniflora</td>
</tr>
<tr>
<td>Common frogbit</td>
<td>Hydrocharis morsus-ranae</td>
</tr>
<tr>
<td>European water chestnut</td>
<td>Trapa natans</td>
</tr>
<tr>
<td>Flowering rush (T)</td>
<td>Butomus umbellatus</td>
</tr>
<tr>
<td>Garden yellow loosestrife (T)</td>
<td>Lysimachia vulgaris</td>
</tr>
<tr>
<td>Giant hogweed (T)</td>
<td>Heracleum mantegazzianum</td>
</tr>
<tr>
<td>Goatgrass</td>
<td></td>
</tr>
<tr>
<td>Barbed (T)</td>
<td>Aegilops triuncialis</td>
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<tr>
<td>Ovate</td>
<td>Aegilops ovata</td>
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<tr>
<td>Goatsrue (T)</td>
<td>Galega officinalis</td>
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<tr>
<td>Hawkweed</td>
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</tr>
<tr>
<td>King-devil</td>
<td>Pilosella piloselloides (Hieracium)</td>
</tr>
<tr>
<td>Mouse-ear (T)</td>
<td>Pilosella pilosella (Hieracium)</td>
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<tr>
<td>Orange (T)</td>
<td>Pilosella aurantiacum (Hieracium)</td>
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<tr>
<td>Yellow (T)</td>
<td>Pilosella floribundum (Hieracium)</td>
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<tr>
<td>Hoary alyssum (T)</td>
<td>Berteroa incana</td>
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<tr>
<td>Hydrilla</td>
<td>Hydrilla verticillata</td>
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<tr>
<td>Japanese dodder</td>
<td>Cuscuta japonica</td>
</tr>
<tr>
<td>Kudzu (T)</td>
<td>Pueraria lobata</td>
</tr>
<tr>
<td>Matgrass (T)</td>
<td>Nardus stricta</td>
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<tr>
<td>Oblong spurge (T)</td>
<td>Euphorbia oblongata</td>
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<td>Paterson’s curse (T)</td>
<td>Echium plantagineum</td>
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<tr>
<td>Purple nutsedge</td>
<td>Cyperus rotundus</td>
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<tr>
<td>Ravennagrass (T)</td>
<td>Saccharum ravennae</td>
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<tr>
<td>Silverleaf nightshade</td>
<td>Solanum elaeagnifolium</td>
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<tr>
<td>West Indian spongeplant</td>
<td>Limnobium laevigatum</td>
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(T) T Designated Weed (See page 4)
Table I: A Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
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</thead>
<tbody>
<tr>
<td>Squarrose knapweed (T)</td>
<td>Centaurea virgata</td>
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<td>Starthistle</td>
<td></td>
</tr>
<tr>
<td>Iberian (T)</td>
<td>Centaurea iberica</td>
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<tr>
<td>Purple (T)</td>
<td>Centaurea calcitrapa</td>
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<tr>
<td>Syrian bean-caper</td>
<td>Zygophyllum fabago</td>
</tr>
<tr>
<td>Thistle</td>
<td></td>
</tr>
<tr>
<td>Plumeless (T)</td>
<td>Carduus acanthoides</td>
</tr>
<tr>
<td>Smooth distaff</td>
<td>Carthamus baeticus</td>
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<tr>
<td>Taurian (T)</td>
<td>Onopordum tauricum</td>
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<tr>
<td>Welted (Curly plumeless) (T)</td>
<td>Carduus crispus</td>
</tr>
<tr>
<td>Woolly distaff (T)</td>
<td>Carthamus lanatus</td>
</tr>
<tr>
<td>Water soldiers</td>
<td>Stratiotes aloides</td>
</tr>
<tr>
<td>White bryonia</td>
<td>Bryonia alba</td>
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<tr>
<td>Yellow floating heart (T)</td>
<td>Nymphoides peltata</td>
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<tr>
<td>Yellowtuft (T)</td>
<td>Alyssum murale, A. corsicum</td>
</tr>
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</table>

(T) T Designated Weed (See page 4)
## Table II: B Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armenian (Himalayan) blackberry</td>
<td><em>Rubus armeniacus</em> (<em>R. procerus, R. discolor</em>)</td>
</tr>
<tr>
<td>Biddy-biddy</td>
<td><em>Acaena novae-zelandiae</em></td>
</tr>
<tr>
<td>Broom</td>
<td></td>
</tr>
<tr>
<td>French*</td>
<td><em>Genista monspessulana</em></td>
</tr>
<tr>
<td>Portuguese (T)</td>
<td><em>Cytisus striatus</em></td>
</tr>
<tr>
<td>Scotch*</td>
<td><em>Cytisus scoparius</em></td>
</tr>
<tr>
<td>Spanish</td>
<td><em>Spartium junceum</em></td>
</tr>
<tr>
<td>Buffalobur</td>
<td><em>Solanum rostratum</em></td>
</tr>
<tr>
<td>Butterfly bush</td>
<td><em>Buddleja davidii</em> (<em>B. variabilis</em>)</td>
</tr>
<tr>
<td>Common bugloss (T)</td>
<td><em>Anchusa officinalis</em></td>
</tr>
<tr>
<td>Common crupina</td>
<td><em>Crupina vulgaris</em></td>
</tr>
<tr>
<td>Common reed</td>
<td><em>Phragmites australis ssp. australis</em></td>
</tr>
<tr>
<td>Creeping yellow cress</td>
<td><em>Rorippa sylvestris</em></td>
</tr>
<tr>
<td>Cutleaf teasel</td>
<td><em>Dipsacus laciniatus</em></td>
</tr>
<tr>
<td>Dodder</td>
<td><em>Cuscuta spp.</em></td>
</tr>
<tr>
<td>Dyer’s woad</td>
<td><em>Isatis tinctoria</em></td>
</tr>
<tr>
<td>Ivy</td>
<td></td>
</tr>
<tr>
<td>Atlantic</td>
<td><em>Hedera hibernica</em></td>
</tr>
<tr>
<td>English</td>
<td><em>Hedera helix</em></td>
</tr>
<tr>
<td>Eurasian watermilfoil</td>
<td><em>Myriophyllum spicatum</em></td>
</tr>
<tr>
<td>False brome</td>
<td><em>Brachypodium sylvaticum</em></td>
</tr>
<tr>
<td>Field bindweed* (T)</td>
<td><em>Convolvulus arvensis</em></td>
</tr>
<tr>
<td>Garlic mustard (T)</td>
<td><em>Alliaria petiolata</em></td>
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<tr>
<td>Geranium</td>
<td></td>
</tr>
<tr>
<td>Herb Robert</td>
<td><em>Geranium robertianum</em></td>
</tr>
<tr>
<td>Shiny leaf geranium</td>
<td><em>Geranium lucidum</em></td>
</tr>
<tr>
<td>Gorse* (T)</td>
<td><em>Ulex europaeus</em></td>
</tr>
<tr>
<td>Halogeton</td>
<td><em>Halogeton glomeratus</em></td>
</tr>
<tr>
<td>Houndstongue</td>
<td><em>Cynoglossum officinale</em></td>
</tr>
<tr>
<td>Indigo bush</td>
<td><em>Amorpha fruticosa</em></td>
</tr>
<tr>
<td>Johnsongrass</td>
<td><em>Sorghum halepense</em></td>
</tr>
<tr>
<td>Jointed goatgrass</td>
<td><em>Aegilops cylindrica</em></td>
</tr>
<tr>
<td>Jubata grass</td>
<td><em>Cortaderia jubata</em></td>
</tr>
</tbody>
</table>

* Targeted for biocontrol  
(T) T Designated Weed (See page 4)
Table II: B Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Knapweed</td>
<td></td>
</tr>
<tr>
<td>Diffuse*</td>
<td>Centaurea diffusa</td>
</tr>
<tr>
<td>Meadow*</td>
<td>Centaurea pratensis</td>
</tr>
<tr>
<td>Russian*</td>
<td>Acroptilon repens</td>
</tr>
<tr>
<td>Spotted* (T)</td>
<td>Centaurea stoebe (C. maculosa)</td>
</tr>
<tr>
<td>Knotweed</td>
<td></td>
</tr>
<tr>
<td>Giant</td>
<td>Fallopia sachalinensis (Polygonum)</td>
</tr>
<tr>
<td>Himalayan</td>
<td>Polygonum polystachyum</td>
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<tr>
<td>Japanese</td>
<td>Fallopia japonica (Polygonum)</td>
</tr>
<tr>
<td>Kochia</td>
<td>Kochia scoparia</td>
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<tr>
<td>Lesser celandine</td>
<td>Ranunculus ficaria</td>
</tr>
<tr>
<td>Meadow hawkweed (T)</td>
<td>Pilosella caespitosum (Hieracium)</td>
</tr>
<tr>
<td>Mediterranean sage</td>
<td>Salvia aethiopis</td>
</tr>
<tr>
<td>Medusahead rye</td>
<td>Taeniatherum caput-medusae</td>
</tr>
<tr>
<td>Old man’s beard</td>
<td>Clematis vitalba</td>
</tr>
<tr>
<td>Parrot feather</td>
<td>Myriophyllum aquaticum</td>
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<tr>
<td>Perennial peavine</td>
<td>Lathyrus latifolius</td>
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<td>Perennial pepperweed (T)</td>
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<tr>
<td>Pheasant’s eye</td>
<td>Adonis aestivalis</td>
</tr>
<tr>
<td>Poison hemlock</td>
<td>Conium maculatum</td>
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<tr>
<td>Policeman’s helmet</td>
<td>Impatiens glandulifera</td>
</tr>
<tr>
<td>Puncturevine*</td>
<td>Tribulus terrestris</td>
</tr>
<tr>
<td>Purple loosestrife*</td>
<td>Lythrum salicaria</td>
</tr>
<tr>
<td>Ragweed</td>
<td>Ambrosia artemisiifolia</td>
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<tr>
<td>Ribbongrass (T)</td>
<td>Phalaris arundinacea var. Picta</td>
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<td>Rush skeletonweed* (T)</td>
<td>Chondrilla juncea</td>
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<tr>
<td>Saltcedar* (T)</td>
<td>Tamarix ramosissima</td>
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<tr>
<td>Small broomrape</td>
<td>Orabanche minor</td>
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<tr>
<td>South American waterweed</td>
<td>Egeria densa (Elodea)</td>
</tr>
<tr>
<td>Spanish heath</td>
<td>Erica lusitanica</td>
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<tr>
<td>Spikeweed</td>
<td>Hemizonia pungens</td>
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<tr>
<td>Spiny cocklebur</td>
<td>Xanthium spinosum</td>
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<tr>
<td>Spurge laurel</td>
<td>Daphne laureola</td>
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</table>

* Targeted for biocontrol
(T) T Designated Weed (See page 4)
Table II: B Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
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</thead>
<tbody>
<tr>
<td>Spurge</td>
<td>Euphorbia esula</td>
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<td>Leafy* (T)</td>
<td>Euphorbia myrsinites</td>
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<td>Myrtle</td>
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<tr>
<td>St. Johnswort*</td>
<td>Hypericum perforatum</td>
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<tr>
<td>Sulfur cinquefoil</td>
<td>Potentilla recta</td>
</tr>
<tr>
<td>Swainsonpea</td>
<td>Sphaerophyta salsula</td>
</tr>
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<td>Tansy ragwort* (T)</td>
<td>Senecio jacobae (Jacobaea vulgaris)</td>
</tr>
<tr>
<td>Thistle</td>
<td></td>
</tr>
<tr>
<td>Bull*</td>
<td>Cirsium vulgare</td>
</tr>
<tr>
<td>Canada*</td>
<td>Cirsium arvense</td>
</tr>
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<td>Italian</td>
<td>Carduus pycnocephalus</td>
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<td>Milk*</td>
<td>Silybum marianum</td>
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<td>Musk*</td>
<td>Carduus nutans</td>
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<td>Scotch</td>
<td>Onopordum acanthium</td>
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<td>Slender-flowered*</td>
<td>Carduus tenuiflorus</td>
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<td>Toadflax</td>
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<td>Dalmatian* (T)</td>
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<td>Yellow*</td>
<td>Linaria vulgaris</td>
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<td>Tree of heaven</td>
<td>Ailanthus altissima</td>
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<tr>
<td>Velvetleaf</td>
<td>Abutilon theophrasti</td>
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<td>Primrose Willow</td>
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<tr>
<td>Large-flower (T)</td>
<td>Ludwigia grandiflora</td>
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<tr>
<td>Floating (T)</td>
<td>Ludwigia hexapetala</td>
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<td>Water primrose (T)</td>
<td>Ludwigia peplodies</td>
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<td>Whitetop</td>
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<tr>
<td>Hairy</td>
<td>Lepidium pubescens</td>
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<tr>
<td>Lens-podded</td>
<td>Lepidium chalepensis</td>
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<tr>
<td>Whitetop (hoary cress)</td>
<td>Lepidium draba</td>
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<tr>
<td>Yellow archangel</td>
<td>Lamiastrium galeobdolon</td>
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<tr>
<td>Yellow flag iris</td>
<td>Iris pseudacorus</td>
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<tr>
<td>Yellow nutsedge</td>
<td>Cyperus esculentus</td>
</tr>
<tr>
<td>Yellow starthistle*</td>
<td>Centaurea solstitialis</td>
</tr>
</tbody>
</table>

* Targeted for biocontrol (T) T Designated Weed (See page 4)
Matt,

Please see below for your records, confirmation that Don Farrar/Gilliam County Weed Control has approved the Montague Weed Management Plan with no further questions or comments.

-Paul

Peggy

See below for approval of Montague weed management plan. Please forward to Matt.

Peggy

Get Outlook for iOS

Don Farrar <don.farrar@co.gilliam.or.us>

The Montague Weed Management Plan Looks good
Thanks, Don Farrar

Gilliam county weed control

If I can help in anyway let me know

From: O'Neill, Peggy/PDX [mailto:Peggy.ONeill@jacobs.com]
Sent: Thursday, June 21, 2018 10:22 AM
To: Don Farrar <don.farrar@co.gilliam.or.us>
Subject: FW: Montague Wind Project - Weed Management Plan

Don,

Re-sending the Montague Weed Control Plan (attached). Please contact me with any questions.

Peggy

Peggy O'Neill, PWS
Senior Project Technologist
Wetlands, Botanical Studies, & Environmental Permitting

JACOBS
2020 SW 4th Ave,
Suite 300
Portland, OR 97201-4953
Direct 503.872.4652
Mobile 503.708.7722
Fax 503.736.2000
www.ch2mhill.com

Please consider the environment before printing this email.

From: O'Neill, Peggy/PDX [mailto:Peggy.ONeill@CH2M.com]
Sent: Monday, February 12, 2018 2:15 PM
To: don.farrar@co.gilliam.or.us
Hello, Don,

Attached is the Weed Management Plan for the Montague Wind Project, revised per your recommendations. We request your approval of this plan as required by the project Site Certificate requires approval of this plan. Please feel free to contact me with any questions or comments.

Thanks,
Peggy

Peggy O'Neill, PWS
Senior Project Technologist
Wetlands, Botanical Studies, & Environmental Permitting

ch2m is now JACOBS

2020 SW 4th Ave,
Suite 300
Portland, OR 97201-4953
Direct 503.872.4652
Mobile 503.708.7722
Fax 503.736.2000
www.ch2mhill.com

Please consider the environment before printing this email.

From: O'Neill, Peggy/PDX
Sent: Tuesday, November 28, 2017 3:37 PM
To: 'don.farrar@co.gilliam.or.us' <don.farrar@co.gilliam.or.us>
Cc: 'Hutchinson, Matthew' <matthew.hutchinson@avangrid.com>; Eng, Linnea/SEA <Linnea.Eng@CH2M.com>
Subject: Montague Wind Project - Weed Management Plan

Hello, Don
Draft Weed Control Plan
Oregon Trail Solar Facility

Prepared for
Avangrid Renewables, LLC
d/b/a Oregon Trail Solar, LLC
Arlington, Oregon

September 2020

CH2M HILL Engineers, Inc.
2020 SW 4th Avenue, Suite 300
Portland, Oregon 97201
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<th>Section</th>
<th>Page</th>
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<tbody>
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<td>1</td>
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<td>1</td>
</tr>
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<td>1.2 Weed Control Goals</td>
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<td><strong>4.0</strong> Monitoring</td>
<td>5</td>
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<td><strong>5.0</strong> References</td>
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**Appendix**

- Noxious Weed Policy and Classification System 2017

**Table**

1. Weed Species of Greatest Concern in Vicinity of Facility Site Boundary
2. Recommended Weed Treatments for Target Weed Species
Acronyms and Abbreviations

CH2M/CH2M HILL CH2M HILL Engineers, Inc.

<table>
<thead>
<tr>
<th>Facility</th>
<th>Oregon Trail Solar Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montague</td>
<td>Oregon Trail Solar, LLC</td>
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</table>
1.0 Introduction

Oregon Trail Solar, LLC (Montague) holds a Site Certificate from the Oregon Energy Facility Siting Council for the Oregon Trail Solar Facility (Facility) in Gilliam County, Oregon. Condition 43 of the site certificate requires the following:

“During construction and operation of the facility, the certificate holder shall implement a weed control plan approved by the Gilliam County Weed Control Officer or other appropriate County officials to control the introduction and spread of noxious weeds.”

This plan was prepared to comply with Condition 43 and describes the weed control measures that will be implemented during construction and operation of the Facility.

1.1 Background Information

The Gilliam County Weed Department works to keep noxious weed at a minimum on roadways and throughout the county, assists area landowners with land maintenance needs, and follows the Oregon Department of Agriculture (ODA) noxious weed policy and classification system as part of ODA’s Noxious Weed Control Program (ODA, 2017a; see the appendix to this plan). Noxious weeds are identified on the State of Oregon noxious weed list and mapped by ODA as occurring in Gilliam County. “A” listed weeds are economically important, nonnative species with limited distribution in the county. “B” listed weeds are economically important, nonnative species that are regionally abundant. At the County level, eradication is required for “A” listed weeds at an intensive level, with containment the goal for “B” listed weeds. “T” listed weeds are a designated group of weed species that are selected and will be the focus for prevention and control by the Noxious Weed Control Program. Action against these weeds will receive priority (see the appendix to this plan).

For the purposes of this weed control plan, the term “weed” refers to any species on the Gilliam County weed list regardless of its “A” or “B” status. The Facility area includes cultivated or otherwise developed agricultural land (cropland) as well as areas of grassland, shrub-steppe habitat, and other habitat subtypes (wildlife habitat areas). Noxious weeds are present within the site boundary, and construction activities could spread these weeds. This plan outlines the measures Montague will implement to control weeds within areas disturbed by Facility construction and operation. The Facility will temporarily disturb approximately XX acres of wildlife habitat and approximately XX acres of cropland during construction of roads, transmission line, solar photovoltaic energy generation components and wind turbines. Temporarily disturbed areas will be revegetated as described in the site revegetation plan (Montague, 2017).

1.2 Weed Control Goals

Weed species can adversely affect the structure and composition, and therefore the inherent values of the revegetation and habitat mitigation areas. Overarching goals of post-construction operations are prevention, identification, and control of weeds. Guidance and best management practices to accomplish these goals are provided in Section 3.0.

2.0 Weed Species of Concern

Montague completed field surveys during spring and summer 2009 through 2010, and in spring 2017 to map habitat types and other resources. Although these surveys were not targeted at weed species, a number of species on the ODA weed list (ODA, 2017b) were observed (see Table 1). These species were noted to occur in low densities throughout the site boundary and were not necessarily located within or
adjacent to the disturbance areas. Where the weed species occurred, their cover was between 1 and 3 percent.

The results of these preconstruction surveys were reviewed along with the weed maps for Gilliam County (ODA, 2017a) to identify the weed species of greatest concern either occurring or with a high potential for occurring in the vicinity of the Facility site boundary. Additional monitoring will be necessary to ensure that each weed species on the Gilliam County list is identified and treated appropriately.

Table 1. Weed Species of Greatest Concern in Vicinity of Facility Site Boundary

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Mapped in Facility Vicinitya</th>
<th>Observed 2009-2010b</th>
<th>Observed 2017c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A List Weeds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Musk thistle</td>
<td>Carduus nutans</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rush skeletonweed</td>
<td>Chondrilla juncea</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Spotted knapweed</td>
<td>Centaurea stoebe</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yellow starthistle</td>
<td>Centaurea solstitialis</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>B List Weeds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bull thistle</td>
<td>Cirsium vulgare</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Canada thistle</td>
<td>Cirsium arvense</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dalmation toadflax</td>
<td>Linaria dalmatica</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diffuse knapweed</td>
<td>Centaurea diffusa</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Field bindweed</td>
<td>Convolvulus arvensis</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Knapweed</td>
<td>Centaurea sp.</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Kochia</td>
<td>Kochia (Bassia) sp.</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Poison hemlock</td>
<td>Conium maculatum</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Puncturevine</td>
<td>Tribulus terrestris</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Russian knapweed</td>
<td>Acroptilon repens</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Scotch thistle</td>
<td>Onopordum acanthium</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spikeweed</td>
<td>Hemozonia pungens</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Whitetop</td>
<td>Cardaria draba</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td><strong>C List Weeds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jointed goatgrass</td>
<td>Aegilops cylindrica</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Medusahead rye</td>
<td>Toeniatherum caput-medusae</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>

a Source: ODA, 2017b.
### Table 1. Weed Species of Greatest Concern in Vicinity of Facility Site Boundary

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Mapped in Facility Vicinity&lt;sup&gt;b&lt;/sup&gt;</th>
<th>Observed 2009-2010&lt;sup&gt;c&lt;/sup&gt;</th>
<th>Observed 2017&lt;sup&gt;c&lt;/sup&gt;</th>
</tr>
</thead>
</table>

<sup>b</sup> Sources:

<sup>c</sup> Sources:
CH2M, 2017a. Field surveys conducted May - June 2017.

### 3.0 Weed Control Plan

#### 3.1 Overview

Long-term weed control will be accomplished through the seeding of perennial grasses known to compete well with noxious weeds, such as thickspike wheatgrass (*Elymus lanceolatus*) and Sherman big bluegrass (*Poa secunda*), or by maintaining the existing cover in the buffers. Short-term weed control will be through herbicide use. However, it will be important to ensure that the short-term herbicide use does not affect the establishment of the perennial grass cover intended to provide long-term control.

Early detection and management of small populations before they can expand into larger populations is extremely important for successful control.

Weed control will continue until the disturbed areas meet the success criteria described above with respect to the designated reference sites. Supplemental seeding may be needed to achieve this goal. Subsequent fertilizer application will be limited in areas treated for weeds, and the timing of the seeding will need to be coordinated with any herbicide applications.

The knapweeds, rush skeletonweed, field bindweed, whitetop, yellow starthistle, and medusahead rye are the species of primary concern (“target” species) as they were observed onsite during the preconstruction surveys. Treatment specifics will differ depending on the following variables:

- Disturbed area or buffer
- Proximity to biologically sensitive areas

The target species will be the same for all onsite areas, but the treatment implementation will vary slightly according to these parameters.

The herbicides used and the timing of application will differ depending on whether the species are (1) perennial, broad-leaved, or dicot weeds (knapweeds and thistles, field bindweed, whitetop), or (2) annual grasses or monocots (goatgrass and medusahead). Appropriate herbicides differ substantially between dicots and monocots.

#### 3.2 Best Management Practices

Montague will implement best management practices during Facility construction and operation to help prevent the invasion and spread of noxious weeds onsite. These may include the following:

- Information regarding target weed species will be provided at the operations and maintenance building.
• Weed prevention and control measures, including Facility inspection and documentation, will be included in operations plans.

• Temporary ground-disturbing operations in weed-infested areas will be inspected and documented in accordance with Facility monitoring plan.

• Vehicles and equipment will be cleaned prior to entry into revegetation areas to help minimize introduction of noxious weed seeds to the site.

• To prevent conditions favoring weed establishment, temporarily disturbed areas will be revegetated soon as possible.

• The site will be revegetated with appropriate, locally collected native seed or native plants; when these are not available, noninvasive and nonpersistent, nonnative species may be used.

• Seed and straw mulch to be used for site rehabilitation will be inspected and certified free of weed seed and propagules.

3.3 Treatment Specifics

3.3.1 Disturbed Areas

Before the initial weed treatment begins, the herbicide applicator personnel will meet with a botanist for a ½-day session to review the target species and their identification, and to identify native species to be avoided, such as the native thistle (Cirsium undulatum) onsite. Following the initial meeting between the botanist and herbicide applicators, the applicators will be responsible for identifying and treating the target species.

Control will be accomplished through use of herbicides targeted to the individual weed species. The herbicide is to be applied by a licensed applicator, using appropriate best management practices. Herbicide application will occur twice in year 1, in the spring (knapweeds, thistles, bindweed) and fall (other species), and once a year thereafter during the spring (mid to late May), if necessary, until the success criteria are met. Herbicide will be applied with a spreader sticker surfactant (e.g., Dynamic Green Concepts, Phase). Rush skeletonweed will be treated throughout the growing season as it occurs. Information on identification of this and other target weed species will be included in the environmental training materials to be provided to Montague operations staff. If rush skeletonweed is observed during routine operations activities at any time during the growing season, the licensed applicator will be contacted to treat this species as soon after it is observed as practicable. Table 2 provides a summary of recommended treatment by target species.

Table 2. Recommended Weed Treatments for Target Weed Species

<table>
<thead>
<tr>
<th>Weed Category</th>
<th>Common name</th>
<th>Scientific Name</th>
<th>Recommended Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Knapweeds</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diffuse knapweed</td>
<td>Centaurea diffusa</td>
<td></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
</tr>
<tr>
<td>Spotted knapweed</td>
<td>Centaurea maculosa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Russian knapweed</td>
<td>Acroptilon repens</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yellow starthistle</td>
<td>Centaurea solstitialis</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thistles</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bull thistle</td>
<td>Cirsium vulgar</td>
<td></td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
</tr>
<tr>
<td>Creeping thistle</td>
<td>Cirsium arvense</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Musk thistle</td>
<td>Carduus nutans</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table 2. Recommended Weed Treatments for Target Weed Species

<table>
<thead>
<tr>
<th>Weed Category</th>
<th>Common name</th>
<th>Scientific Name</th>
<th>Recommended Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Scotch thistle</td>
<td>Onopordum acanthium</td>
<td></td>
</tr>
<tr>
<td>Other Dicot (Broad-leaved) Weeds</td>
<td>Dalmatian toadflax</td>
<td>Linaria dalmatica</td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
</tr>
<tr>
<td></td>
<td>Field bindweed</td>
<td>Convolvulus arvensis</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Kochia</td>
<td>Kochia sp.</td>
<td></td>
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<tr>
<td></td>
<td>Poison hemlock</td>
<td>Conium maculatum</td>
<td></td>
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<tr>
<td></td>
<td>Puncturevine</td>
<td>Tribulus terrestris</td>
<td></td>
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<td></td>
<td>Spikeweed</td>
<td>Hemozonia pungens</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Rush skeletonweed</td>
<td>Chondrilla juncea</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Whitetop</td>
<td>Lepidium draba</td>
<td></td>
</tr>
<tr>
<td>Grasses</td>
<td>Jointed goatgrass</td>
<td>Aegilops cylindrica</td>
<td>Spot application of post-emergent, species-specific herbicide.</td>
</tr>
<tr>
<td></td>
<td>Medusahead rye</td>
<td>Taeniatherum caput-medusae</td>
<td></td>
</tr>
</tbody>
</table>

3.3.2 Special Considerations

During treatment activities, Montague will consider the following sensitive areas:

- **Washington ground squirrel sites.** The Washington ground squirrel is sensitive to disturbance during the breeding season (generally January through March, sometimes lasting through April). The diet of the Washington ground squirrel consists mostly of herbaceous vegetation, as well as flowers, roots, bulbs, seeds, and insects. Therefore, no herbicides will be sprayed within 400 meters (1,200 feet) of identified Washington ground squirrel sites during the breeding season.

- **Ephemeral streams/draws.** No herbicide will be sprayed where the drift can enter standing water or saturated soil. This precaution will likely only be necessary during the spring. However, it will be the herbicide applicators’ responsibility to ensure that no herbicide or drift enters standing water.

4.0 Monitoring

Monitoring will be conducted on an annual basis by a qualified botanist for the first 5 years following initial seeding to assess weed growth and to recommend weed control measures. The weed monitoring will consist of two general components:

- Site survey to identify weed species that have established within the disturbed areas
- Inspections of treated areas to assess the success of the weed treatments

The site survey will be a pedestrian survey of disturbed areas in mid to late May. The survey will be scheduled to be initiated slightly before the herbicide application to identify any weed species. The focus will be on weed species observed prior to construction on the site (knapweed, starthistle, field bindweed, whitetop, jointed goatgrass, medusahead rye), as well as any other species on the Gilliam County weed list that might require different control methods.
WEED CONTROL PLAN
OREGON TRAIL SOLAR FACILITY

The results of the site survey will be summarized in a short memorandum in which (1) any new weed species observed and treatment protocols are identified, (2) the location and weed species within the buffers are described, and (3) reference plot cover values are listed.

Subsequent monitoring results will be summarized in short memorandums in which the treatment success is described, any recommendations to improve treatment success (if necessary) are made, and any new weed species or emergence are noted.

5.0 References

CH2M HILL. 2010a. Rare Plant Survey Report, Montague Wind Power Facility, Gilliam County, Oregon.

CH2M HILL. 2010b. Montague Wind Power Facility Wetlands and Other Waters Delineation Report, Gilliam County, Oregon.

CH2M. 2017a. 2017 Rare Plant Surveys for Montague Wind Power Facility – Phase 1.


Appendix

Noxious Weed Policy and Classification System 2017
Mission Statement

To protect Oregon’s natural resources and agricultural economy from the invasion and proliferation of invasive noxious weeds.

Program Overview

The Oregon Department of Agriculture (ODA) Noxious Weed Control Program provides statewide leadership for coordination and management of state listed noxious weeds. The state program focuses on noxious weed control efforts by implementing early detection and rapid response projects for new invasive noxious weeds, implementing biological control, implementing statewide inventory and survey, assisting the public and cooperators through technology transfer and noxious weed education, maintaining noxious weed data and maps for priority listed noxious weeds, and assisting land managers and cooperators with integrated weed management projects. The Noxious Weed Control Program also supports the Oregon State Weed Board (OSWB) with administration of the OSWB Grant Program, developing statewide management objectives, developing Weed Risk Assessments, and maintaining the State Noxious Weed List.

Tim Butler
Program Manager
tbutler@oda.state.or.us
503-986-4621
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Classification Definitions .............................................................................4
A Listed Weeds .............................................................................................5
B Listed Weeds .............................................................................................7
Noxious Weed Control Policy and Classification System

Definition

“Noxious Weed” means a terrestrial, aquatic or marine plant designated by the State Weed Board under ORS 569.615 as among those representing the greatest public menace and as a top priority for action by weed control programs.

Noxious weeds have become so thoroughly established and are spreading so rapidly on private, state, county, and federally owned lands, that they have been declared by ORS 569-350 to be a menace to public welfare. Steps leading to eradication, where possible, and intensive control are necessary. It is further recognized that the responsibility for eradication and intensive control rests not only on the private landowner and operator, but also on the county, state, and federal government.

Weed Control Policy

Therefore, it shall be the policy of ODA to:

1. Assess non-native plants through risk assessment processes and make recommendations to the State Weed Board for potential listing.
2. Rate and classify weeds at the state level.
3. Prevent the establishment and spread of listed noxious weeds.
4. Encourage and implement the control or containment of infestations of listed noxious weed species and, if possible, eradicate them.
5. Develop and manage a biological weed control program.
6. Increase awareness of potential economic losses and other undesirable effects of existing and newly invading noxious weeds, and to act as a resource center for the dissemination of information.
7. Encourage and assist in the organization and operation of noxious weed control programs with government agencies and other weed management entities.
8. Develop partnerships with county weed control districts, universities, and other cooperators in the development of control methods.
9. Conduct statewide noxious weed surveys and weed control efficacy studies.
**Weed Classification System**

The purpose of this Classification System is to:

1. Act as the ODA’s official guideline for prioritizing and implementing noxious weed control projects.
2. Assist the ODA in the distribution of available funds through Oregon State Weed Board to assist county weed programs, cooperative weed management groups, private landowners, and other weed management entities.
3. Serve as a model for private and public sectors in developing noxious weed classification systems that aid in setting effective noxious weed control strategies.
Criteria for Determining Economic and Environmental Significance of Noxious Weeds is Based Upon:

**Detrimental Effects**

1. A plant species that causes or has the potential to cause severe negative impacts to Oregon’s agricultural economy and natural resources.
2. A plant species that has the potential to or does endanger native flora and fauna by its encroachment into forest, range, and conservation areas.
3. A plant species that has the potential or does hamper the full utilization and enjoyment of recreational areas.
4. A plant species that is poisonous, injurious, or otherwise harmful to humans and/or animals.

**Plant Reproduction**

1. A plant that reproduces by seed capable of being dispersed over wide areas or that is long-lived, or produced in large numbers.
2. A plant species that reproduces and spreads by tubers, creeping roots, stolons, rhizomes, or other natural vegetative means.

**Distribution**

1. A weed of known economic importance which occurs in Oregon in small enough infestations to make eradication/containment possible; or not known to occur, but its presence in neighboring states makes future occurrence seem imminent.
2. A weed of economic or ecological importance and of limited distribution in Oregon.
3. A weed that has not infested the full extent of its potential habitat in Oregon.

**Difficulty of Control**

A plant species that is not easily controlled with current management practices such as chemical, cultural, biological, and physical methods.
Noxious Weed Control Classification Definitions

Noxious weeds, for the purpose of this system, shall be listed as either A or B, and may also be designated as T, which are priority targets for control, as directed by the Oregon State Weed Board.

• **A Listed Weed:**

A weed of known economic importance which occurs in the state in small enough infestations to make eradication or containment possible; or is not known to occur, but its presence in neighboring states make future occurrence in Oregon seem imminent (Table I).

Recommended action: Infestations are subject to eradication or intensive control when and where found.

• **B Listed Weed:**

A weed of economic importance which is regionally abundant, but which may have limited distribution in some counties (Table II).

Recommended action: Limited to intensive control at the state, county or regional level as determined on a site specific, case-by-case basis. Where implementation of a fully integrated statewide management plan is not feasible, biological control (when available) shall be the primary control method.

• **T Designated Weed (T):**

A designated group of weed species that are selected and will be the focus for prevention and control by the Noxious Weed Control Program. Action against these weeds will receive priority. T designated noxious weeds are determined by the Oregon State Weed Board and directs ODA to develop and implement a statewide management plan. T designated noxious weeds are species selected from either the A or B list.
<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>African rue (T)</td>
<td>Peganum harmala</td>
</tr>
<tr>
<td>Cape-ivy (T)</td>
<td>Delairea odorata</td>
</tr>
<tr>
<td>Camelthorn</td>
<td>Alhagi pseudalhagi</td>
</tr>
<tr>
<td>Coltsfoot</td>
<td>Tussilago farfara</td>
</tr>
<tr>
<td>Cordgrass</td>
<td></td>
</tr>
<tr>
<td>Common (T)</td>
<td>Spartina anglica</td>
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<tr>
<td>Dense-flowered (T)</td>
<td>Spartina densiflora</td>
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<tr>
<td>Saltmeadow (T)</td>
<td>Spartina patens</td>
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<td>Smooth (T)</td>
<td>Spartina alterniflora</td>
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<td>Common frogbit</td>
<td>Hydrocharis morsus-ranae</td>
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<td>European water chestnut</td>
<td>Trapa natans</td>
</tr>
<tr>
<td>Flowering rush (T)</td>
<td>Butomus umbellatus</td>
</tr>
<tr>
<td>Garden yellow loosestrife (T)</td>
<td>Lysimachia vulgaris</td>
</tr>
<tr>
<td>Giant hogweed (T)</td>
<td>Heracleum mantegazzianum</td>
</tr>
<tr>
<td>Goatgrass</td>
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</tr>
<tr>
<td>Barbed (T)</td>
<td>Aegilops triuncialis</td>
</tr>
<tr>
<td>Ovate</td>
<td>Aegilops ovata</td>
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<td>Goatsrue (T)</td>
<td>Galega officinalis</td>
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<td>Hawkweed</td>
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<td>King-devil</td>
<td>Pilosella piloselloides (Hieracium)</td>
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<td>Mouse-ear (T)</td>
<td>Pilosella pilosella (Hieracium)</td>
</tr>
<tr>
<td>Orange (T)</td>
<td>Pilosella aurantiacum (Hieracium)</td>
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<td>Yellow (T)</td>
<td>Pilosella floribundum (Hieracium)</td>
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<td>Hoary alyssum (T)</td>
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<td>Hydrilla</td>
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<td>Japanese dodder</td>
<td>Cuscuta japonica</td>
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<td>Kudzu (T)</td>
<td>Pueraria lobata</td>
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<td>Matgrass (T)</td>
<td>Nardus stricta</td>
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<tr>
<td>Oblong spurge (T)</td>
<td>Euphorbia oblongata</td>
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<td>Paterson’s curse (T)</td>
<td>Echium plantagineum</td>
</tr>
<tr>
<td>Purple nutsedge</td>
<td>Cyperus rotundus</td>
</tr>
<tr>
<td>Ravennagrass (T)</td>
<td>Saccharum ravennae</td>
</tr>
<tr>
<td>Silverleaf nightshade</td>
<td>Solanum elaeagnifolium</td>
</tr>
<tr>
<td>West Indian spongeplant</td>
<td>Limnobium laevigatum</td>
</tr>
</tbody>
</table>

(T) T Designated Weed (See page 4)
Table I: A Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Squarrose knapweed (T)</td>
<td>Centaurea virgata</td>
</tr>
<tr>
<td>Starthistle</td>
<td></td>
</tr>
<tr>
<td>Iberian (T)</td>
<td>Centaurea iberica</td>
</tr>
<tr>
<td>Purple (T)</td>
<td>Centaurea calcitrapa</td>
</tr>
<tr>
<td>Syrian bean-caper</td>
<td>Zygophyllum fabago</td>
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<tr>
<td>Thistle</td>
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</tr>
<tr>
<td>Plumeless (T)</td>
<td>Carduus acanthoides</td>
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<tr>
<td>Smooth distaff</td>
<td>Carthamus baeticus</td>
</tr>
<tr>
<td>Taurian (T)</td>
<td>Onopordum tauricum</td>
</tr>
<tr>
<td>Welted (Curly plumeless) (T)</td>
<td>Carduus crispus</td>
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<tr>
<td>Woolly distaff (T)</td>
<td>Carthamus lanatus</td>
</tr>
<tr>
<td>Water soldiers</td>
<td>Stratiotes aloides</td>
</tr>
<tr>
<td>White bryonia</td>
<td>Bryonia alba</td>
</tr>
<tr>
<td>Yellow floating heart (T)</td>
<td>Nymphoides peltata</td>
</tr>
<tr>
<td>Yellowtuft (T)</td>
<td>Alyssum murale, A. corsicum</td>
</tr>
</tbody>
</table>

(T) T Designated Weed (See page 4)
### Table II: B Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armenian (Himalayan) blackberry</td>
<td>Rubus armeniacus (R. procerus, R. discolor)</td>
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<tr>
<td>Biddy-biddy</td>
<td>Acaena novae-zelandiae</td>
</tr>
<tr>
<td><strong>Broom</strong></td>
<td></td>
</tr>
<tr>
<td>French*</td>
<td>Genista monspessulana</td>
</tr>
<tr>
<td>Portuguese (T)</td>
<td>Cytisus striatus</td>
</tr>
<tr>
<td>Scotch*</td>
<td>Cytisus scoparius</td>
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<tr>
<td>Spanish</td>
<td>Spartium junceum</td>
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<tr>
<td>Buffalobur</td>
<td>Solanum rostratum</td>
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<tr>
<td>Butterfly bush</td>
<td>Buddleja davidii (B. variabilis)</td>
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<tr>
<td>Common bugloss (T)</td>
<td>Anchusa officinalis</td>
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<tr>
<td>Common crupina</td>
<td>Crupina vulgaris</td>
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<tr>
<td>Common reed</td>
<td>Phragmites australis ssp. australis</td>
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<tr>
<td>Creeping yellow cress</td>
<td>Rorippa sylvestris</td>
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<tr>
<td>Cutleaf teasel</td>
<td>Dipsacus laciniatus</td>
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<tr>
<td>Dodder</td>
<td>Cuscuta spp.</td>
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<tr>
<td>Dyer’s woad</td>
<td>Isatis tinctoria</td>
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<tr>
<td><strong>Ivy</strong></td>
<td></td>
</tr>
<tr>
<td>Atlantic</td>
<td>Hedera hibernica</td>
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<tr>
<td>English</td>
<td>Hedera helix</td>
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<tr>
<td>Eurasian watermilfoil</td>
<td>Myriophyllum spicatum</td>
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<tr>
<td>False brome</td>
<td>Brachypodium sylvaticum</td>
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<tr>
<td>Field bindweed* (T)</td>
<td>Convolvulus arvensis</td>
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<tr>
<td>Garlic mustard (T)</td>
<td>Alliaria petiolata</td>
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<tr>
<td>Geranium</td>
<td></td>
</tr>
<tr>
<td>Herb Robert</td>
<td>Geranium robertianum</td>
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<tr>
<td>Shiny leaf geranium</td>
<td>Geranium lucidum</td>
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<tr>
<td>Gorse* (T)</td>
<td>Ulex europaeus</td>
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<tr>
<td>Halogeton</td>
<td>Halogeton glomeratus</td>
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<tr>
<td>Houndstongue</td>
<td>Cynoglossum officinale</td>
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<tr>
<td>Indigo bush</td>
<td>Amorpha fruticosa</td>
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<tr>
<td>Johnsongrass</td>
<td>Sorghum halepense</td>
</tr>
<tr>
<td>Jointed goatgrass</td>
<td>Aegilops cylindrica</td>
</tr>
<tr>
<td>Jubata grass</td>
<td>Cortaderia jubata</td>
</tr>
</tbody>
</table>

* Targeted for biocontrol                       

(T) T Designated Weed (See page 4)
Table II: B Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Knapweed</td>
<td></td>
</tr>
<tr>
<td>Diffuse*</td>
<td>Centaurea diffusa</td>
</tr>
<tr>
<td>Meadow*</td>
<td>Centaurea pratensis</td>
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<tr>
<td>Russian*</td>
<td>Acroptilon repens</td>
</tr>
<tr>
<td>Spotted* (T)</td>
<td>Centaurea stoebe (C. maculosa)</td>
</tr>
<tr>
<td>Knotweed</td>
<td></td>
</tr>
<tr>
<td>Giant</td>
<td>Fallopia sachalinensis (Polygonum)</td>
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<tr>
<td>Himalayan</td>
<td>Polygonum polystachyum</td>
</tr>
<tr>
<td>Japanese</td>
<td>Fallopia japonica (Polygonum)</td>
</tr>
<tr>
<td>Kochia</td>
<td>Kochia scoparia</td>
</tr>
<tr>
<td>Lesser celandine</td>
<td>Ranunculus ficaria</td>
</tr>
<tr>
<td>Meadow hawkweed (T)</td>
<td>Pilosella caespitosum (Hieracium)</td>
</tr>
<tr>
<td>Mediterranean sage</td>
<td>Salvia aethiopis</td>
</tr>
<tr>
<td>Medusahead rye</td>
<td>Taeniatherum caput-medusae</td>
</tr>
<tr>
<td>Old man’s beard</td>
<td>Clematis vitalba</td>
</tr>
<tr>
<td>Parrot feather</td>
<td>Myriophyllum aquaticum</td>
</tr>
<tr>
<td>Perennial peavine</td>
<td>Lathyrus latifolius</td>
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<tr>
<td>Perennial pepperweed (T)</td>
<td>Lepidium latifolium</td>
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<tr>
<td>Pheasant’s eye</td>
<td>Adonis aestivalis</td>
</tr>
<tr>
<td>Poison hemlock</td>
<td>Conium maculatum</td>
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<tr>
<td>Policeman’s helmet</td>
<td>Impatiens glandulifera</td>
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<tr>
<td>Puncturevine*</td>
<td>Tribulus terrestris</td>
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<tr>
<td>Purple loosestrife*</td>
<td>Lythrum salicaria</td>
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<tr>
<td>Ragweed</td>
<td>Ambrosia artemisiifolia</td>
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<tr>
<td>Ribbongrass (T)</td>
<td>Phalaris arundinacea var. Picta</td>
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<tr>
<td>Rush skeletonweed* (T)</td>
<td>Chondrilla juncea</td>
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<tr>
<td>Saltcedar* (T)</td>
<td>Tamarix ramosissima</td>
</tr>
<tr>
<td>Small broomrape</td>
<td>Orabanche minor</td>
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<tr>
<td>South American waterweed</td>
<td>Egeria densa (Elodea)</td>
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<tr>
<td>Spanish heath</td>
<td>Erica lusitanica</td>
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<tr>
<td>Spikeweed</td>
<td>Hemizonia pungens</td>
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<tr>
<td>Spiny cocklebur</td>
<td>Xanthium spinosum</td>
</tr>
<tr>
<td>Spurge laurel</td>
<td>Daphne laureola</td>
</tr>
</tbody>
</table>

* Targeted for biocontrol  
(T) T Designated Weed (See page 4)
Table II: B Listed Weeds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spurge</td>
<td></td>
</tr>
<tr>
<td>Leafy* (T)</td>
<td>Euphorbia esula</td>
</tr>
<tr>
<td>Myrtle</td>
<td>Euphorbia myrsinites</td>
</tr>
<tr>
<td>St. Johnswort*</td>
<td>Hypericum perforatum</td>
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<tr>
<td>Sulfur cinquefoil</td>
<td>Potentilla recta</td>
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<tr>
<td>Swainsonpea</td>
<td>Sphaerophysa salsula</td>
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<tr>
<td>Tansy ragwort* (T)</td>
<td>Senecio jacobaea (Jacobaea vulgaris)</td>
</tr>
<tr>
<td>Thistle</td>
<td></td>
</tr>
<tr>
<td>Bull*</td>
<td>Cirsium vulgare</td>
</tr>
<tr>
<td>Canada*</td>
<td>Cirsium arvense</td>
</tr>
<tr>
<td>Italian</td>
<td>Carduus pycnocephalus</td>
</tr>
<tr>
<td>Milk*</td>
<td>Silybum marianum</td>
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<tr>
<td>Musk*</td>
<td>Carduus nutans</td>
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<tr>
<td>Scotch</td>
<td>Onopordum acanthium</td>
</tr>
<tr>
<td>Slender-flowered*</td>
<td>Carduus tenuiflorus</td>
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<tr>
<td>Toadflax</td>
<td></td>
</tr>
<tr>
<td>Dalmatian* (T)</td>
<td>Linaria dalmatica</td>
</tr>
<tr>
<td>Yellow*</td>
<td>Linaria vulgaris</td>
</tr>
<tr>
<td>Tree of heaven</td>
<td>Ailanthus altissima</td>
</tr>
<tr>
<td>Velvetleaf</td>
<td>Abutilon theophrasti</td>
</tr>
<tr>
<td>Primrose Willow</td>
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</tr>
<tr>
<td>Large-flower (T)</td>
<td>Ludwigia grandiflora</td>
</tr>
<tr>
<td>Floating (T)</td>
<td>Ludwigia hexapetala</td>
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<tr>
<td>Water primrose (T)</td>
<td>Ludwigia peploides</td>
</tr>
<tr>
<td>Whitetop</td>
<td></td>
</tr>
<tr>
<td>Hairy</td>
<td>Lepidium pubescens</td>
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<tr>
<td>Lens-podded</td>
<td>Lepidium chalepensis</td>
</tr>
<tr>
<td>Whitetop (hoary cress)</td>
<td>Lepidium draba</td>
</tr>
<tr>
<td>Yellow archangel</td>
<td>Lamiastrium galeobdolon</td>
</tr>
<tr>
<td>Yellow flag iris</td>
<td>Iris pseudacorus</td>
</tr>
<tr>
<td>Yellow nutsedge</td>
<td>Cyperus esculentus</td>
</tr>
<tr>
<td>Yellow starthistle*</td>
<td>Centaurea solstitialis</td>
</tr>
</tbody>
</table>

* Targeted for biocontrol (T) T Designated Weed (See page 4)
Matt,

Please see below for your records, confirmation that Don Farrar/Gilliam County Weed Control has approved the Montague Weed Management Plan with no further questions or comments.

-Paul

---

Paul Hicks | Jacobs | Planning and Permitting | Global Environmental Solutions | 503.872.4421 | 916.764.8382 mobile | paul.hicks@ch2m.com | www.jacobs.com

---

From: O'Neill, Peggy/PDX
Sent: Monday, July 09, 2018 7:01 PM
To: Hicks, Paul/PDX <Paul.Hicks@ch2m.com>
Cc: Eng, Linnea/SEA <Linnea.Eng@CH2M.com>
Subject: Fwd: [EXTERNAL] RE: Montague Wind Project - Weed Management Plan

Paul,

See below for approval of Montague weed management plan. Please forward to Matt.

Peggy

---

Get Outlook for iOS

---

From: Don Farrar <don.farrar@co.gilliam.or.us>
Sent: Monday, July 9, 2018 1:00 PM
To: O'Neill, Peggy/PDX
Subject: [EXTERNAL] RE: Montague Wind Project - Weed Management Plan

The Montague Weed Management Plan Looks good
Thanks Don Farrar

Gilliam county weed control

If I can help in anyway let me know

From: O'Neill, Peggy/PDX [mailto:Peggy.ONEill@jacobs.com]
Sent: Thursday, June 21, 2018 10:22 AM
To: Don Farrar <don.farrar@co.gilliam.or.us>
Subject: FW: Montague Wind Project - Weed Management Plan

Don,

Re-sending the Montague Weed Control Plan (attached). Please contact me with any questions.

Peggy

Peggy O'Neill, PWS
Senior Project Technologist
Wetlands, Botanical Studies, & Environmental Permitting

JACOBS

2020 SW 4th Ave,
Suite 300
Portland, OR 97201-4953
Direct 503.872.4652
Mobile 503.708.7722
Fax 503.736.2000
www.ch2mhill.com

Please consider the environment before printing this email.

From: O'Neill, Peggy/PDX [mailto:Peggy.ONEill@CH2M.com]
Sent: Monday, February 12, 2018 2:15 PM
To: don.farrar@co.gilliam.or.us
Hello, Don,

Attached is the Weed Management Plan for the Montague Wind Project, revised per your recommendations. We request your approval of this plan as required by the project Site Certificate requires approval of this plan. Please feel free to contact me with any questions or comments.

Thanks,
Peggy

Peggy O’Neill, PWS
Senior Project Technologist
Wetlands, Botanical Studies, & Environmental Permitting

ch2m is now JACOBS

2020 SW 4th Ave,
Suite 300
Portland, OR 97201-4953
Direct 503.872.4652
Mobile 503.708.7722
Fax 503.736.2000
www.ch2mhill.com

Please consider the environment before printing this email.

From: O’Neill, Peggy/PDX
Sent: Tuesday, November 28, 2017 3:37 PM
To: 'don.farrar@co.gilliam.or.us' <don.farrar@co.gilliam.or.us>
Cc: 'Hutchinson, Matthew' <matthew.hutchinson@avangrid.com>; Eng, Linnea/SEA <Linnea.Eng@CH2M.com>
Subject: Montague Wind Project - Weed Management Plan

Hello, Don
Attachment G Amended Wildlife Monitoring and Mitigation Plans

Amended Montague Wind Facility Wildlife Monitoring and Mitigation Plan
Draft Montague Solar Facility Wildlife Monitoring and Mitigation Plan
Draft Oregon Trail Solar Facility Wildlife Monitoring and Mitigation Plan
Montague Wind Power Facility: Wildlife Monitoring and Mitigation Plan

[AS AMENDED SEPTEMBER 2020]

This plan describes wildlife monitoring that the certificate holder shall conduct during operation of the Montague Wind Power Facility (MWPF). ¹ This plan was approved in September 2010 as part of the Energy Facility Siting Council’s (EFSC) Final Order on the Application for Site Certificate for the Montague Wind Power Facility (Final Order on ASC). Final Order on ASC approved construction and operation of a 404 megawatt (MW) wind energy generation facility, to be developed in phases (Phase 1 and Phase 2). The plan was finalized in August 2017, prior to construction of Phase 1. In September, 2020, the Council approved Final Order on Request for Amendment 5 of the Montague Wind Power Facility site certificate (Final Order on RFA5), authorizing amendment of the Montague Wind Power Facility site certificate to cover only Phase 1 facility components; and, previously approved facility components (Phase 2) to be allocated under original site certificates for facilities named Montague Solar Facility and Oregon Trail Solar Facility.

This plan is based on the plan finalized prior to Phase 1 facility construction (August 2017), revised accordingly to describe and apply to the facility components allocated in the Montague Wind Power Facility, as approved in Final Order on RFA5. The Montague Wind Power Facility is a 201 MW wind energy facility, including 56 wind turbines, located in northeastern Gilliam County.

The monitoring objectives are to determine whether the facility causes significant fatalities of birds and bats and to determine whether the facility results in a loss of habitat quality.

The certificate holder shall use experienced and properly trained personnel (the “investigators”) to conduct the monitoring required under this plan. For all components of this plan except the Wildlife Reporting and Handling System, the certificate holder shall hire independent third-party investigators (not employees of the certificate holder) to perform monitoring tasks.

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

1) Fatality monitoring program including:
   a) Definitions and methods
   b) Removal trials
   c) Searcher efficiency trials
   d) Fatality monitoring search protocol
   e) Incidental finds and injured birds
   f) Statistical methods for fatality estimates

¹ This plan is incorporated by reference in the site certificate for the MWPF 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.
Montague Wind Power Facility: Wildlife Monitoring and Mitigation Plan

[AS AMENDED SEPTEMBER 2020]

1  g) Mitigation
2
3  2) Raptor nesting surveys
4  3) Washington ground squirrel surveys
5  4) Wildlife Reporting and Handling System
6  5) Data reporting

Based on the results of the monitoring programs, mitigation of significant impacts may be required. The selection of the mitigation actions 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 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 investigators shall conduct fatality monitoring within search plots. The certificate holder, in consultation with the Oregon Department of Fish and Wildlife (ODFW), shall select search plots based on a systematic sampling design with a random starting point that ensures that the selected search plots are representative of the habitat conditions 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 use the same search plots for each search conducted during a monitoring year.

Scheduling

Fatality monitoring will begin one month after commencement of commercial operation of the facility. Subsequent monitoring years will follow the same schedule (beginning in the same calendar month in the subsequent monitoring year).

In each monitoring year, the investigators shall conduct fatality monitoring searches at the rates of frequency shown below. Over the course of one monitoring year, the investigators will conduct 16 searches, as follows:
**Season** | **Frequency**
---|---
Spring Migration | 2 searches per month (4 searches)
Summer/Breeding | 1 search per month (3 searches)
Fall Migration | 2 searches per month (5 searches)
Winter | 1 search per month (4 searches)

**Sample Size**

The sample size for fatality monitoring is the number of turbines searched per monitoring year. The investigators shall conduct fatality monitoring during each monitoring year in search plots at one-third of the turbines that are built or 50 turbines, whichever is greater. If fewer than 50 turbines are built, the certificate holder shall search all turbines. The number of turbines constructed will be considered when determining the sample size for the facility, and the turbines searched will be distributed proportionally throughout the entire facility.

The certificate holder may choose to build the MWPF using turbine types in two size classes:

- Small: turbines having a rotor diameter of 82 meters (269 feet) or less
- Large: turbines having a rotor diameter greater than 82 meters

If the final design of the MWPF includes both small and large turbines, the certificate holder shall consult with an independent expert with experience in statistical analysis of avian fatality data to determine whether it would be possible to design a turbine sample with a sufficient number of turbines in each size class to allow a statistical comparison of fatality rates for all birds as a group. The certificate holder shall submit the expert’s written analysis to the Department. If the expert’s analysis shows that a comparison study is possible and if the Department approves, the certificate holder shall sample the appropriate number of turbines in each class and conduct the comparison study. The certificate holder may choose to sample more than 50 turbines in each monitoring year, if a larger sample size would allow the comparison study to be done.

**Duration of Fatality Monitoring**

The investigators shall perform one complete monitoring cycle during the first full year of facility operation (Year 1). The certificate holder proposes to select the sample turbines from all turbines throughout the facility using a systematic sampling regime with a random start.

Monitoring of the selected turbines will begin when the facility commences commercial operation and will continue for a full year (52 weeks). As a result of the construction schedule, monitoring of turbines at the facility will continue without interruption for longer than one full year and possibly for as long as two full years.

When a full year of monitoring has been completed, the raw data will be compiled by the certificate holder in a memo style report, which will include any notable results from the year of monitoring, and provided to the Department and ODFW.

The certificate holder will report the results of monitoring to the Department and ODFW. In the evaluation, the certificate holder shall compare the results for the MWPF with the thresholds of concern described in Section 1(g) of this plan and with comparable data from other wind power facilities in the Columbia Basin, as available. If the fatality rates for the first year of
monitoring at the MWPF do not exceed any of the thresholds of concern and are within the range of the fatality rates found at other wind power facilities in the region, then the investigators will perform a second year of monitoring in Year 5 of operations. This may occur under two scenarios:

- Monitoring will begin 5 years after the first year of operation/monitoring.

- If fatality rates for the first year of monitoring at the MWPF exceed any of the thresholds of concern or exceed the range of fatality rates found at other wind power facilities in the region, the certificate holder shall propose additional mitigation for Department and ODFW review within 6 months after reporting the fatality rates to the Department. Alternatively, the certificate holder may opt to conduct a second year of fatality monitoring immediately if the certificate holder believes that the results for Year 1 monitoring were anomalous. If the certificate holder takes this option, the investigators still must perform the monitoring in Year 5 of operations as described above.

(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. 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.

The investigators shall conduct carcass removal trials within each of the seasons defined above during the first year of fatality monitoring. For each trial, the investigators shall use 10 to 15 carcasses of small- and large-bodied species. After the first year of fatality monitoring, the investigators may reduce the number of removal trials and the number of removal trial carcasses during any subsequent year of fatality monitoring, subject to the approval of the Department. The investigators must show that the reduction is justified based on a comparison of the first-year removal data with published removal data from nearby wind energy facilities.

The investigators shall use game birds or other legal sources of avian species as test carcasses for the removal trials, and the investigators may use carcasses found in fatality monitoring searches. The investigators shall select species with approximately the same coloration and size attributes as species found within the site boundary. 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.

Trial carcasses will be marked discreetly for recognition by searchers and other personnel. 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) or (3) partially hidden. The trial carcasses will be placed randomly within the carcass removal trial plots. Trial carcasses will be left in place until the end of the carcass removal trial.

An approximate schedule for assessing removal status is once daily for the first 4 days, and on days 7, 10, 14, 21, 28 and 35. This schedule may be adjusted depending on actual carcass removal rates, weather conditions and coordination with the other survey work. The condition of scavenged carcasses will be documented during each assessment, and at the end of the trial all
traces of the carcasses will be removed from the site. Scavenger or other activity could result in complete removal of all traces of a carcass in a location or distribution of feathers and carcass parts to several locations. This distribution will not constitute removal if evidence of the carcass remains within an area similar in size to a search plot and if the evidence would be discernible to a searcher during a normal survey.

Before beginning removal trials for any subsequent year of fatality monitoring, the certificate holder shall report the results of the first-year removal trials to the Department and ODFW. In the report, the certificate holder shall analyze whether four removal trials per year, as described above, provide sufficient data to accurately estimate adjustment factors for carcass removal. The number of removal trials may be adjusted up or down, subject to the approval of the Department.

(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 investigators shall conduct searcher efficiency trials on the fatality monitoring search plots in both grassland/shrub-steppe and cultivated agriculture habitat types. A pooled estimate of searcher efficiency will be used to adjust carcass counts for detection bias.

The investigators shall conduct searcher efficiency trials within each of the seasons defined above during the years in which the fatality monitoring occurs. Each trial will involve approximately 4 to 15 carcasses. The searchers will not be notified of carcass placement or test dates. The investigators shall vary the number of trials per season and the number of carcasses per trial so that the searchers will not know the total number of trial carcasses being used in any trial. In total, approximately 80 carcasses will be used per year, or approximately 15 to 25 per season.

For each trial, the investigators shall use small- and large-bodied species. The investigators shall use game birds or other legal sources of avian species as test carcasses for the efficiency trials, and the investigators may use carcasses found in fatality monitoring searches. The investigators shall select species with approximately the same coloration and size attributes as species found within the site boundary. If suitable test 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. The investigators shall mark the test carcasses to differentiate them from other carcasses that might be found within the search plot and shall use methods similar to those used to mark removal test carcasses as long as the procedure is sufficiently discreet and does not increase carcass visibility.

The certificate holder shall distribute trial carcasses in varied habitat in rough proportion to the habitat types within the facility site. On the day of a standardized fatality monitoring search (described below) but before the beginning of the search, investigators will place efficiency trial carcasses randomly within search plots (one to three trial carcasses per search plot) within areas to be searched. If scavengers appear attracted by placement of carcasses, the carcasses will be distributed before dawn.

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 or (3) partially hidden.

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. Following plot searches, all traces of test carcasses will be removed from the site.

If new searchers are brought into the search team, additional searcher efficiency trials will be conducted to ensure that detection rates incorporate searcher differences. The certificate holder shall include a discussion of any changes in search personnel and any additional detection trials in the reporting required under Section 5 of this plan.

Before beginning searcher efficiency trials for any subsequent year of fatality monitoring, the certificate holder shall report the results of the first-year efficiency trials to the Department and ODFW. In the report, the certificate holder shall analyze whether the efficiency trials as described above provide sufficient data to accurately estimate adjustment factors for searcher efficiency. The number of searcher efficiency trials for any subsequent year of fatality monitoring may be adjusted up or down, subject to the approval of the Department.

(d) 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 as an indicator of the impact of the facility on habitat quality. The goal of bird and bat fatality monitoring is to estimate fatality rates and associated variances. The investigators shall perform fatality monitoring using standardized carcass searches according to the schedule described above.

Personnel trained in proper search techniques (“the searchers”) will conduct the carcass searches by walking parallel transects approximately 6 meters apart within the search plots. A searcher will walk at a rate of approximately 45 to 60 meters per minute along each transect, searching both sides out to 3 meters for casualties. Search area and speed may be adjusted by habitat type after evaluation of the first searcher efficiency trial.

Searchers shall flag all avian or bat carcasses discovered. Carcasses are defined as a complete carcass or body part, 10 or more feathers or three or more primary feathers in one location. When parts of carcasses and feathers from the same species are found within a search plot, searchers shall make note of the relative positions and assess whether or not these are from the same fatality.

All carcasses (avian and bat) found during the standardized carcass searches will be photographed, recorded and labeled with a unique number. Searchers shall make note of the nearest two or three structures (turbine, power pole, fence, building or overhead line) and the approximate distance from the carcass to these structures. The species and age of the carcass will be determined when possible. Searchers shall note the extent to which the carcass is intact and estimate time since death. Searchers shall describe all evidence that might assist in determination of cause of death, such as evidence of electrocution, vehicular strike, wire strike, predation or disease.

The investigators shall calculate fatality rates using the statistical methods described in Section (f), except that the investigators may use different notation or methods that are
mathematically equivalent with prior approval of the Department. In making these calculations, the investigators may exclude carcass data from the first search of each turbine plot (to eliminate possible counting of carcasses that were present before the turbine was operating).

The investigators 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 fatalities will be estimated by adjusting for removal and searcher efficiency bias.

On an annual basis, the certificate holder shall report an estimate of fatalities in eight categories: (1) all birds, (2) small birds, (3) large birds, (4) raptors, (5) grassland birds, (6) nocturnal migrants, (7) state and federaly listed threatened and endangered species and State Sensitive Species listed under OAR 635-100-0040 and (8) bats. The certificate holder shall report annual fatality rates on both a per-megawatt (MW) and per-turbine basis.

(e) Incidental Finds and Injured Birds

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. 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 incidentally discovered federally-listed endangered or threatened species and Migratory Bird Treaty Act protected avian species with USFWS.

The certificate holder shall contact a qualified rehabilitation specialist approved by the Department to respond to injured wildlife. The certificate holder shall pay costs, if any, 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.

2 Approved specialists include Blue Mountain Wildlife, a wildlife rehabilitation center in Pendleton, and the Audubon Bird Care Center in Portland. The certificate holder must obtain Department approval before using other specialists.
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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.\(^3\)
2. Searcher efficiency expressed as the proportion of planted carcasses found by searchers.
3. 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 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 35 days.
- \(se\): 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.
- \(I\): the average interval between searches in days.
- \(\hat{\pi}\): 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 MW.

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\(^3\) If a different cause of death is not apparent, the fatality will be attributed to facility operation.
Observed Number of Carcasses

The estimated average number of carcasses ($\bar{c}$) observed per turbine per year is:

$$\bar{c} = \frac{1}{k} \sum_{i=1}^{n} c_i .$$  

(1)

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:

$$\bar{t} = \frac{1}{s - s_c} \sum_{i=1}^{s} t_i .$$  

(2)

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 remaining at 35 days are collected, yielding censored observations at 35 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), habitat type 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, habitat type and season.

Estimation of Facility-Related Fatality Rates

The estimated per turbine annual fatality rate ($m_t$) is calculated by:

$$m_t = \frac{\bar{c}}{\hat{\pi}} ,$$  

(3)

where $\hat{\pi}$ 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. Under these assumptions, this detection probability is estimated by:

$$\hat{\pi} = \frac{\bar{t} \cdot p}{I} \begin{bmatrix} \exp \left( \frac{I}{\bar{t}} \right) - 1 \\ \exp \left( \frac{I}{\bar{t}} \right) - 1 + p \end{bmatrix} .$$  

(4)

The estimated per MW annual fatality rate ($m$) is calculated by:

$$m = \frac{m_t}{C} .$$  

(5)
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 \( \hat{c} \), \( \hat{r} \), \( \hat{p} \), \( \hat{\pi} \) 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 5th and upper 95th 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 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

The certificate holder shall use best-available science 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.

Mitigation may be appropriate if fatality rates 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 species groups after each year 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 MWPF:

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If a different cause of death is not apparent, the fatality will be attributed to facility operation.

n species in the Final Order on the Application for the Klondike III Wind Project (June 30, 2006) and for bats in the Final Order on the Application for the Biglow Canyon Wind Farm (June 30, 2006). As explained in the Klondike III order: “Although the threshold numbers provide a rough measure for deciding whether the Council should be concerned about observed fatality rates, the thresholds have a very limited scientific basis. The exceeding of a threshold, by itself, would not be a scientific indicator that operation of the facility would result in range-wide population level declines of any of the species affected. The thresholds are provided in the Wildlife Monitoring and Mitigation Plan to guide consideration of additional mitigation based on two years of monitoring data.”
Montague Wind Power Facility: Wildlife Monitoring and Mitigation Plan
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<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>Grassland species (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>0.2</td>
</tr>
<tr>
<td>Bat species as a group</td>
<td>2.5</td>
</tr>
</tbody>
</table>

If the data show that a threshold of concern for a species group has been exceeded, the certificate holder shall implement additional mitigation if the Department determines that mitigation is appropriate based on analysis of the data, consultation with ODFW and consideration of any other significant information available at the time. In addition, the Department may determine that mitigation is appropriate if fatality rates for individual avian or bat species (especially State Sensitive Species) are higher than expected and at a level of biological concern. If the Department determines that mitigation is appropriate, the certificate holder, in consultation with the Department and ODFW, shall propose mitigation measures designed to benefit the affected species. Acceptable mitigation may include, but not limited to, contributions to wildlife rehabilitators, funding of research by third parties on local raptor populations, or habitat mitigation. This may take into consideration whether the mitigation required or provided in conjunction with raptor nest monitoring, habitat mitigation, or other components of the Wildlife Monitoring and Mitigation Plan or Habitat Mitigation Plan, would also benefit the affected species.

The certificate holder shall implement mitigation as approved by the Department, subject to review 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.

The certificate holder shall design mitigation 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; improving wildfire response; and conducting or making a contribution to research that will aid in understanding more about the affected species and its conservation needs in the region.
If the data show that the threshold of concern for bat species as a group has been exceeded, the certificate holder shall implement additional mitigation if the Department determines that mitigation is appropriate based on analysis of the data, consultation with ODFW and consideration of any other significant information available at the time. For example, if the threshold for bat species as a group is exceeded, the certificate holder may contribute to Bat Conservation International or to a Pacific Northwest bat conservation group to fund new or ongoing research in the Pacific Northwest to better understand wind facility impacts to bat species and to develop possible ways to reduce impacts to the affected species.

2. Raptor Nest Surveys

The objectives of raptor nest surveys are: (1) count raptor nests on the ground or aboveground in trees or other aboveground nest locations in the vicinity of the facility; and (2) 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, golden eagle, ferruginous hawk, and burrowing owl.

The certificate holder shall conduct short-term and long-term monitoring around Phase 2 wind turbines. The investigators will use ground surveys to evaluate nest success by gathering data on active nests, on nests with young and on young fledged. The investigators will analyze the data as described in Section 3(c) and will share the data with state biologists.

(a) Short-Term Monitoring

Short-term monitoring will be done in two monitoring seasons. The first monitoring season will be in the first raptor nesting season after completion of construction of the facility. The second monitoring season will be in the fourth year after construction is completed. The certificate holder shall provide a summary of the first-year results in the monitoring report described in Section 5. After the second monitoring season, the investigators will analyze two years of data compared to the baseline data.

For Raptor Species that Nest Aboveground

During each monitoring season, the investigators will conduct a minimum of one aerial and one ground survey for raptor nests in late May or early June and additional surveys as described in this section. The survey area is the area within the site boundary and a 2-mile buffer zone around the site. For the ground surveys while checking for nesting success (conducted within the facility site and up to a maximum of ½ mile from the facility site), nests outside the leased project boundary will be checked from an appropriate distance where feasible, depending on permission from the landowner for access.

All nests discovered during preconstruction surveys and any nests discovered during post-construction surveys, whether active or inactive, will be given identification numbers. Nest locations will be recorded on U.S. Geological Survey 7.5-minute quadrangle maps. Global positioning system (GPS) coordinates will be recorded for each nest. Locations of inactive nests will be recorded because they could become occupied during future years.

Determining nest occupancy may require one or two visits to each nest. Aerial surveys for nest occupancy will be conducted within the facility site and a 2-mile buffer. For occupied nests, the certificate holder will determine nesting success by a minimum of one ground visit to determine the species, number of young and young fledged within the facility site and up to ½
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1 mile from the facility site. “Nesting success” means that the young have successfully fledged (the young are independent of the core nest site).

For Burrowing Owls

If burrowing owl nest sites are discovered during pre-construction, construction, or post-construction, the investigators will monitor them according to the following protocol approved by ODFW. This species is not easily detected during aerial raptor nest surveys. Any nests discovered during post-construction surveys, whether active or showing signs of intermittent use by the species, 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 site. Coordinates for ancillary burrows used by one nesting pair or a group of nesting pairs will also be recorded. Locations of inactive nests will be recorded because they could become occupied during future years.

The investigators shall conduct burrowing owl monitoring in the same years as the raptor nest surveys described above. For occupied nests, the investigators shall determine nesting success by a minimum of one ground visit to determine species, number of young and young fledged. “Nesting success” means that the young have successfully fledged (the young may or may not be independent of the core nest site). Three visits to the nest sites may be necessary to determine outcome. Nests that cannot be monitored due to the landowner denying access will be checked from a distance where feasible.

If burrowing owl nests are discovered during the first year of post-construction raptor nest surveys (the first raptor nesting season after construction is completed), the investigators shall monitor those nest locations during the second year of surveys in the fourth year after construction is completed. Thereafter, the investigators shall monitor all known burrowing owl nest locations as a part of the long-term raptor nest monitoring program described in Section 2(b) below.

(b) Long-Term Monitoring

In addition to the two years of post-construction raptor nest surveys described in Section 2(a), the investigators shall conduct long-term raptor nest surveys at 5-year intervals for the life of the facility. Investigators will conduct the first long-term raptor nest survey in the first raptor nesting season that is at least 5 years after the completion of construction and is in a year that is divisible by five (i.e., 2020, 2025, 2030); and will repeat the survey at 5-year intervals thereafter. In conducting long-term surveys, the investigators will follow the same survey protocols as described above in Section 2(a) unless the investigators propose alternative protocols that are approved by the Department. In developing an alternative protocol, the investigators will consult with ODFW and will take into consideration other monitoring conducted in adjacent areas. The investigators will analyze the data and report after each year of long-term raptor nest surveys.

5 As used in this plan, “life of the facility” means continuously until the facility site is restored and the site certificate is terminated in accordance with OAR 345-027-0110.

MONTAGUE WIND POWER FACILITY  
– ATTACHMENT G
(c) Analysis

The investigators will analyze the raptor nesting data to determine whether a reduction in either nesting success or nest use has occurred in the survey area. If the analysis indicates a reduction in nesting success or nest use by Swainson’s hawks, ferruginous hawks, or burrowing owls, then the certificate holder will propose appropriate mitigation for the affected species as described in Section 2(d) and will implement mitigation as approved by the Department, subject to review by the Council.

Reductions in nesting success or nest use could be due to operation of the MWPF, operation of another wind facility in the vicinity or some other cause. The investigators shall attribute the reduction to operation of the MWPF if the wind turbine closest to the affected nest site is an MWPF turbine, unless the certificate holder demonstrates, and the Department agrees, that the reduction was due to a different cause. At a minimum, if the analysis shows that a Swainson’s hawk, ferruginous hawk or burrowing owl has abandoned a nest territory within the facility site or within ½ mile of the facility site or has not fledged any young over two successive surveys within that same area, the investigators will assume the abandonment or unsuccessful fledging is due to operation of the facility unless another cause can be demonstrated convincingly.

Given the low raptor nesting densities in the area and the presence of other wind energy facilities nearby, statistical power to detect a relationship between distance from an MWPF 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.

(d) Mitigation

If the analysis shows a reduction in nesting success or nest use, the certificate holder shall implement mitigation if the Department determines 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. In proposing appropriate mitigation, the certificate holder shall advise the Department if any other wind project in the area is obligated to provide mitigation for a reduction in raptor nesting success at the same nest site. 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 the mitigation required or provided in conjunction with other components of the Wildlife Monitoring and Mitigation Plan or Habitat Mitigation Plan would also benefit the raptor species whose nesting success was adversely affected.

3. Washington ground squirrel surveys

The certificate holder shall conduct long-term post-construction surveys to collect data on Washington ground squirrel (WGS) activity within the site boundary. Qualified professional
biologists will monitor the locations within the site boundary where WGS were detected in preconstruction surveys (beginning in 2017). The survey area includes the identified burrow areas and the buffer areas within 785 feet in suitable habitat. The investigators will walk standard protocol-level transects twice between late March and late May and record level of use, notes on natal sites, physical extent of the sites and any noticeable land use or habitat changes that may have occurred since the preconstruction survey in 2017. The investigators shall report any new WGS detections but the boundaries of Category 1 habitat will not be revised from pre-construction boundaries.

The certificate holder shall conduct surveys during the year following construction and every three years thereafter for the life of the facility in areas where WGS were detected within the typical maximum dispersal distance of 3,281 feet (1,000 meters) of the facility. After each survey, the certificate holder shall report the results to ODFW and to the Department and shall include maps of the areas surveyed and detection locations. WGS surveys will not be conducted if there are barriers to WGS dispersal (i.e., active agriculture fields, highways, perennial waterbodies) or an absence of suitable habitat corridors that would prevent the dispersal of WGS into areas where facility components are located.

4. **Wildlife Reporting and Handling System**

The Wildlife Reporting and Handling System is a voluntary monitoring program for maintenance personnel to search for avian and bat casualties during operation of the facility. Maintenance personnel will be trained in the methods needed to carry out this program. This monitoring program includes the initial response, handling, and reporting of bird and bat carcasses discovered incidental to maintenance operations (“incidental finds”). This is a voluntary program and may be discounted by the certificate holder at any time.

During the years in which fatality monitoring occurs, if maintenance personnel discover incidental finds outside the search plots for the fatality monitoring searches, the data will be reported separately from fatality monitoring data. If maintenance personnel discover carcasses within search plots, the data will be included in the calculation of fatality rates. The maintenance personnel will notify a project biologist.

5. **Data Reporting**

The certificate holder will report wildlife monitoring data and analysis to the Department for each calendar year in which wildlife monitoring occurs. Monitoring data include fatality monitoring program data, raptor nest survey data, WGS survey data, WGS incidental observation and assessment reports and Wildlife Reporting and Handling System data. The certificate holder may include the reporting of wildlife monitoring data and analysis in the annual report required under OAR 345-026-0080 or submit this information 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 notify USFWS and ODFW if any federal or state endangered or threatened species are killed or injured on the facility site within 48 hours of species identification.
Within 30 days after receiving the final versions of reports that are required under this plan, the Department will make the reports 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.

7. References


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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.

This plan describes wildlife monitoring that the certificate holder shall conduct during operation of the Montague Solar Facility.\(^1\) This plan was approved in September 2019 as part of the Energy Facility Siting Council’s (EFSC) Final Order on Request for Amendment 4 of the Montague Wind Power Facility site certificate (Final Order on RFA4). Final Order on RFA4 approved modifications to the previously approved layout and specifications of wind facility components and the addition of approximately 1,189 acres of solar photovoltaic energy generation equipment. Within the 1,189 acres approved for solar facility components, the land was used for cultivation of dryland winter wheat and was designated habitat Category 6. In September, 2020, the Council approved Final Order on Request for Amendment 5 of the Montague Wind Power Facility site certificate (Final Order on RFA5), authorizing previously approved facility components (Phase 2) to be allocated under original site certificates for facilities named Montague Solar Facility and Oregon Trail Solar Facility. The site certificate issued for the Montague Solar Facility was based entirely on the previously approved Montague Wind Power Facility site certificate; mitigation plans were based entirely on those approved in the Final Order on RFA4; modifications were incorporated into the site certificates and mitigation plans based on the allocation of previously approved facility components, location and type of equipment.

This Wildlife Monitoring and Mitigation Plan is based on the draft amended plan provided as Attachment F of the Final Order on RFA4, revised accordingly to describe and apply to the Montague Solar Facility. The Montague Solar Facility is a 162 megawatt (MW) solar photovoltaic energy facility located within a 1,496 solar micrositing area and 1,763 acre site boundary, in northeastern Gilliam County.

The monitoring objectives are to determine whether the facility causes significant fatalities of birds and bats and to determine whether the facility results in a loss of habitat quality.

The certificate holder shall use experienced and properly trained personnel (the “investigators”) to conduct the monitoring required under this plan. For all components of this plan except the Wildlife Reporting and Handling System, the certificate holder shall hire independent third-party investigators (not employees of the certificate holder) to perform monitoring tasks.

The *Wildlife Monitoring and Mitigation Plan* for the Montague Solar Facility has the following components:

1) Wildlife Reporting and Handling System

2) Data reporting

*Solar Array*

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\(^1\) This plan is incorporated by reference in the site certificate for the Montague Solar Facility 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.
Although publicly available fatality studies conducted at PV solar projects are rare in the literature, those that are available have documented fatalities of passerines but raptor and bat fatalities were generally absent. In the most recent study available, Walston et al. (2016) found the rate of bird mortality from known causes (i.e., collision with project infrastructure) at a large PV facility in central California was low (0.50 birds/MW/year). In comparison, Johnson and Erickson (2011) summarized fatality rates from 25 year-long fatality monitoring studies conducted at 23 wind-energy facilities in the Columbia Plateau Ecoregion and found the mean number of all bird (excluding raptors) mortality was 2.28 fatalities/MW/year.

Some risk of avian mortality occurs with most human development (ranging from single-family homes to large-scale industrial projects), but it is unlikely that the proposed PV solar array will result in significant impacts to birds. Known risk factors for avian collision fatalities include the height of structures, size of the facility, attributes of structures (e.g., guy wires, type of lighting), as well as the type of development, siting in high-risk areas, and species at potential risk. The role of these risk factors has been outlined in the USFWS guidelines for wind turbines (USFWS, 2012) and communication towers (USFWS, 2013), as well as by various publications in the peer reviewed literature (Gehring et al., 2009, 2011; Kerlinger et al., 2010).

After consideration of potential risk factors, the collision risk to birds from the facility solar array infrastructure will likely be low. Most importantly, the PV array, as proposed, will be located in disturbed habitat, will have only down-shielded lighting, will not have guy wires, and will not have any structures exceeding 15 feet (4.6 meters) in height (the greatest height of PV panels at full rotation).

1. Wildlife Reporting and Handling System

The Wildlife Reporting and Handling System is a voluntary monitoring program for maintenance personnel to search for avian and bat casualties during operation of the facility. Maintenance personnel will be trained in the methods needed to carry out this program. This monitoring program includes the initial response, handling, and reporting of bird and bat carcasses discovered incidental to maintenance operations (“incidental finds”). This is a voluntary program and may be discounted by the certificate holder at any time.

During the years in which fatality monitoring occurs, if maintenance personnel discover incidental finds outside the search plots for the fatality monitoring searches, the data will be reported separately from fatality monitoring data. If maintenance personnel discover carcasses within search plots, the data will be included in the calculation of fatality rates. The maintenance personnel will notify a project biologist.

2. Data Reporting

The certificate holder will report wildlife monitoring data and analysis to the Department for each calendar year in which wildlife monitoring occurs. Monitoring data include fatality monitoring program data, raptor nest survey data, WGS survey data, WGS incidental observation and assessment reports and Wildlife Reporting and Handling System data. The certificate holder may include the reporting of wildlife monitoring data and analysis in the annual report required under OAR 345-026-0080 or submit this information 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 notify USFWS and ODFW if any federal or state endangered or threatened species are killed or injured on the facility site within 48 hours of species identification.

Within 30 days after receiving the final versions of reports that are required under this plan, the Department will make the reports available to the public on its website and will specify a time in which the public may submit comments to the Department. 2

3. 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.

4. References


Oregon Trail Solar Facility: Wildlife Monitoring and Mitigation Plan

This plan describes wildlife monitoring that the certificate holder shall conduct during operation of the Oregon Trail Solar Facility.¹ This plan was approved in September 2019 as part of the Energy Facility Siting Council’s (EFSC) Final Order on Request for Amendment 4 of the Montague Wind Power Facility site certificate (Final Order on RFA4). Final Order on RFA4 approved modifications to the previously approved layout and specifications of wind facility components and the addition of approximately 1,189 acres of solar photovoltaic energy generation equipment. In September, 2020, the Council approved Final Order on Request for Amendment 5 of the Montague Wind Power Facility site certificate (Final Order on RFA5), authorizing amendment of the Montague Wind Power Facility site certificate to cover only Phase 1 facility components; and, previously approved facility components (Phase 2) to be allocated under original site certificates for facilities named Montague Solar Facility and Oregon Trail Solar Facility.

The Oregon Trail Solar Facility is a 41 megawatt (MW) wind and solar photovoltaic energy facility. The facility could include use of up to 1,228 acres for solar photovoltaic energy generation components or up to 16 wind turbines, or any combination of equipment not to exceed 41 MW, within a 13,866 acre site boundary, in northeastern Gilliam County.

The monitoring objectives are to determine whether the facility causes significant fatalities of birds and bats and to determine whether the facility results in a loss of habitat quality.

The certificate holder shall use experienced and properly trained personnel (the “investigators”) to conduct the monitoring required under this plan. For all components of this plan except the Wildlife Reporting and Handling System, the certificate holder shall hire independent third-party investigators (not employees of the certificate holder) to perform monitoring tasks.

The Wildlife Monitoring and Mitigation Plan for the Oregon Trail Solar Facility has the following components:

1) Fatality monitoring program including:
   a) Definitions and methods
   b) Removal trials
   c) Searcher efficiency trials
   d) Fatality monitoring search protocol
   e) Incidental finds and injured birds
   f) Statistical methods for fatality estimates
   g) Mitigation

¹ This plan is incorporated by reference in the site certificate for the Oregon Trail Solar Facility 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.
Oregon Trail Solar Facility: Wildlife Monitoring and Mitigation Plan

[SEPTEMBER 2020]

2) Raptor nesting surveys
3) Washington ground squirrel surveys
4) Wildlife Reporting and Handling System
5) Data reporting

Based on the results of the monitoring programs, mitigation of significant impacts may be required. The selection of the mitigation actions 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 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 investigators shall conduct fatality monitoring within search plots. The certificate holder, in consultation with the Oregon Department of Fish and Wildlife (ODFW), shall select search plots based on a systematic sampling design with a random starting point that ensures that the selected search plots are representative of the habitat conditions 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 use the same search plots for each search conducted during a monitoring year.

**Scheduling**

Fatality monitoring will begin one month after commencement of commercial operation of the facility. Subsequent monitoring years will follow the same schedule (beginning in the same calendar month in the subsequent monitoring year).

In each monitoring year, the investigators shall conduct fatality monitoring searches at the rates of frequency shown below. Over the course of one monitoring year, the investigators will conduct 16 searches, as follows:
**Oregon Trail Solar Facility: Wildlife Monitoring and Mitigation Plan**

**[September 2020]**

<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>

**Sample Size**

The sample size for fatality monitoring is the number of turbines searched per monitoring year. The investigators shall conduct fatality monitoring during each monitoring year in search plots at one-third of the turbines that are built or 50 turbines, whichever is greater. If fewer than 50 turbines are built, the certificate holder shall search all turbines. The number of turbines constructed will be considered when determining the sample size for the facility, and the turbines searched will be distributed proportionally throughout the entire facility.

The certificate holder may choose to build the Oregon Trail Solar Facility using turbine types in two size classes:

- **Small**: turbines having a rotor diameter of 82 meters (269 feet) or less
- **Large**: turbines having a rotor diameter greater than 82 meters

If the final design of the Oregon Trail Solar Facility includes both small and large turbines, the certificate holder shall consult with an independent expert with experience in statistical analysis of avian fatality data to determine whether it would be possible to design a turbine sample with a sufficient number of turbines in each size class to allow a statistical comparison of fatality rates for all birds as a group. The certificate holder shall submit the expert’s written analysis to the Department. If the expert’s analysis shows that a comparison study is possible and if the Department approves, the certificate holder shall sample the appropriate number of turbines in each class and conduct the comparison study. The certificate holder may choose to sample more than 50 turbines in each monitoring year, if a larger sample size would allow the comparison study to be done.

**Duration of Fatality Monitoring**

The investigators shall perform one complete monitoring cycle during the first full year of facility operation (Year 1). The certificate holder proposes to select the sample turbines from all turbines throughout the facility using a systematic sampling regime with a random start.

Monitoring of the selected turbines will begin when the facility commences commercial operation and will continue for a full year (52 weeks). As a result of the construction schedule, monitoring of turbines at the facility will continue without interruption for longer than one full year and possibly for as long as two full years.

When a full year of monitoring has been completed, the raw data will be compiled by the certificate holder in a memo style report, which will include any notable results from the year of monitoring, and provided to the Department and ODFW.

The certificate holder will report the results of monitoring to the Department and ODFW. In the evaluation, the certificate holder shall compare the results for the Oregon Trail Solar Facility with the thresholds of concern described in Section 1(g) of this plan and with comparable data from other wind power facilities in the Columbia Basin, as available. If the...
fatality rates for the first year of monitoring at the Oregon Trail Solar Facility do not exceed any of the thresholds of concern and are within the range of the fatality rates found at other wind power facilities in the region, then the investigators will perform a second year of monitoring in Year 5 of operations. This may occur under two scenarios:

   Monitoring will begin 5 years after the first year of operation/monitoring.

- or -

   If fatality rates for the first year of monitoring at the Oregon Trail Solar Facility exceed any of the thresholds of concern or exceed the range of fatality rates found at other wind power facilities in the region, the certificate holder shall propose additional mitigation for Department and ODFW review within 6 months after reporting the fatality rates to the Department. Alternatively, the certificate holder may opt to conduct a second year of fatality monitoring immediately if the certificate holder believes that the results for Year 1 monitoring were anomalous. If the certificate holder takes this option, the investigators still must perform the monitoring in Year 5 of operations as described above.

(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. 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.

   The investigators shall conduct carcass removal trials within each of the seasons defined above during the first year of fatality monitoring. For each trial, the investigators shall use 10 to 15 carcasses of small- and large-bodied species. After the first year of fatality monitoring, the investigators may reduce the number of removal trials and the number of removal trial carcasses during any subsequent year of fatality monitoring, subject to the approval of the Department. The investigators must show that the reduction is justified based on a comparison of the first-year removal data with published removal data from nearby wind energy facilities.

   The investigators shall use game birds or other legal sources of avian species as test carcasses for the removal trials, and the investigators may use carcasses found in fatality monitoring searches. The investigators shall select species with approximately the same coloration and size attributes as species found within the site boundary. 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.

   Trial carcasses will be marked discreetly for recognition by searchers and other personnel. 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) or (3) partially hidden. The trial carcasses will be placed randomly within the carcass removal trial plots. Trial carcasses will be left in place until the end of the carcass removal trial.

   An approximate schedule for assessing removal status is once daily for the first 4 days, and on days 7, 10, 14, 21, 28 and 35. This schedule may be adjusted depending on actual carcass removal rates, weather conditions and coordination with the other survey work. The condition of scavenged carcasses will be documented during each assessment, and at the end of the trial all
traces of the carcasses will be removed from the site. Scavenger or other activity could result in complete removal of all traces of a carcass in a location or distribution of feathers and carcass parts to several locations. This distribution will not constitute removal if evidence of the carcass remains within an area similar in size to a search plot and if the evidence would be discernible to a searcher during a normal survey.

Before beginning removal trials for any subsequent year of fatality monitoring, the certificate holder shall report the results of the first-year removal trials to the Department and ODFW. In the report, the certificate holder shall analyze whether four removal trials per year, as described above, provide sufficient data to accurately estimate adjustment factors for carcass removal. The number of removal trials may be adjusted up or down, subject to the approval of the Department.

(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 investigators shall conduct searcher efficiency trials on the fatality monitoring search plots in both grassland/shrub-steppe and cultivated agriculture habitat types. A pooled estimate of searcher efficiency will be used to adjust carcass counts for detection bias.

The investigators shall conduct searcher efficiency trials within each of the seasons defined above during the years in which the fatality monitoring occurs. Each trial will involve approximately 4 to 15 carcasses. The searchers will not be notified of carcass placement or test dates. The investigators shall vary the number of trials per season and the number of carcasses per trial so that the searchers will not know the total number of trial carcasses being used in any trial. In total, approximately 80 carcasses will be used per year, or approximately 15 to 25 per season.

For each trial, the investigators shall use small- and large-bodied species. The investigators shall use game birds or other legal sources of avian species as test carcasses for the efficiency trials, and the investigators may use carcasses found in fatality monitoring searches. The investigators shall select species with approximately the same coloration and size attributes as species found within the site boundary. If suitable test 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. The investigators shall mark the test carcasses to differentiate them from other carcasses that might be found within the search plot and shall use methods similar to those used to mark removal test carcasses as long as the procedure is sufficiently discreet and does not increase carcass visibility.

The certificate holder shall distribute trial carcasses in varied habitat in rough proportion to the habitat types within the facility site. On the day of a standardized fatality monitoring search (described below) but before the beginning of the search, investigators will place efficiency trial carcasses randomly within search plots (one to three trial carcasses per search plot) within areas to be searched. If scavengers appear attracted by placement of carcasses, the carcasses will be distributed before dawn.

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 or (3) partially hidden.

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. Following plot searches, all traces of test carcasses will be removed from the site.

If new searchers are brought into the search team, additional searcher efficiency trials
will be conducted to ensure that detection rates incorporate searcher differences. The certificate
holder shall include a discussion of any changes in search personnel and any additional detection
trials in the reporting required under Section 5 of this plan.

Before beginning searcher efficiency trials for any subsequent year of fatality monitoring,
the certificate holder shall report the results of the first-year efficiency trials to the Department
and ODFW. In the report, the certificate holder shall analyze whether the efficiency trials as
described above provide sufficient data to accurately estimate adjustment factors for searcher
efficiency. The number of searcher efficiency trials for any subsequent year of fatality
monitoring may be adjusted up or down, subject to the approval of the Department.

(d) 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 as an indicator of the impact of the facility on habitat
quality. The goal of bird and bat fatality monitoring is to estimate fatality rates and associated
variances. The investigators shall perform fatality monitoring using standardized carcass
searches according to the schedule described above.

Personnel trained in proper search techniques (“the searchers”) will conduct the carcass
searches by walking parallel transects approximately 6 meters apart within the search plots. A
searcher will walk at a rate of approximately 45 to 60 meters per minute along each transect,
searching both sides out to 3 meters for casualties. Search area and speed may be adjusted by
habitat type after evaluation of the first searcher efficiency trial.

Searchers shall flag all avian or bat carcasses discovered. Carcasses are defined as a
complete carcass or body part, 10 or more feathers or three or more primary feathers in one
location. When parts of carcasses and feathers from the same species are found within a search
plot, searchers shall make note of the relative positions and assess whether or not these are from
the same fatality.

All carcasses (avian and bat) found during the standardized carcass searches will be
photographed, recorded and labeled with a unique number. Searchers shall make note of the
nearest two or three structures (turbine, power pole, fence, building or overhead line) and the
approximate distance from the carcass to these structures. The species and age of the carcass will
be determined when possible. Searchers shall note the extent to which the carcass is intact and
estimate time since death. Searchers shall describe all evidence that might assist in determination
of cause of death, such as evidence of electrocution, vehicular strike, wire strike, predation or
disease.

The investigators shall calculate fatality rates using the statistical methods described in
Section (f), except that the investigators may use different notation or methods that are

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mathematically equivalent with prior approval of the Department. In making these calculations, the investigators may exclude carcass data from the first search of each turbine plot (to eliminate possible counting of carcasses that were present before the turbine was operating).

The investigators 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 fatalities will be estimated by adjusting for removal and searcher efficiency bias.

On an annual basis, the certificate holder shall report an estimate of fatalities in eight categories: (1) all birds, (2) small birds, (3) large birds, (4) raptors, (5) grassland birds, (6) nocturnal migrants, (7) state and federally listed threatened and endangered species and State Sensitive Species listed under OAR 635-100-0040 and (8) bats. The certificate holder shall report annual fatality rates on both a per-megawatt (MW) and per-turbine basis.

(e) Incidental Finds and Injured Birds

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. 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 incidentally discovered federally-listed endangered or threatened species and Migratory Bird Treaty Act protected avian species with USFWS.

The certificate holder shall contact a qualified rehabilitation specialist approved by the Department2 to respond to injured wildlife. The certificate holder shall pay costs, if any, 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.

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2 Approved specialists include Blue Mountain Wildlife, a wildlife rehabilitation center in Pendleton, and the Audubon Bird Care Center in Portland. The certificate holder must obtain Department approval before using other specialists.
(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.\(^3\)
2. Searcher efficiency expressed as the proportion of planted carcasses found by searchers.
3. 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 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 35 days
- \(se\): 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
- \(I\): the average interval between searches in days
- \(\hat{\pi}\): 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 MW

\(^3\) If a different cause of death is not apparent, the fatality will be attributed to facility operation.
Observed Number of Carcasses

The estimated average number of carcasses ($\bar{c}$) observed per turbine per year is:

$$\bar{c} = \frac{\sum_{i=1}^{n} c_i}{k}.$$  \hspace{1cm} (1)

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:

$$\bar{t} = \frac{\sum_{i=1}^{s} t_i}{s - s_c}.$$  \hspace{1cm} (2)

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 remaining at 35 days are collected, yielding censored observations at 35 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), habitat type 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, habitat type and season.

Estimation of Facility-Related Fatality Rates

The estimated per turbine annual fatality rate ($m_t$) is calculated by:

$$m_t = \frac{\bar{c}}{\hat{\pi}},$$  \hspace{1cm} (3)

where $\hat{\pi}$ 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. Under these assumptions, this detection probability is estimated by:

$$\hat{\pi} = \frac{\bar{t} \cdot p}{I} \left[ \frac{\exp\left(\frac{I}{\bar{t}}\right) - 1}{\exp\left(\frac{I}{\bar{t}}\right) - 1 + p} \right].$$  \hspace{1cm} (4)

The estimated per MW annual fatality rate ($m$) is calculated by:

$$m = \frac{m_t}{C}.$$  \hspace{1cm} (5)
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 $\bar{c}$, $\bar{r}$, $p$, $\hat{\pi}$ 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 5th and upper 95th 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 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

The certificate holder shall use best-available science 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.

Mitigation may be appropriate if fatality rates exceed a “threshold of concern.”¹ For the purpose of determining whether a threshold has been exceeded, the certificate holder shall calculate the average annual fatality rates for species groups after each year 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 Oregon Trail Solar Facility:

¹ If a different cause of death is not apparent, the fatality will be attributed to facility operation.

n species in the Final Order on the Application for the Klondike III Wind Project (June 30, 2006) and for bats in the Final Order on the Application for the Biglow Canyon Wind Farm (June 30, 2006). As explained in the Klondike III order: “Although the threshold numbers provide a rough measure for deciding whether the Council should be concerned about observed fatality rates, the thresholds have a very limited scientific basis. The exceeding of a threshold, by itself, would not be a scientific indicator that operation of the facility would result in range-wide population level declines of any of the species affected. The thresholds are provided in the Wildlife Monitoring and Mitigation Plan to guide consideration of additional mitigation based on two years of monitoring data.”

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G-10
<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>Grassland species (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>0.2</td>
</tr>
<tr>
<td>Bat species as a group</td>
<td>2.5</td>
</tr>
</tbody>
</table>

If the data show that a threshold of concern for a species group has been exceeded, the certificate holder shall implement additional mitigation if the Department determines that mitigation is appropriate based on analysis of the data, consultation with ODFW and consideration of any other significant information available at the time. In addition, the Department may determine that mitigation is appropriate if fatality rates for individual avian or bat species (especially State Sensitive Species) are higher than expected and at a level of biological concern. If the Department determines that mitigation is appropriate, the certificate holder, in consultation with the Department and ODFW, shall propose mitigation measures designed to benefit the affected species. Acceptable mitigation may include, but not limited to, contributions to wildlife rehabilitators, funding of research by third parties on local raptor populations, or habitat mitigation. This may take into consideration whether the mitigation required or provided in conjunction with raptor nest monitoring, habitat mitigation, or other components of the *Wildlife Monitoring and Mitigation Plan* or *Habitat Mitigation Plan*, would also benefit the affected species.

The certificate holder shall implement mitigation as approved by the Department, subject to review 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.

The certificate holder shall design mitigation 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; improving wildfire response; and conducting or making a contribution to research that will aid in understanding more about the affected species and its conservation needs in the region.
If the data show that the threshold of concern for bat species as a group has been exceeded, the certificate holder shall implement additional mitigation if the Department determines that mitigation is appropriate based on analysis of the data, consultation with ODFW and consideration of any other significant information available at the time. For example, if the threshold for bat species as a group is exceeded, the certificate holder may contribute to Bat Conservation International or to a Pacific Northwest bat conservation group to fund new or ongoing research in the Pacific Northwest to better understand wind facility impacts to bat species and to develop possible ways to reduce impacts to the affected species.

**Solar Array**

In addition to wind turbines, Phase 2 may include a photovoltaic (PV) solar energy array on up to 1,228 acres in Category 6 habitat within the solar micrositing area. Although publicly available fatality studies conducted at PV solar projects are rare in the literature, those that are available have documented fatalities of passerines but raptor and bat fatalities were generally absent. In the most recent study available, Walston et al. (2016) found the rate of bird mortality from known causes (i.e., collision with project infrastructure) at a large PV facility in central California was low (0.50 birds/MW/year). In comparison, Johnson and Erickson (2011) summarized fatality rates from 25 year-long fatality monitoring studies conducted at 23 wind-energy facilities in the Columbia Plateau Ecoregion and found the mean number of all bird (excluding raptors) mortality was 2.28 fatalities/MW/year.

Some risk of avian mortality occurs with most human development (ranging from single-family homes to large-scale industrial projects), but it is unlikely that the proposed PV solar array will result in significant impacts to birds. Known risk factors for avian collision fatalities include the height of structures, size of the facility, attributes of structures (e.g., guy wires, type of lighting), as well as the type of development, siting in high-risk areas, and species at potential risk. The role of these risk factors has been outlined in the USFWS guidelines for wind turbines (USFWS, 2012) and communication towers (USFWS, 2013), as well as by various publications in the peer reviewed literature (Gehring et al., 2009, 2011; Kerlinger et al., 2010).

After consideration of potential risk factors, the collision risk to birds from the facility solar array infrastructure will likely be low. Most importantly, the PV array, as proposed, will be located in disturbed habitat, will have only down-shielded lighting, will not have guy wires, and will not have any structures exceeding 15 feet (4.6 meters) in height (the greatest height of PV panels at full rotation).

**2. Raptor Nest Surveys**

The objectives of raptor nest surveys are: (1) count raptor nests on the ground or aboveground in trees or other aboveground nest locations in the vicinity of the facility; and (2) 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, golden eagle, ferruginous hawk, and burrowing owl.

The certificate holder shall conduct short-term and long-term monitoring around Phase 2 wind turbines. The investigators will use ground surveys to evaluate nest success by gathering data on active nests, on nests with young and on young fledged. The investigators will analyze the data as described in Section 3(c) and will share the data with state biologists.
Oregon Trail Solar Facility: Wildlife Monitoring and Mitigation Plan

[September 2020]

(a) Short-Term Monitoring

Short-term monitoring will be done in two monitoring seasons. The first monitoring season will be in the first raptor nesting season after completion of construction of the facility. The second monitoring season will be in the fourth year after construction is completed. The certificate holder shall provide a summary of the first-year results in the monitoring report described in Section 5. After the second monitoring season, the investigators will analyze two years of data compared to the baseline data.

For Raptor Species that Nest Aboveground

During each monitoring season, the investigators will conduct a minimum of one aerial and one ground survey for raptor nests in late May or early June and additional surveys as described in this section. The survey area is the area within the site boundary and a 2-mile buffer zone around the site. For the ground surveys while checking for nesting success (conducted within the facility site and up to a maximum of ½ mile from the facility site), nests outside the leased project boundary will be checked from an appropriate distance where feasible, depending on permission from the landowner for access.

All nests discovered during preconstruction surveys and any nests discovered during post-construction surveys, whether active or inactive, will be given identification numbers. Nest locations will be recorded on U.S. Geological Survey 7.5-minute quadrangle maps. Global positioning system (GPS) coordinates will be recorded for each nest. Locations of inactive nests will be recorded because they could become occupied during future years.

Determining nest occupancy may require one or two visits to each nest. Aerial surveys for nest occupancy will be conducted within the facility site and a 2-mile buffer. For occupied nests, the certificate holder will determine nesting success by a minimum of one ground visit to determine the species, number of young and young fledged within the facility site and up to ½ mile from the facility site. “Nesting success” means that the young have successfully fledged (the young are independent of the core nest site).

For Burrowing Owls

If burrowing owl nest sites are discovered during pre-construction, construction, or post-construction, the investigators will monitor them according to the following protocol approved by ODFW. This species is not easily detected during aerial raptor nest surveys. Any nests discovered during post-construction surveys, whether active or showing signs of intermittent use by the species, 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 site. Coordinates for ancillary burrows used by one nesting pair or a group of nesting pairs will also be recorded. Locations of inactive nests will be recorded because they could become occupied during future years.

The investigators shall conduct burrowing owl monitoring in the same years as the raptor nest surveys described above. For occupied nests, the investigators shall determine nesting success by a minimum of one ground visit to determine species, number of young and young fledged. “Nesting success” means that the young have successfully fledged (the young may or may not be independent of the core nest site). Three visits to the nest sites may be necessary to determine outcome. Nests that cannot be monitored due to the landowner denying access will be checked from a distance where feasible.
If burrowing owl nests are discovered during the first year of post-construction raptor
nest surveys (the first raptor nesting season after construction is completed), the investigators
shall monitor those nest locations during the second year of surveys in the fourth year after
construction is completed. Thereafter, the investigators shall monitor all known burrowing owl
nest locations as a part of the long-term raptor nest monitoring program described in Section 2(b)
below.

(b) Long-Term Monitoring

In addition to the two years of post-construction raptor nest surveys described in Section
2(a), the investigators shall conduct long-term raptor nest surveys at 5-year intervals for the life
of the facility. Investigators will conduct the first long-term raptor nest survey in the first raptor
nesting season that is at least 5 years after the completion of construction and is in a year that is
divisible by five (i.e., 2020, 2025, 2030); and will repeat the survey at 5-year intervals thereafter.
In conducting long-term surveys, the investigators will follow the same survey protocols as
described above in Section 2(a) unless the investigators propose alternative protocols that are
approved by the Department. In developing an alternative protocol, the investigators will consult
with ODFW and will take into consideration other monitoring conducted in adjacent areas. The
investigators will analyze the data and report after each year of long-term raptor nest surveys.

(c) Analysis

The investigators will analyze the raptor nesting data to determine whether a reduction in
either nesting success or nest use has occurred in the survey area. If the analysis indicates a
reduction in nesting success or nest use by Swainson’s hawks, ferruginous hawks, or burrowing
owls, then the certificate holder will propose appropriate mitigation for the affected species as
described in Section 2(d) and will implement mitigation as approved by the Department, subject
to review by the Council.

Reductions in nesting success or nest use could be due to operation of the Oregon Trail
Solar Facility, operation of another wind facility in the vicinity or some other cause. The
investigators shall attribute the reduction to operation of the Oregon Trail Solar Facility if the
wind turbine closest to the affected nest site is an Oregon Trail Solar Facility turbine, unless the
certificate holder demonstrates, and the Department agrees, that the reduction was due to a
different cause. At a minimum, if the analysis shows that a Swainson’s hawk, ferruginous hawk
or burrowing owl has abandoned a nest territory within the facility site or within ½ mile of the
facility site or has not fledged any young over two successive surveys within that same area, the
investigators will assume the abandonment or unsuccessful fledging is due to operation of the
facility unless another cause can be demonstrated convincingly.

Given the low raptor nesting densities in the area and the presence of other wind energy
facilities nearby, statistical power to detect a relationship between distance from an Oregon Trail
Solar Facility 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.

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5 As used in this plan, “life of the facility” means continuously until the facility site is restored and the site certificate is terminated in accordance with OAR 345-027-0110.
(d) Mitigation

If the analysis shows a reduction in nesting success or nest use, the certificate holder shall implement mitigation if the Department determines 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. In proposing appropriate mitigation, the certificate holder shall advise the Department if any other wind project in the area is obligated to provide mitigation for a reduction in raptor nesting success at the same nest site.

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 the mitigation required or provided in conjunction with other components of the Wildlife Monitoring and Mitigation Plan or Habitat Mitigation Plan would also benefit the raptor species whose nesting success was adversely affected.

3. Washington ground squirrel surveys

The certificate holder shall conduct long-term post-construction surveys to collect data on Washington ground squirrel (WGS) activity within the site boundary. Qualified professional biologists will monitor the locations within the site boundary where WGS were detected in preconstruction surveys (beginning in 2017). The survey area includes the identified burrow areas and the buffer areas within 785 feet in suitable habitat. The investigators will walk standard protocol-level transects twice between late March and late May and record level of use, notes on natal sites, physical extent of the sites and any noticeable land use or habitat changes that may have occurred since the preconstruction survey in 2017. The investigators shall report any new WGS detections but the boundaries of Category 1 habitat will not be revised from pre-construction boundaries.

The certificate holder shall conduct surveys during the year following construction and every three years thereafter for the life of the facility in areas where WGS were detected within the typical maximum dispersal distance of 3,281 feet (1,000 meters) of the facility. After each survey, the certificate holder shall report the results to ODFW and to the Department and shall include maps of the areas surveyed and detection locations. WGS surveys will not be conducted if there are barriers to WGS dispersal (i.e., active agriculture fields, highways, perennial waterbodies) or an absence of suitable habitat corridors that would prevent the dispersal of WGS into areas where facility components are located.

4. Wildlife Reporting and Handling System

The Wildlife Reporting and Handling System is a voluntary monitoring program for maintenance personnel to search for avian and bat casualties during operation of the facility. Maintenance personnel will be trained in the methods needed to carry out this program. This monitoring program includes the initial response, handling, and reporting of bird and bat carcasses discovered incidental to maintenance operations (“incidental finds”). This is a voluntary program and may be discounted by the certificate holder at any time.
During the years in which fatality monitoring occurs, if maintenance personnel discover incidental finds outside the search plots for the fatality monitoring searches, the data will be reported separately from fatality monitoring data. If maintenance personnel discover carcasses within search plots, the data will be included in the calculation of fatality rates. The maintenance personnel will notify a project biologist.

5. Data Reporting

The certificate holder will report wildlife monitoring data and analysis to the Department for each calendar year in which wildlife monitoring occurs. Monitoring data include fatality monitoring program data, raptor nest survey data, WGS survey data, WGS incidental observation and assessment reports and Wildlife Reporting and Handling System data. The certificate holder may include the reporting of wildlife monitoring data and analysis in the annual report required under OAR 345-026-0080 or submit this information 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 notify USFWS and ODFW if any federal or state endangered or threatened species are killed or injured on the facility site within 48 hours of species identification.

Within 30 days after receiving the final versions of reports that are required under this plan, the Department will make the reports 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.

7. References


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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 H Cultural, Historic and Archeological Resource Mitigation Plans

Inadvertent Discovery Plan (Montague Wind, Montague Solar and Oregon Trail Solar)
Draft Amended Montague Solar Facility Historic Properties Management Plan
I. Introduction

This draft plan describes approaches to mitigating the significant adverse impact to the Weatherford Barn resulting from construction and operation of the Montague Solar Facility. The Oregon State Historic Preservation Office (SHPO) has determined that components of the Montague Solar Facility will have a significant adverse impact on the Weatherford Barn, an aboveground historic property eligible for inclusion in the National Register of Historic Places (NRHP). The Weatherford Barn is located on Bottemiller Lane, west of Oregon Route (OR) 19 in Gilliam County, Oregon, at approximately latitude 45.547156; longitude 120.170658 within the Shutler Flat U.S. Geographical Survey 7.5-minute quadrangle.

II. Regulatory Context for Mitigation

Pursuant to Oregon Administrative Rule (OAR) 345-022-0090 and SHPO guidance, the certificate holder conducted a historic and cultural resources inventory within 1 mile of the site boundary. The Weatherford Barn is located within this analysis area and research determined it is eligible for listing in the NRHP. The certificate holder then identified potential impacts to the resource under OAR 345-021-0010(1)(s)(D) and provides this mitigation plan to prevent destruction of the resource in accordance with OAR 345-021-0010(1)(s)(D)(iii).

III. Description of the Aboveground Historic Property

This section provides a description of the Weatherford Barn, the determination of eligibility for inclusion in the NRHP, ownership associated with the Weatherford Barn, and the setting within the vicinity of the Weatherford Barn.

1. Weatherford Barn

The Weatherford Barn is a one-story, rectangular plan, wood-frame building with a front gable roof constructed in 1880. The building is surrounded by agricultural fields. Overall, the building is in poor condition and is no longer in regular use. Two large open bays are located on the north elevation—a double-height central bay and a side-aisle bay on the west side of the north elevation. A large, open bay is centered on the south elevation.

The west side of the roof is clad in nonoriginal corrugated metal, while the east side is covered in shingles, large sections of which are missing or badly deteriorated. The barn’s exterior walls are covered in vertical wood boards. Many of these boards are rotten or missing, particularly on the west and south elevations. In addition, the original barn doors are missing. The building’s interior floors are formed by wood planks on a slightly raised pier foundation.

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1 This plan is incorporated by reference in the site certificate for the Montague Solar Facility 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.
Montague Solar Facility: Draft Historical Resource Mitigation Plan
[APRIL 2019]

As a result of the deteriorated roof and walls, and the missing doors, the building is exposed to the elements. The building leans to the east, and four wood planks have been secured to buttress the side elevation. A wood post and wire fence have been added around the wood buttresses.

2. Determination of Eligibility

An Oregon Inventory of Historic Properties Historic Resource Survey Form was completed for the Weatherford Barn in 1987. The form labels the property as the Weatherford Barn, and lists the owner as Marion T. Weatherford. The Weatherford family was, and remains, an important farming family in the area. However, it is not certain that the barn was originally constructed by the Weatherford family. A 1934 Metsker Map of the area shows that the parcel containing the barn was at that time part of Cannon Ranch, owned by A. M. Cannon. According to the 1934 map, the Weatherford Ranch was located approximately 3 miles southwest, near Olex (Metsker Maps, 1934). However, the parcels surrounding the barn appear to have been owned by members of the Weatherford family, including Herbert R. Weatherford (to the west), Cavy E. Childs (daughter of William W. Weatherford) to the north, and M. F. Weatherford to the southwest. A brief history of the county and the Weatherford family is included below for context.

Gilliam County encompasses 1,223 square miles and is bordered by the Columbia River to the north, Wasco and Sherman counties to the west, Morro and Grant counties to the east, and Wheeler County to the south. Originally located within the eastern region of Wasco County, the Legislative Assembly established Gilliam County on February 25, 1885. After the county was established, the town of Arlington, formerly known as Alkali, which had been platted in 1882, was named the county seat (Portland State University and the Oregon Historical Society, 2017). However, the county seat was moved to Condon, Oregon (formerly known as Summit Springs) in 1890.

3. Ownership

Marion T. Weatherford was born on October 9, 1906, near Arlington, Oregon “on his family’s wheat and cattle farm” (Burson, 2015). The farm became known for the Weatherford Mule Team, which hauled wagons 26 miles to and from the railroad in Arlington. Between 1922 and 1942, Marion T. did not live at the farm, although he visited regularly and “always kept in touch with current events in this community” (Burson, 2015). In 1942, after the death of his parents, Marion T. “returned to take over the farm with his wife Leona” (Burson, 2015). It was apparently at this time that Marion T. acquired the property on OR 19, known currently as the Marion T. Weatherford Ranch; it is also likely that at this time he acquired the barn, referred to as Weatherford Barn. After Marion T. returned to the community, he became involved in a number of local organizations during the 1940s and 1950s and established himself as an important figure within the community (Burson, 2015; Oregon State University, 2017).

Marion T. Weatherford owned the barn on Bottemiller Lane when it was inventoried in 1987. It is currently owned by the Robert Atearn Living Trust. The 1987 Historic Resource Survey form identifies the vernacular style barn as in “good” condition and states: “This is the oldest known barn in the county, and has been in continual use as a barn since its construction in 1880. It has been excellently maintained” (Startz, 1987). The barn is identified in the Oregon Historic Sites Database as eligible for the NRHP (2017). While the barn is no longer in good condition and does not appear to be regularly used, it still retains important elements of its
4. Setting

The Weatherford Barn is located in an agricultural field north of Bottemiller Lane and west of OR 19 in Gilliam County, Oregon. OR 19, also known as the John Day Highway, connects Arlington in northern Gilliam County to Condon near the Gilliam County/Wheeler County line to the south. An approximately 4.9-mile segment of the highway is adjacent to the proposed solar area, battery storage system, and Montague Solar collector substation.

This segment of OR 19 is an important vantage point because the highway is an artery for both in-county and inter-county travel. The solar facilities would be the first features that drivers see at the crest of the hill driving north on OR 19 headed out of Rock Creek Canyon. The landscape in the area consists of a flat plane that slopes up gradually from north to south, gaining approximately 165 feet in elevation over the approximately 4.9 miles from the northern to the southern site boundary. The landscape is open, and agricultural in nature, with views extending across flat fields devoted to field crops toward distant low hills. The only developed features consist of the Weatherford Barn and two small clusters of farm residences and farm operation support structures (barns, sheds, and grain storage facilities).

The landscape in this area looks like other agricultural areas in Gilliam County and surrounding counties where wind generation installations have already been developed. Existing turbines are located approximately 1.8 miles northwest of the Weatherford Barn.

IV. Description of the Impacts Addressed by the Plan

In a letter dated March 1, 2019 in response to Request for Amendment 4, regarding SHPO Case No. 10-0378, SHPO concluded that components of the certificate holder’s solar facilities near the Weatherford Barn would diminish the integrity of setting, feeling, and association of Weatherford Barn. On April 20, 2020, the certificate holder submitted Request for Amendment 5 (RFA5) to expand the solar array area north of Bottemiller Lane on the same parcel as the approved Montague Solar collector substation and operations and maintenance building. In a letter dated July 17, 2020 in response to RFA5, regarding SHPO Case No. 10-0378, SHPO concluded the proposed expansion of the solar array for the Montague Solar Facility would result in those aspects of integrity of the barn being lost entirely. In their July 17, 2020 letter, SHPO recommended increasing the scale of the mitigation effort to account for the increased scale of the adverse effect.

In response to SHPO’s finding, the certificate holder demonstrates that they will reduce impacts to Weatherford Barn to less than significant by either implementing setbacks described in Section V or by implementing two of the three mitigation options described in Section VI. The Department and SHPO were consulted on July 30, 2020 and agreed to this mitigation approach.

V. Implementation of Setbacks

The solar facilities near the Weatherford Barn include the solar array area, facility substation, battery storage system, and transmission lines. The solar array is
Montague Solar Facility: Draft Historical Resource Mitigation Plan

[APRIL 2019]

approximately 1 mile wide and will extend along the west side of OR 19 for approximately 4.9 miles between a section north of Bottemiller Lane and the southern boundary of the facility near Baseline Road. As approved, the solar array is set back 100 to 150 feet from the highway and will be arranged in orderly rows.

The solar collector panels will be relatively low to the ground, with a maximum height of 15 feet. The nearest fenced boundary of the solar array is approximately 35 feet west of the shoulder of OR 19 and 300 feet south of the Weatherford Barn. The nearest fenced boundary of the Montague Solar collector substation, battery storage system, and operations and maintenance building is approximately 550 feet east of the Weatherford Barn. SHPO determined the solar facilities arrangement would have a significant adverse impact on the Weatherford Barn.
To avoid a significant adverse impact, the certificate holder will continue to consult with the Oregon Department of Energy (Department) and SHPO on the relocation of solar facility components to determine if a location exists that will result in no significant impact to the integrity of setting, feeling, and association of the Weatherford Barn. If no feasible facility location exists that avoids these impacts, the certificate holder will implement two of the three mitigation actions provided in Section VI and will provide a setback of 200 feet from Facility components to the Weatherford Barn.

VI. Mitigation Measures

1. Mitigation Option 1: Historic Barn Survey

The certificate holder would conduct a reconnaissance-level survey of up to 25 barns in Gilliam County built prior to 1950. This date is selected to focus the study on barns associated with the earlier period of the agricultural industry in the county. This project would include the following tasks.

Research – Prior to conducting the fieldwork, an architectural historian would review the Oregon Historic Sites Database to obtain background information about barns previously inventoried in Gilliam County. In addition to the review of historical literature, maps, and photos, this research would include communicating with the Gilliam County Historical Museum staff to determine if the museum had recommendations about noteworthy barns in the area. The architectural historian would communicate with SHPO to determine the type of forms on which properties would be recorded.

Fieldwork – A field investigation would be conducted and would include (1) photographing barns identified from research and (2) photographing noteworthy barns identified in the field. Photographs would be taken from the public right-of-way, unless property owner allowed architectural historian on the property. Though some properties may be located within a complex of historic buildings associated with a farmstead, the inventory would only include the barn. Overview photographs showing the associated buildings as they relate to the setting of the barn would be included.

Reporting – Architectural historians would prepare a draft and final report including an overview of the agricultural history of Gilliam County, a summary of common barn types and forms found in the county, a description of the study area, methods used, summaries of inventoried properties, and a map showing their locations. The draft report would be reviewed by the Oregon SHPO. Comments would be addressed in a final report. Copies of inventory forms would be submitted to SHPO.

2. Mitigation Option 2: Local Historical Society Exhibit

The certificate holder would partner with a local historical society or other organization to display an exhibit on Gilliam County historic barns. The certificate holder would hire a consultant or museum to prepare a portable exhibit documenting the agricultural history of Gilliam County as it relates to the development of historic barns. The exhibit would provide architectural information about the different types, forms, materials and methods of construction of barns in the county. This project would involve research in local repositories including the Gilliam County Historical Museum and libraries to obtain historical photographs, maps, and other research materials. The exhibit would consist of text, photos, and graphical information mounted on portable display panels allowing it to be moved to different locations for display. The exhibit would initially be installed at the Gilliam County Historical Museum, which is
dedicated to interpreting the agricultural history of the county. SHPO would be afforded the
opportunity to review and comment on the display panels and content prior to fabrication.

3. Mitigation Option 3: Contribution to Historical Organization Dedicated to Preserving
the Agricultural History of Gilliam County

The certificate holder would make a $25,000 contribution to the Gilliam County
Historical Museum to support the construction of a new building being erected to house
agricultural artifacts such as tractors and other equipment donated to the museum, which focuses
on interpreting the agricultural history of Gilliam County, Oregon. The certificate holder
developed this option in consultation with the Gilliam County Historical Museum. SHPO would
receive annual reports on the status of mitigation within the duration provided in Section VII.

VII. Duration

Mitigation will be implemented within three (3) years from the start of
construction. Prior to such time, the certificate holder shall consult with the Department or SHPO
to confirm the mitigation option selected.

VIII. Amendment of the Plan

This Historical Resource Mitigation Plan may be amended from time to time by
agreement of the certificate holder and the Energy Facility Siting Council (Council). SHPO will
have the opportunity to review and participate in proposed amendments. 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.

IX. References


2017. [http://heritagedata.prd.state.or.us/historic/index.cfm?do=v.dsp_siteSummary&resultDisplay=37317](http://heritagedata.prd.state.or.us/historic/index.cfm?do=v.dsp_siteSummary&resultDisplay=37317).


Resource Survey Form.
Inadvertent Discovery Plan

PLAN AND PROCEDURES FOR THE INADVERTENT DISCOVERY OF CULTURAL RESOURCES AND HUMAN SKELETAL REMAINS FOR THE MONTAGUE WIND POWER FACILITY, GILLIAM COUNTY, OREGON

1.0 Introduction

Montague Wind Power Facility, LLC (Montague) proposes to construct the Montague Wind Power Facility (Montague Facility) in Gilliam County, Oregon. This Inadvertent Discovery Plan outlines procedures to follow, in accordance with state and federal laws, if cultural resources or human remains are discovered during construction.

2.0 Recognizing Cultural Resources

A cultural resource is an item of historical, traditional, or cultural importance. The item could be prehistoric or historic. Examples are as follows:

- A multispecies accumulation of shell (shell-midden) with associated bone, stone, antler, or wood artifacts, burned rocks, or charcoal
- Bones that appear to be human or animal bones associated with a shell-midden (i.e., with associated artifacts or cooking features)
- An area of charcoal or very dark, stained soil with associated artifacts
- Artifacts made of chipped or ground stone (i.e., an arrowhead, adze, or metate) or an accumulation (more than one) of cryptocrystalline stone flakes (lithicdebitage)
- Items made of botanical materials
- Clusters of tin cans or bottles, agricultural, or military equipment that appears to be older than 50 years

3.0 Onsite Responsibilities

**STEP 1: STOP WORK IMMEDIATELY.** If the contractor or subcontractor believes that he or she has uncovered any cultural resource during construction of the project, all work adjacent to the discovery must stop. The discovery location should not be left unsecured at any time.

**STEP 2: NOTIFY CONSTRUCTION PROJECT MANAGEMENT IMMEDIATELY.** Contact the construction project manager or cultural resources specialist for the Montague Facility, as listed below.

**Construction Project Manager**

To be determined.

**Cultural Resources Specialist**

If the construction project manager cannot be reached, contact one of the designated Cultural Resources Specialists:

David Sheldon
CH2M
Cell: (360) 219-6953
david.sheldon@Jacobs.com
STEP 3: NOTIFY THE STATE HISTORIC PRESERVATION OFFICE IMMEDIATELY. The Montague Facility construction project manager or cultural resources specialist will contact the Oregon State Historic Preservation Office (SHPO) immediately.

Note: If human remains are encountered, treat them with dignity and respect at all times. Cover the remains with a tarp or other materials (not soil or rocks) for temporary protection in place and to shield them from being photographed. Do not call 911 or speak with the media.

STEP 4: PARTICIPATE IN CONSULTATION AND DOCUMENTATION. The Montague Facility construction project manager will participate in consultations with Oregon SHPO and affiliated Tribes. After consultation, the construction project manager will complete a written plan of action describing the disposition of cultural resources pursuant to 43 Code of Federal Regulations (CFR) Part 10 and will execute his or her prescribed duties within that plan of action.

4.0 Further Contacts and Consultations

Construction Project Manager

The Montague Facility construction project manager’s responsibilities as follows:

- **Secure the Site:** The construction project manager is responsible for taking appropriate steps to protect and secure the discovery site. All work will stop in an area adequate to provide for the total security, protection, and integrity of the resource. Vehicles, equipment, and unauthorized personnel will not be permitted to traverse the discovery site. Work in the immediate area will not resume until treatment of the discovery has been completed following provisions for treating archaeological/cultural material in consultation with the affiliated Tribe(s).

- **Direct Construction Elsewhere Onsite:** The construction project manager will direct construction to resume away from cultural resources where appropriate and in communication with the affiliated Tribe(s).

- **Contact Project Cultural Resources Specialist:** If the cultural resources specialist has not yet been reached in earlier attempts, the construction project manager will do so.

Cultural Resources Specialist

The cultural resources specialist’s responsibilities are as follows:

- **Notify Tribes:** If not already notified, the cultural resources specialist will notify the Tribe(s) of the discovery.

- **Identify Find:** The construction project manager will consult with the Tribes and will ensure that a qualified individual examines the find to determine if it is a cultural resource, as follows:
  - If it is determined to not be a cultural resource, work may proceed with no further delay.
  - If it is determined to be a cultural resource, the cultural resources specialist will send a certified letter to the Tribal Historic Preservation Offices, notifying them that a cultural resource has been discovered and requesting further consultation.
  - If the find may be human remains or funerary objects, the cultural resources specialist will follow the procedures described in Section 5.0.
• **Notify State Agencies**: The construction project manager will contact Oregon SHPO.

• **Formulate Plan**: The construction project manager, affiliated Tribes, and Oregon SHPO will consult to determine a plan for disposition of the cultural resources.

Any required excavation or removal of cultural resources will be carried out under the requirements of 43 CFR Part 10.3 and 16 *United States Code* 470 aa, and will require a permit from the Oregon SHPO. The activity that resulted in the inadvertent discovery may resume thirty (30) days after certification of receipt of notification.

**Oregon Historic Preservation Office**

State Archaeologist  
Dennis Griffin, Ph.D.  
e-mail: Dennis.Griffin@oregon.gov  
(503) 986-0674

-or-

Assistant State Archaeologist  
John Pouley  
E-mail: john.pouley@oregon.gov  
(503) 986-0675

**Tribes**

Confederated Tribes of the Warm Springs Reservation of Oregon  
Robert Brunoe, Tribal Historic Preservation Officer  
THPO@ctwsbnr.org  
PO Box 460  
Warm Springs, Oregon 97761  
(541) 553-3555

Confederated Tribes of the Umatilla Indian Reservation  
Teara Farrow Ferman, Cultural Resources  
tearafarrowferman@ctuir.com  
46411 Timine Way  
Pendleton, OR 97801  
(541) 429-7230

5.0 **Special Procedures for the Discovery of Human Skeletal Material**

Any human skeletal remains will at all times be treated with the utmost dignity and respect. The attached document titled *Tribal Position Paper on the Treatment of Human Remains* (Government to Government Cultural Resources Cluster Group, September 2006) describes the appropriate protocol on the treatment of Native American human remains.

**STEP 1: STOP WORK.** In the event that human remains are discovered, stop all work in the area and secure the site.

**STEP 2: NOTIFY APPROPRIATE PARTIES.** Notify the construction project manager, law enforcement, and the coroner, immediately. The coroner (with the assistance of law enforcement personnel) will determine if the remains are human and whether the discovery site constitutes a crime scene, and will notify Oregon SHPO and the Tribes.
• Medical Examiner, Gilliam County
  To be determined
• Gilliam County Sheriff’s Department
  221 S. Oregon Street
  Condon, Oregon 97823
  (541) 384-2851

**STEP 3: PROTECT THE REMAINS.** There shall be no photography or drawings and sketches made of the human remains or funerary objects found with the human remains without written permission signed by the affiliated Tribes. Cover the remains with a tarp or other materials (not soil or rocks) for temporary protection in place and to shield them from being photographed. Remains should not be removed from the site prior to identifying the remains as Native American or not. If the remains are determined to be Native American, final disposition will be decided through consultation with the affiliated Tribes, Oregon SHPO, and Montague.

**STEP 4: CONSULTATION.** If the coroner determines the remains are nonforensic, and if it is determined that the remains constitute a cultural resource, the construction project manager or appointed representative will participate in consultation with the affiliated Tribes and Oregon SHPO. The construction project manager or appointed representative will complete a written plan of action describing the disposition of cultural resources pursuant to 43 CFR Part 10 and will execute its prescribed duties within that plan of action. If the remains are determined to be Native American, final disposition will be decided through consultation with the affiliated Tribes, Oregon SHPO, and Montague. If the medical examiner is not able to make a determination of Native American, a qualified forensic anthropologist from the State, Tribe, or contracted archaeological firm will need to be consulted for final determination.

6.0 Proceeding with Construction

Project construction outside the discovery location may continue while documentation and assessment of the cultural resources proceed. The construction project manager and a qualified archaeologist or Tribal representative must determine the boundaries of the discovery location. Construction may continue at the discovery location only after the process outlined in this plan is followed and the Oregon SHPO (and the federal agencies, if any) determines that compliance with state and federal laws is complete.
Inadvertent Discovery Plan

PLAN AND PROCEDURES FOR THE INADVERTENT DISCOVERY OF CULTURAL RESOURCES AND HUMAN SKELETAL REMAINS FOR THE MONTAGUE SOLAR FACILITY, GILLIAM COUNTY, OREGON

1.0 Introduction

Montague Solar, LLC (Montague) proposes to construct the Montague Solar Facility in Gilliam County, Oregon. This Inadvertent Discovery Plan outlines procedures to follow, in accordance with state and federal laws, if cultural resources or human remains are discovered during construction.

2.0 Recognizing Cultural Resources

A cultural resource is an item of historical, traditional, or cultural importance. The item could be prehistoric or historic. Examples are as follows:

- A multispecies accumulation of shell (shell-midden) with associated bone, stone, antler, or wood artifacts, burned rocks, or charcoal
- Bones that appear to be human or animal bones associated with a shell-midden (i.e., with associated artifacts or cooking features)
- An area of charcoal or very dark, stained soil with associated artifacts
- Artifacts made of chipped or ground stone (i.e., an arrowhead, adze, or metate) or an accumulation (more than one) of cryptocrystalline stone flakes (lithicdebitage)
- Items made of botanical materials
- Clusters of tin cans or bottles, agricultural, or military equipment that appears to be older than 50 years

3.0 Onsite Responsibilities

**STEP 1: STOP WORK IMMEDIATELY.** If the contractor or subcontractor believes that he or she has uncovered any cultural resource during construction of the project, all work adjacent to the discovery must stop. The discovery location should not be left unsecured at any time.

**STEP 2: NOTIFY CONSTRUCTION PROJECT MANAGEMENT IMMEDIATELY.** Contact the construction project manager or cultural resources specialist for the Montague Facility, as listed below.

**Construction Project Manager**

To be determined.

**Cultural Resources Specialist**

If the construction project manager cannot be reached, contact one of the designated Cultural Resources Specialists:

David Sheldon
CH2M
Cell: (360) 219-6953
david.sheldon@Jacobs.com
STEP 3: NOTIFY THE STATE HISTORIC PRESERVATION OFFICE IMMEDIATELY. The Montague Solar Facility construction project manager or cultural resources specialist will contact the Oregon State Historic Preservation Office (SHPO) immediately.

Note: If human remains are encountered, treat them with dignity and respect at all times. Cover the remains with a tarp or other materials (not soil or rocks) for temporary protection in place and to shield them from being photographed. Do not call 911 or speak with the media.

STEP 4: PARTICIPATE IN CONSULTATION AND DOCUMENTATION. The Montague Solar Facility construction project manager will participate in consultations with Oregon SHPO and affiliated Tribes. After consultation, the construction project manager will complete a written plan of action describing the disposition of cultural resources pursuant to 43 Code of Federal Regulations (CFR) Part 10 and will execute his or her prescribed duties within that plan of action.

4.0 Further Contacts and Consultations

Construction Project Manager
The Montague Facility construction project manager’s responsibilities as follows:

- **Secure the Site**: The construction project manager is responsible for taking appropriate steps to protect and secure the discovery site. All work will stop in an area adequate to provide for the total security, protection, and integrity of the resource. Vehicles, equipment, and unauthorized personnel will not be permitted to traverse the discovery site. Work in the immediate area will not resume until treatment of the discovery has been completed following provisions for treating archaeological/cultural material in consultation with the affiliated Tribe(s).

- **Direct Construction Elsewhere Onsite**: The construction project manager will direct construction to resume away from cultural resources where appropriate and in communication with the affiliated Tribe(s).

- **Contact Project Cultural Resources Specialist**: If the cultural resources specialist has not yet been reached in earlier attempts, the construction project manager will do so.

Cultural Resources Specialist
The cultural resources specialist’s responsibilities are as follows:

- **Notify Tribes**: If not already notified, the cultural resources specialist will notify the Tribe(s) of the discovery.

- **Identify Find**: The construction project manager will consult with the Tribes and will ensure that a qualified individual examines the find to determine if it is a cultural resource, as follows:
  
  - If it is determined to not be a cultural resource, work may proceed with no further delay.
  
  - If it is determined to be a cultural resource, the cultural resources specialist will send a certified letter to the Tribal Historic Preservation Offices, notifying them that a cultural resource has been discovered and requesting further consultation.

  - If the find may be human remains or funerary objects, the cultural resources specialist will follow the procedures described in Section 5.0.
INADVERTENT DISCOVERY PLAN

- **Notify State Agencies:** The construction project manager will contact Oregon SHPO.
- **Formulate Plan:** The construction project manager, affiliated Tribes, and Oregon SHPO will consult to determine a plan for disposition of the cultural resources.

Any required excavation or removal of cultural resources will be carried out under the requirements of 43 CFR Part 10.3 and 16 United States Code 470 aa, and will require a permit from the Oregon SHPO. The activity that resulted in the inadvertent discovery may resume thirty (30) days after certification of receipt of notification.

Oregon Historic Preservation Office
State Archaeologist
Dennis Griffin, Ph.D.
e-mail: Dennis.Griffin@oregon.gov
(503) 986-0674

-or-

Assistant State Archaeologist
John Pouley
E-mail: john.pouley@oregon.gov
(503) 986-0675

Tribes
Confederated Tribes of the Warm Springs Reservation of Oregon
Robert Brunoe, Tribal Historic Preservation Officer
THPO@ctwsbnr.org
PO Box 460
Warm Springs, Oregon 97761
(541) 553-3555

Confederated Tribes of the Umatilla Indian Reservation
Teara Farrow Ferman, Cultural Resources
tearafarrowferman@ctuir.com
46411 Timine Way
Pendleton, OR 97801
(541) 429-7230

5.0 Special Procedures for the Discovery of Human Skeletal Material

Any human skeletal remains will at all times be treated with the utmost dignity and respect. The attached document titled *Tribal Position Paper on the Treatment of Human Remains* (Government to Government Cultural Resources Cluster Group, September 2006) describes the appropriate protocol on the treatment of Native American human remains.

**STEP 1: STOP WORK.** In the event that human remains are discovered, stop all work in the area and secure the site.

**STEP 2: NOTIFY APPROPRIATE PARTIES.** Notify the construction project manager, law enforcement, and the coroner, immediately. The coroner (with the assistance of law enforcement personnel) will determine if the remains are human and whether the discovery site constitutes a crime scene, and will notify Oregon SHPO and the Tribes.
INADVERTENT DISCOVERY PLAN

- Medical Examiner, Gilliam County
  To be determined
- Gilliam County Sheriff’s Department
  221 S. Oregon Street
  Condon, Oregon 97823
  (541) 384-2851

**STEP 3: PROTECT THE REMAINS.** There shall be no photography or drawings and sketches made of the human remains or funerary objects found with the human remains without written permission signed by the affiliated Tribes. Cover the remains with a tarp or other materials (not soil or rocks) for temporary protection in place and to shield them from being photographed. Remains should not be removed from the site prior to identifying the remains as Native American or not. If the remains are determined to be Native American, final disposition will be decided through consultation with the affiliated Tribes, Oregon SHPO, and Montague.

**STEP 4: CONSULTATION.** If the coroner determines the remains are nonforensic, and if it is determined that the remains constitute a cultural resource, the construction project manager or appointed representative will participate in consultation with the affiliated Tribes and Oregon SHPO. The construction project manager or appointed representative will complete a written plan of action describing the disposition of cultural resources pursuant to 43 CFR Part 10 and will execute its prescribed duties within that plan of action. If the remains are determined to be Native American, final disposition will be decided through consultation with the affiliated Tribes, Oregon SHPO, and Montague. If the medical examiner is not able to make a determination of Native American, a qualified forensic anthropologist from the State, Tribe, or contracted archaeological firm will need to be consulted for final determination.

6.0 Proceeding with Construction

Project construction outside the discovery location may continue while documentation and assessment of the cultural resources proceed. The construction project manager and a qualified archaeologist or Tribal representative must determine the boundaries of the discovery location. Construction may continue at the discovery location only after the process outlined in this plan is followed and the Oregon SHPO (and the federal agencies, if any) determines that compliance with state and federal laws is complete.
Inadvertent Discovery Plan

PLAN AND PROCEDURES FOR THE INADVERTENT DISCOVERY OF CULTURAL RESOURCES AND HUMAN SKELETAL REMAINS FOR THE OREGON TRAIL SOLAR FACILITY, GILLIAM COUNTY, OREGON

1.0 Introduction

Oregon Trail Solar, LLC (certificate holder) proposes to construct the Oregon Trail Solar Facility in Gilliam County, Oregon. This Inadvertent Discovery Plan outlines procedures to follow, in accordance with state and federal laws, if cultural resources or human remains are discovered during construction.

2.0 Recognizing Cultural Resources

A cultural resource is an item of historical, traditional, or cultural importance. The item could be prehistoric or historic. Examples are as follows:

- A multispecies accumulation of shell (shell-midden) with associated bone, stone, antler, or wood artifacts, burned rocks, or charcoal
- Bones that appear to be human or animal bones associated with a shell-midden (i.e., with associated artifacts or cooking features)
- An area of charcoal or very dark, stained soil with associated artifacts
- Artifacts made of chipped or ground stone (i.e., an arrowhead, adze, or metate) or an accumulation (more than one) of cryptocrystalline stone flakes (lithic debitage)
- Items made of botanical materials
- Clusters of tin cans or bottles, agricultural, or military equipment that appears to be older than 50 years

3.0 Onsite Responsibilities

**STEP 1: STOP WORK IMMEDIATELY.** If the contractor or subcontractor believes that he or she has uncovered any cultural resource during construction of the project, all work adjacent to the discovery must stop. The discovery location should not be left unsecured at any time.

**STEP 2: NOTIFY CONSTRUCTION PROJECT MANAGEMENT IMMEDIATELY.** Contact the construction project manager or cultural resources specialist for the Oregon Trail Solar Facility, as listed below.

**Construction Project Manager**
To be determined.

**Cultural Resources Specialist**
If the construction project manager cannot be reached, contact one of the designated Cultural Resources Specialists:

David Sheldon
CH2M
Cell: (360) 219-6953
david.sheldon@Jacobs.com
STEP 3: NOTIFY THE STATE HISTORIC PRESERVATION OFFICE IMMEDIATELY. The Oregon Trail Solar Facility construction project manager or cultural resources specialist will contact the Oregon State Historic Preservation Office (SHPO) immediately.

Note: If human remains are encountered, treat them with dignity and respect at all times. Cover the remains with a tarp or other materials (not soil or rocks) for temporary protection in place and to shield them from being photographed. Do not call 911 or speak with the media.

STEP 4: PARTICIPATE IN CONSULTATION AND DOCUMENTATION. The Oregon Trail Solar Facility construction project manager will participate in consultations with Oregon SHPO and affiliated Tribes. After consultation, the construction project manager will complete a written plan of action describing the disposition of cultural resources pursuant to 43 Code of Federal Regulations (CFR) Part 10 and will execute his or her prescribed duties within that plan of action.

4.0 Further Contacts and Consultations

Construction Project Manager

The Oregon Trail Solar Facility construction project manager’s responsibilities as follows:

- **Secure the Site:** The construction project manager is responsible for taking appropriate steps to protect and secure the discovery site. All work will stop in an area adequate to provide for the total security, protection, and integrity of the resource. Vehicles, equipment, and unauthorized personnel will not be permitted to traverse the discovery site. Work in the immediate area will not resume until treatment of the discovery has been completed following provisions for treating archaeological/cultural material in consultation with the affiliated Tribe(s).

- **Direct Construction Elsewhere Onsite:** The construction project manager will direct construction to resume away from cultural resources where appropriate and in communication with the affiliated Tribe(s).

- **Contact Project Cultural Resources Specialist:** If the cultural resources specialist has not yet been reached in earlier attempts, the construction project manager will do so.

Cultural Resources Specialist

The cultural resources specialist’s responsibilities are as follows:

- **Notify Tribes:** If not already notified, the cultural resources specialist will notify the Tribe(s) of the discovery.

- **Identify Find:** The construction project manager will consult with the Tribes and will ensure that a qualified individual examines the find to determine if it is a cultural resource, as follows:
  - If it is determined to not be a cultural resource, work may proceed with no further delay.
  - If it is determined to be a cultural resource, the cultural resources specialist will send a certified letter to the Tribal Historic Preservation Offices, notifying them that a cultural resource has been discovered and requesting further consultation.
  - If the find may be human remains or funerary objects, the cultural resources specialist will follow the procedures described in Section 5.0.
• **Notify State Agencies**: The construction project manager will contact Oregon SHPO.

• **Formulate Plan**: The construction project manager, affiliated Tribes, and Oregon SHPO will consult to determine a plan for disposition of the cultural resources.

Any required excavation or removal of cultural resources will be carried out under the requirements of 43 CFR Part 10.3 and 16 United States Code 470 aa, and will require a permit from the Oregon SHPO. The activity that resulted in the inadvertent discovery may resume thirty (30) days after certification of receipt of notification.

**Oregon Historic Preservation Office**

State Archaeologist  
Dennis Griffin, Ph.D.  
e-mail: Dennis.Griffin@oregon.gov  
(503) 986-0674

-or-

Assistant State Archaeologist  
John Pouley  
E-mail: john.pouley@oregon.gov  
(503) 986-0675

**Tribes**

Confederated Tribes of the Warm Springs Reservation of Oregon  
Robert Brunoe, Tribal Historic Preservation Officer  
THPO@ctwsbnr.org  
PO Box 460  
Warm Springs, Oregon 97761  
(541) 553-3555

Confederated Tribes of the Umatilla Indian Reservation  
Teara Farrow Ferman, Cultural Resources  
tearafarrowferman@ctuir.com  
46411 Timine Way  
Pendleton, OR 97801  
(541) 429-7230

**5.0 Special Procedures for the Discovery of Human Skeletal Material**

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INADVERTENT DISCOVERY PLAN

- Medical Examiner, Gilliam County
  To be determined
- Gilliam County Sheriff’s Department
  221 S. Oregon Street
  Condon, Oregon 97823
  (541) 384-2851

STEP 3: PROTECT THE REMAINS. There shall be no photography or drawings and sketches made of the human remains or funerary objects found with the human remains without written permission signed by the affiliated Tribes. Cover the remains with a tarp or other materials (not soil or rocks) for temporary protection in place and to shield them from being photographed. Remains should not be removed from the site prior to identifying the remains as Native American or not. If the remains are determined to be Native American, final disposition will be decided through consultation with the affiliated Tribes, Oregon SHPO, and certificate holder.

STEP 4: CONSULTATION. If the coroner determines the remains are nonforensic, and if it is determined that the remains constitute a cultural resource, the construction project manager or appointed representative will participate in consultation with the affiliated Tribes and Oregon SHPO. The construction project manager or appointed representative will complete a written plan of action describing the disposition of cultural resources pursuant to 43 CFR Part 10 and will execute its prescribed duties within that plan of action. If the remains are determined to be Native American, final disposition will be decided through consultation with the affiliated Tribes, Oregon SHPO, and certificate holder. If the medical examiner is not able to make a determination of Native American, a qualified forensic anthropologist from the State, Tribe, or contracted archaeological firm will need to be consulted for final determination.

6.0 Proceeding with Construction

Project construction outside the discovery location may continue while documentation and assessment of the cultural resources proceed. The construction project manager and a qualified archaeologist or Tribal representative must determine the boundaries of the discovery location. Construction may continue at the discovery location only after the process outlined in this plan is followed and the Oregon SHPO (and the federal agencies, if any) determines that compliance with state and federal laws is complete.