

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

NATURAL RESOURCES DEFENSE)	
COUNCIL, INC., et al.,)	
)	
<i>Plaintiffs,</i>)	
v.)	18-CV-4596 (VEC)
)	
U.S. DEPARTMENT OF THE)	
INTERIOR, et al.,)	
)	
<i>Defendants.</i>)	

NATIONAL AUDUBON SOCIETY,)	
et al.,)	
)	
<i>Plaintiffs,</i>)	
v.)	18-CV-4601 (VEC)
)	
U.S. DEPARTMENT OF THE)	
INTERIOR, et al.,)	
)	
<i>Defendants.</i>)	

STATE OF NEW YORK, et al.,)	
)	
<i>Plaintiffs,</i>)	
v.)	18-CV-8084 (VEC)
)	
U.S. DEPARTMENT OF THE)	
INTERIOR, et al.,)	
)	
<i>Defendants.</i>)	

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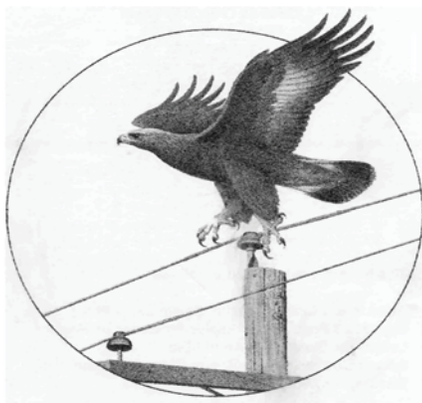
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AVIAN PROTECTION PLAN (APP) GUIDELINES



A Joint Document Prepared By

**The Edison Electric Institute's Avian Power Line
Interaction Committee (APLIC)**

and

U.S. Fish and Wildlife Service (USFWS)

April 2005

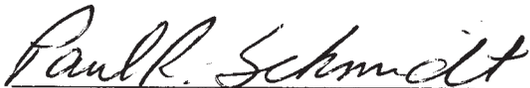
ACKNOWLEDGEMENT

APLIC and the U.S. Fish and Wildlife Service (Service) have a long history of cooperation and collaboration on avian issues. Like the Service, current APLIC member utilities want to do their part to minimize adverse impacts to protected avian species on power lines. The public expects utilities to deliver cost-effective reliable energy and the Service to protect and enhance trust resources. Working in a partnership to benefit both the birds and the electric utility industry, the voluntary Avian Protection Plan (APP) Guidelines were developed in a joint, collaborative way.

It is the hope of both APLIC and the Service that individual utilities will utilize the voluntary principles in this document to develop an APP specific to their needs, which improves reliability and avian conservation. APPs offer the industry an additional option, one that is voluntary and without the need for formal Service concurrence, to address avian electrocutions and collisions. Utilities are also encouraged to work in partnership with Federal and State resource agencies when developing and implementing their voluntary APPs.

APLIC and the Service would like to acknowledge the efforts of those individuals responsible for the development of these voluntary guidelines. These guidelines demonstrate that through ongoing collaborative efforts the Service and industry can work together to meet energy needs while acting as responsible stewards to the environment.

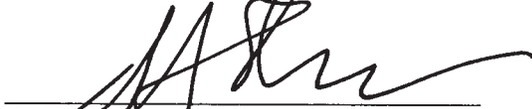
April 14, 2005



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APP Guidelines

The APP Guidelines presented in this document are intended to serve as a “tool box” from which a utility can select and tailor components applicable to its specific needs. These guidelines are intended to be used in conjunction with APLIC’s *Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 1996* and *Mitigating Bird Collisions with Power Lines: The State of the Art in 1994*, or the most current editions of these documents, which contain more detail on construction design standards and line siting recommendations.

These “guidelines” are being distributed electronically. While the introductory pages of the document are printed, the remainder of this “tool box” is electronic. This is a dynamic document and will be periodically updated as new information and resources become available. Additional copies of the APP Guidelines and current information on related issues can be downloaded from the Avian Power Line Interaction Committee (APLIC) (<http://aplic.org>) and Edison Electric Institute (EEI) (<http://eei.org>) websites. In addition, the *Suggested Practices for Raptor Protection on Power Lines* and *Mitigating Bird Collisions with Power Lines* manuals can be obtained from APLIC or EEI.

Editor’s note: Although this draft is being distributed in paper format, the final version will be distributed electronically as described above.

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I. INTRODUCTION

Since the formation of the Avian Power Line Interaction Committee (APLIC) in 1989, the electric utility industry and the U.S. Fish and Wildlife Service (USFWS) have worked together to reduce avian electrocution and collision mortality. This has resulted in the cooperative development of guidelines for Avian Protection Plans (APP) by APLIC and USFWS, representing another milestone in avian conservation. The principles presented in these voluntary guidelines are intended to allow utilities to tailor an APP that will best fit their needs while furthering the conservation of avian species and improving reliability and customer service. A utility that implements the principles contained in these APP guidelines will greatly reduce avian risk as well its own risk of enforcement under the Migratory Bird Treaty Act (MBTA). Development and implementation of an APP makes good business sense because animal- and bird-caused outages are costly. A utility that creates an APP following these guidelines and that addresses their specific avian issues can benefit through regulatory compliance, reliability improvements, cost savings and positive recognition from regulators and customers.

What is an Avian Protection Plan?

An Avian Protection Plan is a utility-specific document that delineates a program designed to reduce the operational and avian risks that result from avian interactions with electric utility facilities. Although each utility's APP will be different, the overall goal of any APP should be to reduce avian mortality. This document provides guiding principles and examples to aid utilities in their development of an APP. Although not all of these elements need to be included in every APP because of the specific circumstances of a utility or geographical area, they represent an overview of elements that should be considered for inclusion in an APP and that individual utilities may find helpful in crafting their own, individually-tailored APPs.

Principles of an Avian Protection Plan

1. Corporate Policy

An APP typically includes a statement of company policy confirming the company's commitment to work cooperatively towards the protection of migratory birds. This may include a commitment by the company to balance its goal of providing reliable electrical service in a cost-effective manner with the regulatory requirements protecting avian species, as well as the need to obtain and comply with all necessary permits, monitor incidents of avian mortality, and make reasonable efforts to construct and alter infrastructure to reduce the incidence of avian mortality.

2. Training

Training is an important element of an APP. All appropriate utility personnel, including managers, supervisors, line crews, engineering, dispatch, and design personnel, should be properly trained in avian issues. This training should encompass the reasons, need, and method by which employees should report an avian mortality, follow nest management protocols, dispose of carcasses, and comply with applicable regulations, including the consequences of non-compliance. Supplemental training also may be appropriate where there are material changes in regulations, permit conditions, or internal policies. APLIC-sponsored "short courses" on avian electrocution, collision, and nest issues are conducted annually throughout the U.S. In addition, a two-hour overview presentation of avian issues that can be used for internal company training is available from APLIC (see <http://aplic.org>).

3. Permit Compliance

An APP can identify the process under which a company obtains and complies with all necessary permits related to avian issues. Particular attention should be given to specific activities that can require take permits including, but not limited

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to, nest relocation, temporary possession, depredation, salvage/disposal, and scientific collection.

4. *Construction Design Standards*

Avian interactions with facilities can cause outages or system reliability issues. To improve system reliability, avian interactions should be considered in the design and installation of new facilities, as well as the operation and maintenance of existing facilities. For those reasons, inclusion of accepted construction standards for both new and retrofit techniques also should be included in an APP. Companies can either rely upon existing construction configurations recommended by APLIC (see *Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 1996* and *Mitigating Bird Collisions with Power Lines: The State of the Art in 1994*, or the most current editions of these documents) or may choose to instead develop their own internal construction standards that meet or exceed these guidelines. These standards should be used in areas where new construction should be avian-safe, as well as where existing infrastructure should be retrofitted to provide avian safety.

5. *Nest Management*

An APP may include procedures for nest management on utility structures. These procedures should be explained to company employees during training to ensure uniform treatment of avian nest issues among personnel.

6. *Avian Reporting System*

Although reporting of avian mortalities may be required as a condition of Federal or State permits, a utility may also choose to voluntarily monitor relevant avian interactions, including mortalities, through the development of an internal reporting system. An APP should consider providing for the development of such a reporting system, which can help a company pinpoint areas of concern by tracking both the specific locations where mortalities may be occurring, as well as

the extent of such mortalities. Data collected by company personnel can be limited to avian mortalities or injuries, or could be expanded to include historical tracking of avian nest problems, particularly problematic poles or line configurations, as well as remedial actions taken. All data should be regularly entered into a searchable database compatible for use in additional analysis (see Risk Assessment Methodology below). Bird Mortality Tracking System software developed by APLIC is available for free upon request at <http://aplic.org>.

7. *Risk Assessment Methodology*

A utility can have the greatest impact on reducing avian mortality by focusing its efforts in a cost-effective manner on the areas that pose the greatest risk to migratory birds. Therefore, as a general matter, an APP should include a method for evaluating the risks posed to migratory birds in a manner that identifies areas and issues of particular concern. A risk assessment study will often begin with an assessment of available data addressing areas of high avian use, avian mortality, nesting problems, established flyways, adjacent wetlands, prey populations, perch availability, effectiveness of existing procedures, remedial actions and other factors that can increase avian interactions with utility facilities. The avian reporting system discussed in the previous section is an integral component of this risk assessment, as well as the use of avian experts, birders, and biologists who can provide additional information on avian distribution. An APP also may provide for the development of models that will enable a company to utilize biological and electrical design information to prioritize poles most in need of modifications, as well as research on the varied causes of avian mortality and the benefits of utility structures to avian species.

8. *Mortality Reduction Measures*

After completing a risk assessment, a company can focus its efforts on areas of concern, ensure that the activities taken by the utility are not out of proportion to the risks encountered by migratory birds, and then determine whether an avian

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mortality reduction plan needs to be implemented in certain areas. An APP could implement this approach by developing such a risk reduction plan, utilizing risk assessment results to direct where system monitoring should occur, where retrofit efforts should be focused, and where new construction warrants special attention to raptor and other bird issues. If a utility finds that implementation of such avian protection measures is appropriate, it also may choose to develop a schedule for implementation.

9. *Avian Enhancement Options*

In addition to taking steps to reduce mortality risk to avian species, an APP also may include opportunities for a utility to enhance avian populations or habitat, including developing nest platforms, managing habitats to benefit migratory birds, or working cooperatively with agencies or organizations in such efforts. Where feasible, such proactive development of new ideas and methods to protect migratory birds should be encouraged and explored.

10. *Quality Control*

An APP also may include a mechanism to review existing practices, ensuring quality control. For instance, a utility may conduct an independent assessment of its avian reporting system to ensure its effectiveness, or invest in research on the effectiveness of different techniques and technologies used to prevent collisions, electrocutions and problem nests.

11. *Public Awareness*

An APP generally should include a method to educate the public about the avian electrocution issue, the company's avian protection program, as well as its successes in avian protection.

12. *Key Resources*

An APP should identify key resources to address avian protection issues including, for example, a list of experts who may be called upon to aid in resolving avian issues. These could include consultants, State and Federal resource agencies, universities, or conservation groups. Engineers may find that internal personnel such as environmental specialists can aid in developing creative solutions to resolve avian interaction problems, and external organizations like APLIC can also serve as helpful resources by providing guidance, workshops, materials, and contacts. An understanding of raptor and other bird behavior can influence how and when avian protection should be utilized, and an APP that connects avian experts with utility decision-makers may reduce the risk of avian incidents and improve system reliability.

II. BACKGROUND

Historical Perspective

Utility poles can benefit raptors by providing perching and/or nesting structures in areas where few natural perches or nest sites exist. However, utility structures can also pose a threat to raptors and other birds through electrocutions or collisions. Although records of electrocutions and collisions date back as early as the late 19th century, avian deaths associated with power lines were not a widespread concern until the 1970's when surveys in the western United States found hundreds of eagles shot, poisoned, and electrocuted in rural areas. Throughout the 1970's, agencies and organizations such as the Rural Electrification Association (now the Rural Utilities Service), USFWS, Edison Electric Institute (EEI), and the National Audubon Society worked together to track raptor electrocutions, identify high risk configurations, and develop methods to reduce electrocutions. In 1989, biologists from the utility industry, USFWS, and the National Audubon Society formed APLIC, initially to address collision issues of sandhill and whooping cranes. The scope of APLIC's mission later expanded to include electrocution and nest issues.

APLIC now serves as a clearinghouse for information and communication on avian/power line issues. Its membership includes electric utilities, EEI, Electric Power Research Institute (EPRI), the National Rural Electric Cooperative Association (NRECA), Rural Utilities Service (RUS) and USFWS. APLIC has produced manuals for addressing electrocutions (*Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 1996*) as well as collisions (*Mitigating Bird Collisions with Power Lines: The State of the Art in 1994*). In addition, APLIC produces videos addressing collisions and electrocutions; offers a short course overview of collision, electrocution, and nest issues; and funds bird/power line-related research. The APP guidelines provided in this document represent a multidisciplinary culmination of several decades of research, field testing, monitoring and assessment to minimize avian mortality associated with utility structures. APLIC encourages the development of APPs as they benefit utilities and wildlife resources through reduced long-term costs, improved reliability, avian

protection, legal compliance, and positive relations between regulatory agencies and customers.

How Electrocutation Occurs

Birds are electrocuted by power lines because of two seemingly unrelated, yet interactive factors:

1. Environmental factors such as topography, vegetation, available prey and other, behavioral or biological factors influence avian use of power poles.
2. Inadequate separation between energized conductors or energized conductors and grounded hardware can provide two points of contact.

Electrocution can occur when a bird completes an electric circuit by simultaneously touching two energized parts or an energized part and a grounded part of the electrical equipment. Most electrocutions occur on medium-voltage distribution lines (4 to 34.5 kilovolts [kV]), in which the spacing between conductors may be small enough to be bridged by birds. Poles with energized hardware, such as transformers, can be especially hazardous, even to small birds, as they contain numerous, closely-spaced energized parts.

“Avian-safe” structures are those that provide adequate clearances to accommodate a large bird between energized and/or grounded parts. Consequently, 60 inches of horizontal separation, which can accommodate the wrist-to-wrist distance of an eagle (which is approximately 54 inches), is used as the standard for raptor protection (Figure 1). Likewise, vertical separation of at least 48 inches can accommodate the height of an eagle from its feet to the top of its head (which is approximately 31 inches; Figure 2). In particular areas (*i.e.* areas with concentrations of wading birds), vertical separation may need to be increased to 60 inches. Because dry feathers act as insulation, contact must be made between fleshy parts, such as the wrists, feet, or other skin, for electrocution to occur. In spite of the best efforts to minimize avian electrocutions, some degree of mortality may always occur due to influences that cannot be controlled, *e.g.* weather.

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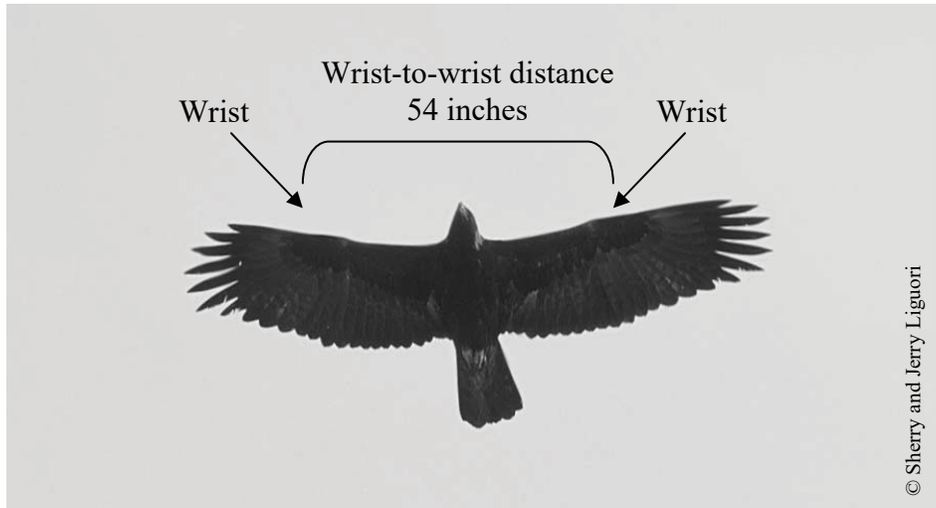


Figure 1. Wrist-to-wrist distance of an eagle.

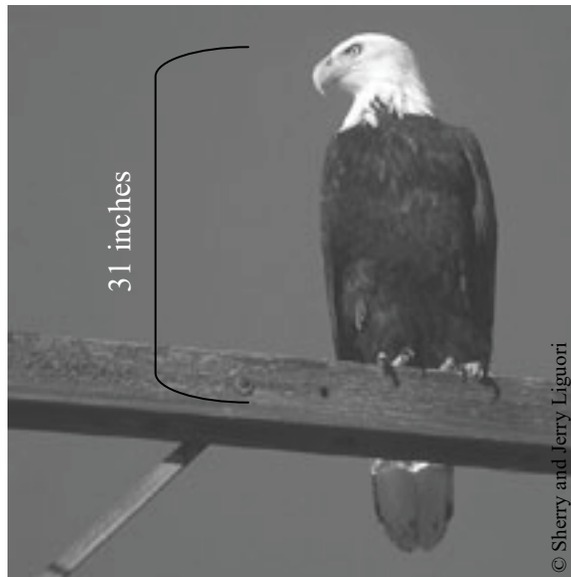


Figure 2. Head to foot distance of an eagle.

Raptors are opportunistic and may use power poles for a number of purposes, such as nest sites, high points from which to defend territories, and perches from which to hunt. “Still hunting” from a perch is energy efficient for a bird, provided that good prey habitat is within view. Some structures are preferred by birds because they provide considerable elevation above the surrounding terrain, thereby offering a wide field of

view. Identification and modification of these “preferred” structures may greatly reduce or minimize the electrocution risk on an entire line. However, in areas where lines run through homogeneous terrain, there is no apparent advantage of some poles over others. Favored perches can be identified by examining crossarms and the ground beneath them for whitewash (feces accumulations), pellets, or prey remains. Since birds such as hawks and owls cannot digest the fur, feathers, and bones of their prey, they regurgitate these parts in the form of a “pellet” or “casting.”

What Species are at Risk

Electrocution has been documented as the cause of death in many raptor species in the United States, although large, open-country birds, such as eagles and hawks, are typically at greatest risk. In open habitats where few natural perches exist, such as deserts, grasslands, agricultural fields, and pastures, raptors are attracted to power poles, which provide roosting and nesting sites as well as hunting perches. The large wingspans of raptors such as golden eagles, red-tailed hawks, osprey, and great horned owls enable them to simultaneously touch energized and/or grounded parts, potentially resulting in electrocution. Although raptors are most often considered when addressing electrocution risk, other birds such as crows, ravens, magpies, small flocking birds and wading birds can also be electrocuted. Closely-spaced exposed equipment, such as jumper wires on transformers, can pose an electrocution risk to small birds such as magpies or jays. Wading birds, such as herons, egrets, ibis, or storks, may require increased vertical spacing between lines, as they may exceed 40 inches in height.

Factors Influencing Collisions

Factors that influence collision risk can be divided into three categories: those related to avian species, those related to the environment, and those related to the configuration and location of lines. Species-related factors include habitat use, body size, flight behavior, age, sex, and flocking behavior. Heavy-bodied, less agile birds or birds within large flocks may lack the ability to quickly negotiate obstacles, making them more likely to collide with overhead lines. Likewise, inexperienced birds as well as those

distracted by territorial or courtship activities may collide with lines. Environmental factors influencing collision risk include the effects of weather and time of day on line visibility, surrounding land use practices that may attract birds, and human activities that may flush birds into lines. Line-related factors influencing collision risk include the configuration and location of the line and line placement with respect to other structures or topographic features. Collisions often occur with the overhead static wire, which may be less visible than the other wires due to its smaller diameter.

Why Protect Birds?

All migratory birds in North America are protected under the Migratory Bird Treaty Act of 1918, as amended. In addition, both North American eagle species are protected under the Bald and Golden Eagle Protection Act (BGEPA), as amended. These laws provide civil and criminal penalties for the “take” of such species. “Take” under MBTA is defined as to “pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt any of these acts.” Take under BGEPA is defined as to “pursue, shoot, shoot at, poison, wound, kill, capture, trap, collect, molest or disturb.” The bald eagle is also currently (April 2005) listed as threatened under the Endangered Species Act in the contiguous 48 states.

Power line electrocutions are a cause of mortality for raptors, eagles and other migratory birds. These deaths, many of which could be avoided by making relatively inexpensive modifications to existing power lines and poles, can cause power outages that inconvenience customers, spark grass and forest fires, and result in lost revenue and other costs to utilities.

Government agencies, conservation organizations, and the general public are concerned about avian safety. Industry and the public expect reliable electric service. These concerns and expectations have generated great public demand for both higher service reliability and better protection of avian populations and their habitats.

The electric power industry has long been aware that closely-spaced electric conductors, separated by a horizontal crossarm, can result in the electrocution of raptors and other birds. Thirty years ago, electric companies, USFWS, and interested non-

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governmental organizations developed the first edition of *Suggested Practices for Raptor Protection on Power Lines*, which detailed how to reduce or eliminate the risk of avian electrocutions. Since the first *Suggested Practices*, utilities and agencies have worked cooperatively to identify electrocution and collision risks and improve the technology and methods used for reducing such risks.

The development of APPs by electric utilities will represent the continuation of an approach that emphasizes long-term proactive conservation partnerships between the utility industry, the conservation community, and USFWS. These voluntary plans will provide a framework for addressing electrocution hazards, committing utilities to evaluate their power lines and work with USFWS to conserve federally protected migratory birds.

III. APPLICABLE REGULATIONS

The Migratory Bird Treaty Act (16 U.S.C. 703-712; MBTA), which is administered by USFWS, is the cornerstone of migratory bird conservation and protection in the United States. The MBTA implements four treaties that provide for international protection of migratory birds. It is a strict liability statute wherein proof of intent is not an element of a taking violation. Wording is clear in that most actions that result in a “taking” or possession (permanent or temporary) of a protected species can be a violation.

Specifically, the MBTA states: “Unless and except as permitted by regulations ... it shall be unlawful at any time, by any means, or in any manner to pursue, hunt, take, capture, kill ... possess, offer for sale, sell ... purchase ... ship, export, import ... transport or cause to be transported ... any migratory bird, any part, nest, or eggs of any such bird ... (The Act) prohibits the taking, killing, possession, transportation, and importation of migratory birds, their eggs, parts, and nests, except when specifically authorized by the Department of the Interior.” The word “take” is defined as “to pursue, hunt, shoot, wound, kill, trap, capture, or collect, or attempt to pursue, hunt, shoot, wound, kill, trap, capture, or collect.”

A 1972 amendment to the MBTA resulted in inclusion of bald eagles and other birds of prey in the definition of a migratory bird. The MBTA provides criminal penalties for persons who, by any means or in any manner, pursue, hunt, take, capture, kill, attempt to take, capture, or kill, possess, offer for sale, sell, offer to barter, barter, offer to purchase, purchase, deliver for shipment, ship, export, import, cause to be shipped, exported, or imported, deliver for transportation, transport or cause to be transported, carry or cause to be carried, or receive for shipment, transportation, carriage, or export, any migratory bird. The MBTA offers protection to 836 species of migratory birds, including waterfowl, shorebirds, seabirds, wading birds, raptors, and passerines. Generally speaking, the MBTA protects all birds occurring in the U.S. in the wild except for house (English) sparrows, European starlings, rock doves (pigeons), any recently listed unprotected species in the Federal Register and non-migratory upland game birds.

For a complete list of species protected under the MBTA see

<http://migratorybirds.fws.gov/intrnltr/mbta/mbtintro.html>.

A violation of the MBTA by an individual can result in a fine of up to \$15,000 and/or imprisonment for up to six months for a misdemeanor, and up to \$250,000 and/or imprisonment for up to two years for a felony. Fines may be doubled for organizations. Penalties increase greatly for offenses involving commercialization and/or the sale of migratory birds and/or their parts.

Under authority of the **Bald and Golden Eagle Protection Act** (16 U.S.C. 668-668d; BGEPA), bald and golden eagles are afforded additional legal protection. Penalties for the “take” of an eagle may result in a fine of up to \$100,000 and/or imprisonment for up to one year. The BGEPA has additional provisions wherein the case of a second or subsequent conviction of the BGEPA, penalties may be imposed of up to \$250,000 fine and/or two years imprisonment.

The **Endangered Species Act** (16 U.S.C. 1531-1544; ESA) was passed by Congress in 1973 in recognition that many of our Nation’s native plants and animals were in danger of becoming extinct. The purposes of the Act are to protect these endangered and threatened species and to provide a means to conserve their ecosystems. To this end, Federal agencies are directed to utilize their authorities to conserve listed species, and make sure that their actions do not jeopardize the continued existence of these species. Federal agencies are encouraged to do the same with respect to “candidate” species which may be listed in the near future. The law is administered by USFWS and the Commerce Department’s National Marine Fisheries Service (NMFS). USFWS has primary responsibility for terrestrial and freshwater organisms, while NMFS has responsibility for marine species such as whales and salmon. These two agencies work with other agencies to plan or modify Federal projects so that they will have minimal impact on listed species and their habitats. Protection of species is also achieved through partnerships with the States, with Federal financial assistance and a system of incentives available to encourage State participation. USFWS also works with private landowners, providing financial and technical assistance for management actions on their lands to benefit both listed and non-listed species.

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Section 9 of the ESA makes it unlawful for a person to “take” a listed species. Take is defined as “. . . to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect or attempt to engage in any such conduct.” The Secretary of the Interior, through regulations, defined the term “harm” as “an act which actually kills or injures wildlife by significantly impairing essential behavioral patterns, including breeding, feeding, or sheltering.” However, permits for “incidental take” can be obtained from USFWS for take of endangered species which would occur as a result of an otherwise legal activity.

Section 10 of the ESA allows for the development of “Habitat Conservation Plans” for endangered species on private lands or for the maintenance of facilities on private lands. This provision is designed to assist private landowners in incorporating conservation measures for listed species with their land and/or water development plans. Private landowners who develop and implement an approved habitat conservation plan can receive an incidental take permit that allows their development to proceed.

While the Service generally does not authorize incidental take under these Acts, USFWS realizes that some birds may be killed even if all reasonable measures to avoid the take are implemented. USFWS Office of Law Enforcement carries out its mission to protect migratory birds through investigations and enforcement, as well as by fostering relationships with individuals, companies, and industries who seek to minimize their impacts on migratory birds. Unless the take is authorized, it is not possible to absolve individuals, companies, or agencies from liability even if they implement avian mortality avoidance or similar conservation measures. However, the Office of Law Enforcement focuses on those individuals, companies, or agencies that take migratory birds with disregard for their actions and the law, especially when conservation measures have been developed but are not properly implemented.

State Regulations

Individual states may have regulations that protect avian species and a utility should consult with their respective State resource agency(s) to determine what regulations apply and if permits are required.

IV. APP PRINCIPLES

The following chapter provides guidance for implementation of each of the APP principles listed below:

- Corporate Policy
- Training
- Permit Compliance
- Construction Design Standards
- Nest Management
- Avian Reporting System
- Risk Assessment Methodology
- Mortality Reduction Measures
- Avian Enhancement Options
- Quality Control
- Public Awareness
- Key Resources

CORPORATE POLICY

The following are examples of utility Bird Management Policies. These policies have been included as examples to aid other utilities if they choose to develop a bird program policy.

Example 1. PacifiCorp's Bird Program Policy.

PacifiCorp Bird Management Policy

Bird interactions with power lines may cause bird injuries and mortalities, which, in turn, may result in outages, violations of bird protection laws, grass and forest fires, or raise concerns by employees, resource agencies and the public.

This policy is intended to ensure compliance with legal requirements, while improving distribution system reliability. PacifiCorp management and employees are responsible for managing bird interactions with power lines and are committed to reducing the detrimental effects of these interactions.

To fulfill this commitment, PacifiCorp will:

- ◆ Implement and comply with its comprehensive Avian Protection Plan (APP).
- ◆ Ensure its actions comply with applicable laws, regulations, permits, and APP procedures.
- ◆ Document bird mortalities, problem poles and lines, and problem nests.
- ◆ Provide information, resources, and training to improve its employees' knowledge and awareness of the APP.
- ◆ Construct all new or rebuilt lines in rural areas (outside city limits or beyond residential/commercial developments) and in areas of known raptor use, where appropriate, to PacifiCorp raptor-safe standards.
- ◆ Retrofit or modify power poles where a protected bird has died. Modifications will be in accordance with APP procedures.
- ◆ Participate with public and private organizations in programs and research to reduce detrimental effects of bird interactions with power lines.

PacifiCorp customer service and regulatory compliance will be enhanced and risk to migratory birds will be reduced through the proactive and innovative resolutions of bird power line interactions guided by this policy.

Signature, Executive Vice President _____ Date _____

Example 2. Southern California Edison's Policy and Procedures.**Avian Protection On or Near Power Lines****1.0 PURPOSE**

One or more state and federal laws legally protect many species of birds in SCE's service territory. In order to ensure SCE's compliance with laws and regulations protecting these birds, it is necessary to have procedures in place that will allow SCE to determine where impacts are most likely to occur, what additional measures may need to be implemented to achieve compliance, if mitigation of impacts is needed, and to undertake other activities to facilitate protection of these legally protected birds on or near SCE power lines, substations and other facilities. This document is not intended to set out the specific legal requirements of all laws dealing with birds. Rather, this standard is intended to provide a process for achieving compliance with those laws.

2.0 POLICY STATEMENTS

N/A

3.0 REFERENCES

- 3.1 ESM 02.002.01, Environmental Policy
- 3.2 Endangered Species Alert Program Manual
- 3.3 SCE Distribution Overhead Construction Standards

4.0 OPERATIONS**4.1 Reporting**

Raptor electrocutions and power line collisions shall be reported to Environmental Affairs (EA) within 24 hours of discovery of a carcass, using the current reporting mechanism or form. Non-raptor electrocutions and collisions will be reported using the Transmission and Distribution (T&D) Morning Report. Questions concerning reporting of other electrocutions of other animals should be referred to Environmental Affairs or your local T&D Environmental Specialist for guidance.

4.2 Retrofitting of Existing Structures

Any SCE power line structure involved in the electrocution of any eagle, endangered/threatened bird species, or other raptor species will be evaluated to determine if it is raptor safe. If not, the structure will be modified within 30 business days or sooner (for eagles or listed species) to make them raptor-safe. Environmental Affairs should be notified if structures of a similar design and in similar habitat are located in the same vicinity of any electrocution. This will allow Environmental Affairs to work with T&D in determining if these other structures should also be retrofitted to be raptor safe. Structures in the area where clusters of electrocutions have occurred (*i.e.*, three or more electrocutions per USGS quad, or two or more electrocutions per circuit) should be examined for retrofitting. Environmental Affairs will work with T&D to identify these clusters, determine which poles may need to be retrofitted, and the appropriate retrofit required.

Page 1 of 2

APP Guidelines

Example 2 (con't).

As opportunities arise during routine operation and maintenance activities, T&D field personnel will retrofit exposed wires and surfaces, as appropriate, if they are capable of electrocuting raptors and other birds/wildlife. Retrofits may include, but are not limited to, installing approved bushing covers on transformers, insulator hoods, protective covering on jumper wires or taps, and making other modifications, as appropriate.

4.3 New Construction

All new or rebuilt power line structures within Raptor Concentration Areas (RCAs) will be of a raptor-safe construction. All new or rebuilt power line structures on land administered by the federal government (USFS, BLM, etc.) will be evaluated by T&D and Environmental Affairs to determine if it should be made raptor safe. Environmental Affairs has identified and mapped RCAs, and will provide guidance on safe designs and copies of RCA maps.

4.4 Monitoring

Environmental Affairs shall monitor raptor mortality and direct appropriate corrective action.

4.5 Nest Protection

All activity involving active nests on SCE facilities will be coordinated with Environmental Affairs and the local T&D Environmental Specialist. Prior to trimming trees, Line Clearing personnel will inspect the trees during the nesting season (January through August) for nests, and avoid any trees with active (*i.e.*, eggs or young birds present) nests. If the trees with nests present an emergency, then Environmental Affairs Land Services will be contacted. Avoiding trees is especially important in the vicinity of riparian areas (streams, creeks or other water bodies). Line Clearing personnel will make every attempt to schedule tree-trimming activity to avoid riparian areas during the nesting season.

4.6 Training

All appropriate T&D field personnel will receive training on avian protection issues annually. All appropriate T&D contractors will receive some level of training on natural resources issues and will have contractual obligations to abide by this training.

5.0 MAINTENANCE

N/A

6.0 ATTACHMENTS

N/A

EFFECTIVE DATE

Operation & Maintenance Policy & Procedures Manual

SCE Internal

EN-5 New: 10-29-2002

APPROVED

AVIAN PROTECTION ON OR NEAR POWER LINES

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Page 2 of 2

TRAINING

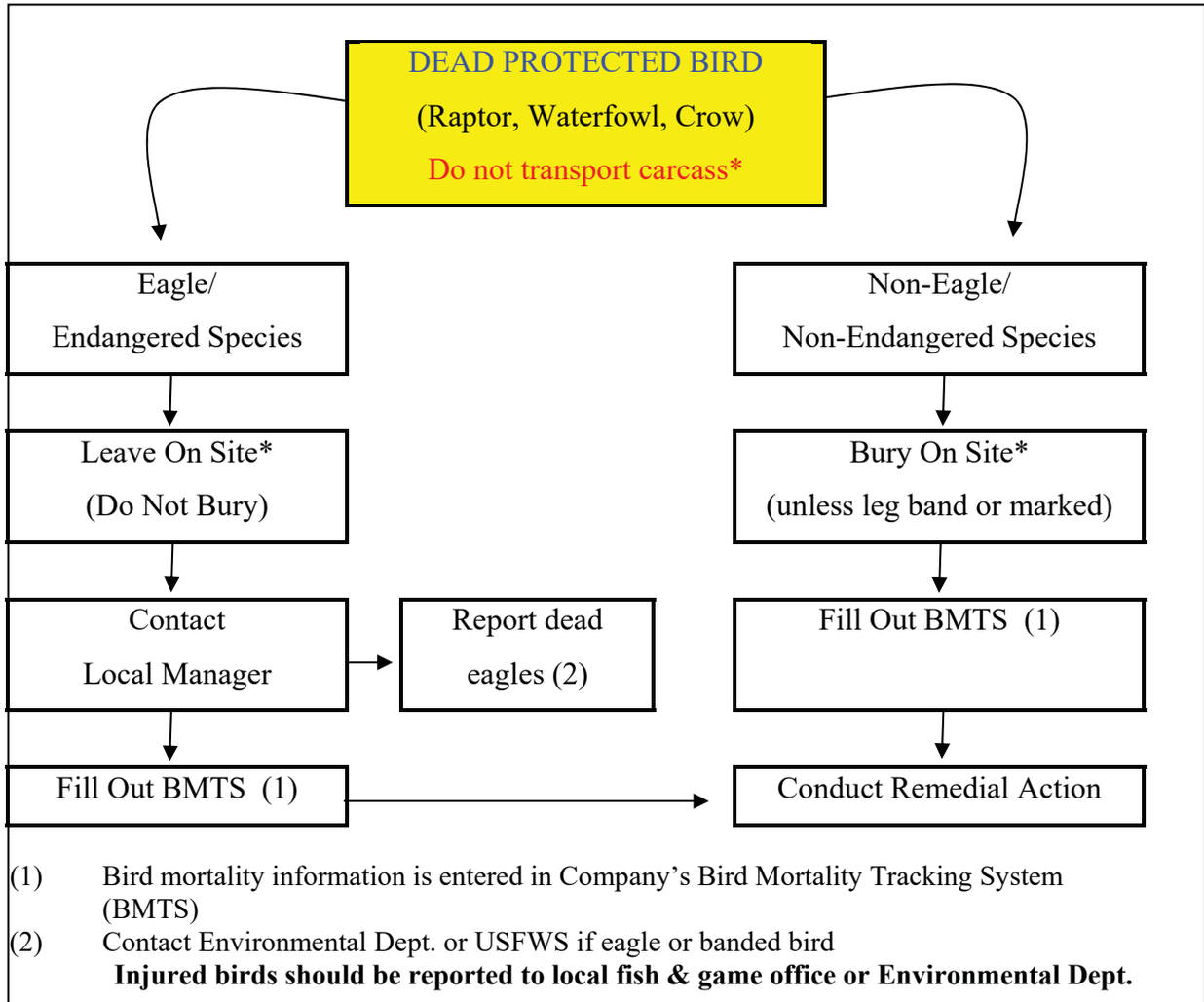
Training is an integral component of an APP. Workshops and short courses on avian/power line interactions are provided by APLIC (<http://aplic.org>) and EEI (<http://eei.org>). A two-hour overview of avian electrocutions and collisions intended for training use is also available through the APLIC website as part of the APP “tool box.”

The following are examples of PacifiCorp and Southern California Edison training materials, including:

- Flow diagrams of company procedures for bird and nest management that can be distributed to field personnel as part of employee training.
- A brochure describing electrocution and nest issues and company raptor protection procedures.
- A brochure describing nest management procedures and protection.

APP Guidelines

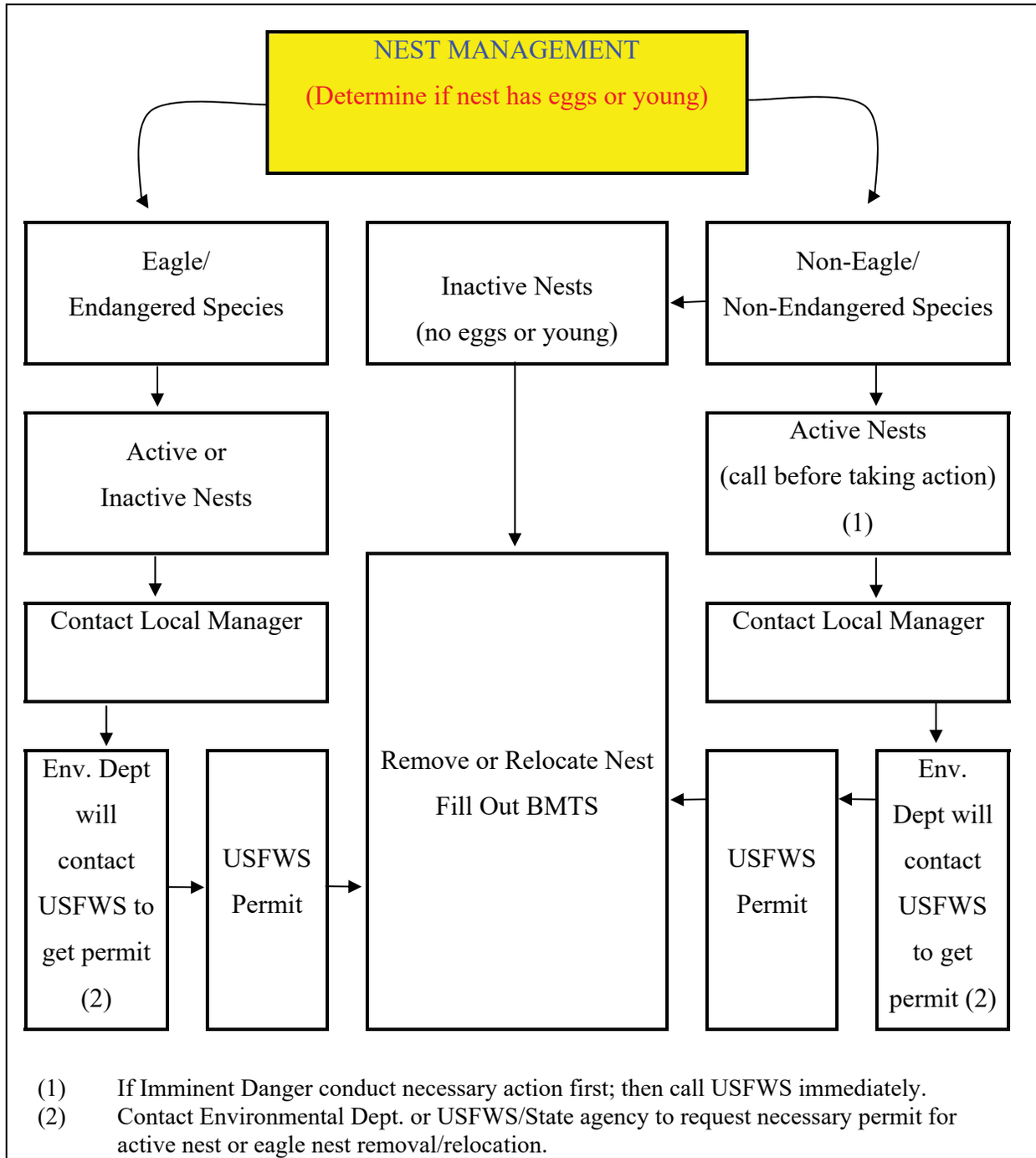
Example 3. Bird mortality flow diagram based on PacifiCorp training materials.*



* Individual utility permits may contain different conditions regarding transport or salvage.

APP Guidelines

Example 4. Nest management flow diagram based on PacifiCorp training materials.*



* Individual utility permits may contain different conditions regarding nest management.

Example 5. “Raptor Protection Program” brochure, Southern California Edison.



RAPTOR PROTECTION PROGRAM



Raptor Protection Program Goals

Raptors, or birds of prey, are meat-eating birds that include the hawks, eagles, and owls. Most species of raptors are protected under one or more laws and/or regulations.

Edison's Raptor Protection Program is designed to:

1. Reduce impacts to raptors.
2. Ensure compliance with state and federal laws and rules and regulations protecting these species.
3. Gather and provide information from operating divisions within Edison to Environmental Affairs on facility-caused electrocutions. This information will assist Environmental Affairs in responding to regulatory agency inquiries and provide informed responses to concerns expressed by the public.
4. Assist Company biologists in identifying problem areas where raptor protection may be required. Selectively identify and install cost-effective raptor protection devices to ensure Company compliance with existing laws and regulations.
5. Help identify and isolate where bird-caused outages occur so that these can be minimized, providing higher levels of quality service to our customers.



*Example 5 (con't).***Raptor Protection****Electrocutions**

Raptors often perch or nest on transmission or distribution towers or poles. Occasionally, the birds will make accidental contact between phases or phase and ground, causing harm to or electrocuting the bird. These electrocutions are most common on distribution or subtransmission facilities where energized conductors are close together.

The number of electrocutions can be decreased by either designing the line to minimize contact between phases, or by retrofitting existing lines where necessary with a protective device that prevents this contact. Studies have demonstrated that raptors prefer certain poles for nesting and perching. By identifying these preferred poles, we can modify them, and thus greatly diminish the potential for raptor electrocutions in a cost-effective manner.

**Nest Protection**

In the absence of other suitable nest sites, raptors often use transmission towers and distribution poles for nesting. State and federal laws and regulations protect these nests from removal at certain times of the year without necessary permits. It is important that nests not be disturbed when eggs or young birds are in them.

Raptor Protection Program Procedures

1. All incidents of facility-related raptor mortality should be reported to your supervisor. You should then fill out the raptor mortality report form available in all district offices or from your supervisor. The completed form should be sent to Environmental Affairs in the General Office.
2. From February through June, nests should not be removed or disturbed. Under no circumstances should known eagle nests be disturbed at any time of the year.
3. If a nest is discovered during this February–June period that presents a hazardous situation for the continued safe operation of the line, try to trim the nest rather than remove it. If a nest must be removed, call Environmental Affairs. Environmental Affairs possesses or will obtain the necessary permits for removing nests.
4. If at any time you have questions regarding these procedures, please discuss them with your supervisor or call Environmental Affairs, Dan Pearson at PAX 29562, or Janet Baas at PAX 29541.



Example 6. “Protection of Breeding Bird Nest Sites” brochure, Southern California Edison.

What to Do if You Are Working in Sensitive Areas or Find an Active Nest

- Avoid tree or shrub trimming to the extent feasible during the nesting season, especially in sensitive areas (riparian or sage scrub habitats).
- Limit noise during the nesting season to the extent feasible by turning off equipment when not in use and/or using equipment with mufflers.
- If a nest is found, **carefully** determine if the nest is active, that is, if it contains eggs or young. Do not touch the nest or its contents.
- If young are inadvertently knocked out of a nest or are found on the ground after trimming call Environmental Affairs (EA) immediately. If the young are small and the nest can be found and is intact, the young may be carefully replaced in the nest (using gloves). If the young are large and active or the nest can not be found or is not intact, the young should be protected and kept warm, if possible. EA will contact a rehabilitation expert for pick up.
- CONTACT EA IF YOU MUST WORK IN A SENSITIVE AREA DURING THE NESTING SEASON OR ENCOUNTER AN ACTIVE NEST THAT MUST BE REMOVED, TRIMMED, OR MAY BE DISTURBED BY VEGETATION CLEARING ACTIVITIES OR TO PROTECT PUBLIC HEALTH AND SAFETY. Note: eagle nests may never be removed or relocated at any time of year without clearance from the US Fish and Wildlife Service and the California Department of Fish and Game. Contact EA if it is necessary to handle an eagle nest in any way.

What to Do if You Have Questions

If you have any questions, such as whether or not you are working in a sensitive area, if there is the potential for sensitive species to be nesting where you will be working, or you find an active bird nest while you are working, contact your supervisor (first) or any of the following EA personnel:

Tracey Alsbrook PAX 27547 or (626) 302-7547
 Janet Baas PAX 29541 or (626) 302-6541
 Jill Farless PAX 28545 or (626) 302-8545
 Dan Pearson PAX 29562 or (626) 302-6562

Outside of normal business hours, you may contact these people through the Edison operator. All may be contacted by pager.

PROTECTION OF BREEDING BIRD NEST SITES

Why SCE is Concerned About Bird Nests



Pygmy owl (Cavity nest)

1168 146

APP Guidelines

Example 6 (con't).

Virtually all birds in North America are protected by one or more state or federal laws. SCE must be in compliance with all laws and regulations protecting birds, their habitat, and nest sites. It is illegal to, among other things, pursue, hunt, harass, kill, or collect any migratory or listed bird species, including their eggs or nest. Fines and penalties, including jail, can be substantial for non-compliance.

When and Where Birds Nest

Most birds nest during the period from mid-February through August. The specific timing depends on several factors such as species of bird, its nest location (altitude and latitude), abundance of food, and weather. Birds nest in a wide variety of habitats, such as riparian areas (along streams, creeks, ponds), forests, beaches, deserts, and foothills. That is, anywhere adequate shelter and food for young can be found. Nesting sites within these habitats include trees, shrubs, holes and cavities in trees or dirt embankments, on cliff ledges, on the ground, and utility poles and towers.



Willow Flycatcher
(Small cup in willow shrub)



Cactus wren
(Nest in mass in cactus or yucca)



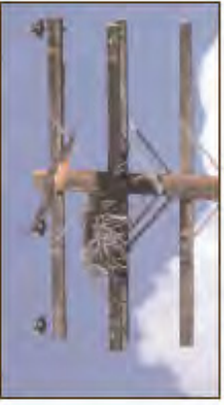
Bald eagle
(Branches in large tree or on rocky outcrop)



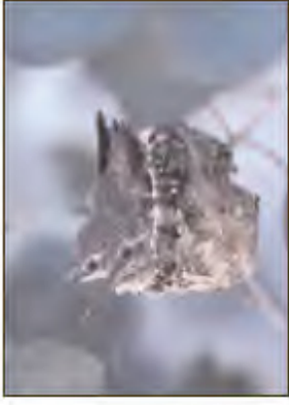
Killdeer
(Ground nest)



Screech owl
(Cavity nest)



Red-tailed hawk
(Moderately large hawk nest in old nests or other abandoned locations)



Anna's hummingbird
(Tiny cup in a shrub)

How to Locate and Avoid Disturbing Nesting Birds

- Be aware of when birds nest (generally mid-February through August).
- Be aware when working in especially sensitive habitats, such as riparian and sage scrub (at least partly natural areas with somewhat woody shrubs, below about 3,000 feet).
- Note any bird activity within shrubs or trees. If a bird appears agitated or reluctant to leave an area, it may indicate a nearby nest.
- Many nests are found between the ground and 10 meters high in shrubs and trees.
- Look for small dark, generally cup-shaped masses among the branches of shrubs or both small and larger masses in trees.
- Prior to trimming or cutting down trees, look for holes or cavities that may contain nests.

PERMIT COMPLIANCE

A company should work with resource agencies to determine if permits are required for their operational activities that may impact protected avian species. Particular attention should be given to specific activities that can require Special Purpose or related permits, including, but not limited to, nest relocation, temporary possession, depredation, salvage/disposal, and scientific collection.

While it is recommended that each utility developing an APP familiarize itself with the different permit types and their provisions located in 50 CFR part 21 (http://access.gpo.gov/nara/cfr/waisidx_03/50cfr21_03.html), it is highly recommended that the utility make initial contact with the Migratory Bird Permit Examiner located in the USFWS Region where the utility is specifically planning to implement its APP. The Migratory Bird Permit Offices in each of the USFWS's seven Regions are listed on pages 69 and 70 of the Key Resources section.

To acquire a permit application, contact the Migratory Bird Permit Office in the Region where your business is headquartered or in the Region (if it is different) where you propose to implement your APP. Information about Regional boundaries can be accessed at <http://permits.fws.gov/mbpermits/birdbasics.html> then click on Regional Bird Permit Offices, for locations and addresses (listed on pages 69 and 70 in the Key Resources section).

State permits may also be required to manage protected bird nests or for temporary possession of avian species. Specific information on required permits should be obtained from your State resource agency (see Key Resources, pages 76-78, for State agency contacts). Both State and Federal agencies should be consulted as you develop your APP.

Migratory Bird Treaty Act and Migratory Bird Permits

USFWS Regional offices administer permits for qualified applicants for the following types of activities: falconry, raptor propagation, scientific collecting, rehabilitation, conservation education, migratory game bird propagation, salvage, take of

depredating birds, taxidermy, and waterfowl sale and disposal. These offices also administer permit activities involving bald and golden eagles, as authorized by the BGEPA.

The MBTA makes it illegal for anyone, including individuals, companies, or agencies, to take, possess, import, export, transport, sell, purchase, barter, or offer for sale, purchase, or barter, any migratory bird, or the parts, nests, or eggs of such a bird except (1) under the terms of a valid permit issued pursuant to Federal regulations or (2) under the terms of a regulation not requiring a permit. The migratory bird species protected by the Act are listed in 50 CFR 10.13 (this list is available online at <http://migratorybirds.fws.gov/intrnltr/mbta/mbtintro.html>).

Migratory bird permit policy is developed by the Division of Migratory Bird Management and the permits themselves are issued by the Regional Migratory Bird Permit Offices. The regulations governing migratory bird permits can be found in 50 CFR part 13, General Permit Procedures (http://access.gpo.gov/nara/cfr/waisidx_03/50cfr13_03.html) and 50 CFR part 21, Migratory Bird Permits (http://access.gpo.gov/nara/cfr/waisidx_03/50cfr21_03.html).

Bald and Golden Eagle Protection Act and Eagle Permits

The two species of eagles that are native to the United States have additional protection under the BGEPA. Under the Act, USFWS issues permits to take, possess, and transport bald and golden eagles for scientific, educational, and Indian religious purposes, depredation, and falconry (golden eagles). No permit authorizes the sale, purchase, barter, trade, importation, or exportation of eagles, or their parts or feathers. The regulations governing eagle permits can be found in 50 CFR part 13, General Permit Procedures (http://access.gpo.gov/nara/cfr/waisidx_03/50cfr13_03.html) and 50 CFR part 22, Eagle Permits (http://access.gpo.gov/nara/cfr/waisidx_03/50cfr22_03.html).

Federally Listed Species (Endangered Species Act)

To obtain a list of all federally-listed (threatened and endangered) birds, or all federally-listed fauna and flora, consult 50 CFR part 17.11. This list is available online at <http://endangered.fws.gov/wildlife.html>.

Where power companies propose to construct power generation, transmission, or related equipment on Federal lands, the federal land management agency must first consult under Section 7 of the ESA with USFWS. Before initiating an action, the Federal action agency (the agency authorizing a specific action) or its non-Federal permit applicant (the power company), must ask USFWS for a biological opinion (if a listed species could be impacted) and to provide a list of threatened, endangered, proposed, and candidate species and designated critical habitats that may be present in the project area. USFWS has developed a handbook describing the consultation process in detail, which is available at <http://endangered.fws.gov/consultations>.

When non-Federal activities (activities not on Federal lands and/or lacking a Federal nexus such as Federal funding) could result in a take of threatened or endangered species, an incidental take permit is required under Section 10 of the ESA. Some states may also have regulations that require issuance of permits or development of conservation plans. The standards for approval of an incidental take permit are found in section 10 of the ESA. Approval of an incidental take permit issued in conjunction with a Habitat Conservation Plan (HCP) requires the Secretary of Interior to find, after an opportunity for public comment, that among other things, the taking of ESA species will be incidental and that the applicant will, to the maximum extent practicable, minimize and mitigate the impacts of such taking. An HCP must accompany an application for an incidental take permit. The HCP associated with the permit is to ensure that there are adequate conservation measures to avoid jeopardy to the species. Information about consultations and HCPs can be obtained from the nearest USFWS Ecological Services Field Office, generally located in each state. A list of those offices and their phone numbers can be accessed at <http://info.fws.gov/pocketguide>.

CONSTRUCTION DESIGN STANDARDS*

In certain habitats that have power equipment and the potential for avian interactions, the design and installation of new facilities, as well as the operation and maintenance of existing facilities should be bird friendly. Inclusions of accepted construction standards for both new and retrofit techniques are highly recommended for inclusion in an APP. Companies can either rely upon construction design standards found in APLIC's *Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 1996* and *Mitigating Bird Collisions with Power Lines: The State of the Art in 1994*, or the most current editions of these documents, or may choose to develop their own internal construction standards that meet or exceed these guidelines. These standards should be used in areas where new construction should be avian-safe, as well as where existing infrastructure needs to be retrofitted. An APP bird policy may require that all new or rebuilt lines in identified avian use or problem areas be built to current safe standards. Implementing avian-safe construction standards in such areas will reduce future legal and public relations problems and enhance service reliability.

New Construction

Distribution, transmission and substation construction standards must meet National Electric Safety Code (NESC) requirements and should provide general information on specialized construction designs for avian use areas. Avian-safe construction, designed to prevent electrocutions, must provide conductor separation of 60 inches between energized conductors and grounded hardware, or must cover energized parts and hardware if such spacing is not possible. Some common examples of avian-safe construction and retrofit techniques to reduce electrocution risks are presented in this section. Additional information can be found in *Suggested Practices for Raptor Protection on Power Lines*.

In areas where birds frequently collide with conductors/ground wires, or where

* Only examples of common structure configurations are presented in these Guidelines. See current edition of *Suggested Practices* for additional configurations and recommendations.

agencies are concerned about the safety of protected birds (*e.g.*, near wildlife refuges), appropriate siting and placement of lines will reduce the likelihood of collisions. When possible, avoid siting lines in areas where birds concentrate (*e.g.*, wetlands, stream crossings, historic staging areas, roosts, and nesting colonies) and take advantage of vegetation or topography that naturally shields birds from colliding with the wires (*e.g.*, placement next to cliffs or trees). If this is not possible, installing visibility enhancement devices can reduce the risk of collision on new or existing lines (see pages 43-44). These devices include marker balls, bird diverters, or other line visibility devices placed in varying configurations, depending on the line design and location. The effectiveness of these devices has been validated by Federal and State agencies and independent researchers in conjunction with APLIC. Additional information may be found in *Mitigating Bird Collisions with Power Lines*. In some situations, the additional costs and reliability risk of under grounding a section of line may be justified.

Modification of Existing Facilities

Modification of existing facilities is necessary when dead and/or injured protected birds are found, where high-risk lines are identified, or concerns of legal compliance are at issue. A “problem pole” is one where there has been a documented avian collision, electrocution, problem nest material or where there is a high risk of an avian mortality. The need for this remedial action may result when "problem poles" are identified through bird mortality records or field surveys, or when the company is notified by agency representatives or concerned customers. System reliability concerns due to bird interactions may also result in requests from field operations staff. Retrofitting to prevent electrocutions could include: 1) covering jumper wires, conductors and equipment; 2) discouraging perching in unsafe areas; 3) reframing; or 4) replacing a structure.

The objectives of remedial action are to:

1. Prevent or reduce avian mortality and outages related to bird electrocutions, collisions, or nests;

APP Guidelines

2. Provide 60-inch minimum horizontal separation between energized conductors and/or energized conductors and grounded hardware;
3. Insulate hardware or conductors against simultaneous contact if adequate spacing is not possible;
4. Discourage birds from perching in unsafe locations;
5. Provide safe alternative locations for perching or nesting; or
6. Increase the visibility of conductors or shield wires to prevent avian collisions.

Site-Specific Plans

The factors that create a hazard for birds near power lines are complex and often site-specific. Therefore, the most efficient solution for correcting a problem line is a site-specific plan that satisfies unique local conditions (*i.e.*, topography, avian populations, prey populations, land use practices, line configuration, adjacent wetlands, historical bird use areas, etc.). The plan is comprised of recommendations for the most appropriate remedial action to the poles or lines causing the problem, and should include a timetable for job completion. When a problem area or line is identified, a site meeting may be conducted with engineering and operations personnel to provide guidance on line modifications, and with company biologists or consultants to provide input on biological aspects of the affected species. The timeframe for action will be based on agency requests, public relations, budget, logistical and manpower constraints, as well as biological considerations that affect species vulnerability. The application of remedial measures to a few "problem poles" or spans can reduce problems over a wide area.

Electrocutions: Avian-Risk Designs

This section provides information about designs which have historically caused avian electrocution problems. These designs should be avoided in known raptor or other protected bird use areas and rural sites.

Most lines that electrocute raptors or other large birds are primary distribution lines. Problems occur most often when:

APP Guidelines

1. The distance between conductors is less than the wingspan or height of a landing or perching bird (see Figure 3).
2. Hardware or equipment cases are grounded and are in close proximity to energized conductors, energized parts or jumper wires (see Figure 4).

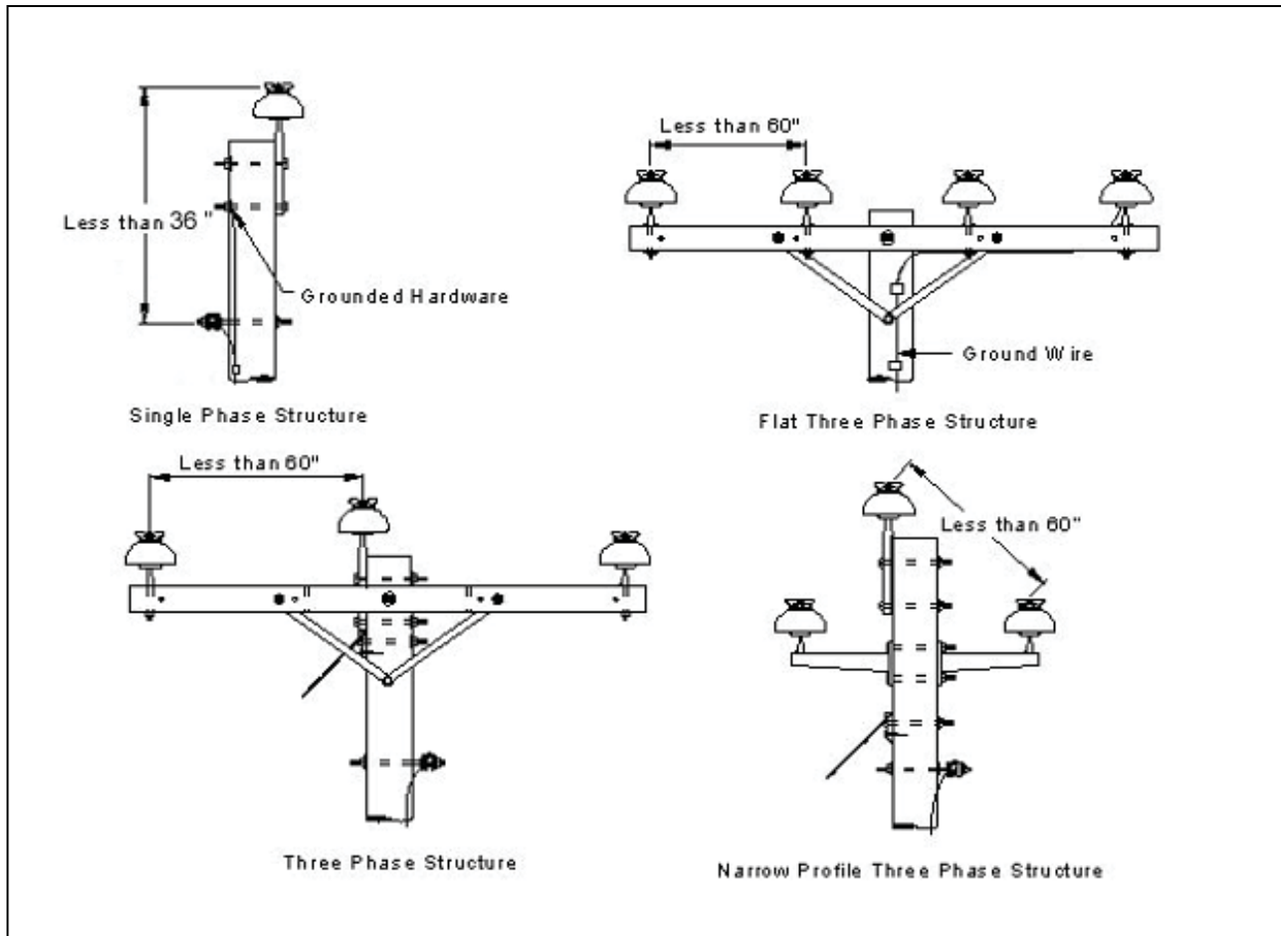


Figure 3. Typical avian-risk structures.

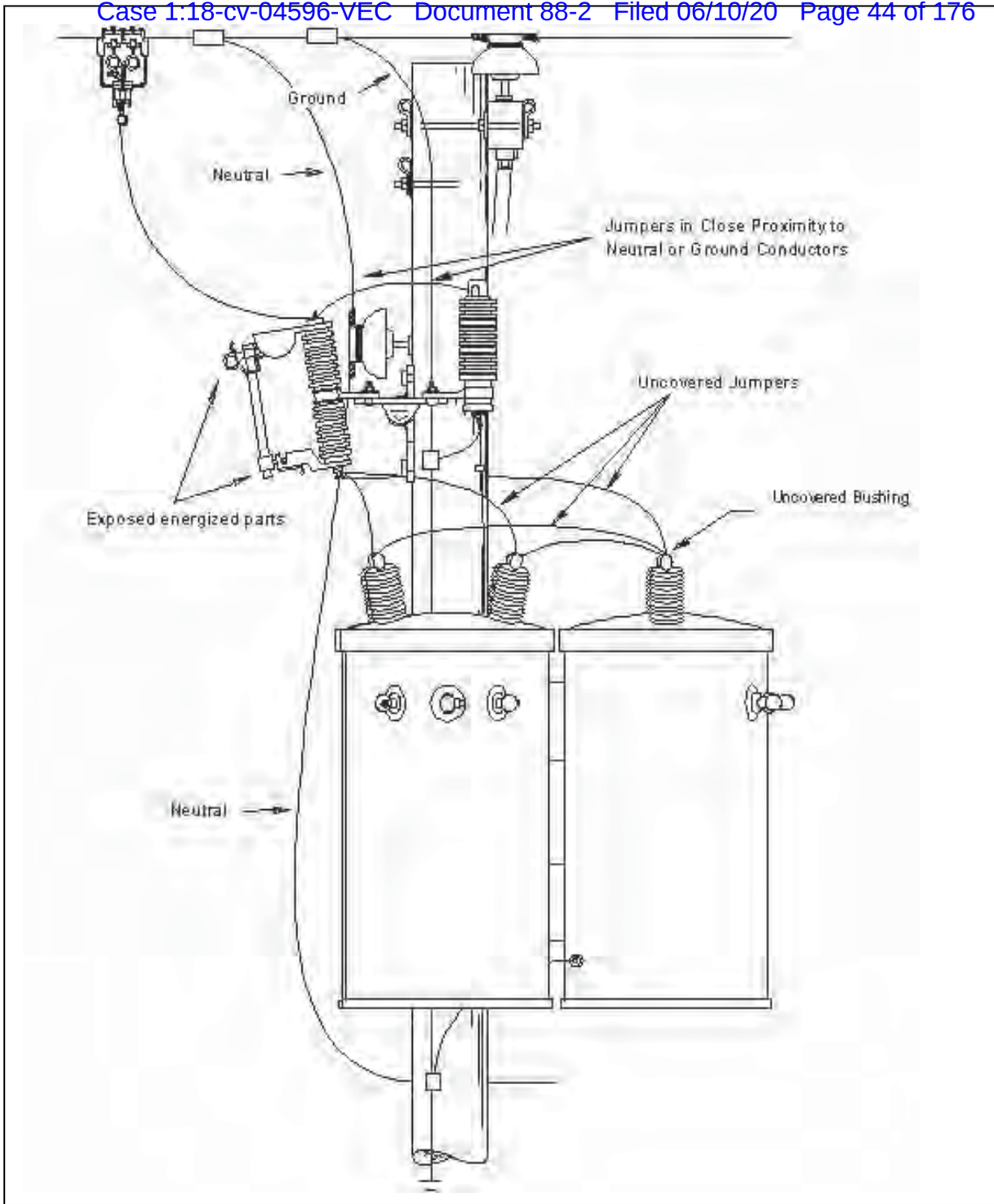


Figure 4. Typical avian-risk equipment structure.

Minimizing Electrocutions: Avian-Safe Designs and Modifications

APP Guidelines

This section provides information on designs and criteria for constructing new lines or rebuilding existing lines to avian-safe standards.

Proper Design of New Facilities

The following dimensions for primary structures are intended for use in areas with populations of raptors or other large birds or in rural sites (areas outside city limits or beyond incorporated areas with commercial or residential development). Nonetheless, avian-safe construction should be considered to improve system reliability and avian protection whenever it does not conflict with other considerations. When a new line or extension is designed, avian-safe standards for construction of the distribution system should be followed (see Figures 5 and 6 for typical safe designs).

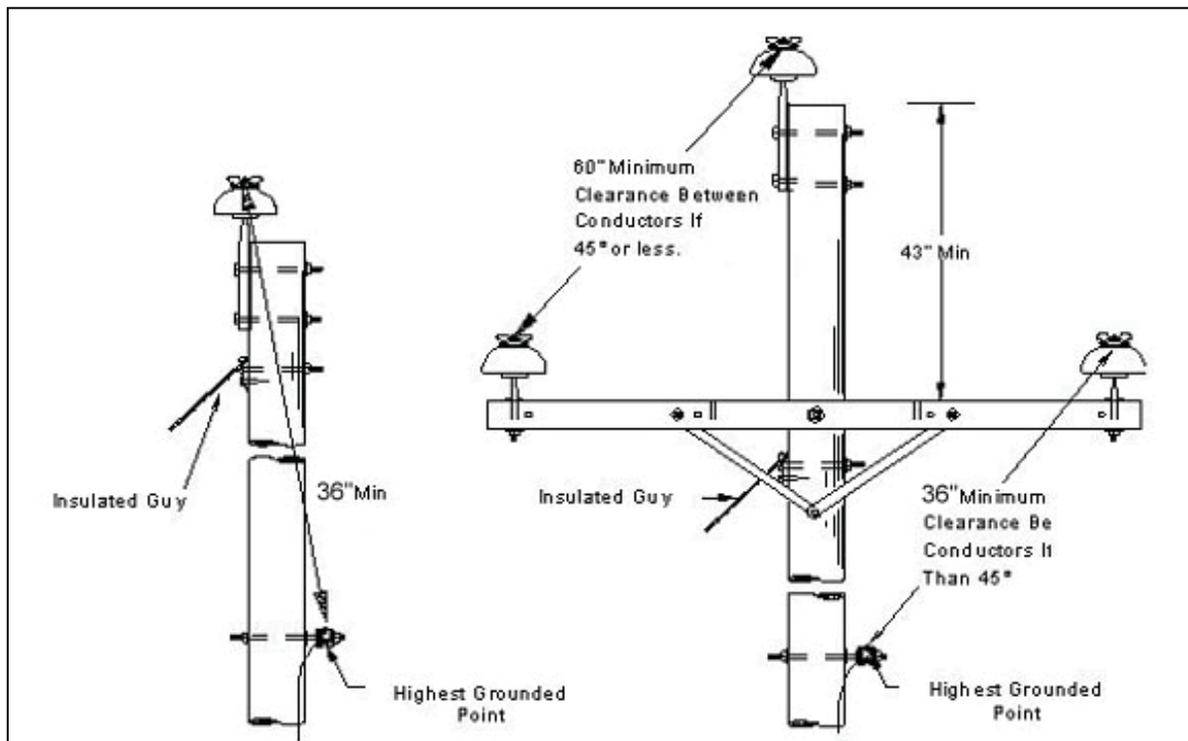


Figure 5. Typical avian safe structures: single phase (left), three-phase with lowered 8-foot crossarm (right).

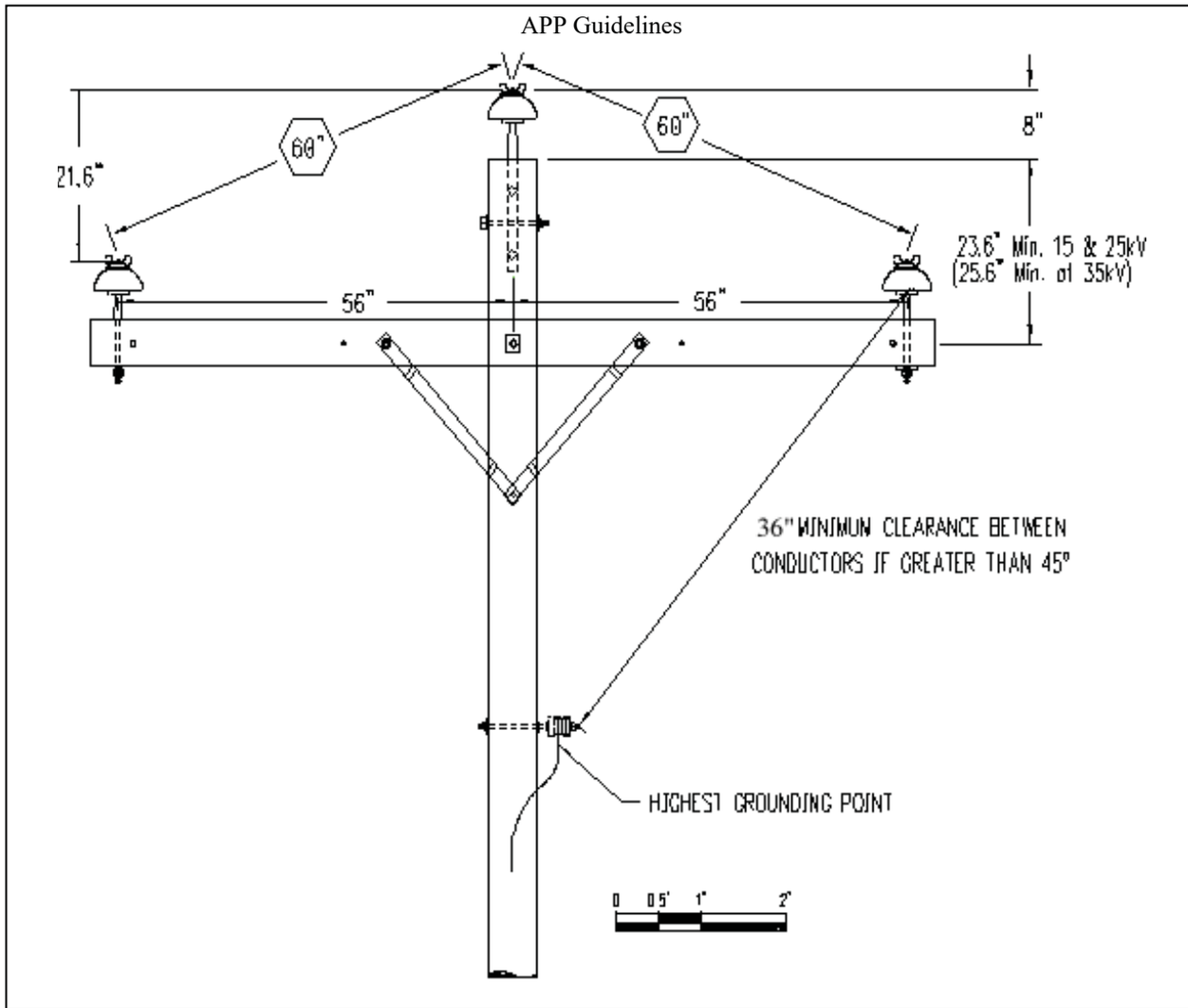


Figure 6. Typical three-phase avian-safe structure with 10-foot crossarm.

On single phase structures, a minimum vertical separation of 36 inches from phase to ground is needed to safely accommodate eagles and most wading birds (Figure 5). On three phase structures, a vertical clearance of at least 43 inches between un-insulated conductors, ground wires and grounded hardware on poles with 8-foot crossarms will provide the 60-inch required clearance (Figure 5). Separation can be accomplished by lowering crossarms and neutral attachments, or if vertical space is not available, an 8-foot crossarm can be replaced with a 10-foot arm (see Figure 6). If there is not enough pole height to drop the crossarm, a 10-foot crossarm can be the economical choice. Structural strength of the longer arm must be considered if the arm is replaced. Also, narrow rights-of-way may dictate the horizontal width of a crossarm, possibly requiring more pole height to achieve avian-safe spacing. Regardless of the configuration, hardware should not be grounded above the neutral position.

An alternate method for ensuring separation of energized conductors is to use vertical construction (see Figure 7). This is not the preferred method of separation, since considerable pole height is required to attain adequate clearance, making this an expensive solution. However, it may be useful in some situations, such as turning corners, where normal separation methods are not possible.

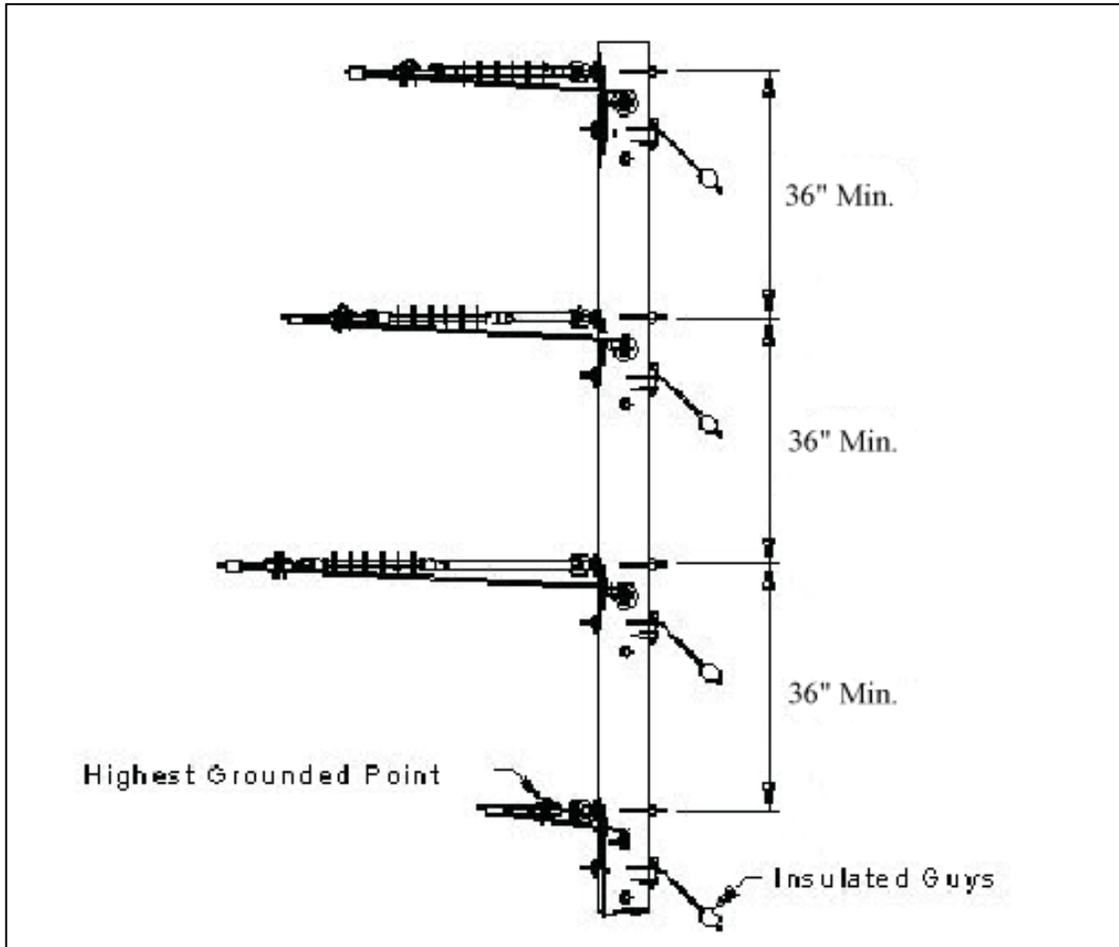


Figure 7. Typical avian-safe three-phase vertical corner configuration.

Modification of Existing Structures

On existing structures where raptors or other large birds have been electrocuted or injured, the preferred remedial measure is to provide 60-inch separation between energized conductors. Reframing using a 10-foot crossarm which allows 60-inch separation between conductors may be a suitable alternative to pole replacement.

However, pole replacement utilizing a safe design may be required on poles where bird mortalities have been documented and other safe modifications are not feasible due to pole height or condition.

Other remedial options include covering conductors and equipment or installing bird perch guards (triangles) or triangles with perches. These options do not offer total protection for birds, but may greatly reduce the chance of avian electrocutions. These options should be used when separation of the conductors is not possible, or where equipment is on the pole.

Perches and Guards

If conductor separation cannot be achieved and covering or reframing is impractical, perch guards (triangles) with optional perches may be used for large perching bird protection (Figure 8). Since raptors will often perch on the highest vantage point, the installation of perch guards between closely-spaced conductors and the placement of perches above existing arms and conductors may keep a bird from contacting energized parts or wires. Perches may not be effective when used without perch guards. Perches and guards, when properly installed, are not an absolute solution, but they do reduce the risk to birds. Ideally, when a perch guard is installed, an alternative, safe perch site should be provided. The open part of the crossarm, as shown in Figure 8, could serve as such a site. Perch guards are generally 18 to 22 inches wide and should not be used when conductor spacing is greater than 32 inches. When spacing is between 32 and 60 inches, use an insulator cover (see Figure 9) instead of a triangle or perch. Protective equipment should not be installed when conductors are more than 60 inches apart.

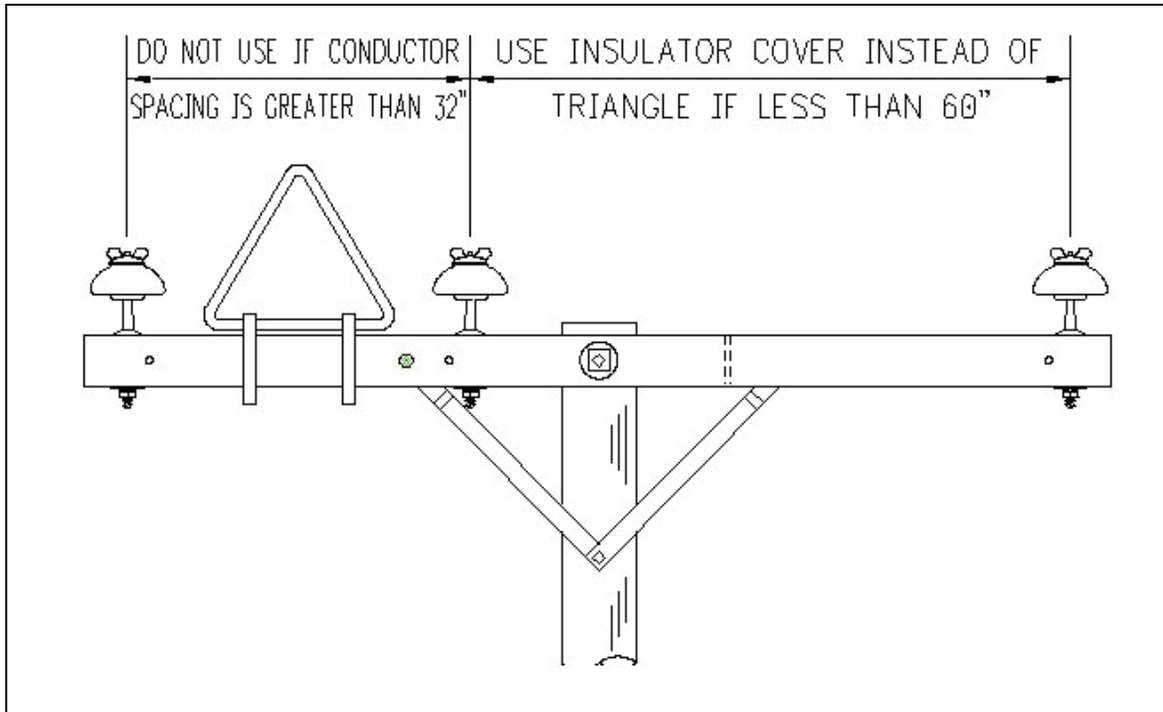


Figure 8. Properly installed perch guard.

Covering Conductors

Where adequate separation of conductors, or conductors and grounded parts, cannot be achieved, covering conductors may be the only solution short of reframing or replacing structures. Covering material should be used to cover both the conductor and the insulator. On three phase structures, the cover should extend a minimum of three feet from the pole top pin insulator (see Figure 9). Occasionally, on double circuits or distribution underbuild, a smaller (32 to 36-inch) one-piece cover may be used in areas where eagles or other large birds are absent. There are many manufactures of insulator covers. Insulator covers are similar to the temporary cover-ups used to protect crews working on energized lines. ***However, the products should not be used for human protection or considered as insulation.***

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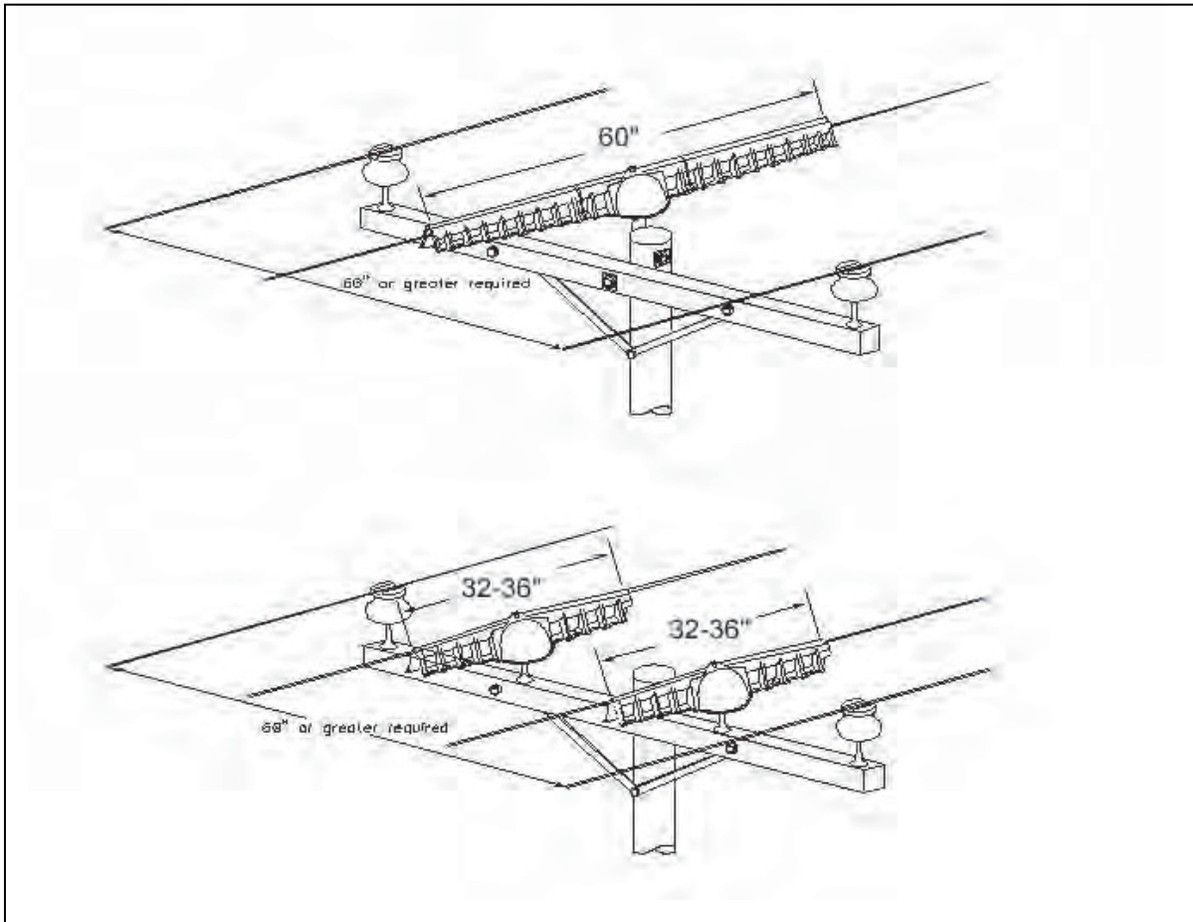


Figure 9. Conductor and insulator covers.

Covering Equipment Parts

If transformers, cutouts or other energized or grounded equipment are present on the structure, jumpers, cutouts and bushings should be covered to decrease the chance of a bird electrocution (Figure 10). For jumper wires, use a bird jumper wire guard, cover-up hose or insulated power cable. For cutouts, various covers are available to fit different sizes and styles of cutouts. For bushings, use a bushing guard that provides the protection needed. (*Note - Your APP should include specifications on materials your utility will accept*).

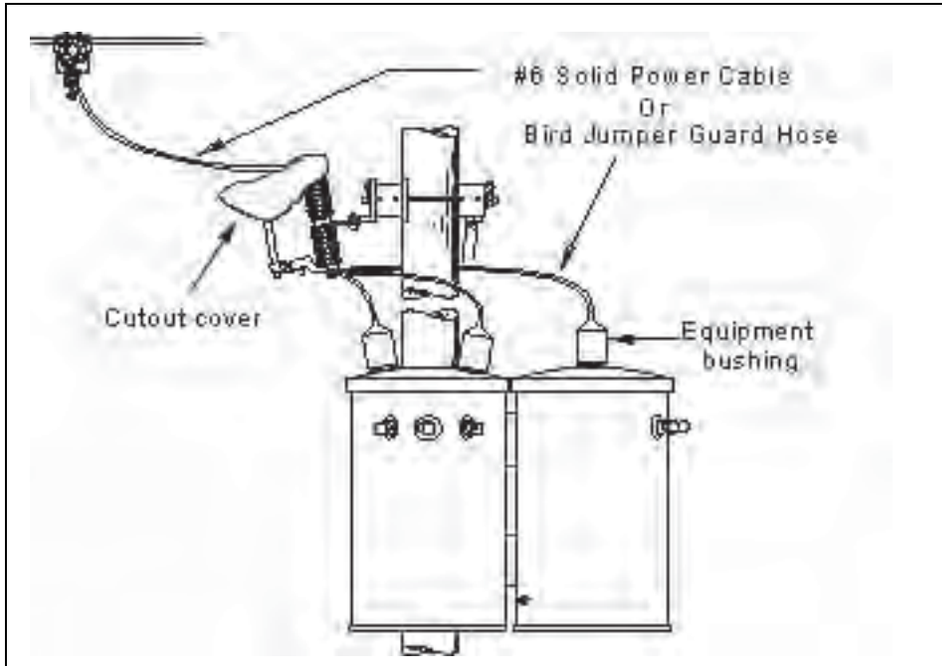


Figure 10. Hose and bushing caps.

Collisions: Bird Protection

The proximity of a line to high bird-use areas, vegetation that may attract the birds, and topographical features that affect local and migratory movements should be considered when determining the extent of necessary remedial action or when siting a new line. Avoiding construction of new lines in areas of high bird use may be the best way to prevent or minimize collision issues.

On existing lines, the risk of collision may be reduced or eliminated by burying or relocating the line, reconfiguring the line, removing the overhead ground wire, or marking the line to increase visibility. Because in most instances remediation of only a few spans will eliminate the problem, burying, relocating or reconfiguring the line are not cost-effective solutions. Removal of the overhead ground wire may not be feasible due to operational or safety concerns. However, research indicates that marking the shield wire (transmission lines) or conductors (distribution lines) to increase visibility significantly reduces the incidence of avian collisions.

Marker balls, swinging markers, bird flight diverters, or other similar devices are commercially available products designed to increase the visibility of overhead wires to

birds. Examples of one type of swinging marker and a bird flight diverter are shown in Figure 11. While some older clamping devices could damage lines, some of the newer devices have been designed to prevent damage to lines.

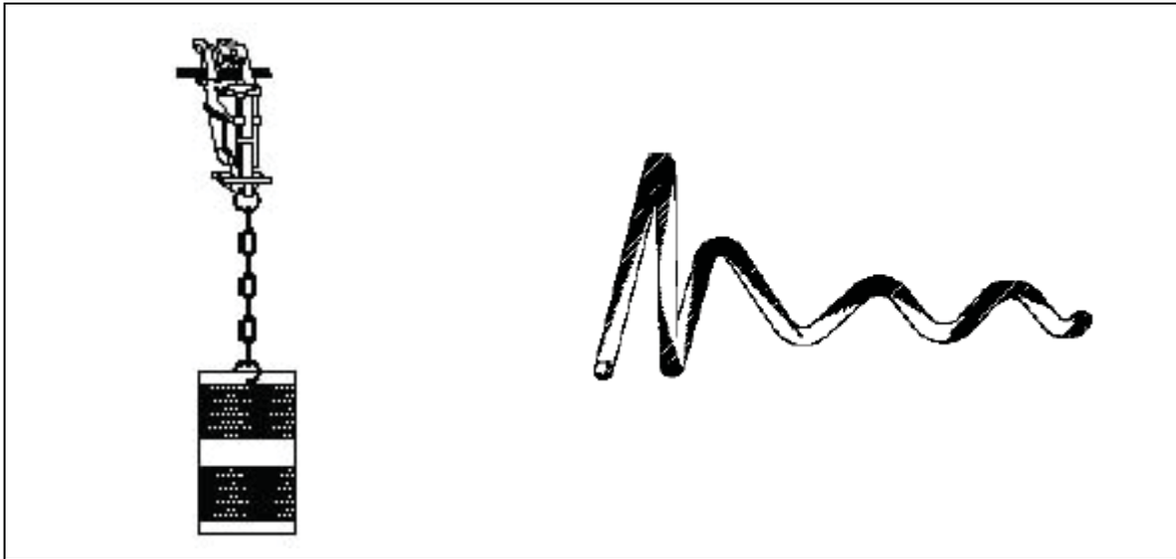


Figure 11. Swinging marker device (left) and bird flight diverter (right).

NEST MANAGEMENT

Raptors, and some other avian species, benefit from the presence of power lines by utilizing distribution poles and transmission structures for nesting. Although electrocution of birds that nest on transmission towers is infrequent, bird nests can cause operational problems. Removal of nests generally does not solve the problem because most species are site-tenacious and rebuild shortly after the nest material is removed. There are also regulatory and public relations components to nest removal (see Permit Compliance section for information on nest-related permits). Further, companies may experience public relations benefits by providing safe nesting locations. All active nests (eggs or young present) of designated migratory birds are protected by the Migratory Bird Treaty Act. A permit issued by USFWS may be required before managing an active nest. If a problem with a specific nest is anticipated, permit requirements may be avoided by removing the nest or taking the appropriate action during the non-breeding season while it is inactive (excluding eagles and endangered/threatened species). The breeding season and dates when nests may be active varies by location and species, but for most North American raptors falls between February 1 and August 31. However, a nest is considered active only when eggs or young are present. If there are questions whether a problem nest is active or inactive, company environmental staff, USFWS, or State wildlife agencies should be consulted.

A memorandum from USFWS on nest management and nest destruction is provided in Figure 12 (page 47). This document can also be accessed online at <http://permits.fws.gov/mbpermits/PoliciesHandbooks/MBPM-2.nest.PDF>.

Nesting platforms have proven to be valuable tools in dealing with problem nests, both in terms of reducing outages and increasing positive publicity. Nesting platforms are generally needed more often for problem nests on distribution poles (because of closely spaced conductors) than for those on transmission towers. Platforms provide for the needs of the birds, while preventing electrocutions and electrical outages. Artificial nesting substrates in a variety of designs are often accepted by nesting raptors, especially ospreys. Because birds usually tend to stay at the pole where the initial nesting attempt occurs, a nesting platform should be placed nearby on a new, non-energized pole and

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perch discourager(s) installed on the existing structure. The new nest platform pole should be as tall as or taller than the existing pole and should be placed adjacent to or near the existing pole with the problem nest. In some cases a new pole cannot be installed so a nest platform can be mounted above the crossarm. Mounting a nest platform above energized equipment is not encouraged because birds are likely to drop nest materials that could cause a fire or outage. Nest discouragers should be erected on the original nest pole to prevent birds from rebuilding. The existing nest, or other nesting material, should be relocated to the new platform to attract the birds. Nest platforms are commercially available or can be constructed with materials on hand such as wire spool ends or wooden pallets. In addition, volunteers can be solicited to construct nest platforms. Dimensions for a raptor nest platform are provided in the Avian Enhancement Options section (see Figure 14 on page 65). Additional designs can be found in *Suggested Practices*.

There may be times when nesting should be discouraged to prevent avian electrocutions or risks to electrical equipment. Concerns of local customers should be considered and proper placement of perch discouragers is important. Plastic or metal spike discouragers are not recommended to prevent nesting because they may actually provide a nest substrate attachment point for some species. PVC or fiberglass material perch discouragers, mounted on the crossarm, will usually prevent the placement of nesting material. See *Suggested Practices* for additional recommendations on nest deterrents.

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Figure 12. USFWS memo on migratory bird nest destruction.

 <p>United States Department of the Interior FISH AND WILDLIFE SERVICE Washington, D C 20240 MBPM-2 Date: APR 15, 2003</p> <p><u>MIGRATORY BIRD PERMIT MEMORANDUM</u></p> <p>SUBJECT: Nest Destruction</p> <p>PURPOSE: The purpose of the memorandum is to clarify the application of the Migratory Bird Treaty Act (MBTA) to migratory bird nest destruction, and to provide guidance for advising the public regarding this issue.</p> <p>POLICY: The MBTA does not contain any prohibition that applies to the destruction of a migratory bird nest alone (without birds or eggs), provided that no possession occurs during the destruction. To minimize MBTA violations, Service employees should make every effort to inform the public of how to minimize the risk of taking migratory bird species whose nesting behaviors make it difficult to determine occupancy status or continuing nest dependency.</p> <p>The MBTA specifically protects migratory bird nests from <i>possession, sale, purchase, barter, transport, import, and export, and take</i>. The other prohibitions of the MBTA - <i>capture, pursue, hunt, and kill</i> - are inapplicable to nests. The regulatory definition of <i>take</i>, as defined by 50 CFR 10.12, <i>means to pursue, hunt, shoot, wound, kill, trap, capture, or collect, or attempt hunt, shoot, wound, kill, trap, capture, or collect</i>. Only <i>collect</i> applies to nests.</p> <p>While it is illegal to collect, possess, and by any means transfer possession of any migratory bird nest, the MBTA does not contain any prohibition that applies to the destruction of a bird nest alone (without birds or eggs), provided that no possession occurs during the destruction. The MBTA does not authorize the Service to issue permits in situations in which the prohibitions of the Act do not apply, such as the destruction of unoccupied nests. (Some unoccupied nests are legally protected by statutes other than the MBTA, including nests of threatened and endangered migratory bird species and bald and golden eagles, within certain parameters.)</p> <p>However, the public should be made aware that, while destruction of a nest by itself is not prohibited under the MBTA, nest destruction that results in the unpermitted take of migratory birds or their eggs, is illegal and fully prosecutable under the MBTA.</p> <p>Due to the biological and behavioral characteristics of some migratory bird species, destruction of their nests entails an elevated degree of risk of violating the MBTA. For example, colonial nesting birds are highly vulnerable to disturbance; the destruction of unoccupied nests during or near the nesting season could result in a significant level of take. Another example involves ground nesting species such as burrowing owls and bank swallows, which nest in cavities in the ground, making it difficult to detect whether or not their nests are occupied by eggs or nestlings or are otherwise still essential to the survival of the juvenile birds. The Service should make every effort to raise public awareness regarding the possible presence of birds and the risk of violating the MBTA, the Endangered Species Act (ESA), and the Bald and Golden Eagle Protection Act (BGEPA), and should inform the public of factors that will help minimize the likelihood that take would occur should nests be destroyed (i.e., when active nesting season normally occurs).</p> <p>The Service should also take care to discern that persons who request MBTA permits for nest destruction are not targeting nests of endangered or threatened species or bald or golden eagles, so that the public can be made aware of the prohibitions of the ESA and the BGEPA against nest destruction.</p> <p>In situations where it is necessary (i.e., for public safety) to remove (destroy) a nest that is occupied by eggs or nestlings or is otherwise still essential to the survival of a juvenile bird, and a permit is available pursuant to 50 CFR parts 13 and 21, the Service may issue a permit to take individual birds.</p> <p style="text-align: right;">  Director </p>

AVIAN REPORTING SYSTEM

USFWS Avian Mortality Reporting System

USFWS attempted in the 1970's, and again within the last few years, to estimate bird strike and electrocution mortality caused by power lines and utility structures nationwide. These estimates have been based on actual counts, extrapolations from industry, other data, and estimates based on the best information available. However, they cannot be considered conclusive, since a comprehensive nationwide study has not yet been conducted on power structures and their overall impacts on bird populations.

The former US Bureau of Sport Fisheries and Wildlife (now USFWS) published a one-time summary of bird mortality in 1979, entitled, *Human Related Mortality of Birds in the United States* (Banks 1979¹). The report estimated annual avian mortality from varying causes between 1966 to 1972, mentioning strikes with electrical transmission wires as likely low at that time, while raising concerns about electrocutions from power transmission lines (now defined as power distribution lines) and electric fences (Banks 1979). Unfortunately, no updated mortality summary broadly encompassing hunting, scientific collecting, automobile collisions, communication tower strikes, picture window strikes, lead poisoning, electrocutions and power line strikes has been published more recently by USFWS. USFWS has published several papers on more current estimates of avian mortality, including estimates for power line strikes and electrocutions (Manville 2001a², 2001b³, 2004⁴), but these publications are nowhere as comprehensive as the Banks (1979) paper. John Bridges of the Western Area Power Administration (Bridges

¹ Banks, R.C. 1979. Human related mortality of birds in the United States. U.S. Fish & Wildlife Service, National Fish and Wildlife Lab, Special Scientific Report -- Wildlife No. 215:1-16. GPO 848-972.

² Manville, A.M., II. 2001a. The ABCs of avoiding bird collisions at communication towers: next steps. Pp 85-103 in R.L. Carlton (editor). Avian interactions with utility and communication structures. Proceedings of a workshop held in Charleston, South Carolina, December 2-3, 1999. EPRI Technical Report, Concord, CA. 343 pp.

³ Manville, A.M., II. 2001b. Avian mortality at communication towers: steps to alleviate a growing problem. Pp 75-86 in B.B. Levitt (editor). Cell towers -- wireless convenience? or environmental hazard? Proceedings of the "Cell Towers Forum," state of the science/state of the law, December 2, 2000, Litchfield, Connecticut. New Century Publishing 2000, Markham, Ontario. 348 pp.

⁴ Manville, A.M., II. 2004. Bird strikes and electrocutions at power lines, communication towers, and wind turbines: state of the art and state of the science -- next steps toward mitigation. Bird Conservation Implementation in the Americas; Proceedings 3rd International Partners in Flight Conference 2002. C.J. Ralph and T.D. Rich, Editors USDA Forest Service GTR- PSW-191, Albany, CA 14 pp. In press.

2002 and 2003, personal communication) has provided annual summaries for avian strike mortality at a power transmission line across the Audubon National Wildlife Refuge, ND. That information, however, is site- and project-specific. The Division of Migratory Bird Management (DMBM) maintains a mortality fact sheet (prepared and periodically updated by Al Manville for public dissemination), but it is not comprehensive.

Utility Bird Mortality Tracking System

An important part of an APP is a utility's system for documenting bird mortalities and nest management activities. This system should be designed to meet the needs of the specific utility and be compatible with other data management and analysis programs. The system could utilize paper forms such as the following examples or may be an internal web-based program. The information collected should be used to help a utility conduct risk assessments by identifying avian problem areas and potential or known high risks. To protect birds and minimize outages, these data can be prioritized for corrective actions. Avian information collected by a utility should be maintained internally. Data may be required as a condition of an annual Federal permit for direct take of birds or their nests. If a Federal permit is issued, an annual report is required. The USFWS does not issue "accidental, incidental or unintentional" take permits. Bird Mortality Tracking System software developed by APLIC is available upon request for free at <http://aplic.org>.

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Example 7. Dead bird/nest reporting form. This form can be used in conjunction with the Bird Mortality Tracking System software available from APLIC.

Dead Bird/Nest Form			
Operations Area:			
Dead Bird (circle one)	or	Nest (circle one)	
Crow/magpie/raven	Eagle	Active	
Hawk/falcon/osprey	Owl	Inactive	
Small bird (protected)	Waterfowl		
Unknown species			
Bird Count _____			
Date Found _____		Time Found _____	
Sign of Death (circle one)			
Collision	Electrocution	Shot	Unknown
County _____			
Finder's Name _____			
Finder's Phone _____			
Line Name/Circuit No. _____			
Pole Identification No. _____			
Recommended Action (circle)			
<i>Dead Bird Actions</i>		<i>Nest Actions</i>	
Cover transformer equipment		Install nest platform	
Install insulator cover(s)		Relocate nest	
Install triangle(s)		Trim nest	
Reframe structure		Install nest guards	
Replace structure		Remove nest	
Remove pole		Evaluate to determine appropriate action	
De-energize		No action	
Install bird flight diverters/fireflies			
Evaluate to determine appropriate action (Provide action in comments)			
Continue to monitor line (Justification required)			
No action (Justification required)			
Comments _____			

Example 8. Southern California Edison's reporting and training materials.*

Avian Protection

Electrocutions

Raptors often perch or nest on transmission or distribution towers or poles. Occasionally, the birds make accidental contact between phases or phase and ground, injuring or electrocuting the bird. These electrocutions are most common on distribution or subtransmission facilities where energized conductors are close together. The number of electrocutions can be decreased by either designing the line to minimize contact between phases, or by retrofitting existing lines where necessary with a protective device that prevents this contact. Studies have demonstrated that raptors prefer certain poles for nesting and perching. By identifying these preferred poles, we can modify them, and thus greatly diminish the potential for raptor electrocutions in a cost-effective manner.

Nest Protection

In the absence of other suitable nest sites, raptors (and other protected species such as ravens) often use transmission towers and distribution poles for nesting. State and federal laws and regulations protect these nests from removal at certain times of the year without first obtaining authorization from state and federal wildlife agencies. It is important that nests not be disturbed when eggs or young birds are in them. An important note is that **there are only a few species of birds that are NOT protected by law** in SCE's service territory: **house sparrow, European starling, rock dove (common pigeon)** and certain game birds. All other species, including crows and ravens are protected by law and cannot be moved without proper authorization.

If there is a threat to power operations SCE must sometimes move an active nest (a nest with eggs or young in it). If you must move an active nest ensure environmental compliance and contact an Environmental Affairs biologist for assistance. They will make the necessary contacts with the regulatory agencies to obtain authorization for the nest to be moved.



House sparrow



European starling



Rock dove (common pigeon)

* Note: information presented in this example is specific to Southern California Edison. Contact USFWS for information on permits related to transporting eagles.

*Example 8 (con't).***Raptor Mortality Procedures**

When a dead or injured raptor is found near or on SCE equipment and facilities (e.g., poles, towers, substations) an internal report must be filed with Environmental Affairs (EA). EA will make the determination if a report to government agencies must also be filed. This is a step-by-step guide to help in the process of completing the raptor mortality report.

Both bald and golden eagles occur within SCE's service territory. Though rare, eagle electrocutions do occur on our lines, especially golden eagles. When an eagle is electrocuted, EA must be contacted immediately and special arrangements must be made for transport of the bird. It is illegal to transport eagles in the U.S. **DO NOT transport any eagle unless authorized by EA.**

1. Identify the species of raptor.

Identify the species if possible, especially to determine whether the raptor is an eagle or other raptor. Adult bald and golden eagles range anywhere from 30" to 40" in length and have a 72" to 84" wingspan while other raptors, such as red-tailed hawks are considerably smaller at about 19" in length and a 48" to 56" wingspan. See the attached guide. Whenever there is a doubt, contact Environmental Affairs (EA) for guidance. Take pictures (digital preferred) and send to EA so we can identify the bird.

If the bird is an eagle, follow the instructions directly below. For all other species, go directly to Step Number 2.

Eagle electrocutions:

Call or page EA immediately. You will be given guidance on the next course of action to take. It is illegal to transport eagles in the U.S. Do NOT transport an eagle unless authorized by EA. If the incident occurs after business hours, have the Edison operator connect you with EA staff.

All structures where an eagle electrocution has occurred must be corrected right away. Please contact EA for assistance in making these corrections to the structures.

After contacting EA and following the instructions given, continue to number 2.

2. Fill out a Raptor Mortality Report.

This form is available through EA or can be found on the Environmental Affairs website on SCE's Intranet. Fill out the report as completely as possible. Include maps of the area and, if possible, pictures of the structure, the bird, and the surrounding area (so we have an idea of the habitat in the vicinity of the pole.) Submit this report to EA as soon as possible after the incident.

Whenever multiple electrocutions occur within a few span lengths or on the same structure, these structures should be made raptor safe as soon as possible. Please contact EA for assistance in making these corrections to the structures.

Species other than eagles can be buried on site (away from the pole). You should have a current copy of SCE's U.S. Fish & Wildlife Permit in your vehicle in order to do this legally.

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This permit requires us to maintain records of electrocutions. If you do not have a copy of this document, please contact EA.

3. Send the completed form and attachments to EA.

Send the completed form and any pictures to:
Tracey Alsobrook, Environmental Affairs, G.O. 1

Remember, ordinary people and agencies are watching our activities. We must comply with the laws that protect almost all birds in the U.S. Report all known mortalities to EA. We need your assistance to keep the Company in compliance with the laws and in protecting these natural resources.

Call us when you need help with raptor mortality procedures or raptor protection.

	<u>PAX</u>		<u>PAX</u>
Daniel C. Pearson	29562	Janet Baas	29541
Tracey Alsobrook	27547	Jill Fariss	28545

Golden Eagle

Red-Tailed Hawk

Great-horned Owl



Eagles:
(e.g., golden & bald eagles)
Length: 30-40"
Wingspan: 6½ to 7 feet

Hawks:
(e.g., red-tailed & red-shouldered hawks)
Length: 15-23"
Wingspan: 4 to 4½ feet

Owls:
(e.g., great-horned, barn & great gray owls)
Length: 16-27"
Wingspan: 3½ to 4 ½ feet



Golden Eagle
Silhouette



General Hawk
Silhouette

Example 8 (con't).

Animal/Bird Mortality Report

To: Tracey Alsobrook
Environmental Affairs (EA)
GO1, Quad 1A

Date: _____

From: Name _____
Work Location _____ PAX _____

Describe the species of the Animal or Bird that was mortally injured by SCE facilities (electrocuted/hit by a SCE vehicle, etc.).

If any bands or tags please return to EA or write number and agency here

Describe how the Animal or Bird was mortally injured by SCE facilities (bird contacted transformer bushings, etc.).

Weather Conditions (e.g. rainy and cold, sunny and warm, etc.)

Circuit Name & Voltage _____

Specific Problem Location (e.g. Pole #/Address/Cross Streets, etc.)

Description of Terrain and Vegetation in Area (e.g. near agriculture area, dense city area, residential housing, etc.)

Please attach picture of the Bird or Animal if possible.

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Example8 (con't).

Raptor/Bird Nesting Record

To: Tracey Alsobrook
Environmental Affairs
GO1, Quad 1A

Date: _____

From: Name _____
Work Location _____ PAX _____

Species of Raptor/Bird (if known) _____

Circuit Name and Voltage _____

Specific Nest Location (pole no.) _____

Condition of Nest

Are Eggs or Young Birds Apparent? If so, please describe.

Description of Terrain and Vegetation in Area (e.g. near agriculture area, dense city area, residential housing, etc.)

History of Previous Nesting on This Circuit

History of Electrocutions/Mortality on This Circuit

Recommendations

Please attach picture of the Bird and/or Nest, if possible.

RISK ASSESSMENT METHODOLOGY

Thousands of utility poles occur in areas of suitable habitat for migratory birds. Because remedial actions on all poles in such areas are neither economically justifiable nor biologically necessary, a method is needed to identify configurations or locations of greatest risk. Risk assessment studies and models can be implemented to more effectively allocate resources to protect migratory birds. While risk assessment procedures will vary among utilities based on geographic scale, available data, and funding resources, included below are examples of risk assessment methods employed by different utilities.

Example 9. Risk Assessment Methodology Employed by PacifiCorp.

Reactive, preventative, and proactive measures can be adopted to minimize avian electrocutions. Reactive measures can be conducted at a structure after a mortality has occurred; preventative measures can be taken by constructing new structures to avian-safe standards in avian use areas; proactive measures can incorporate protocols to assess electrocution risk in an effort to prevent avian mortality on existing structures. Such risk assessment procedures can be useful aids when deciding where to allocate limited dollars over large geographic areas. The risk assessment methodology described in this example is based upon field surveys of poles, however, similar procedures could be followed using comparable GIS (Geographic Information System) data.

Based on a need to identify and quantify raptor electrocution risks throughout its service area, PacifiCorp implemented a program to assess electrocution risk, develop a scoring system to prioritize structures and circuits for remedial action, and create a GIS to assist in managing and analyzing spatial information regarding line locations, pole configurations, electrocutions, outages, and raptor distributions. Trained observers, while walking rights-of-way, recorded data on structure configuration, evidence of avian activity, and presence of dead birds. They searched an area encompassing 15 ft. on each side of the central line and a 25-ft. radius around each pole for carcasses, prey remains, pellets, and whitewash. At each pole, data were recorded on the pole location, habitat type, pole configuration, avian mortalities, live

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species observed, evidence of raptor use, and presence of avian nests (see Example 10 for data sheet). In addition, the surveyor assessed whether or not each structure was avian-safe (based on current *Suggested Practices* standards).

Existing GIS data layers containing information on habitat type and raptor nest locations were compiled. State wildlife resource agencies, Natural Heritage Programs, universities, USFWS, Bureau of Land Management, U.S. Forest Service, and U.S. Geological Survey may serve as clearinghouses for such data. Pole locations and configurations, raptor nest site locations, habitat, and other field survey data were compiled and analyzed in ArcView GIS.

To assess the risk of electrocution, each non-avian-safe structure was assigned a score based on abundance (>50% total area) of suitable raptor habitat within a 1-km radius, evidence of raptor use, presence of raptor nests within 1 km, and presence of avian mortalities. Structures were assigned one point each for presence of suitable habitat, raptor nests, or evidence of raptor use. Structures at which non-eagle avian mortalities were documented were assigned four points. Structures with eagle mortalities were assigned five points. All scores of five or greater were lumped together in a “very high risk” category.

Using the above scoring method, non-avian-safe poles were assigned the following risk assessment scores:

Score	Risk Assessment
0	N/A
1	LOW RISK
2	LOW/MODERATE RISK
3	MODERATE RISK
4	HIGH RISK
5+	VERY HIGH RISK

These risk assessment scores are then used to target remedial actions. While structures with mortalities (risk scores ≥ 4) receive immediate attention, structures or circuits without mortalities are prioritized for ongoing remedial efforts based on their relative risk and circuit reliability. In addition to selecting poles that pose a moderate risk, other structures are selected for remedial actions based on a “common sense” review of the data. This “common sense” review applies additional data layers (i.e. outages and historical mortalities) and best *Example 9 (con't)*.

Example 9 (con't).

professional judgment to identify structures that warrant proactive remedial action. Below is a list of criteria that may elevate the risk scores of structures:

- Poles adjacent to mortality poles
- Poles near mortality poles with a similar configuration
- Circuits, lines, or taps where multiple mortalities have occurred
- Deadend equipment poles in remote or rural areas
- Configurations that have been documented to have a heightened risk in a particular district
- Non-raptor-safe poles in otherwise raptor-safe lines
- Non-raptor-safe poles adjacent to poles with perch discouragers
- Incomplete or improper installation of existing avian protection devices
- Circuits or lines with a history of bird-caused or unknown-cause outages
- Poles that pose other safety or reliability risks

Once all poles are identified, a comprehensive remedial action plan is developed with the appropriate service district that identifies a course of action, timeline, and resources required. The location and number of poles retrofitted, and associated costs are documented. Future monitoring is conducted to document the effectiveness of these efforts and to identify other areas that may require action. In addition, this methodology can be used to research electrocution risks associated with particular configurations or species. This risk assessment database is updated and refined as new information becomes available. For additional information on this risk assessment methodology, contact Jim Burruss (jim.burruss@pacificorp.com) or Sherry Liguori (sherry.liguori@pacificorp.com).

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Example 10. PacifiCorp's Risk Assessment Data Sheet.

*Avian Electrocution Risk Assessment
Data Sheet*



Date _____

Observer(s) _____

Sheet _____ of _____

IF A MORTALITY WAS DOCUMENTED, CHECK HERE _____

Operations Area _____ Circuit _____ Line _____

HABITAT TYPE (Circle. If more than one apply, indicate percent of each.)

Grassland/ meadow Cropland/Pasture Scrub/shrub Barren Riparian Residential/developed Deciduous forest Coniferous forest
 Wet meadow Mudflat Open water Other: _____

POLE LOCATION/IDENTIFICATION:

Structure Identification Number _____

GPS Coordinates: _____ Coordinate System: _____ Units: meters feet

POLE CONFIGURATION (Circle one. If pole does not match any shown, draw it on other side of sheet.)



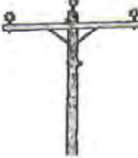
Single phase
no crossarm



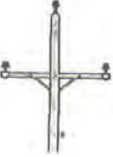
Single phase
with crossarm



Two phase



Three-phase



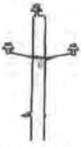
Three-phase
crossarm lowered



Three-phase with
two lines on one side,
neutral down



Three-phase with two
lines on each side,
neutral up



Three-phase
streamline



Corner pole



Three-phase
YS-configuration



Three-phase
pole-mounted insulators

Is structure raptor safe? Yes No

Total no. energized conductors _____
 (if corner pole or underbuilt, indicate number phases in each direction, i.e. 3-3 or 3-2-1)

Number of transformers _____

Are there exposed parts? (circle all that apply)
 transformers, capacitors, cutouts, arresters, jumper wires

Crossarm material: wood metal fiberglass

Crossarm brace material: wood metal fiberglass

Location of ground wire:
 Below crossarm At or above crossarm

Circle all that are present: Hose Bushing cap
 Arrester cap Cutout cover Insulator cover
 Perch guard Perch Down-guy insulator

Other protective devices: _____

Circle if present: Pellets Whitewash Prey remains

Are there live raptors, mortalities, nests, or pole damage? No Yes* (*if yes, continue on other side)

APP Guidelines

Example 10 (con't).

POLE CONDITION (Circle all that apply)
 Broken insulator Broken crossarm Leaking transformer Broken/burned/leaning pole Broken guywire
 Other: _____

MORTALITIES/INJURIES
 Status: dead injured Number individuals _____ Distance to nearest pole (ft.) _____
 Species (circle one): Red-tailed Hawk Ferruginous Hawk Swainson's Hawk Broad-winged Hawk Harris's Hawk
 Red-shouldered Hawk Rough-legged Hawk Golden Eagle Bald Eagle Osprey Peregrine Falcon Prairie Falcon
 Merlin American Kestrel Great Horned Owl Barn Owl Common Raven American Crow Great Blue Heron
 Other: _____
 Cause of death/injury: Unknown Electrocution Collision Shot Roadkill Other: _____
 Evidence of electrocution: Burnt feathers Burnt talons Burnt bill Exit wound Other: _____
 Status of carcass/remains: Buried Collected Left on-site Band number (if applicable) _____
 Directions _____
 Photo number _____ Camera number _____
 Recommended remedial action _____

LIVE SPECIES OBSERVED
 Species _____ Number of individuals _____ Behavior _____
 Species _____ Number of individuals _____ Behavior _____
 Species _____ Number of individuals _____ Behavior _____
 Nest? _____ Species _____ Is nest active? Yes No
 Nest location: Tree Cliff Ground Utility pole Other: _____

NOTES _____

Record Tracking:

USFWS Notification _____ Date _____

Bird Mortality Tracking System Entry _____ Date _____

Remedial Action Status _____ Date _____

Pole Diagram:

MORTALITY REDUCTION MEASURES

A utility can have the greatest impact on reducing avian mortality by focusing its efforts in a cost-effective manner on the areas that pose the greatest risk to migratory birds. Therefore, as a general matter, mortality reduction plans should include a method for evaluating the risks posed to migratory birds in a manner that identifies areas and issues of particular concern. A risk assessment will often begin with an evaluation of available data addressing areas of high avian use, avian mortality, nesting problems, established flyways, adjacent wetlands, prey populations, perch availability, and other factors that can increase avian interactions with utility facilities. The assessment may also include outage and circuit reliability information. Mortality reduction plans should also utilize biological and electrical design information to prioritize poles most in need of repair and identify causes of avian mortality and benefits to utility customers. A successful APP and mortality reduction plan require management support as well as the following:

- assessment of facilities to identify risks;
- allocation of resources;
- standards for new or retrofit construction;
- budget for Operation and Maintenance (O&M) and Capital fixes;
- system for tracking remedial actions and associated costs;
- timely implementation of remedial measures;
- positive working relationship with agencies.

Mortality reduction plans may include a strategy that incorporates preventative, reactive and proactive measures that focus on issues, risks, and reliability commitments facing a utility (Figure 13). An example of how this multi-faceted approach might be used is as follows:

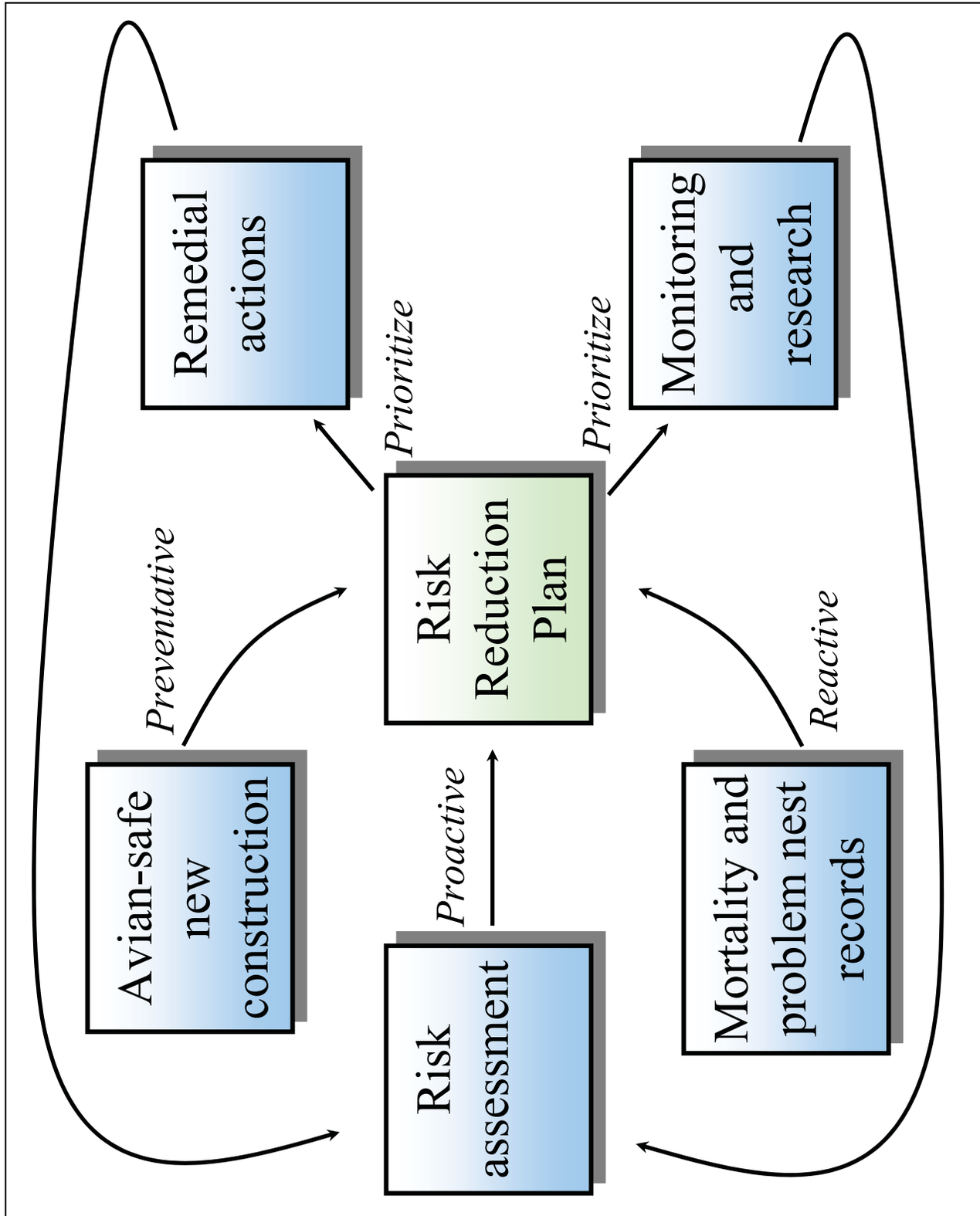
- **Preventative:** Construct all new or rebuilt lines in high avian use areas to Company avian-safe standards. Ensure APP is in compliance with applicable laws, regulations and permits.

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- **Reactive:** Document bird mortalities and problem nests; conduct assessment of problems and apply remedial measures where appropriate. Notify resource agencies in accordance with Company's permits and policy.
- **Proactive:** Provide resources and training to improve employee's knowledge and awareness. Partner with organizations that conduct research on effects of bird interactions with power lines. Evaluate electrocution and collision risks of existing lines in high avian use areas and modify structures where appropriate.
- **Collaborative:** Collaboration with USFWS and State agencies on electrocutions reported and remedial actions undertaken. Annually review the APP in the context of risk assessment and electrocution and collision incidents and modify as appropriate, ideally with agency input.

Modification of existing facilities may be deemed necessary when dead and/or injured birds are found, high-risk lines are identified, or concerns of legal compliance are at issue. "Problem poles" or high-risk lines may be identified through bird mortality records, field surveys, or notifications from agency representatives or concerned customers. System reliability concerns due to bird interactions may also result in requests from field operations staff. Retrofitting to prevent electrocutions could include: 1) covering jumper wires, conductors and equipment; 2) discouraging perching in unsafe areas; 3) reframing; or 4) replacing a structure. Retrofitting to prevent collisions may include: 1) installing markers to enhance the visibility of lines; 2) managing habitats to reduce the likelihood of birds crossing lines during daily flights; or 3) managing human activity near collision risk areas to prevent flushing. Implementing preventative, reactive, and proactive measures to reduce avian mortality can benefit a utility through reduced long-term costs, improved reliability, positive public and agency relations, and conservation of migratory birds.

Figure 13. Roles of preventative, proactive, and reactive measures in a mortality risk reduction plan.



AVIAN ENHANCEMENT OPTIONS

While an APP will include measures to reduce avian mortality associated with electrical operations, it can also include opportunities to enhance avian populations through the creation of nest platforms, habitat improvements for migratory birds, or cooperative efforts with agencies or organizations. USFWS and State wildlife resources agencies, as well as other experts, can be consulted for recommendations on habitat enhancement projects. Nest platforms can be erected on poles for birds such as osprey, eagles, hawks, owls, herons, and cormorants, etc. (Figure 14). In addition, nest boxes can be erected for cavity-nesting species such as bluebirds, swallows, chickadees, wrens, and others. Such boxes may also benefit bats and flying squirrels. Construction designs for bird boxes can be found at <http://50birds.com>. Commercially-made nest boxes and platforms may also be available from local nature centers or specialty stores. The construction, maintenance, and monitoring of nest boxes can be done in conjunction with volunteers, such as scouts, or avian conservation organizations (see Key Resources for a list of bird conservation organizations/centers). Such collaborative efforts are excellent opportunities to educate the public about the company's avian protection plan and its partnerships with wildlife conservation agencies and organizations.

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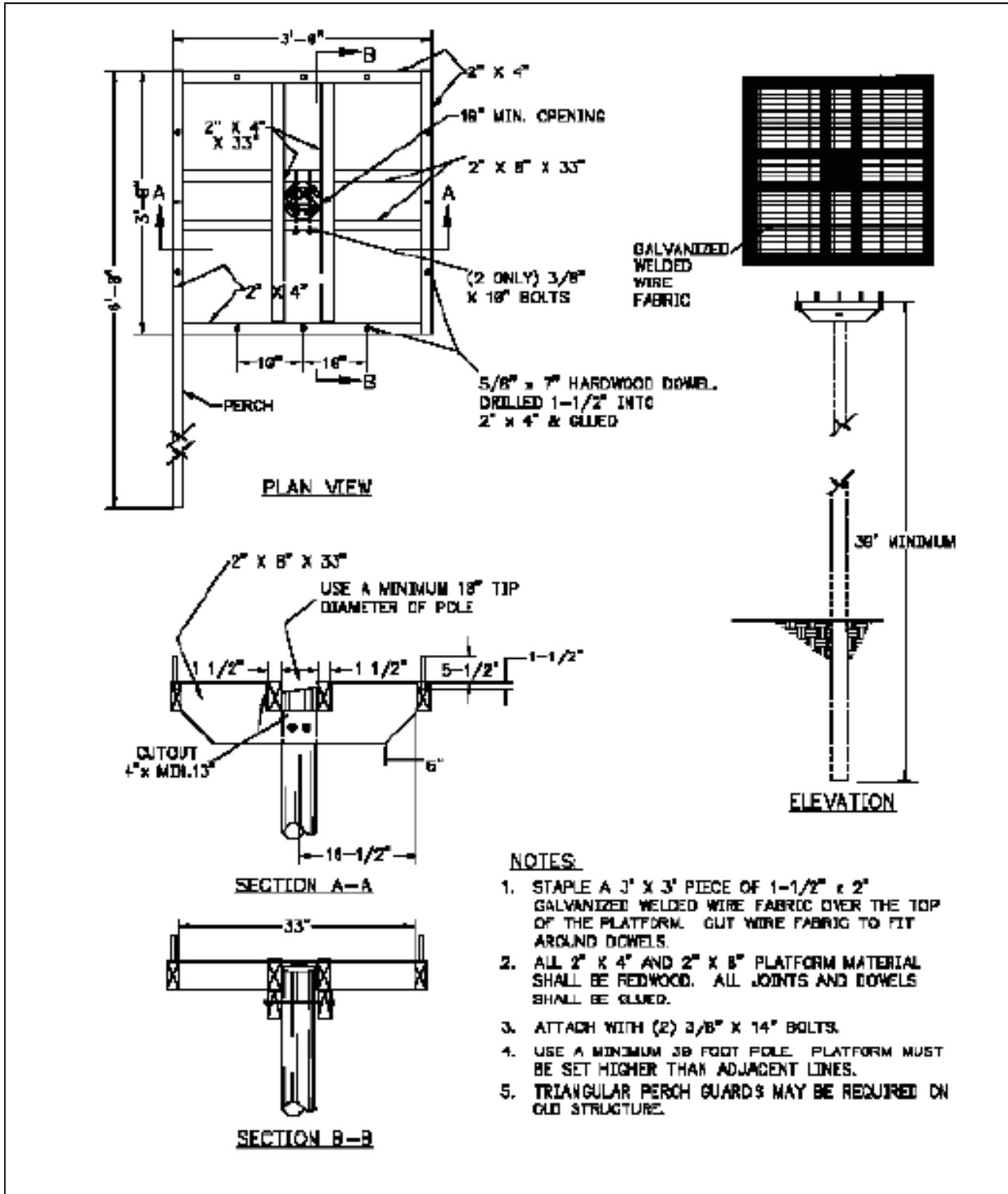


Figure 14. Raptor nest platform, pole mounted.

QUALITY CONTROL

A quality control mechanism can and should be incorporated into an APP to evaluate the effectiveness of a company's avian protection procedures. Some examples of quality control assessments include:

- assessing remedial action techniques through follow-up surveys to evaluate their effectiveness in reducing avian mortality;
- assessing avian protection devices to identify products preferred for avian protection as well as ease of application and durability;
- assessing mortality reporting procedures to ensure that discoveries of avian mortalities are properly documented;
- assessing response to avian mortalities to ensure that appropriate actions are taken in a timely manner;
- assessing compliance with company procedures to ensure that personnel are consistently following company methods for avian-safe construction, mortality reporting, nest management, etc.;
- assessing public and agency opinions on system reliability and avian protection.

The quality control component of an APP is an ongoing process. Information gathered during assessments of existing practices should be used to improve the effectiveness and timeliness of avian protection efforts, which, in turn, can help to reduce costs associated with such efforts.

PUBLIC AWARENESS

A public awareness program can be an integral part of an APP. This program can be used to enhance general public awareness and support for an electric utility's APP. It allows stakeholders such as government agencies, Tribes, non-profit organizations, wildlife rehabilitators and other interested parties an opportunity to provide input to the decision-making process, enabling all parties to work openly and collaboratively towards recommendations that can be effectively implemented. This collaboration often leads to improved relationships within the community and to more efficient and positive projects. The relationships developed through this process may also encourage the public to report bird mortalities and encourage them to seek assistance for birds that have been injured in power line related accidents.

Effectively communicating the components involved in an APP can be done through a variety of public outreach tools including fact sheets, newsletters, brochures, videos, websites and speaker bureau presentations. These tools can also be used to record the successes of an APP, thereby documenting the utility and electric industry's efforts to reduce avian mortalities. The goal of these outreach efforts is to convey to the public that electric utilities are responsible stewards of the environment working cooperatively with wildlife agencies towards reducing avian mortalities while continuing to provide safe, reliable, affordable electricity to their customers.

Many utilities have specific examples of their environmental stewardship and innovative ways they have taken into consideration reducing environmental impacts in their business decisions. A company's cooperative and innovative efforts to minimize avian mortalities should be shared with the public and resource agencies.

KEY RESOURCES

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U.S. Fish and Wildlife Service Migratory Bird Permit Regional Offices

Region 1: (California, Hawaii, Idaho, Nevada, Oregon, Washington, Guam, CNMI, American Samoa)

U.S. Fish and Wildlife Service Migratory Bird Permit Office
911 N.E. 11th Avenue
Portland, OR 97232-4181
Tel. (503) 872-2715. Fax (503) 231-2019.
Email: permitsR1MB@fws.gov

Region 2: (Arizona, New Mexico, Oklahoma, Texas)

U.S. Fish and Wildlife Service Migratory Bird Permit Office
P.O. Box 709
Albuquerque, NM 87103
Tel. (505) 248-7882. Fax (505) 248-7885.
Email: permitsR2MB@fws.gov

Region 3: (Iowa, Illinois, Indiana, Minnesota, Missouri, Michigan, Ohio, Wisconsin)

U.S. Fish and Wildlife Service Migratory Bird Permit Office
One Federal Drive
Fort Snelling, MN 55111
Tel. (612) 713-5436. Fax (612) 713-5393
Email: permitsR3MB@fws.gov

Region 4: (Alabama, Arkansas, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, Tennessee, Virgin Islands, Puerto Rico)

U.S. Fish and Wildlife Service Migratory Bird Permit Office
P.O. Box 49208
Atlanta, GA 30359
Tel. (404) 679-7070. Fax (404) 679-4180
Email: permitsR4MB@fws.gov

Region 5: (Connecticut, District of Columbia, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, Virginia, Vermont, West Virginia)

U.S. Fish and Wildlife Service Migratory Bird Permit Office
P.O. Box 779
Hadley, MA 01035-0779
Tel. (413) 253-8643. Fax (413) 253-8424
Email: permitsR5MB@fws.gov

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Region 6: (Colorado, Kansas, Montana, North Dakota, Nebraska, South Dakota, Utah, Wyoming)

U.S. Fish and Wildlife Service Migratory Bird Permit Office

P.O. Box 25486 DFC (60154)

Denver, CO 80225-0486

Tel. (303) 236-8171. Fax (303) 236-8017

Email: permitsR6MB@fws.gov

Region 7: (Alaska)

U.S. Fish and Wildlife Service Migratory Bird Permit Office

1011 E. Tudor Road

Anchorage, AK 99503

Tel. (907) 786-3693. Fax (907) 786-3641

Email permits: R7MB@fws.gov

U.S. Fish and Wildlife Service Office of Law Enforcement

National Headquarters:

Office of Law Enforcement
U. S. Fish and Wildlife Service
4401 North Fairfax Drive,
MS-LE-3000
Arlington, Virginia, USA 22203
Telephone: 703-358-1949
Fax: 703-358-2271

Regional Offices:

Pacific Region (1): California, Hawaii, Idaho, Nevada, Oregon, Washington, Guam, CNMI, American Samoa)
U. S. Fish & Wildlife Service
Office of Law Enforcement
911 N. E. 11th Avenue
Portland, Oregon, USA 97232-4171
Phone: (503) 231-6125 Fax: (503) 231-6197

Southwest Region (2): Arizona, New Mexico, Oklahoma, Texas
U. S. Fish & Wildlife Service
Office of Law Enforcement
P.O. Box 329
Albuquerque, New Mexico, USA 87103
Phone: (505) 248-7889 Fax: (505) 248-7899

Great Lakes - Big Rivers Region (3): Illinois, Indiana, Iowa, Michigan, Minnesota, Missouri, Ohio, Wisconsin
U. S. Fish & Wildlife Service
Office of Law Enforcement
One Federal Drive
Fort Snelling, Minnesota, USA 55111-0045
Phone: (612) 713-5320 Fax: (612) 713-5283

Southeast Region (4): Alabama, Arkansas, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, Tennessee, Puerto Rico and the Virgin Islands
U. S. Fish & Wildlife Service
Office of Law Enforcement
P.O. Box 49226
Atlanta, Georgia, USA 30359
Phone: (404) 679-7057 Fax: (404) 679-7065

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Northeast Region (5): Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, Vermont, Virginia, West Virginia,

U. S. Fish & Wildlife Service
Office of Law Enforcement
300 Westgate Center Drive
Hadley, Massachusetts, USA 01035
Phone: (413) 253-8274 Fax: (413) 253-8459

Mountain-Prairie Region (6): Colorado, Kansas, Montana, Nebraska, North Dakota, South Dakota, Utah, Wyoming

U. S. Fish & Wildlife Service
Office of Law Enforcement
P.O. Box 25486 - DFC
Denver, Colorado, USA 80225
Phone: (303) 236-7540 Fax: (303) 236-7901

Alaska Region (7): Alaska

U. S. Fish & Wildlife Service
Office of Law Enforcement
1011 E. Tudor Road, Mail Stop 151
Anchorage, Alaska, USA 99503-6199
Phone: (907)786-3311 Fax: (907)786-3313

Other Resource Agency Contacts

BLM Snake River Birds of Prey National Conservation Area

- The Snake River Birds of Prey NCA is home to the largest concentration of nesting raptors in North America.
- <http://id.blm.gov/bopnca/index.html>

Canadian Wildlife Service

- http://cws-scf.ec.gc.ca/index_e.cfm

Code of Federal Regulations (CFR) websites

- Main CFR webpage
 - <http://gpoaccess.gov/cfr/>
- List of migratory birds, 50CFR10.13
 - http://a257.g.akamaitech.net/7/257/2422/01dec20031500/edocket.access.gpo.gov/cfr_2003/octqtr/50cfr10.13.htm
- General permit procedures, 50CFR13
 - http://access.gpo.gov/nara/cfr/waisidx_03/50cfr13_03.html
- Endangered and threatened wildlife and plants, 50CFR17
 - http://access.gpo.gov/nara/cfr/waisidx_03/50cfrv2_03.html
- Migratory bird permits, 50CFR21
 - http://access.gpo.gov/nara/cfr/waisidx_03/50cfr21_03.html
- Eagle permits, 50CFR22
 - http://access.gpo.gov/nara/cfr/waisidx_03/50cfr22_03.html

International Association of Fish and Wildlife Agencies

- The International Association of Fish and Wildlife Agencies (IAFWA) was founded in 1902 as a quasi-governmental organization of public agencies charged with the protection and management of North America's fish and wildlife resources. The Association has been a key organization in promoting sound resource management and strengthening federal, state, and private cooperation in protecting and managing fish and wildlife and their habitats in the public interest. The Association's governmental members include the fish and wildlife agencies of the states, provinces, and federal governments of the U.S. and Canada. All 50 states are members.
- <http://iafwa.org>

National Biological Information Infrastructure

- The National Biological Information Infrastructure (NBII) is a broad, collaborative program to provide increased access to data and information on the nation's biological resources. The NBII links diverse, high-quality biological databases, information products, and analytical tools maintained by NBII partners and other contributors in government agencies, academic institutions, non-government organizations, and private industry. NBII partners and collaborators also work on new standards, tools, and technologies that make it easier to find,

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integrate, and apply biological resources information. Resource managers, scientists, educators, and the general public use the NBII to answer a wide range of questions related to the management, use, or conservation of this nation's biological resources.

- <http://birdcon.nbii.gov>

NOAA Photo Library

- Public domain images for download
- <http://photolib.noaa.gov/index.html>

U.S. Fish and Wildlife Service

- <http://fws.gov>

U.S. Fish and Wildlife Service National Eagle Repository

- <http://mountain-prairie.fws.gov/law/eagle>
*U. S. Fish and Wildlife Service
National Eagle Repository
Rocky Mountain Arsenal, Building 619
Commerce City, Colorado 80022
phone: (303) 287-2110
fax: (303) 287-1570*

U.S. Fish and Wildlife Service National Image Library

- Public domain images for download
- <http://images.fws.gov>

USGS Bird Banding Laboratory

- <http://pwrc.usgs.gov/bbl/>

USGS Patuxent Bird Identification InfoCenter

- Presents photographs, songs, videos, identification tips, maps, and life history information for North American birds.
- <http://mbr-pwrc.usgs.gov/id/framlst/framlst.html>

USGS Patuxent Wildlife Research Center

- Patuxent's mission is to excel in wildlife and natural resource science, providing the information needed to better manage the nation's biological resources
- <http://pwrc.usgs.gov>

USGS Raptor Information System

- The Raptor Information System (RIS) is a computerized literature retrieval system. It deals with raptor management, human impacts on raptors, the mitigation of adverse impacts, and basic raptor biology (with an emphasis on population dynamics and predation). The RIS may be the largest collection of literature on birds of prey found anywhere in the world, with approximately

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30,000 references on raptor biology and management. RIS staff members regularly update the files and accompanying data base with recently published and/or newly acquired references on raptors. The collection includes reprints of published papers as well as a significant amount of "gray literature" in the form of popular articles, theses, dissertations, unpublished government reports, and progress reports.

<http://ris.wr.usgs.gov>

State Agencies

Alabama Division of Wildlife and Freshwater Fisheries

- <http://dcnr.state.al.us/agfd/index.html>

Alaska Department of Fish and Game

- <http://adfg.state.ak.us>

Arkansas Game and Fish Commission

- <http://agfc.com>

Arizona Game and Fish Department

- <http://gf.state.az.us>

California Department of Fish and Game

- <http://dfg.ca.gov>

Colorado Division of Wildlife

- <http://wildlife.state.co.us>

Connecticut Bureau of National Resources, Wildlife Division

- <http://dep.state.ct.us/burnatr/wildlife/wdhome.htm>

Delaware Division of Fish and Wildlife

- <http://dnrec.state.de.us/fw>

Florida Fish and Wildlife Conservation Commission

- <http://floridaconservation.org>

Georgia Division of Wildlife Resources

- <http://georgiawildlife.dnr.state.ga.us>

Hawaii Department of Land and Natural Resources

- <http://state.hi.us/dlnr>

Iowa Department of Natural Resources

- <http://iowadnr.com>

Idaho Fish and Game

- <http://state.id.us/fishgame>

Illinois Department of Natural Resources

- <http://dnr.state.il.us>

Indiana Department of Natural Resources

- <http://in.gov/dnr>

Kansas Department of Wildlife and Parks

- <http://kdwp.state.ks.us>

Kentucky Department of Fish and Wildlife

- <http://kdfwr.state.ky.us>

Louisiana Department of Wildlife and Fisheries

- <http://wlf.state.la.us/apps/netgear/page1.asp>

Massachusetts Division of Fisheries and Wildlife

- http://state.ma.us/dfwele/dfw/dfw_toc.htm

Maryland Department of Natural Resources

- <http://dnr.state.md.us>

Maine Department of Inland Fisheries and Wildlife

- <http://state.me.us/ifw>

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- Michigan Department of Natural Resources
- <http://michigan.gov/dnr>
- Minnesota Department of Natural Resources
- <http://dnr.state.mn.us/index.html>
- Missouri Department of Conservation
- <http://conservation.state.mo.us>
- Mississippi Department of Wildlife, Fisheries and Parks
- <http://mdwfp.com>
- Montana Department of Fish, Wildlife and Parks
- <http://fwp.state.mt.us>
- Nebraska Game and Parks Commission
- <http://ngpc.state.ne.us/homepage.html>
- Nevada Department of Wildlife
- <http://ndow.org>
- New Hampshire Fish and Game Department
- <http://wildlife.state.nh.us>
- New Jersey Division of Fish and Wildlife
- <http://state.nj.us/dep/fgw>
- New Mexico Game and Fish Department
- <http://gmfish.state.nm.us>
- New York Division of Fish, Wildlife and Marine Resources
- <http://dec.state.ny.us/website/dfwmr/index.html>
- North Carolina Wildlife Resources
- <http://newildlife.org>
- North Dakota Game and Fish Department
- <http://state.nd.us/gnf>
- Ohio Division of Wildlife
- <http://ohiodnr.com/wildlife/default.htm>
- Oklahoma Department of Wildlife Conservation
- <http://wildlifedepartment.com>
- Oregon Department of Fish and Wildlife
- <http://dfw.state.or.us>
- Pennsylvania Fish and Boat Commission
- <http://pgc.state.pa.us>
- Rhode Island Division of Fish and Wildlife
- <http://state.ri.us/dem/programs/bnatres/fishwild/index.htm>
- South Carolina Department of Natural Resources
- <http://water.dnr.state.sc.us>
- South Dakota Department of Game, Fish and Parks
- <http://state.sd.us/gfp>
- Tennessee Wildlife Resources Agency
- <http://state.tn.us/twra/index.html>
- Texas Parks and Wildlife Department
- <http://tpwd.state.tx.us>

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Utah Division of Wildlife Resources

- <http://wildlife.utah.gov>

Virginia Department of Game and Inland Fisheries

- <http://dgif.state.va.us>

Vermont Department of Fish and Wildlife

- <http://vtfishandwildlife.com>

Washington Department of Fish and Wildlife

- <http://wdfw.wa.gov>

Wisconsin Department of Natural Resources

- <http://dnr.state.wi.us>

West Virginia Division of Natural Resources

- <http://wvdnr.gov>

Wyoming Game and Fish Department

- <http://gf.state.wy.us>

Bird Conservation Organizations/Centers/Resources

(Includes organization's mission statement/description followed by website)

Alaska Bird Observatory

- The Alaska Bird Observatory is an Alaska nonprofit corporation. The mission of ABO is to advance the appreciation, understanding, and conservation of birds and their habitats through research and education.
- <http://alaskabird.org>

American Bird Conservancy

- American Bird Conservancy (ABC) is a 501(c)3 not-for-profit organization, whose mission is to conserve wild birds and their habitats throughout the Americas. It is the only U.S.-based, group dedicated solely to overcoming the greatest threats facing birds in the Western Hemisphere.
- <http://abcbirds.org>

Cornell Lab of Ornithology

- The Lab is a nonprofit membership institution whose mission is to interpret and conserve the earth's biological diversity through research, education, and citizen science focused on birds. Our programs work with citizen scientists, government and nongovernment agencies across North America and beyond.
- <http://birds.cornell.edu>

50 Birds

- Wood bird house designs for more than 50 North American birds
- <http://50birds.com/Default.htm>

Gulf Coast Bird Observatory

- The mission of the Gulf Coast Bird Observatory is the study and conservation of birds and their habitat in and around the Gulf of Mexico. Our purpose is to be a catalyst for bird conservation through individual and community partnerships and the sharing of expertise and knowledge.
- <http://gcbo.org>

Hawk Mountain Sanctuary Association

- Hawk Mountain's mission is to foster the conservation of birds of prey worldwide and to create a better understanding of, and further the conservation of, the natural environment, particularly the Central Appalachian region.
- <http://hawkmountain.org>

Hawks Aloft, Inc.

- Hawks Aloft, Inc. (HAI) was founded in February of 1994 in Albuquerque, New Mexico. Our mission is to conserve indigenous wild birds and their habitats through research and public education. HAI projects take place almost entirely within the state of New Mexico. We have become a leader in providing quality

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education programs and field research. Using live raptors as educational aids, our naturalists reach more than 30,000 students annually. Our long-term research projects monitor raptor and songbird populations, as they relate to land management practices.

- <http://hawksaloft.org>

HawkWatch International

- Mission: To monitor and protect hawks, eagles, and other birds of prey and their environment through research, education, and conservation.
- <http://hawkwatch.org>

Idaho Bird Observatory

- IBO's Mission: To contribute to the conservation of western migratory birds and their habitats through cooperative research and public education.
- <http://boisestate.edu/biology/ibo>

Klamath Bird Observatory

- A nonprofit research and educational organization
- <http://klamathbird.org/kbohome.html>

Massachusetts Audubon Society

- Massachusetts Audubon Society is the largest conservation organization in New England, concentrating its efforts on protecting the nature of Massachusetts for people and wildlife. Mass Audubon protects more than 30,000 acres of conservation land, conducts educational programs for 250,000 children and adults annually, and advocates for sound environmental policies at the local, state, and federal levels. Established in 1896 and supported by 68,000 member households, Mass Audubon maintains 42 wildlife sanctuaries that are open to the public and serve as the base for its conservation, education, and advocacy work across the state.
- <http://massaudubon.org>

Montana Raptor Conservation Center

- Mission: Montana Raptor Conservation Center was founded in response to the rapid development of southwest Montana and resulting negative conflicts between humans and birds of prey. Through education, habitat enhancement, research, and the rehabilitation and release of injured birds of prey, our mission is to conserve and restore raptors, as well as other avian species that are endangered, threatened or of special concern.
- <http://montanaraptor.org>

National Audubon Society

- Audubon's mission is to conserve and restore natural ecosystems, focusing on birds, other wildlife, and their habitats for the benefit of humanity and the earth's biological diversity.

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- <http://audubon.org>

National Fish and Wildlife Foundation

- The National Fish and Wildlife Foundation conserves healthy populations of fish, wildlife and plants, on land and in the sea, through creative and respectful partnerships, sustainable solutions, and better education. The Foundation meets these goals by awarding matching grants to projects benefiting conservation education, habitat protection and restoration, and natural resource management.
- <http://nfwf.org>

The Nature Conservancy

- Mission: To preserve the plants, animals and natural communities that represent the diversity of life on Earth by protecting the lands and waters they need to survive.
- <http://nature.org>

New Jersey Audubon Society

- The New Jersey Audubon Society fosters environmental awareness and a conservation ethic among New Jersey's citizens; protects New Jersey's birds, mammals, other animals, and plants, especially endangered and threatened species; and promotes preservation of New Jersey's valuable natural habitats.
- <http://njudubon.org>

North American Bird Conservation Initiative (NABCI)

- US NABCI Vision: Populations and habitats of North America's birds are protected, restored, and enhanced through coordinated efforts at international, national, regional, state, and local levels, guided by sound science and effective management. US NABCI Goal: To deliver the full spectrum of bird conservation through regionally based, biologically driven, landscape-oriented partnerships.
- <http://nabci-us.org>

Partners in Flight

- Partners in Flight (PIF) is a cooperative effort involving partnerships among federal, state and local government agencies, philanthropic foundations, professional organizations, conservation groups, industry, the academic community, and private individuals. PIF's goal is to focus resources on the improvement of monitoring and inventory, research, management, and education programs involving birds and their habitats.
- <http://partnersinflight.org>

Partners in Flight – Canada

- http://cws-scf.ec.gc.ca/birds/lb_ot_e.cfm

Partners in Flight – International

- <http://partnersinflight.org/pubs/latangara.htm>

The Peregrine Fund/World Center for Birds of Prey

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- Established in 1970, The Peregrine Fund works nationally and internationally, working to conserve birds of prey in nature. We conserve nature by achieving results - results restoring species in jeopardy, conserving habitat, educating students, training conservationists, providing factual information to the public, and by accomplishing good science. The World Center for Birds of Prey in Boise, Idaho is The Peregrine Fund's world headquarters. At the World Center we propagate birds of prey for release to the wild. Research and educational programs are also conducted.
- <http://peregrinefund.org>

Point Reyes Bird Observatory

- PRBO Conservation Science is dedicated to conserving birds, other wildlife, and ecosystems through innovative scientific research and outreach. Founded in 1965 as Point Reyes Bird Observatory, our 120 staff and seasonal biologists study birds to protect and enhance biodiversity in marine, terrestrial and wetland systems in western North America.
- <http://prbo.org>

The Raptor Center

- The Raptor Center at the University of Minnesota College of Veterinary Medicine specializes in the medical care, rehabilitation, and conservation of birds of prey. Working with about 30 eagles, hawks, owls, and falcons that are permanent residents, we reach 250,000 people each year through educational programs and events. The essence of our mission is to strengthen the bond between humans and birds, to improve the quality of life for both, and to contribute to the preservation of the natural world.
- <http://raptor.cvm.umn.edu>

Rocky Mountain Bird Observatory (formerly Colorado Bird Observatory)

- RMBO was founded in 1988 to address a bird conservation and related public education need in the western U.S. Our mission is the conservation of Rocky Mountain and Great Plains birds through research and public education. We accomplish our mission through numerous research and public education programs which have dual goals: to conserve birds and bird habitat, and to increase people's understanding of birds--how they interact with humans, what habitats they use, and what factors threaten their survival.
- <http://rmbo.org>

Smithsonian Migratory Bird Center

- Dedicated to fostering greater understanding, appreciation, and protection of the grand phenomenon of bird migration.
- <http://nationalzoo.si.edu/ConservationAndScience/MigratoryBirds>

Southeast Arizona Bird Observatory

APP Guidelines

- The Southeastern Arizona Bird Observatory (SABO) is a non-profit organization dedicated to the conservation of the birds of southeastern Arizona, their habitats and the diversity of species that share those habitats through research, monitoring and public education.
- <http://sabo.org>

Vermont Institute of Natural Science

- Protecting Vermont's natural heritage through education and research designed to engage individuals and communities in the active care of their environment.
- <http://vinsweb.org>

Whitefish Point Bird Observatory

- WPBO is a non-profit membership organization established in 1978 to document and study the birds in the Great Lakes Region, with special emphasis on migration.
- <http://wpbo.org>

Wildlife Rehabilitation Resources

How to contact a wildlife rehabilitator

- <http://tc.umn.edu/~devo0028/contact.htm>

National Wildlife Rehabilitators Association

- <http://nwrwildlife.org>

Wildlife International

- <http://wildlife-international.org>

The Wildlife Rehabilitation Information Directory

- <http://tc.umn.edu/~devo0028/>

Utility Resources

Avian Power Line Interaction Committee (APLIC)

- <http://aplic.org>

Edison Electric Institute (EEI)

- <http://eei.org>

Electric Power Research Institute (EPRI)

- <http://epri.com>

Institute of Electrical and Electronics Engineers (IEEE)

- <http://ieee.org>

National Rural Electric Cooperative Association (NRECA)

- <http://nreca.org>

Rural Utilities Service (RUS)

- <http://usda.gov/rus>

V. LIST OF ACRONYMS

APLIC – Avian Power Line Interaction Committee

APP – Avian Protection Plan

BGEPA – Bald and Golden Eagle Protection Act

BMTS – Bird Mortality Tracking System

DMBM – Division of Migratory Bird Management

EEI – Edison Electric Institute

EPRI – Electric Power Research Institute

ESA – Endangered Species Act

GIS – Geographic Information System

HCP – Habitat Conservation Plan

MBTA – Migratory Bird Treaty Act

NESC – National Electric Safety Code

NMFS – National Marine Fisheries Service

NRECA – National Rural Electric Cooperative Association

REA – Rural Electricification Association (currently RUS)

RUS – Rural Utilities Service

USFWS – U.S. Fish and Wildlife Service

U.S. Fish & Wildlife Service

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Wind Turbine. Photo by Stefanie Stavrakas, USFWS

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Paperwork Reduction Act Statement: The Land-Based Wind Energy Guidelines contain reporting and recordkeeping requirements that require Office of Management and Budget approval in accordance with the Paperwork Reduction Act of 1995. Your response is voluntary. We collect this information in order to provide technical assistance related to addressing wildlife conservation concerns at all stages of land-based wind energy development. For each response, we estimate the time necessary to provide the information as follows:

- Tier 1 – 83 hours
- Tier 2 – 375 hours
- Tier 3 – 2,880 hours
- Tier 4 – 2,550 hours
- Tier 5 – 2,400 hours

The above estimates include time for reviewing instructions, gathering and maintaining data, and preparing and transmitting reports. Send comments regarding these estimates or any other aspect of the requirements to the Service Information Collection Clearance Officer, U.S. Fish and Wildlife Service, 4401 N. Fairfax Drive, MS 2042-PDM, Arlington, VA 22203.

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Executive Summary

As the Nation shifts to renewable energy production to supplant the need for carbon-based fuel, wind energy will be an important source of power. As wind energy production increases, both developers and wildlife agencies have recognized the need for a system to evaluate and address the potential negative impacts of wind energy projects on species of concern. These voluntary Guidelines provide a structured, scientific process for addressing wildlife conservation concerns at all stages of land-based wind energy development. They also promote effective communication among wind energy developers and federal, state, and local conservation agencies and tribes. When used in concert with appropriate regulatory tools, the Guidelines form the best practical approach for conserving species of concern. The Guidelines have been developed by the Interior Department's U.S. Fish and Wildlife Service (Service) working with the Wind Turbine Guidelines Advisory Committee. They replace interim voluntary guidance published by the Service in 2003.

The Guidelines discuss various risks to "species of concern" from wind energy projects, including collisions with wind turbines and associated infrastructure; loss and degradation of habitat from turbines and infrastructure; fragmentation of large habitat blocks into smaller segments that may not support sensitive species; displacement and behavioral changes; and indirect effects such as increased predator populations or introduction of invasive plants. The Guidelines assist developers in identifying species of concern that may potentially be affected by their proposed project, including migratory birds; bats; bald and

golden eagles and other birds of prey; prairie and sage grouse; and listed, proposed, or candidate endangered and threatened species. Wind energy development in some areas may be precluded by federal law; other areas may be inappropriate for development because they have been recognized as having high wildlife value based on their ecological rarity and intactness.

The Guidelines use a "tiered approach" for assessing potential adverse effects to species of concern and their habitats. The tiered approach is an iterative decision-making process for collecting information in increasing detail; quantifying the possible risks of proposed wind energy projects to species of concern and their habitats; and evaluating those risks to make siting, construction, and operation decisions. During the pre-construction tiers (Tiers 1, 2, and 3), developers are working to identify, avoid and minimize risks to species of concern. During post-construction tiers (Tiers 4 and 5), developers are assessing whether actions taken in earlier tiers to avoid and minimize impacts are successfully achieving the goals and, when necessary, taking additional steps to compensate for impacts. Subsequent tiers refine and build upon issues raised and efforts undertaken in previous tiers. Each tier offers a set of questions to help the developer evaluate the potential risk associated with developing a project at the given location.

Briefly, the tiers address:

- Tier 1 – Preliminary site evaluation (landscape-scale screening of possible project sites)

- Tier 2 – Site characterization (broad characterization of one or more potential project sites)
- Tier 3 – Field studies to document site wildlife and habitat and predict project impacts
- Tier 4 – Post-construction studies to estimate impacts¹
- Tier 5 – Other post-construction studies and research

The tiered approach provides the opportunity for evaluation and decision-making at each stage, enabling a developer to abandon or proceed with project development, or to collect additional information if required. This approach does not require that every tier, or every element within each tier, be implemented for every project. The Service anticipates that many distributed or community facilities will not need to follow the Guidelines beyond Tiers 1 and 2. Instead, the tiered approach allows efficient use of developer and wildlife agency resources with increasing levels of effort.

If sufficient data are available at a particular tier, the following outcomes are possible:

1. The project proceeds to the next tier in the development process without additional data collection.
2. The project proceeds to the next tier in the development process with additional data collection.
3. An action or combination of actions, such as project

¹ The Service anticipates these studies will include fatality monitoring as well as studies to evaluate habitat impacts.

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modification, mitigation, or specific post-construction monitoring, is indicated.

- 4. The project site is abandoned because the risk is considered unacceptable.

If data are deemed insufficient at a tier, more intensive study is conducted in the subsequent tier until sufficient data are available to make a decision to modify the project, proceed with the project, or abandon the project.

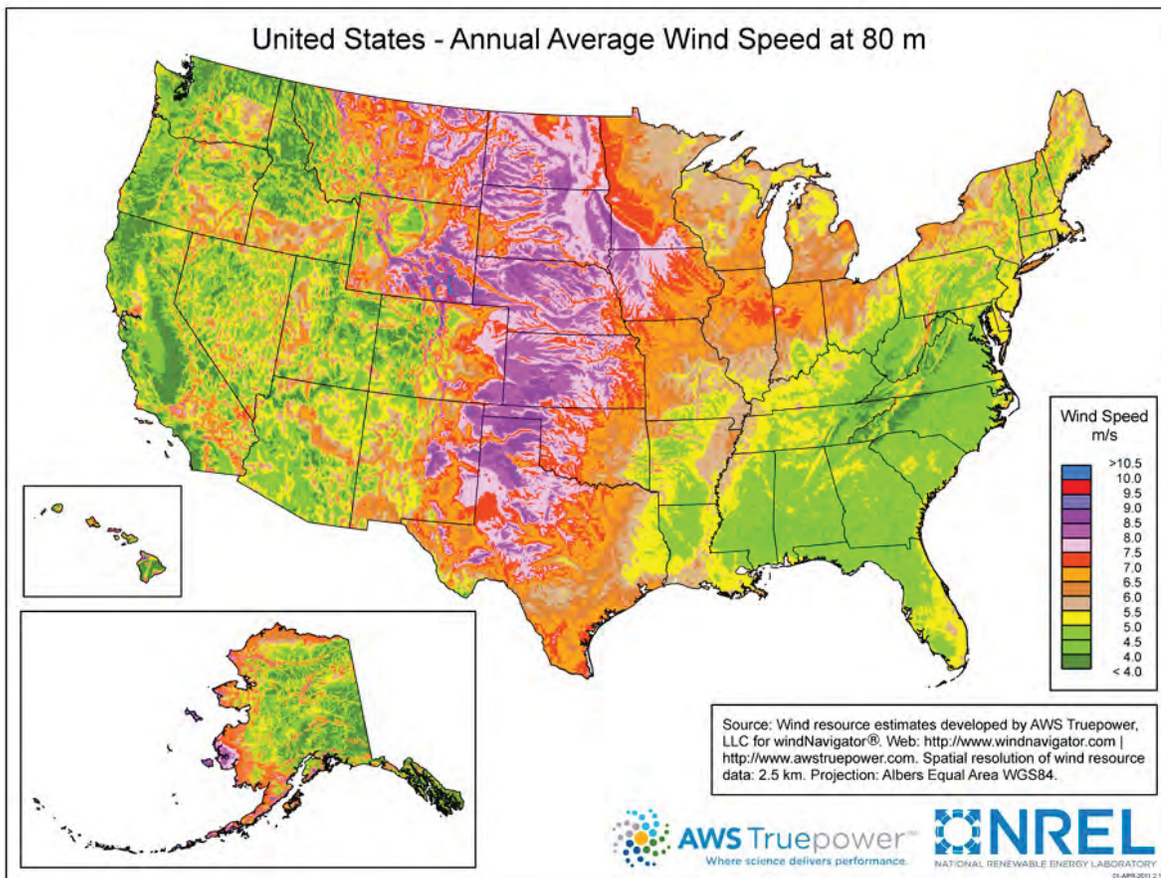
The most important thing a developer can do is to consult with the Service as early as possible in the development of a wind energy project. Early consultation offers the greatest opportunity for

avoiding areas where development is precluded or where wildlife impacts are likely to be high and difficult or costly to remedy or mitigate at a later stage. By consulting early, project developers can also incorporate appropriate wildlife conservation measures and monitoring into their decisions about project siting, design, and operation.

Adherence to the Guidelines is voluntary and does not relieve any individual, company, or agency of the responsibility to comply with laws and regulations. However, if a violation occurs the Service will consider a developer's documented efforts to communicate with the Service and adhere to the Guidelines. The Guidelines include a Communications Protocol which

provides guidance to both developers and Service personnel regarding appropriate communication and documentation.

The Guidelines also provide Best Management Practices for site development, construction, retrofitting, repowering, and decommissioning. For additional reference, a glossary of terms and list of literature cited are included in the appendices.



Wind Resource Map. Credit: NREL



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Chapter 1 - General Overview

The mission of the U.S. Fish and Wildlife Service (Service) is working with others to conserve, protect and enhance fish, wildlife, plants and their habitats for the continuing benefit of the American people. As part of this, the Service implements statutes including the Endangered Species Act, Migratory Bird Treaty Act, and Bald and Golden Eagle Protection Act. These statutes prohibit taking of federally listed species, migratory birds, and eagles unless otherwise authorized.

Recent studies have documented that wind energy facilities can kill birds and bats. Mortality rates in fatalities per nameplate MW per year vary among facilities and regions. Studies have indicated that relatively low raptor (e.g., hawks, eagles) fatality rates exist at most modern wind energy developments with the exception of some facilities in California and Wyoming. Turbine-related bat deaths have been reported at each wind facility to date. Generally, studies in the West have reported lower rates of bat fatalities than facilities in the East. There is still much uncertainty regarding geographic distribution and causes of bat fatalities (NWCC 2010).

These Guidelines are intended to:

- (1) Promote compliance with relevant wildlife laws and regulations;
- (2) Encourage scientifically rigorous survey, monitoring, assessment, and research designs proportionate to the risk to species of concern;

- (3) Produce potentially comparable data across the Nation;
- (4) Mitigate, including avoid, minimize, and compensate for potential adverse effects on species of concern and their habitats; and,
- (5) Improve the ability to predict and resolve effects locally, regionally, and nationally.

As the United States moves to expand wind energy production, it also must maintain and protect the Nation's wildlife and their habitats, which wind energy production can negatively affect. As with all responsible energy development, wind energy projects should adhere to high standards for environmental protection. With proper diligence paid to siting, operations, and management of projects, it is possible to mitigate for adverse effects to wildlife, and their habitats. This is best accomplished when the wind energy project developer communicates as early as possible with the Service and other stakeholders. Such early communication allows for the greatest range of development and mitigation options. The following website contains contact information for the Service Regional and Field offices as well as State wildlife agencies: <http://www.fws.gov/offices/statelinks.html>.

In response to increasing wind energy development in the United States, the Service released a set of voluntary, interim guidelines for

reducing adverse effects to fish and wildlife resources from wind energy projects for public comment in July 2003. After the Service reviewed the public comments, the Secretary of the Interior (Secretary) established a Federal Advisory Committee² to provide recommendations to revise the guidelines related to land-based wind energy facilities. In March 2007, the U.S. Department of the Interior established the Wind Turbine Guidelines Advisory Committee (the Committee). The Committee submitted its final Recommended Guidelines (Recommendations) to the Secretary on March 4, 2010. The Service used the Recommendations to develop its Land-Based Wind Energy Guidelines.

The Service encourages project proponents to use the process described in these voluntary Land-based Wind Energy Guidelines (Guidelines) to address risks to species of concern. The Service intends that these Guidelines, when used in concert with the appropriate regulatory tools, will form the best practical approach for conservation of species of concern.

Statutory Authorities

These Guidelines are not intended nor shall they be construed to limit or preclude the Service from exercising its authority under any law, statute, or regulation, or from conducting enforcement action against any individual, company, or agency. They are not meant to relieve any individual, company, or agency of its obligations to comply with any applicable federal, state,

² Committee membership, from 2008 to 2011, has included: Taber Allison, Massachusetts Audubon; Dick Anderson, California Energy Commission; Ed Arnett, Bat Conservation International; Michael Azeka, AES Wind Generation; Thomas Bancroft, National Audubon; Kathy Boydston, Texas Parks and Wildlife Department; René Braud, EDP Renewables; Scott Darling, Vermont Fish and Wildlife Department; Michael Daulton, National Audubon; Aimee Delach, Defenders of Wildlife; Karen Douglas, California Energy Commission; Sam Enfield, MAP Royalty; Greg Hueckel, Washington Department of Fish and Wildlife; Jeri Lawrence, Blackfeet Nation; Steve Lindenbergh, U.S. Department of Energy; Andy Linehan, Iberdrola Renewables; Rob Manes, The Nature Conservancy, Kansas; Winifred Perkins, NextEra Energy Resources; Steven Quarles, Crowell & Moring; Rich Rayhill, Ridgeline Energy; Robert Robel, Kansas State University; Keith Sexson, Association of Fish and Wildlife Agencies; Mark Sinclair, Clean Energy States Alliance; David Stout, U.S. Fish and Wildlife Service; Patrick Traylor, Hogan Lovells.

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tribal, or local laws, statutes, or regulations. The Guidelines do not prevent the Service from referring violations of law for enforcement when a company has not followed the Guidelines.

Ultimately it is the responsibility of those involved with the planning, design, construction, operation, maintenance, and decommissioning of wind projects to conduct relevant wildlife and habitat evaluation and determine, which, if any, species may be affected. The results of these analyses will inform all efforts to achieve compliance with the appropriate jurisdictional statutes. Project proponents are responsible for complying with applicable state and local laws.

Migratory Bird Treaty Act

The Migratory Bird Treaty Act (MBTA) is the cornerstone of migratory bird conservation and protection in the United States. The MBTA implements four treaties that provide for international protection of migratory birds. It is a strict liability statute, meaning that proof of intent, knowledge, or negligence is not an element of an MBTA violation. The statute's language is clear that actions resulting in a "taking" or possession (permanent or temporary) of a protected species, in the absence of a Service permit or regulatory authorization, are a violation of the MBTA.

The MBTA states, "Unless and except as permitted by regulations ... it shall be unlawful at any time, by any means, or in any manner to pursue, hunt, take, capture, kill ... possess, offer for sale, sell ... purchase ... ship, export, import ... transport or cause to be transported ... any migratory bird, any part, nest, or eggs of any such bird [The Act] prohibits the taking, killing, possession, transportation, import and export of migratory birds, their eggs, parts, and nests, except when specifically authorized by the Department of the Interior." 16 U.S.C. 703. The word "take" is defined by regulation as "to pursue,

hunt, shoot, wound, kill, trap, capture, or collect, or attempt to pursue, hunt, shoot, wound, kill, trap, capture, or collect." 50 CFR 10.12.

The MBTA provides criminal penalties for persons who commit any of the acts prohibited by the statute in section 703 on any of the species protected by the statute. See 16 U.S.C. 707. The Service maintains a list of all species protected by the MBTA at 50 CFR 10.13. This list includes over one thousand species of migratory birds, including eagles and other raptors, waterfowl, shorebirds, seabirds, wading birds, and passerines. The MBTA does not protect introduced species such as the house (English) sparrow, European starling, rock dove (pigeon), Eurasian collared-dove, and non-migratory upland game birds. The Service maintains a list of introduced species not protected by the Act. See 70 Fed. Reg. 12,710 (Mar. 15, 2005).

Bald and Golden Eagle Protection Act

Under authority of the Bald and Golden Eagle Protection Act (BGEPA), 16 U.S.C. 668–668d, bald eagles and golden eagles are afforded additional legal protection. BGEPA prohibits the take, sale, purchase, barter, offer of sale, purchase, or barter; transport, export or import, at any time or in any manner of any bald or golden eagle, alive or dead, or any part, nest, or egg thereof. 16 U.S.C. 668. BGEPA also defines take to include "pursue, shoot, shoot at, poison, wound, kill, capture, trap, collect, molest, or disturb," 16 U.S.C. 668c, and includes criminal and civil penalties for violating the statute. See 16 U.S.C. 668. The Service further defined the term "disturb" as agitating or bothering an eagle to a degree that causes, or is likely to cause, injury, or

either a decrease in productivity or nest abandonment by substantially interfering with normal breeding, feeding, or sheltering behavior. 50 CFR 22.3. BGEPA authorizes the Service to permit the take of eagles for certain purposes and under certain circumstances, including scientific or exhibition purposes, religious purposes of Indian tribes, and the protection of wildlife, agricultural, or other interests, so long as that take is compatible with the preservation of eagles. 16 U.S.C. 668a.

In 2009, the Service promulgated a final rule on two new permit regulations that, for the first time, specifically authorize the incidental take of eagles and eagle nests in certain situations under BGEPA. See 50 CFR 22.26 & 22.27. The permits authorize limited, non-purposeful (incidental) take of bald and golden eagles; authorizing individuals, companies, government agencies (including tribal governments), and other organizations to disturb or otherwise take eagles in the course of conducting lawful activities such as operating utilities and airports.



Bald Eagle, Credit: USFWS


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Removal of active eagle nests would usually be allowed only when it is necessary to protect human safety or the eagles. Removal of inactive nests can be authorized when necessary to ensure public health and safety, when a nest is built on a human-engineered structure rendering it inoperable, and when removal is necessary to protect an interest in a particular locality, but only if the take or mitigation for the take will provide a clear and substantial benefit to eagles.

To facilitate issuance of permits under these new regulations, the Service has drafted Eagle Conservation Plan (ECP) Guidance. The ECP Guidance is compatible with these Land-Based Wind Energy Guidelines. The Guidelines guide developers through the process of project development and operation. If eagles are identified as a potential risk at a project site, developers are strongly encouraged to refer to the ECP Guidance. The ECP Guidance describes specific actions that are recommended to comply with the regulatory requirements in BGEPA for an eagle take permit, as described in 50 CFR 22.26 and 22.27. The ECP Guidance provides a national framework for assessing and mitigating risk specific to eagles through development of ECPs and issuance of programmatic incidental takes of eagles at wind turbine facilities. The Service will make its final ECP Guidance available to the public through its website.

Endangered Species Act

The Endangered Species Act (16 U.S.C. 1531–1544; ESA) was enacted by Congress in 1973 in recognition that many of our Nation’s native plants and animals were in danger of becoming extinct. The ESA directs the Service to identify and protect these endangered and threatened species and their critical habitat, and to provide a means to conserve their ecosystems. To this end, federal agencies are directed to utilize their authorities to conserve listed species, and ensure that their actions



Indiana bat. Credit: USFWS

are not likely to jeopardize the continued existence of these species or destroy or adversely modify their critical habitat. Federal agencies are encouraged to do the same with respect to “candidate” species that may be listed in the near future. The law is administered by the Service and the Commerce Department’s National Marine Fisheries Service (NMFS). For information regarding species protected under the ESA, see: <http://www.fws.gov/endangered/>.

The Service has primary responsibility for terrestrial and freshwater species, while NMFS generally has responsibility for marine species. These two agencies work with other agencies to plan or modify federal projects so that they will have minimal impact on listed species and their habitats. Protection of species is also achieved through partnerships with the states, through federal financial assistance and a system of incentives available to encourage state participation. The Service also works with private landowners, providing financial and technical assistance for management

actions on their lands to benefit both listed and non-listed species.

Section 9 of the ESA makes it unlawful for a person to “take” a listed species. Take is defined as “... to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect or attempt to engage in any such conduct.” 16 U.S.C. 1532(19). The terms harass and harm are further defined in our regulations. See 50 CFR 17.3. However, the Service may authorize “incidental take” (take that occurs as a result of an otherwise legal activity) in two ways.

Take of federally listed species incidental to a lawful activity may be authorized through formal consultation under section 7(a)(2) of the ESA, whenever a federal agency, federal funding, or a federal permit is involved. Otherwise, a person may seek an incidental take permit under section 10(a)(1)(B) of the ESA upon completion of a satisfactory habitat conservation plan (HCP) for listed species. Developers not receiving federal funding or authorization should contact the Service to obtain an incidental take permit if a wind

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Utility-Scale Wind turbine with an anemometer tower in the background. Credit: University of Minnesota College of Science and Engineering

energy project is likely to result in take of listed threatened or endangered wildlife species. For more information regarding formal consultation and the requirements of obtaining HCPs, please see the Endangered Species Consultation Handbook at <http://www.fws.gov/endangered/esa-library/index.html#consultations> and the Service's HCP website, <http://www.fws.gov/endangered/what-we-do/hcp-overview.html>.

Implementation of the Guidelines

Because these Guidelines are voluntary, the Service encourages developers to use them as soon as possible after publication. To receive the considerations discussed on page 6 regarding enforcement priorities, a wind energy project would fall into one of three general categories relative to timing and implementation:

- For projects initiated after publication, the developer has applied the Guidelines, including the tiered approach, through site selection, design, construction, operation and post-operation phases of the project, and has communicated and shared

information with the Service and considered its advice.

- For projects initiated prior to publication, the developer should consider where they are in the planning process relative to the appropriate tier and inform the Service of what actions they will take to apply the Guidelines.
- For projects operating at the time of publication, the developer should confer with the Service regarding the appropriate period of fatality monitoring consistent with Tier 4, communicate and share information with the Service on monitoring results, and consider Tier 5 studies and mitigation options where appropriate.

Projects that are already under development or are in operation are not expected to start over or return to the beginning of a specific tier. Instead, these projects should implement those portions of the Guidelines relevant to the current phases of the project per the bullets above.

The Service is aware that it will take time for Service staff and other personnel, including wind energy developers and their biologists, to develop expertise in the implementation of these Guidelines. Service staff and many staff associated with the wind energy industry have been involved with developing these Guidelines. Therefore, they have a working knowledge of the Guidelines. To further refine their training, the Service will make every effort to offer an in-depth course within 6 months of the final Guidelines being published.

The Communications Protocol on page 5 provides guidance to Service staff and developers in the exchange of information and recommendations at each tier in the process. Although the advice of the Service is not binding, a developer should review such advice, and either accept or reject it. If they reject it, they

should contemporaneously document with reasoned justification why they did so. Although the Guidelines leave decisions up to the developer, the Service retains authority to evaluate whether developer efforts to mitigate impacts are sufficient, to determine significance, and to refer for prosecution any unlawful take that it believes to be reasonably related to lack of incorporation of Service recommendations or insufficient adherence with the Guidelines.



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Table 1. Suggested Communications Protocol

This table provides examples of potential communication opportunities between a wind energy project developer and the Service. Not all projects will follow all steps indicated below.

<i>TIER</i>	<i>Project Developer/Operator Role</i>	<i>Service Role</i>
Tier 1: Preliminary site evaluation	<ul style="list-style-type: none"> • Landscape level assessment of habitat for species of concern • Request data sources for existing information and literature 	<ul style="list-style-type: none"> • Provide lists of data sources and references, if requested
Tier 2: Site characterization	<ul style="list-style-type: none"> • Assess potential presence of species of concern, including species of habitat fragmentation concern, likely to be on site • Assess potential presence of plant communities present on site that may provide habitat for species of concern • Assess potential presence of critical congregation areas for species of concern • One or more reconnaissance level site visit by biologist • Communicate results of site visits and other assessments with the Service • Provide general information about the size and location of the project to the Service 	<ul style="list-style-type: none"> • Provide species lists, for species of concern, including species of habitat fragmentation concern, for general area, if available • Provide information regarding plant communities of concern, if available • Respond to information provided about findings of biologist from site visit • Identify initial concerns about site(s) based on available information • Inform lead federal agencies of communications with wind project developers
Tier 3: Field studies and impact prediction	<ul style="list-style-type: none"> • Discuss extent and design of field studies to conduct with the Service • Conduct biological studies • Communicate results of all studies to Service field office in a timely manner • Evaluate risk to species of concern from project construction and operation • Identify ways to mitigate potential direct and indirect impacts of building and operating the project 	<ul style="list-style-type: none"> • Respond to requests to discuss field studies • Advise project proponent about studies to conduct and methods for conducting them • Communicate with project proponent(s) about results of field studies and risk assessments • Communicate with project proponents(s) ways to mitigate potential impacts of building and operating the project • Inform lead federal agencies of communications with wind project developers
Tier 4: Post construction studies to estimate impacts	<ul style="list-style-type: none"> • Discuss extent and design of post-construction studies to conduct with the Service • Conduct post-construction studies to assess fatalities and habitat-related impacts • Communicate results of all studies to Service field office in a timely manner • If necessary, discuss potential mitigation strategies with Service • Maintain appropriate records of data collected from studies 	<ul style="list-style-type: none"> • Advise project operator on study design, including duration of studies to collect adequate information • Communicate with project operator about results of studies • Advise project operator of potential mitigation strategies, when appropriate
Tier 5: Other post-construction studies and research	<ul style="list-style-type: none"> • Communicate with the Service about the need for and design of other studies and research to conduct with the Service, when appropriate, particularly when impacts exceed predicted levels • Communicate with the Service about ways to evaluate cumulative impacts on species of concern, particularly species of habitat fragmentation concern • Conduct appropriate studies as needed • Communicate results of studies with the Service • Identify potential mitigation strategies to reduce impacts and discuss them with the Service 	<ul style="list-style-type: none"> • Advise project proponents as to need for Tier 5 studies to address specific topics, including cumulative impacts, based on information collected in Tiers 3 and 4 • Advise project proponents of methods and metrics to use in Tier 5 studies • Communicate with project operator and consultants about results of Tier 5 studies • Advise project operator of potential mitigation strategies, when appropriate, based on Tier 5 studies

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Consideration of the Guidelines in MBTA and BGEPA Enforcement

The Service urges voluntary adherence to the Guidelines and communication with the Service when planning and operating a facility. While it is not possible to absolve individuals or companies from MBTA or BGEPA liability, the Office of Law Enforcement focuses its resources on investigating and prosecuting those who take migratory birds without identifying and implementing reasonable and effective measures to avoid the take. The Service will regard a developer's or operator's adherence to these Guidelines, including communication with the Service, as appropriate means of identifying and implementing reasonable and effective measures to avoid the take of species protected under the MBTA and BGEPA.³ The Chief of Law Enforcement or more senior official of the Service will make any decision whether to refer for prosecution any alleged take of such species, and will take such adherence and communication fully into account when exercising discretion with respect to such potential referral. Each developer or operator will be responsible for maintaining internal records sufficient to demonstrate adherence to the Guidelines and response to communications from the Service. Examples of these records could include: studies performed in the implementation of the tiered approach; an internal or external review or audit process; a bird and bat conservation strategy; or a wildlife management plan.

If a developer and operator are not the same entity, the Service expects the operator to maintain sufficient records to demonstrate adherence to the Guidelines.

Scope and Project Scale of the Guidelines

The Guidelines are designed for "utility-scale" land-based wind



Communication with Christy Johnson-Hughes. Credit: Rachel London, USFWS

energy projects to reduce potential impacts to species of concern, regardless of whether they are proposed for private or public lands. A developer of a distributed or community scale wind project may find it useful to consider the general principles of the tiered approach to assess and reduce potential impacts to species of concern, including answering Tier 1 questions using publicly available information. In the vast majority of situations, appropriately sited small wind projects are not likely to pose significant risks to species of concern. Answering Tier 1 questions will assist a developer of distributed or community wind projects, as well as landowners, in assessing the need to further communicate with the Service, and precluding, in many cases, the need for full detailed pre-construction assessments or monitoring surveys typically called for in Tiers 2 and 3. If landowners or community/distributed wind developers encounter problems locating information about specific sites they can contact the Service and/or state wildlife agencies to determine potential risks to species of concern for their particular project.

The tiered approach is designed to lead to the appropriate amount of evaluation in proportion to the anticipated level of risk that a project may pose to species of concern and their habitats. Study plans and the duration and intensity of study efforts should be tailored specifically to the unique characteristics of each site and the corresponding potential for significant adverse impacts on species of concern and their habitats as determined through the tiered approach. This is why the tiered approach begins with an examination of the potential location of the project, not the size of the project. In all cases, study plans and selection of appropriate study methods and techniques may be tailored to the relative scale, location, and potential for significant adverse impacts of the proposed site.

The Service considers a "project" to include all phases of wind energy development, including, but not limited to, prospecting, site assessment, construction, operation, and decommissioning, as well as all associated infrastructure and interconnecting electrical lines. A "project site" is the land and airspace where development occurs

³ With regard to eagles, this paragraph will only apply when a project is not likely to result in take. If Tiers 1, 2, and/or 3 identify a potential to take eagles, developers should consider developing an ECP and, if necessary, apply for a take permit

or is proposed to occur, including the turbine pads, roads, power distribution and transmission lines on or immediately adjacent to the site; buildings and related infrastructure, ditches, grades, culverts; and any changes or modifications made to the original site before development occurs. Project evaluations should consider all potential effects to species of concern, which includes species 1) protected by the MBTA, BGEPA, or ESA (including candidate species), designated by law, regulation or other formal process for protection and/or management by the relevant agency or other authority, or that have been shown to be significantly adversely affected by wind energy development; and 2) determined to be possibly affected by the project.

These Guidelines are not designed to address power transmission beyond the point of interconnection to the transmission system.

Service Review Period

The Service is committed to providing timely responses. Service Field Offices should typically respond to requests by a wind energy developer for information and consultation on proposed site locations (Tiers 1 and 2), pre- and post-construction study designs (Tiers 3 and 4), and proposed mitigation (Tier 3) within 60 calendar days. The request should be in writing to the Field Office and copied to the Regional Office with information about the proposed project, location(s) under consideration, and point of contact. The request should contain a description of the information needed from the Service. The Service will provide a response, even if it is to notify a developer of additional review time, within the 60 calendar day review period. If the Service does not respond within 60 calendar days of receipt of the document, then the developer can proceed through Tier 3 without waiting for Service input. If the Service provides comments at a

later time, the developer should incorporate the comments if feasible. It is particularly important that if data from Tier 1-3 studies predict that the project is likely to produce significant adverse impacts on species of concern, the developer inform the Service of the actions it intends to implement to mitigate those impacts. If the Service cannot respond within 60 calendar days, this does not relieve developers from their MBTA, BGEPA, and ESA responsibilities.

The tiered approach allows a developer in certain limited circumstances to move directly from Tier 2 to construction (e.g., adequate survey data for the site exists). The developer should notify the Service of this decision and give the Service 60 calendar days to comment on the proposed project prior to initiating construction activities.

Introduction to the Decision Framework Using a Tiered Approach

The tiered approach provides a decision framework for collecting information in increasing detail to evaluate risk and make siting and operational decisions. It provides the opportunity for evaluation and decision-making at each tier, enabling a developer to proceed with or abandon project development, or to collect additional information if necessary. This approach does not require that every tier, or every element within each tier, be implemented for every project. Instead, it allows efficient use of developer and wildlife agency resources with increasing levels of effort until sufficient information and the desired precision is acquired for the risk assessment.

Figure 1 (“General Framework of Tiered Approach”) illustrates the tiered approach, which consists of up to five iterative stages, or tiers:

- Tier 1 – Preliminary site evaluation (landscape-scale screening of possible project sites)

- Tier 2 – Site characterization (broad characterization of one or more potential project sites)
- Tier 3 – Field studies to document site wildlife and habitat and predict project impacts
- Tier 4 – Post-construction studies to estimate impacts⁴
- Tier 5 – Other post-construction studies and research

At each tier, potential issues associated with developing or operating a project are identified and questions formulated to guide the decision process. Chapters Two through Six outline the questions to be posed at each tier, and describe recommended methods and metrics for gathering the data needed to answer those questions.

The first three tiers correspond to the pre-construction evaluation phase of wind energy development. At each of the three tiers, the Guidelines provide questions that developers should answer, followed by recommended methods and metrics to use in answering the questions. Some questions are repeated at each tier, with successive tiers requiring a greater investment in data collection to answer certain questions. For example, while Tier 2 investigations may discover some existing information on federal or state-listed species and their use of the proposed development site, it may be necessary to collect empirical data in Tier 3 studies to determine the presence of federal or state-listed species.

Developers decide whether to proceed to the next tier. Timely communication and sharing of information will allow opportunities for the Service to provide, and developers to consider, technical advice. A developer should base the decision on the information obtained from adequately answering the questions in this tier, whether the methods used were appropriate for the site selected, and the resulting

⁴ The Service anticipates these studies will include fatality monitoring as well as studies to evaluate habitat impacts.

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Wind turbines in California. Credit: Rachel London, USFWS

assessment of risk posed to species of concern and their habitats.

If sufficient data are available at a particular tier, the following outcomes are possible:

1. The project proceeds to the next tier in the development process without additional data collection.
2. The project proceeds to the next tier in the development process with additional data collection.
3. An action or combination of actions, such as project modification, mitigation, or specific post-construction monitoring, is indicated.
4. The project site is abandoned because the risk is considered unacceptable.

If data are deemed insufficient at a tier, more intensive study is conducted in the subsequent tier until sufficient data are available to make a decision to modify the project, proceed with the project, or abandon the project.

The tiered approach used in these Guidelines embodies adaptive management by collecting increasingly detailed information that is used to make decisions about project design,

construction, and operation as the developer progresses through the tiers. Adaptive management is an iterative learning process producing improved understanding and improved management over time (Williams et al 2007). DOI has determined that its resource agencies, and the natural resources they oversee, could benefit from adaptive management. Use of adaptive management in DOI is guided by the DOI Policy on Adaptive Management. DOI has adopted the National Research Council's 2004 definition of adaptive management, which states:

“Adaptive management promotes flexible decision making that can be adjusted in the face of uncertainties as outcomes from management actions and other events become better understood. Careful monitoring of these outcomes both advances scientific understanding and helps adjust policies or operations as part of an iterative learning process. Adaptive management also recognizes the importance of natural variability in contributing to ecological resilience and productivity. It is not a ‘trial and error’ process, but rather emphasizes learning while doing. Adaptive management does not represent an end in itself, but rather a means to more effective decisions and enhanced benefits. Its true

measure is in how well it helps meet environmental, social, and economic goals, increases scientific knowledge, and reduces tensions among stakeholders.”

This definition gives special emphasis to uncertainty about management effects, iterative learning to reduce uncertainty, and improved management as a result of learning. The DOI Adaptive Management Technical Guide is located on the web at: www.doi.gov/initiatives/AdaptiveManagement/index.html.

Figure 1. General Framework of Tiered Approach

- TIER 1**
- A. Species of concern known to be present?
- Noproceed to Tier 2
 - Unknown - insufficient or inconclusive dataproceed to Tier 2
 - Yes.....abandon site or proceed to Tier 2
- TIER 2**
- A. Probability of significant adverse impacts?
- Unknown - Insufficient or inconclusive dataproceed to Tier 3
 - Low.....proceed to obtain state and local permit (if required), design, and construction following BMPs
 - Moderateproceed to Tier 3 and mitigate
 - High, and:
 - can be adequately mitigated....modify project and proceed to Tier 3
 - cannot be adequately mitigated.....abandon project
- TIER 3**
- A. Probability of significant adverse impacts?
- Lowproceed to Tier 4
 - Moderate to high, and:
 - certainty regarding mitigation proceed to Tier 4
 - uncertainty regarding mitigationproceed to Tier 4
 - High, and:
 - can be adequately mitigated.....proceed to Tier 4
 - cannot be adequately mitigatedmodify or abandon project
- TIER 4a (See Table 2, pg 39)**
- A. Tier 3 studies indicate low probability of significant adverse impacts
- Documented fatalities are equal to or lower than predicted.....no further studies or mitigation needed
 - Documented fatalities are higher than predicted, but not significant, and:
 - comparable data are available that support findings of not significant.....no further studies needed
 - comparable data not available to support findings of not significant.....additional year(s) of monitoring recommended
 - Documented fatalities are higher than predicted and are significant.....communicate with Service
- TIER 4b (See Table 3, pg. 42)**
- A. Species of habitat fragmentation concern potentially present?
- No.....no further studies needed
 - Yes, and:
 - Tier 3 studies do not confirm presence...no further studies needed
 - Tier 3 studies confirm presence, but no significant adverse impacts predicted, and:
 - Tier 4b studies confirm Tier 3 predictions.....no further studies or mitigation needed
 - Tier 4b studies indicate potentially significant adverse impactsTier 5 studies and mitigation may be needed
 - Tier 3 studies confirm presence, and significant adverse impacts predicted and mitigation plan is developed and implemented, and:
 - Tier 4b studies determine mitigation is effectiveno further studies or mitigation needed
 - Tier 4b studies determine mitigation not effective.....further mitigation and, where appropriate, Tier 5 studies needed
- B. Tier 3 studies indicate moderate probability of significant adverse impacts
- Documented fatalities are lower than or no different predicted, and:
 - are not significant and no ESA or BGEPA species are affectedno further monitoring or mitigation needed
 - are significant OR ESA or BGEPA species are affectedcommunicate with Service
 - Documented fatalities are greater than predicted and are likely to be significant OR ESA or BGEPA species are affected.....communicate with Service
- C. Tier 3 studies indicate high probability of significant adverse impacts
- Documented fatalities are less than predicted and are not significant, and no ESA or BGEPA species are affected.....no further monitoring or mitigation needed
 - Documented fatalities are less than predicted but are still significant, and no ESA or BGEPA species are affected.....further monitoring or mitigation needed
 - Fatalities are equal to or greater than predicted and are significant OR ESA or BGEPA species are affected.....communicate with Service regarding additional mitigation




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Considering Risk in the Tiered Approach

In the context of these Guidelines, risk refers to the likelihood that adverse impacts will occur to individuals or populations of species of concern as a result of wind energy development and operation. Estimates of fatality risk can be used in a relative sense, allowing comparisons among projects, alternative development designs, and in the evaluation of potential risk to populations. Because there are relatively few methods available for direct estimation of risk, a weight-of-evidence approach is often used (Anderson et al. 1999). Until such time that reliable risk predictive models are developed regarding avian and bat fatality and wind energy projects, estimates of risk would typically be qualitative, but should be based upon quantitative site information.

For the purposes of these Guidelines, risk can also be defined in the context of populations, but that calculation is more complicated as it could involve estimating the reduction in population viability as indicated by demographic metrics such as growth rate, size of the population, or survivorship, either for local populations, metapopulations, or entire species. For most populations, risk cannot easily be reduced to a strict metric, especially in the absence of population viability models for most species. Consequently, estimating the quantitative risk to populations is usually beyond the scope of project studies due to the difficulties in evaluating these metrics, and therefore risk assessment will be qualitative.

Risk to habitat is a component of the evaluation of population risk. In this context, the estimated loss of habitat is evaluated in terms of the potential for population level effects (e.g., reduced survival or reproduction).

The assessment of risk should synthesize sufficient data collected at a project to estimate exposure and predict impact for individuals and their habitats for the species

of concern, with what is known about the population status of these species, and in communication with the relevant wildlife agency and industry wildlife experts. Predicted risk of these impacts could provide useful information for determining appropriate mitigation measures if determined to be necessary. In practice in the tiered approach, risk assessments conducted in Tiers 1 and 2 require less information to reach a risk-based decision than those conducted at higher tiers.

Cumulative Impacts of Project Development

Cumulative impacts are the comprehensive effect on the environment that results from the incremental impact of a project when added to other past, present, and reasonably foreseeable future actions. Developers are encouraged to work closely with federal and state agencies early in the project planning process to access any existing information on the cumulative impacts of individual projects on species and habitats at risk, and to incorporate it into project development and any necessary wildlife studies. To achieve that goal, it is important that agencies and organizations take the following actions to improve cumulative impacts analysis:

- review the range of development-related significant adverse impacts;
- determine which species of concern or their habitats within the landscape are most at risk of significant adverse impacts from wind development in conjunction with other reasonably foreseeable significant adverse impacts; and
- make that data available for regional or landscape level analysis.

The magnitude and extent of the impact on a resource depend on whether the cumulative impacts exceed the capacity for resource sustainability and productivity.

For projects that require a federal permit, funding, or other federal nexus, the lead federal agency is required to include a cumulative impacts analysis in their National Environmental Policy Act (NEPA) review. The federal action agency coordinates with the developer to obtain the necessary information for the NEPA review and cumulative impacts analysis. To avoid project delays, federal and state agencies are encouraged to use existing wildlife data for the cumulative impacts analysis until improved data are available.

Where there is no federal nexus, individual developers are not expected to conduct their own cumulative impacts analysis. However, a cumulative impacts analysis would help developers and other stakeholders better understand the significance of potential impacts on species of concern and their habitats.

Other Federal Agencies

Other federal agencies, such as the Bureau of Land Management, National Park Service, U.S. Department of Agriculture Forest Service and Rural Utility Service, Federal Energy Regulatory Commission and Department of Energy are often interested in and involved with wind project developments. These agencies have a variety of expertise and authorities they implement. Wind project developers on public lands will have to comply with applicable regulations and policies of those agencies. State and local agencies and Tribes also have additional interests and knowledge. The Service recommends that, where appropriate, wind project developers contact these agencies early in the tiered process and work closely with them throughout project planning and development to assure that projects address issues of concern to those agencies. The definition of “species of concern” in these Guidelines includes species which are trust resources of States and of federal agencies (See Glossary). In those instances where a project may significantly affect State trust

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resources, wind energy developers should work closely with appropriate State agencies.

Relationship to Other Guidelines

These Guidelines replace the Service's 2003 interim voluntary guidelines. The Service intends that these Guidelines, when used in concert with the appropriate regulatory tools, will form the best practical approach for conservation of species of concern. For instance, when developers find that a project

may affect an endangered or threatened species, they should comply with Section 7 or 10 of the ESA to obtain incidental take authorization. Other federal, state, tribal and local governments may use these Guidelines to complement their efforts to address wind energy development/wildlife interactions. They are not intended to supplant existing regional or local guidance, or landscape-scale tools for conservation planning, but were developed to provide a means of improving consistency

with the goals of the wildlife statutes that the Service is responsible for implementing. The Service will continue to work with states, tribes, and other local stakeholders on map-based tools, decision-support systems, and other products to help guide future development and conservation. Additionally, project proponents should utilize any relevant guidance of the appropriate jurisdictional entity, which will depend on the species and resources potentially affected by proposed development.



Pronghorn Antelope. Credit: Steve Hillebrand, USFWS

Chapter 2: Tier 1 – Preliminary Site Evaluation

For developers taking a first look at a broad geographic area, a preliminary evaluation of the general ecological context of a potential site or sites can serve as useful preparation for working with the federal, state, tribal, and/or local agencies. The Service is available to assist wind energy project developers to identify potential wildlife and habitat issues and should be contacted as early as possible in the company's planning process.

With this internal screening process, the developer can begin to identify broad geographic areas of high sensitivity due to the presence of: 1) large blocks of intact native landscapes; 2) intact ecological communities; 3) fragmentation-sensitive species' habitats; or 4) other important landscape-scale wildlife values.

Tier 1 may be used in any of the following three ways:

1. To identify regions where wind energy development poses significant risks to species of concern or their habitats, including the fragmentation of large-scale habitats and threats to regional populations of federal- or state-listed species.
2. To “screen” a landscape or set of multiple potential sites to avoid those with the highest habitat values.
3. To begin to determine if a single identified potential site poses serious risk to species of concern or their habitats.

Tier 1 can offer early guidance about the sensitivity of the site within a larger landscape context; it can help direct development away from sites that will be associated with additional study need, greater mitigation requirements, and uncertainty; or it can identify those sensitive resources that will need

to be studied further to determine if the site can be developed without significant adverse impacts to the species of concern or local population(s). This may facilitate discussions with the federal, state, tribal, and/or local agencies in a region being considered for development. In some cases, Tier 1 studies could reveal serious concerns indicating that a site should not be developed.

Developers of distributed or community scale wind projects are typically considering limited geographic areas to install turbines. Therefore, they would not likely consider broad geographic areas. Nevertheless, they should consider the presence of habitats or species of concern before siting projects.

Development in some areas may be precluded by federal law. This designation is separate from a determination through the tiered approach that an area is not appropriate for development due to feasibility, ecological reasons, or other issues. Developers are encouraged to visit Service and other publicly available databases

or other available information during Tier 1 or Tier 2 to see if a potential wind energy area is precluded from development by federal law. Some areas may be protected from development through state or local laws or ordinances, and the appropriate agency should be contacted accordingly. Service field offices are available to answer questions where they are knowledgeable, guide developers to databases, and refer developers to other agency contacts.

Some areas may be inappropriate for large scale development because they have been recognized according to scientifically credible information as having high wildlife value, based solely on their ecological rarity and intactness (e.g., Audubon Important Bird Areas, The Nature Conservancy portfolio sites, state wildlife action plan priority habitats). It is important to identify such areas through the tiered approach, as reflected in Tier 1, Question 2 below. Many of North America's native landscapes are greatly diminished, with some existing at less than 10 percent of their pre-settlement occurrence.



Attwater's prairie chicken. Credit: Gary Halvorsen, USFWS

Herbaceous scrub-shrub steppe in the Pacific Northwest and old growth forest in the Northeast represent such diminished native resources. Important remnants of these landscapes are identified and documented in various databases held by private conservation organizations, state wildlife agencies, and, in some cases, by the Service. Developers should collaborate with such entities specifically about such areas in the vicinity of a prospective project site.

Tier 1 Questions

Questions at each tier help determine potential environmental risks at the landscape scale for Tier 1 and project scale for Tiers 2 and 3. Suggested questions to be considered for Tier 1 include:

- 1. Are there species of concern present on the potential site(s), or is habitat (including designated critical habitat) present for these species?**
- 2. Does the landscape contain areas where development is precluded by law or areas designated as sensitive according to scientifically credible information? Examples of designated areas include, but are not limited to: federally-designated critical habitat; high-priority conservation areas for non-government organizations (NGOs); or other local, state, regional, federal, tribal, or international categorizations.**
- 3. Are there known critical areas of wildlife congregation, including, but not limited to: maternity roosts, hibernacula, staging areas, winter ranges, nesting sites, migration stopovers or corridors, leks, or other areas of seasonal importance?**
- 4. Are there large areas of intact habitat with the potential for fragmentation, with respect to species of habitat fragmentation**

concern needing large contiguous blocks of habitat?

Tier 1 Methods and Metrics

Developers who choose to conduct Tier 1 investigations would generally be able to utilize existing public or other readily available landscape-level maps and databases from sources such as federal, state, or tribal wildlife or natural heritage programs, the academic community, conservation organizations, or the developers' or consultants' own information. The Service recommends that developers conduct a review of the publicly available data. The analysis of available sites in the region of interest will be based on a blend of the information available in published and unpublished reports, wildlife range distribution maps, and other such sources. The developer should check with the Service Field Office for data specific to wind energy development and wildlife at the landscape scale in Tier 1.

Tier 1 Decision Points

The objective of the Tier 1 process is to help the developer identify a site or sites to consider further for wind energy development. Possible outcomes of this internal screening process include the following:

1. One or more sites are found within the area of investigation where the answer to each of the above Tier 1 questions is "no," indicating a low probability of significant adverse impact to wildlife. The developer proceeds to Tier 2 investigations and characterization of the site or sites, answering the Tier 2 questions with site-specific data to confirm the validity of the preliminary indications of low potential for significant adverse impact.
2. If a developer answers "yes" to one or more of the Tier 1 questions, they should proceed to Tier 2 to further assess the probability of significant adverse

impacts to wildlife. A developer may consider abandoning the area or identifying possible means by which the project can be modified to avoid or minimize potential significant adverse impacts.

3. The data available in the sources described above are insufficient to answer one or more of the Tier 1 questions. The developer proceeds to Tier 2, with a specific emphasis on collecting the data necessary to answer the Tier 2 questions, which are inclusive of those asked at Tier 1.

Chapter 3: Tier 2 – Site Characterization

At this stage, the developer has narrowed consideration down to specific sites, and additional data may be necessary to systematically and comprehensively characterize a potential site in terms of the risk wind energy development would pose to species of concern and their habitats. In the case where a site or sites have been selected without the Tier 1 preliminary evaluation of the general ecological context, Tier 2 becomes the first stage in the site selection process. The developer will address the questions asked in Tier 1; if addressing the Tier 1 questions here, the developer will evaluate the site within a landscape context. However, a distinguishing feature of Tier 2 studies is that they focus on site-specific information and should include at least one visit by a knowledgeable biologist to the prospective site(s). Because Tier 2 studies are preliminary, normally one reconnaissance level site visit will be adequate as a “ground-truth” of available information. Notwithstanding, if key issues are identified that relate to varying conditions and/or seasons, Tier 2 studies should include enough site visits during the appropriate times of the year to adequately assess these issues for the prospective site(s).

If the results of the site assessment indicate that one or more species of concern are present, a developer should consider applicable regulatory or other agency processes for addressing them. For instance, if migratory birds and bats are likely to experience significant adverse impacts by a wind project at the proposed site, a developer should identify and document possible actions that will avoid or compensate for those impacts. Such actions might include, but not be limited to, altering locations of turbines or turbine arrays, operational changes, or compensatory mitigation. As soon as a developer anticipates that

a wind energy project is likely to result in a take of bald or golden eagles, a developer should prepare an ECP and, if necessary, apply for a programmatic take permit. As soon as a developer realizes endangered or threatened species are present and likely to be affected by a wind project located there, a federal agency should consult with the Service under Section 7(a)(2) of the ESA if the project has a federal nexus or the developer should apply for a section 10(a)(1)(B) incidental take permit if there is not a federal nexus, and incidental take of listed wildlife is anticipated. State, tribal, and local jurisdictions may have additional permitting requirements.

Developers of distributed or community scale wind projects are typically considering limited geographic areas to install turbines. Therefore, they would likely be familiar with conditions at the site where they are considering installing a turbine. Nevertheless, they should do preliminary site evaluations to determine the presence of habitats or species of concern before siting projects.

Tier 2 Questions

Questions suggested for Tier 2 can be answered using credible, publicly available information that includes published studies, technical reports, databases, and information from agencies, local conservation organizations, and/or local experts. Developers or consultants working on their behalf should contact the federal, state, tribal, and local agencies that have jurisdiction or management authority and responsibility over the potential project.

- 1. Are known species of concern present on the proposed site, or is habitat (including designated critical habitat) present for these species?**
- 2. Does the landscape contain areas where development is precluded by law or designated as sensitive according to scientifically credible information? Examples of designated areas include, but are not limited to: federally-designated critical habitat;**



Open landscape with wind turbines. Credit: NREL


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high-priority conservation areas for NGOs; or other local, state, regional, federal, tribal, or international categorizations.

3. **Are there plant communities of concern present or likely to be present at the site(s)?**
4. **Are there known critical areas of congregation of species of concern, including, but not limited to: maternity roosts, hibernacula, staging areas, winter ranges, nesting sites, migration stopovers or corridors, leks, or other areas of seasonal importance?**
5. **Using best available scientific information has the developer or relevant federal, state, tribal, and/or local agency identified the potential presence of a population of a species of habitat fragmentation concern?**
6. **Which species of birds and bats, especially those known to be at risk by wind energy facilities, are likely to use the proposed site based on an assessment of site attributes?**
7. **Is there a potential for significant adverse impacts to species of concern based on the answers to the questions above, and considering the design of the proposed project?**

Tier 2 Methods and Metrics

Obtaining answers to Tier 2 questions will involve a more thorough review of the existing site-specific information than in Tier 1. Tier 2 site characterizations studies will generally contain three elements:

1. A review of existing information, including existing published or available literature and databases and maps of topography, land use and land cover, potential wetlands, wildlife, habitat, and sensitive plant distribution. If agencies have documented potential habitat for species of habitat fragmentation concern,

this information can help with the analysis.

2. Contact with agencies and organizations that have relevant scientific information to further help identify if there are bird, bat or other wildlife issues. The Service recommends that the developer make contact with federal, state, tribal, and local agencies that have jurisdiction or management authority over the project or information about the potentially affected resources. In addition, because key NGOs and relevant local groups are often valuable sources of relevant local environmental information, the Service recommends that developers contact key NGOs, even if confidentiality concerns preclude the developer from identifying specific project location information at this stage. These contacts also provide an opportunity to identify other potential issues and data not already identified by the developer.
3. One or more reconnaissance level site visits by a wildlife biologist to evaluate current vegetation/habitat coverage and land management/use. Current habitat and land use practices will be noted to help in determining the baseline against which potential impacts from the project would be evaluated. The vegetation/habitat will be used for identifying potential bird and bat resources occurring at the site and the potential presence of, or suitable habitat for, species of concern. Vegetation types or habitats will be noted and evaluated against available information such as land use/land cover mapping. Any sensitive resources located during the site visit will be noted and mapped or digital location data recorded for future reference. Any individuals or signs of species of concern observed during the site visit will be noted. If land access agreements are not in place, access to the site will be limited to public roads.

Specific resources that can help answer each Tier 2 question include:

1. **Are known species of concern present on the proposed site, or is habitat (including designated critical habitat) present for these species?**

Information review and agency contact: locations of state and federally listed, proposed and candidate species and species of concern are frequently documented in state and federal wildlife databases. Examples include published literature such as: Natural Heritage Databases, State Wildlife Action Plans, NGOs publications, and developer and consultant information, or can be obtained by contacting these entities.

Site Visit: To the extent practicable, the site visit(s) should evaluate the suitability of habitat at the site for species identified and the likelihood of the project to adversely affect the species of concern that may be present.

2. **Does the landscape contain areas where development is precluded by law or designated as sensitive according to scientifically credible information?** Examples of designated areas include, but are not limited to: federally-designated critical habitat; high-priority conservation areas for NGOs; or other local, state, regional, federal, tribal, or international categorizations.

Information review and agency contact such as: maps of political and administrative boundaries; National Wetland Inventory data files; USGS National Land Cover data maps; state, federal and tribal agency data on areas that have been designated to preclude development, including wind energy development; State Wildlife Action Plans; State Land and Water Resource Plans; Natural Heritage databases; scientifically credible information provided by NGO and local

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Tall grass prairie. Credit: Amy Thornburg, USFWS

resources; and the additional resources listed in Appendix C: Sources of Information Pertaining to Methods to Assess Impacts to Wildlife of this document, or through contact of agencies and NGOs, to determine the presence of high priority habitats for species of concern or conservation areas.

Site Visit: To the extent practicable, the site visit(s) should characterize and evaluate the uniqueness of the site vegetation relative to surrounding areas.

3. Are plant communities of concern present or likely to be present at the site(s)?

Information review and agency contact such as: Natural Heritage Data of state rankings (S1, S2, S3) or globally (G1, G2, G3) ranked rare plant communities.

Site Visit: To the extent practicable, the site visit should evaluate the topography, physiographic features and uniqueness of the site vegetation in relation to the surrounding region. If plant communities of concern are present, developers should also assess in Tier 3 whether the proposed project poses risk of significant adverse impacts and opportunities for mitigation.

4. Are there known critical areas of wildlife congregation, including, but not limited to, maternity roosts, hibernacula, staging areas, winter ranges, nesting sites, migration stopovers or corridors, leks, or other areas of seasonal importance?

Information review and agency contact such as: existing databases, State Wildlife Action Plan, Natural Heritage Data, and NGO and agency information regarding the presence of Important Bird Areas, migration corridors or stopovers, leks, bat hibernacula or maternity roosts, or game winter ranges at the site and in the surrounding area.

Site Visit: To the extent practicable, the site visit should, during appropriate times to adequately assess these issues for prospective site(s), evaluate the topography, physiographic features and uniqueness of the site in relation to the surrounding region to assess the potential for the project area to concentrate resident or migratory birds and bats.

5. Using best available scientific information, has the relevant federal, state, tribal, and/or local agency determined the potential presence of a population of a species of habitat fragmentation concern?

If not, the developer need not assess impacts of the proposed project on habitat fragmentation.

Habitat fragmentation is defined as the separation of a block of habitat for a species into segments, such that the genetic or demographic viability of the populations surviving in the remaining habitat segments is reduced; and risk, in this case, is defined as the probability that this fragmentation will occur as a result of the project. Site clearing, access roads, transmission lines and turbine tower arrays remove habitat and displace some species



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of wildlife, and may fragment continuous habitat areas into smaller, isolated tracts. Habitat fragmentation is of particular concern when species require large expanses of habitat for activities such as breeding and foraging.

Consequences of isolating local populations of some species include decreased reproductive success, reduced genetic diversity, and increased susceptibility to chance events (e.g. disease and natural disasters), which may lead to extirpation or local extinctions. In addition to displacement, development of wind energy infrastructure may result in additional loss of habitat for some species due to “edge effects” resulting from the break-up of continuous stands of similar vegetation resulting in an interface (edge) between two or more types of vegetation. The extent of edge effects will vary by species and may result in adverse impacts from such effects as a greater susceptibility to colonization by invasive species, increased risk of predation, and competing species favoring landscapes with a mosaic of vegetation.

Site Visit: If the answer to Tier 2 Question 5 is yes, developers should use the general framework for evaluating habitat fragmentation at a project site in Tier 2 outlined below. Developers and the Service may use this method to analyze the impacts of habitat fragmentation at wind development project sites on species of habitat fragmentation concern. Service field offices may be able to provide the available information on habitat types, quality and intactness. Developers may use this information in combination with site-specific information on the potential habitats to be impacted by a potential development and how they will be impacted.

General Framework for Evaluating Habitat Fragmentation at a Project Site (Tier 2)

- A. The developer should define the study area. The study area should not only include the project site for the proposed project, but be based on the distribution of habitat for the local population of the species of habitat fragmentation concern.
- B. The developer should analyze the current habitat quality and spatial configuration of the study area for the species of habitat fragmentation concern.
 - i. Use recent aerial and remote imagery to determine distinct habitat patches, or boundaries, within the study area, and the extent of existing habitat fragmenting features (e.g., highways).
 - ii. Assess the level of fragmentation of the existing habitat for the species of habitat fragmentation concern and categorize into three classes:
 - High quality: little or no apparent fragmentation of intact habitat
 - Medium quality: intact habitat exhibiting some recent disturbance activity
 - Low quality: Extensive fragmentation of habitat (e.g., row-cropped agricultural lands, active surface mining areas)
- C. The developer should determine potential changes in quality and spatial configuration of the habitat in the study area if development were to proceed as proposed using existing site information.
- D. The developer should provide the collective information from steps A-C for all potential developments to the Service for use in assessing whether the habitat impacts, including habitat fragmentation, are likely to affect population viability of the potentially affected species of habitat fragmentation concern.

6. Which species of birds and bats, especially those known to be at risk by wind energy facilities, are likely to use the proposed site based on an assessment of site attributes?

Information review and agency contact: existing published information and databases from NGOs and federal and state resource agencies regarding the potential presence of:

- Raptors: species potentially present by season
- Prairie grouse and sage grouse: species potentially present by season and location of known leks
- Other birds: species potentially present by season that may be at risk of collision or adverse impacts to habitat, including loss, displacement and fragmentation
- Bats: species likely to be impacted by wind energy facilities and likely to occur on or migrate through the site

Site Visit: To the extent practicable, the site visit(s) should identify landscape features or habitats that could be important to raptors, prairie grouse, and other birds that may be at risk of adverse impacts, and bats, including nesting and brood-rearing habitats, areas of high prey density, movement corridors and features such as ridges that may concentrate raptors. Raptors, prairie grouse, and other presence or sign of species of concern seen during the site visit should be noted, with species identification if possible.

7. Is there a potential for significant adverse impacts to species of concern based on the answers to the questions above, and considering the design of the proposed project?

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The developer has assembled answers to the questions above and should make an initial evaluation of the probability of significant adverse impacts to species of concern and their habitats. The developer should make this evaluation based on assessments of the potential presence of species of concern and their habitats, potential presence of critical congregation areas for species of concern, and any site visits. The developer is encouraged to communicate the results of these assessments with the Service.

Tier 2 Decision Points

Possible outcomes of Tier 2 include the following:

1. The most likely outcome of Tier 2 is that the answer to one or more Tier 2 questions is inconclusive to address wildlife risk, either due to insufficient data to answer the question or because of uncertainty about what the answers indicate. The developer proceeds to Tier 3, formulating questions, methods, and assessment of potential mitigation measures based on issues raised in Tier 2 results.
2. Sufficient information is available to answer all Tier 2 questions, and the answer to each Tier 2 question indicates a low probability of significant adverse impact to wildlife (for example, infill or expansion of an existing facility where impacts have been low and Tier 2 results indicate that conditions are similar; therefore wildlife risk is low). The developer may then decide to proceed to obtain state and local permit (if required), design, and construction following best management practices (see Chapter 7: Best Management Practices).
3. Sufficient information is available to answer all Tier 2 questions, and the answer to each Tier 2 question indicates a moderate probability of significant adverse impacts to species of concern or their habitats. The developer should proceed to Tier 3 and identify measures to mitigate potential significant adverse impacts to species of concern.
4. The answers to one or more Tier 2 questions indicate a high probability of significant adverse impacts to species of concern or their habitats that:
 - a) Cannot be adequately mitigated. The proposed site should be abandoned.
 - b) Can be adequately mitigated. The developer should proceed to Tier 3 and identify measures to mitigate potential significant adverse impacts to species of concern or their habitats.



Greater sage grouse, Credit: Stephen Ting, USFWS

Chapter 4: Tier 3 – Field Studies to Document Site Wildlife and Habitat and Predict Project Impacts

Tier 3 is the first tier in which a developer would conduct quantitative and scientifically rigorous studies to assess the potential risk of the proposed project. Specifically, these studies provide pre-construction information to:

- Further evaluate a site for determining whether the wind energy project should be developed or abandoned
- Design and operate a site to avoid or minimize significant adverse impacts if a decision is made to develop
- Design compensatory mitigation measures if significant adverse habitat impacts cannot acceptably be avoided or minimized
- Determine duration and level of effort of post-construction monitoring. If warranted, provide the pre-construction component of post-construction studies necessary to estimate and evaluate impacts

At the beginning of Tier 3, a developer should communicate with the Service on the pre-construction studies. At the end of Tier 3, developers should communicate with the Service regarding the results of the Tier 3 studies and consider the Service's comments and recommendations prior to completing the Tier 3 decision process. The Service will provide written comments to a developer that identify concerns and recommendations to resolve the concerns based on study results and project development plans.

Not all Tier 3 studies will continue into Tiers 4 or 5. For example, surveys conducted in Tier 3 for species of concern may indicate one or more species are not present at the proposed project site, or siting decisions could be made in Tier 3 that remove identified concerns, thus removing the need for continued efforts in later tiers. Additional detail on the design issues for post-construction studies that begin in Tier 3 is provided in the discussion of methods and metrics in Tier 3.

Tier 3 Questions

Tier 3 begins as the other tiers, with problem formulation: what additional studies are necessary to enable a decision as to whether the proposed project can proceed to construction or operation or should be abandoned? This step includes an evaluation of data gaps identified by Tier 2 studies as well as the gathering of data necessary to:

- Design a project to avoid or minimize predicted risk
- Evaluate predictions of impact and risk through post-construction comparisons of estimated impacts
- Identify compensatory mitigation measures, if appropriate, to offset significant adverse impacts that cannot be avoided or minimized

The problem formulation stage for Tier 3 also will include an assessment of which species identified in Tier 1 and/or Tier 2 will be studied further in the site risk assessment. This determination is based on analysis of existing data from Tier 1 and existing site-specific data and Project Site (see Glossary in Appendix A) visit(s) in Tier 2, and on the likelihood of presence and the degree of adverse impact to species or their habitat. If the habitat is suitable for a species needing further study and the site occurs within the historical range of the species, or is near the existing range of the species but presence has not been documented, additional field studies may be appropriate. Additional analyses should not be necessary if a species is unlikely to be present or is present but adverse impact is unlikely or of minor significance.

Tier 3 studies address many of the questions identified for Tiers 1 and 2, but Tier 3 studies differ because they attempt to quantify



Turkey vulture and wind turbine. Credit: Rachel London, USFWS


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the distribution, relative abundance, behavior, and site use of species of concern. Tier 3 data also attempt to estimate the extent that these factors expose these species to risk from the proposed wind energy facility. Therefore, in answering Tier 3 questions 1-3, developers should collect data sufficient to analyze and answer Tier 3 questions 4-6. High risk sites may warrant additional years of pre-construction studies. The duration and intensity of studies needed should be determined through communication with the Service.

If Tier 3 studies identify species of concern or important habitats, e.g., wetlands, which have specific regulatory processes and requirements, developers should work with appropriate state, tribal, or federal agencies to obtain required authorizations or permits.

Tier 3 studies should be designed to answer the following questions:

1. **Do field studies indicate that species of concern are present on or likely to use the proposed site?**
2. **Do field studies indicate the potential for significant adverse impacts on affected population of species of habitat fragmentation concern?**
3. **What is the distribution, relative abundance, behavior, and site use of species of concern identified in Tiers 1 or 2, and to what extent do these factors expose these species to risk from the proposed wind energy project?**
4. **What are the potential risks of adverse impacts of the proposed wind energy project to individuals and local populations of species of concern and their habitats? (In the case of rare or endangered species, what are the possible impacts to such species and their habitats?)**

5. How can developers mitigate identified significant adverse impacts?

6. Are there studies that should be initiated at this stage that would be continued in post-construction?

The Service encourages the use of common methods and metrics in Tier 3 assessments for measuring wildlife activity and habitat features. Common methods and metrics provide great benefit over the long-term, allowing for comparisons among projects and for greater certainty regarding what will be asked of the developer for a specific project. Deviation from commonly used methods should be carefully considered, scientifically justifiable and discussed with federal, tribal, or state natural resource agencies, or other credible experts, as appropriate. It may be useful to consult other scientifically credible information sources.

Tier 3 studies will be designed to accommodate local and regional characteristics. The specific protocols by which common methods and metrics are implemented in Tier 3 studies depend on the question being addressed, the species or ecological communities being studied and the characteristics of the study sites. Federally-listed threatened and endangered species, eagles, and some other species of concern and their habitats, may have specific protocols required by local, state or federal agencies. The need for special surveys and mapping that address these species and situations should be discussed with the appropriate stakeholders.

In some instances, a single method will not adequately assess potential collision risk or habitat impact. For example, when there is concern about moderate or high risk to nocturnally active species, such as migrating passerines and local and migrating bats, a combination of remote sensing tools such as radar, and acoustic monitoring for bats and indirect inference from diurnal

bird surveys during the migration period may be necessary. Answering questions about habitat use by songbirds may be accomplished by relatively small-scale observational studies, while answering the same question related to wide-ranging species such as prairie grouse and sage grouse may require more time-consuming surveys, perhaps including telemetry.

Because of the points raised above and the need for flexibility in application, the Guidelines do not make specific recommendations on protocol elements for Tier 3 studies. The peer-reviewed scientific literature (such as the articles cited throughout this section) contains numerous recently published reviews of methods for assessing bird and bat activity, and tools for assessing habitat and landscape level risk. Details on specific methods and protocols for recommended studies are or will be widely available and should be consulted by industry and agency professionals.

Many methods for assessing risk are components of active research involving collaborative efforts of public-private research partnerships with federal, state and tribal agencies, wind energy developers and NGOs interested in wind energy-wildlife interactions (e.g., Bats and Wind Energy Cooperative and the Grassland Shrub Steppe Species Cooperative). It is important to recognize the need to integrate the results of research that improves existing methods or describes new methodological developments, while acknowledging the value of utilizing common methods that are currently available.

The methods and metrics that may be appropriate for gathering data to answer Tier 3 questions are compiled and outlined in the Technical Resources section, page 26. These are not meant to be all inclusive and other methods and metrics are available, such as the NWCC Methods & Metrics document (Strickland et al. 2011) and others listed in Appendix C:



Avian Radar

Sources of Information Pertaining to Methods to Assess Impacts to Wildlife.

Each question should be considered in turn, followed by a discussion of the methods and their applicability.

1. Do field studies indicate that species of concern are present on or likely to use the proposed site?

In many situations, this question can be answered based on information accumulated in Tier 2. Specific presence/absence studies may not be necessary, and protocol development should focus on answering the remaining Tier 3 questions. Nevertheless, it may be necessary to conduct field studies to determine the presence, or likelihood of presence, when little information is available for a particular site. The level of effort normally contemplated for Tier 3 studies should detect common species and species that are relatively rare, but which visit a site regularly (e.g., every year). In the event a species of concern is very rare and only occasionally visits a site, a determination of “likely to occur” would be inferred from the habitat at the site and historical records of occurrence on or near the site.

State, federal and tribal agencies often require specific protocols be followed when species of concern are potentially present on a site. The methods and protocols for determining presence of species of concern at a site are normally established for each species and required by federal, state and tribal resource agencies. Surveys should sample the wind turbine sites and applicable disturbance area during seasons when species are most likely present. Normally, the methods and protocols by which they are applied also will include an estimate of relative abundance. Most presence/absence surveys should be done following a probabilistic sampling protocol to allow statistical extrapolation to the area and time of interest.

Determining the presence of diurnally or nocturnally active mammals, reptiles, amphibians, and other species of concern will typically be accomplished by following agency-required protocols. Most listed species have required protocols for detection (e.g., the black-footed ferret). State, tribal and federal agencies should be contacted regarding survey protocols for those species of concern. See Corn and Bury 1990, Olson et al. 1997, Bailey et al. 2004, Graeter et al. 2008 for examples of reptile and amphibian protocols, survey and analytical methods. See Tier 3 Study Design Considerations on page 24 for further details.

2. Do field studies indicate the potential for significant adverse impacts on affected populations of species of habitat fragmentation concern?

If Tier 2 studies indicate the presence of species of habitat fragmentation concern, but existing information did not allow for a complete analysis of potential impacts and decision-making, then additional studies and analyses should take place in Tier 3.

As in Tier 2, the particulars of the analysis will depend on the species of habitat fragmentation concern and how habitat block size and

fragmentation are defined for the life cycles of that species, the likelihood that the project will adversely affect a local population of the species and the significance of these impacts to the viability of that population.

To assess habitat fragmentation in the project vicinity, developers should evaluate landscape characteristics of the proposed site prior to construction and determine the degree to which habitat for species of habitat fragmentation concern will be significantly altered by the presence of a wind energy facility.

A general framework for evaluating habitat fragmentation at a project site, following that described in Tier 2, is outlined on page 27. This framework should be used in those circumstances when the developer, or a relevant federal, state, tribal and/or other local agency determines the potential presence of a population of a species of habitat fragmentation concern that may be adversely affected by the project. Otherwise, the developer need not assess the impacts of the proposed project on habitat fragmentation. This method for analysis of habitat fragmentation at project sites must be adapted to the local population of the species of habitat fragmentation concern potentially affected by the proposed development.

3. What is the distribution, relative abundance, behavior, and site use of species of concern identified in Tiers 1 or 2, and to what extent do these factors expose these species to risk from the proposed wind energy project?

For those species of concern that are considered at risk of collisions or habitat impacts, the questions to be answered in Tier 3 include: where are they likely to occur (i.e., where is their habitat) within a project site or vicinity, when might they occur; and in what abundance. The spatial distribution of species at risk of collision can influence how a site is developed. This distribution should include the airspace for flying species with respect to the rotor-

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swept zone. The abundance of a species and the spatial distribution of its habitat can be used to determine the relative risk of impact to species using the sites, and the absolute risk when compared to existing projects where similar information exists. Species abundance and habitat distribution can also be used in modeling risk factors.

Surveys for spatial distribution



Whooping crane. Credit: Ryan Hagerty, USFWS

and relative abundance require coverage of the wind turbine sites and applicable site disturbance area, or a sample of the area using observational methods for the species of concern during the seasons of interest. As with presence/absence (see Tier 3, question 1, above) the methods used to determine distribution, abundance, and behavior may vary with the species and its ecology. Spatial distribution is determined by applying presence/absence or using surveys in a probabilistic manner over the entire area of interest. Suggested survey protocols for

birds, bats, and other wildlife are found in the Technical Resources section on page 26.

4. What are the potential risks of adverse impacts of the proposed wind energy project to individuals and local populations of species of concern and their habitats? (In the case of rare or endangered species, what are the possible

impacts to such species and their habitats?)

Methods used for estimating risk will vary with the species of concern. For example, estimating potential bird fatalities in Tier 3 may be accomplished by comparing exposure estimates (described earlier in estimates of bird use) at the proposed site with exposure estimates and fatalities at existing projects with similar characteristics (e.g., similar technology, landscape, and weather conditions). If models are used, they may provide an additional tool for estimating

fatalities, and have been used in Australia (Organ and Meredith 2004), Europe (Chamberlin et al. 2006), and the United States (Madders and Whitfield 2006). As with other prediction tools, model predictions should be evaluated and compared with post-construction fatality data to validate the models. Models should be used as a subcomponent of a risk assessment based on the best available empirical data. A statistical model based on the relationship of pre-construction estimates of raptor abundance and post-construction raptor fatalities is described in Strickland et al. (2011) and promises to be a useful tool for risk assessment.

Collision risk to individual birds and bats at a particular wind energy facility may be the result of complex interactions among species distribution, relative abundance, behavior, weather conditions (e.g., wind, temperature) and site characteristics. Collision risk for an individual may be low regardless of abundance if its behavior does not place it within the rotor-swept zone. If individuals frequently occupy the rotor-swept zone but effectively avoid collisions, they are also at low risk of collision with a turbine (e.g., ravens). Alternatively, if the behavior of individuals frequently places them in the rotor-swept zone, and they do not actively avoid turbine blade strikes, they are at higher risk of collisions with turbines regardless of abundance. For a given species (e.g., red-tailed hawk), increased abundance increases the likelihood that individuals will be killed by turbine strikes, although the risk to individuals will remain about the same. The risk to a population increases as the proportion of individuals in the population at risk to collision increases.

At some projects, bat fatalities are higher than bird fatalities, but the exposure risk of bats at these facilities is not fully understood (National Research Council (NRC) 2007). Horn et al. (2008) and Cryan (2008) hypothesize that bats are attracted to turbines, which, if true, would further complicate estimation

of exposure. Further research is required to determine if bats are attracted to turbines and if so, to evaluate 1) the influence on Tier 2 methods and predictions, and 2) if this increased individual risk translates into higher population-level impacts for bats.

The estimation of indirect impact risk requires an understanding of animal behavior in response to a project and its infrastructure, and a pre-construction estimate of presence/absence of species whose behavior would cause them to avoid areas in proximity to turbines, roads and other components of the project. The amount of habitat that is lost to indirect impacts will be a function of the sensitivity of individuals to the project and to the activity levels associated with the project's operations. The population-level significance of this indirect impact will depend on the amount of habitat available to the affected population. If the indirect impacts include habitat fragmentation, then the risk to the demographic and genetic viability of the isolated animals is increased. Quantifying cause and effect may be very difficult, however.

5. How can developers mitigate identified significant adverse impacts?

Results of Tier 3 studies should provide a basis for identifying measures to mitigate significant adverse impacts predicted for species of concern. Information on wildlife use of the proposed area is most useful when designing a project to avoid or minimize significant adverse impacts. In cases of uncertainty with regard to impacts to species of concern, additional studies may be necessary to quantify significant adverse impacts and determine the need for mitigation of those impacts.

Chapter 7, Best Management Practices, and Chapter 8, Mitigation, outline measures that can be taken

to mitigate impacts throughout all phases of a project.

The following discussion of prairie grouse and sage grouse as species of concern illustrates the uncertainty mentioned above by describing the present state of scientific knowledge relative to these species, which should be considered when designing mitigation measures. The extent of the impact of wind energy development on prairie grouse and sage grouse lekking activity (e.g., social structure, mating success, persistence) and the associated impacts on productivity (e.g., nesting, nest success, chick survival) is poorly understood (Arnett et al. 2007, NRC 2007, Manville 2004). However, recent published research documents that anthropogenic features (e.g., tall structures, buildings, roads, transmission lines) can adversely impact vital rates (e.g., nesting, nest success, lekking behavior) of lesser prairie-chickens (Pruett et al. 2009, Pitman et al. 2005, Hagen et al. 2009, Hagen et al. 2011) and greater prairie-chickens over long distances. Pitman et al. (2005) found that transmission lines reduced nesting of lesser prairie chicken by 90 percent out to a distance of 0.25 miles, improved roads at a distance of 0.25 miles, a house at 0.3 miles, and a power plant at >0.6 miles. Reduced nesting activity of lesser prairie chickens may extend farther, but Pitman et al. (2005) did not analyze their data for lower impacts (less than 90 percent reduction in nesting) of those anthropogenic features on lesser prairie chicken nesting activities at greater distances. Hagen et al. (2011) suggested that development within 1 to 1 ½ miles of active leks of prairie grouse may have significant adverse impacts on the affected grouse population. It is not unreasonable to infer that impacts from wind energy facilities may be similar to those from these other anthropogenic structures. Kansas State University, as part of the National Wind Coordinating

Collaborative's Grassland and Shrub Steppe Species Subgroup, is undertaking a multi-year telemetry study to evaluate the effects of a proposed wind-energy facility on displacement and demographic parameters (e.g., survival, nest success, brood success, fecundity) of greater prairie-chickens in Kansas.⁵

The distances over which anthropogenic activities impact sage grouse are greater than for prairie grouse. Based primarily on data documenting reduced fecundity (a combination of nesting, clutch size, nest success, juvenile survival, and other factors) in sage grouse populations near roads, transmissions lines, and areas of oil and gas development/production (Holloran 2005, Connelly et al. 2000), development within three to five miles (or more) of active sage grouse leks may have significant adverse impacts on the affected grouse population. Lyon and Anderson (2003) found that in habitats fragmented by natural gas development, only 26 percent of hens captured on disturbed leks nested within 1.8 miles of the lek of capture, whereas 91 percent of hens from undisturbed areas nested within the same area. Holloran (2005) found that active drilling within 3.1 miles of sage grouse lek reduced the number of breeding males by displacing adult males and reducing recruitment of juvenile males. The magnitudes and proximal causes (e.g., noise, height of structures, movement, human activity, etc.) of those impacts on vital rates in grouse populations are areas of much needed research (Becker et al. 2009). Data accumulated through such research may improve our understanding of the buffer distances necessary to avoid or minimize significant adverse impacts to prairie grouse and sage grouse populations.

When significant adverse impacts cannot be fully avoided or adequately minimized, some form of compensatory mitigation may be

⁵ www.nationalwind.org

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appropriate to address the loss of habitat value. For example, it may be possible to mitigate habitat loss or degradation for a species of concern by enhancing or restoring nearby habitat value comparable to that potentially influenced by the project.

6. Are there studies that should be initiated at this stage that would be continued in post-construction?

During Tier 3 problem formulation, it is necessary to identify the studies needed to address the Tier 3 questions. Consideration of how the resulting data may be used in conjunction with post-construction Tier 4 and 5 studies is also recommended. The design of post-construction impact or mitigation assessment studies will depend on the specific impact questions being addressed. Tier 3 predictions will be evaluated using data from Tier 4 studies designed to estimate fatalities for species of concern and impacts to their habitat, including species of habitat fragmentation concern. Tier 3 studies may demonstrate the need for mitigation of significant adverse impacts. Where Tier 3 studies indicate the potential for significant adverse direct and indirect impacts to habitat, Tier 4 studies will provide data that evaluate predictions of those impacts, and Tier 5 studies, if necessary, will provide data to evaluate the effect of those impacts on populations and the effectiveness of mitigation measures. Evaluations of the impacts of a project on demographic parameters of local populations, habitat use, or some other parameter(s) are considered Tier 5 studies, and typically will require data on these parameters prior to as well as after construction of the project.

Tier 3 Study Design Considerations

Specific study designs will vary from site to site and should be adjusted to the circumstances of individual projects. Study designs will depend on the types of questions, the specific project, and practical considerations. The most common considerations



Rows of wind turbines. Credit: Joshua Winchell, USFWS

include the area being studied, the species of concern and potential risk to those species, potentially confounding variables, time available to conduct studies, project budget, and the magnitude of the anticipated impacts. Studies will be necessary in part to assess a) which species of concern are present within the project area; b) how these species are using the area (behavior); and c) what risks are posed to them by the proposed wind energy project.

Assessing Presence

A developer should assess whether species of concern are likely to be present in the project area during the life of the project. Assessing species use from databases and site characteristics is a potential first step. However, it can be difficult to assess potential use by certain species from site characteristics alone. Various species in different locations may require developers to use specific survey protocols or make certain assumptions regarding presence. Project developers should seek local wildlife expertise, such as Service Field Office staff, in using the proper procedures and making assumptions.

Some species will present particular

challenges when trying to determine potential presence. For instance, species that a) are rare or cryptic; b) migrate, conduct other daily movements, or use areas for short periods; c) are small or nocturnal; or d) have become extirpated in parts of their historical range can be difficult to observe. One of these challenges is migration, broadly defined as the act of moving from one spatial unit to another (Baker 1978), or as a periodic movement of animals from one location to another. Migration is species-specific, and for birds and bats occurs throughout the year.

Assessing Site Use/Behavior

Developers should monitor potential sites to determine the types of migratory species present, what type of spatial and temporal use these species make of the site (e.g., chronology of migration or other use), and the ecological function the site may provide in terms of the migration cycle of these species. Wind developers should determine not only what species may migrate through a proposed development site and when, but also whether a site may function as a staging area or stopover habitat for wildlife on their migration pathway.

For some species, movements between foraging and breeding habitat, or between sheltering and feeding habitats, occur on a daily basis. Consideration of daily movements (morning and evening; coming and going) is a critical factor when considering project development.

Duration/Intensity of Studies

Where pre-construction assessments are warranted to help assess risk to wildlife, the studies should be of sufficient duration and intensity to ensure adequate data are collected to accurately characterize wildlife presence and use of the area. In ecological systems, resource quality and quantity can fluctuate rapidly. These fluctuations occur naturally, but human actions can significantly affect (i.e., increase or decrease) natural oscillations. Pre-construction monitoring and assessment of proposed wind energy sites are “snapshots in time,” showing occurrence or no occurrence of a species or habitat at the specific time surveyed. Often due to prohibitive costs, assessments and surveys are conducted for very low percentages (e.g., less than 5 percent) of the available sample time in a given year; however, these data are used to support risk analyses over the projected life of a project (e.g., 30 years of operations).

To establish a trend in site use and conditions that incorporates annual and seasonal variation in meteorological conditions, biological factors, and other variables, pre-construction studies may need to occur over multiple years. However, the level of risk and the question of data requirements will be based on site sensitivity, affected species, and the availability of data from other sources. Accordingly, decisions regarding studies should consider information gathered during the previous tiers, variability within and between seasons, and years where variability is likely to substantially affect answers to the Tier 3 questions. These studies should also be designed to collect data during relevant breeding, feeding, sheltering, staging, or migration

periods for each species being studied. Additionally, consideration for the frequency and intensity of pre-construction monitoring should be site-specific and determined through consultation with an expert authority based on their knowledge of the specific species, level of risk and other variables present at each individual site.

Assessing Risk to Species of Concern

Once likely presence and factors such as abundance, frequency of use, habitat use patterns, and behavior have been determined or assumed, the developer should consider and/or determine the consequences to the “populations” and species.

Below is a brief discussion of several types of risk factors that can be considered. This does not include all potential risk factors for all species, but addresses the most common ones.

Collision

Collision likelihood for individual birds and bats at a particular wind energy facility may be the result of complex interactions among species distribution, “relative abundance,” behavior, visibility, weather conditions, and site characteristics. Collision likelihood for an individual may be low regardless of abundance if its behavior does not place it within the “rotor-swept zone.” Individuals that frequently occupy the rotor-swept zone but effectively avoid collisions are also at low likelihood of collision with a turbine.

Alternatively, if the behavior of individuals frequently places them in the rotor-swept zone, and they do not actively avoid turbine blade strikes, they are at higher likelihood of collisions with turbines regardless of abundance. Some species, even at lower abundance, may have a higher collision rate than similar species due to subtle differences in their ecology and behavior.

At many projects, the numbers of bat fatalities are higher than the numbers of bird fatalities, but

the exposure risk of bats at these facilities is not fully understood. Researchers (Horn et al. 2008 and Cryan 2008) hypothesize that some bats may be attracted to turbines, which, if true, would further complicate estimation of exposure. Further research is required to determine whether bats are attracted to turbines and if so, whether this increased individual risk translates into higher population-scale effects.

Habitat Loss and Degradation

Wind project development results in direct habitat loss and habitat modification, especially at sites previously undeveloped. Many of North America's native landscapes are greatly diminished or degraded from multiple causes unrelated to wind energy. Important remnants of these landscapes are identified and documented in various databases held by private conservation organizations, state wildlife agencies, and, in some cases, by the Service. Species that depend on these landscapes are susceptible to further loss of habitat, which will affect their ability to reproduce and survive. While habitat lost due to footprints of turbines, roads, and other infrastructure is obvious, less obvious is the potential reduction of habitat quality.

Habitat Fragmentation

Habitat fragmentation separates blocks of habitat for some species into segments, such that the individuals in the remaining habitat segments may suffer from effects such as decreased survival, reproduction, distribution, or use of the area. Site clearing, access roads, transmission lines, and arrays of turbine towers may displace some species or fragment continuous habitat areas into smaller, isolated tracts. Habitat fragmentation is of particular concern when species require large expanses of habitat for activities such as breeding, foraging, and sheltering.

Habitat fragmentation can result in increases in “edge” resulting in direct effects of barriers

and displacement as well as indirect effects of nest parasitism and predation. Sensitivity to fragmentation effects varies among species. Habitat fragmentation and site modification are important issues that should be assessed at the landscape scale early in the siting process. Identify areas of high sensitivity due to the presence of blocks of native habitats, paying particular attention to known or suspected “species sensitive to habitat fragmentation.”

Displacement and Behavioral Changes

Estimating displacement risk requires an understanding of animal behavior in response to a project and its infrastructure and activities, and a pre-construction estimate of presence/absence of species whose behavior would cause them to avoid or seek areas in proximity to turbines, roads, and other components of the project. Displacement is a function of the sensitivity of individuals to the project and activity levels associated with operations.

Indirect Effects

Wind development can also have indirect effects to wildlife and habitats. Indirect effects include reduced nesting and breeding densities and the social ramifications of those reductions; loss or modification of foraging habitat; loss of population vigor and overall population density; increased isolation between habitat patches, loss of habitat refugia; attraction to modified habitats; effects on behavior, physiological disturbance, and habitat unsuitability. Indirect effects can result from introduction of invasive plants; increased predator populations or facilitated predation; alterations in the natural fire regime; or other effects, and can manifest themselves later in time than the causing action.

When collection of both pre- and

post-construction data in the areas of interest and reference areas is possible, then the Before-After-Control-Impact (BACI) is the most statistically robust design. The BACI design is most like the classic manipulative experiment.⁶ In the absence of a suitable reference area, the design is reduced to a Before-After (BA) analysis of effect where the differences between pre- and post-construction parameters of interest are assumed to be the result of the project, independent of other potential factors affecting the assessment area. With respect to BA studies, the key question is whether the observations taken immediately after the incident can reasonably be expected within the expected range for the system (Manly 2009). Reliable quantification of impact usually will include additional study



Virginia big-eared bat. Credit: USFWS

components to limit variation and the confounding effects of natural factors that may change with time.

The developer’s timeline for the development of a wind energy facility often does not allow for the collection of sufficient

pre-construction data and/or identification of suitable reference areas to complete a BACI or BA study. Furthermore, alterations in land use or disturbance over the course of a multi-year BACI or BA study may complicate the analysis of study results. Additional discussion of these issues can be found in Tier 5 Study Design Considerations.

Tier 3 Technical Resources

The following methods and metrics are provided as suggested sources for developers to use in answering the Tier 3 questions.

Tier 3, Question 1

Acoustic monitoring can be a practical method for determining the presence of threatened, endangered or otherwise rare species of bats throughout a proposed project (Kunz et al. 2007). There are two general types of acoustic detectors used for collection of information on bat activity and species identification: the full-spectrum, time-expansion and the zero-crossing techniques for ultrasound bat detection (see Kunz et al. 2007 for detailed discussion). Full-spectrum time expansion detectors provide nearly complete species discrimination, while zero-crossing detectors provide reliable and cost-effective estimates of total bat use at a site and some species discrimination. *Myotis* species can be especially difficult to discriminate with zero-crossing detectors (Kunz et al. 2007). Kunz et al. (2007) describe the strengths and weaknesses of each technique for ultrasonic bat detection, and either type of detector may be useful in most situations except where species identification is especially important and zero-crossing methods are inadequate to provide the necessary data. Bat acoustics technology is evolving rapidly and study objectives are an important consideration when selecting detectors. When rare or endangered species of bats are suspected, sampling should occur during different seasons and at

⁶ In this context, such designs are not true experiments in that the treatments (project development and control) are not randomly assigned to an experimental unit, and there is often no true replication. Such constraints are not fatal flaws, but do limit statistical inferences of the results.

multiple sampling stations to account for temporal and spatial variability.

Mist-netting for bats is required in some situations by state agencies, Tribes, and the Service to determine the presence of threatened, endangered or otherwise rare species. Mist-netting is best used in combination with acoustic monitoring to inventory the species of bats present at a site, especially to detect the presence of threatened or endangered species. Efforts should concentrate on potential commuting, foraging, drinking, and roosting sites (Kuenzi and Morrison 1998, O'Farrell et al. 1999). Mist-netting and other activities that involve capturing and handling threatened or endangered species of bats will require permits from state and/or federal agencies.

Tier 3, Question 2

The following protocol should be used to answer Tier 3, Question 2. This protocol for analysis of habitat fragmentation at project sites should be adapted to the species of habitat fragmentation concern as identified in response to Question 5 in Tier 2 and to the landscape in which development is contemplated. The developer should:

1. Define the study area. The study area for the site should include the "footprint" for the proposed facility plus an appropriate surrounding area. The extent of the study area should be based on the area where there is potential for significant adverse habitat impacts, including indirect impacts, within the distribution of habitat for the species of habitat fragmentation concern.
2. Determine the potential for occupancy of the study area based on the guidance provided for the species of habitat fragmentation concern described above in Question 1.
3. Analyze current habitat quality and spatial configuration of the study area for the species of habitat fragmentation concern.
 - a. Use recent aerial or remote imagery to determine distinct habitat patches or boundaries within the study area, and the extent of existing habitat fragmenting features.
 - i. Assess the level of fragmentation of the existing habitat for the species of habitat fragmentation concern and categorize into three classes:
 - High quality: little or no apparent fragmentation of intact habitat
 - Medium quality: intact habitat exhibiting some recent disturbance activity
 - Low quality: extensive fragmentation of habitat (e.g., row-cropped agricultural lands, active surface mining areas)
 - ii. Determine edge and interior habitat metrics of the study area:
 - Identify habitat, non-habitat landscape features and existing fragmenting features relative to the species of habitat fragmentation concern, to estimate existing edge
 - Calculate area and acres of edge
 - Calculate area of intact patches of habitat and compare to needs of species of habitat fragmentation concern
 - b. Determine potential changes in quality and spatial configuration of the habitat in the study area if development proceeds as proposed using existing site information and the best available spatial data regarding placement of wind turbines and ancillary infrastructure:
 - i. Identify, delineate and classify all additional features added by the development that potentially fragment habitat for the species of habitat fragmentation concern (e.g., roads, transmission lines, maintenance structures, etc.)
 - ii. Assess the expected future size and quality of habitat patches for the species of habitat fragmentation concern and the additional fragmenting features, and categorize into three classes as described above
 - iii. Determine expected future acreages of edge and interior habitats
 - iv. Calculate the area of the remaining patches of intact habitat
 - c. Compare pre-construction and expected post-construction fragmentation metrics:
 - i. Determine the area of intact habitat lost (to the displacement footprint or by alteration due to the edge effect)
 - ii. Identify habitat patches that are expected to be moved to a lower habitat quality classification as a result of the development
4. Assess the likelihood of a significant reduction in the demographic and genetic viability of the local population of the species of habitat fragmentation concern using the habitat fragmentation information collected under item 3 above and any currently available demographic and genetic data. Based on this assessment, the developer makes the finding whether or not there is significant reduction. The developer should share the finding with the relevant agencies. If the developer finds the likelihood of a significant reduction, the developer should

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consider items a, b or c below:

- a. Consider alternative locations and development configurations to minimize fragmentation of habitat in communication with species experts, for all species of habitat fragmentation concern in the area of interest.
- b. Identify high quality habitat parcels that may be protected as part of a plan to limit future loss of habitat for the impacted population of the species of habitat fragmentation concern in the area.
- c. Identify areas of medium or low quality habitat within the range of the impacted population that may be restored or improved to compensate for losses of habitat that result from the project (e.g., management of unpaved roads and ORV trails).

levels of activity within the rotor-swept zone.

Avian point counts should follow the general methodology described by Reynolds et al. (1980) for point counts within a fixed area, or the line transect survey similar to Schaffer and Johnson (2008), where all birds seen within a fixed distance of a line are counted. These methods are most useful for pre- and post-construction studies to quantify avian use of the project site by habitat, determine the presence of species of concern, and to provide a baseline for assessing displacement effects and habitat loss. Point counts for large birds (e.g., raptors) follow the same point count method described by Reynolds et al. (1980), Ralph et al. (1993) and Ralph et al. (1995).

Point count plots, transects, and observational studies should allow

for statistical extrapolation of data and be distributed throughout the area of interest using a probability sampling approach (e.g., systematic sample with a random start). For most projects, the area of interest is the area where wind turbines and permanent meteorological (met) towers are proposed or expected to be sited. Alternatively, the centers of the larger plots can be located at vantage points throughout the potential area being considered with the objective of covering most of the area of interest. Flight height should also be collected to focus estimates of use on activity occurring in the rotor-swept zone.

Sampling duration and frequency will be determined on a project-by-project basis and by the questions being addressed. The most important consideration for sampling frequency when estimating abundance is the amount of variation

Tier 3, Question 3

The following protocols are suggested for use in answering Tier 3, Question 3.

Bird distribution, abundance, behavior and site use

Diurnal Avian Activity Surveys

The commonly used data collection methods for estimating the spatial distribution and relative abundance of diurnal birds includes counts of birds seen or heard at specific survey points (point count), along transects (transect surveys), and observational studies. Both methods result in estimates of bird use, which are assumed to be indices of abundance in the area surveyed. Absolute abundance is difficult to determine for most species and is not necessary to evaluate species risk. Depending on the characteristics of the area of interest and the bird species potentially affected by the project, additional pre-construction study methods may be necessary. Point counts or line transects should collect vertical as well as horizontal data to identify



Hoary bat. Credit: Paul Cryan, USGS

expected among survey dates and locations and the species of concern.

The use of comparable methods and metrics should allow data comparison from plot to plot within the area of interest and from site to site where similar data exist. The data should be collected so that avian activity can be estimated within the rotor-swept zone. Relating use to site characteristics requires that samples of use also measure site characteristics thought to influence use (i.e., covariates such as vegetation and topography) in relation to the location of use. The statistical relationship of use to these covariates can be used to predict occurrence in unsurveyed areas during the survey period and for the same areas in the future.

Surveys should be conducted at different intervals during the year to account for variation in expected bird activity with lower frequency during winter months if avian activity is low. Sampling frequency should also consider the episodic nature of activity during fall and spring migration. Standardized protocols for estimating avian abundance are well-established and should be consulted (e.g., Dettmers et al. 1999). If a more precise estimate of density is required for a particular species (e.g., when the goal is to determine densities of a special-status breeding bird species), the researcher will need more sophisticated sampling procedures, including estimates of detection probability.

Raptor Nest Searches

An estimate of raptor use of the project site is obtained through appropriate surveys, but if potential impacts to breeding raptors are a concern on a project, raptor nest searches are also recommended. These surveys provide information to predict risk to the local breeding population of raptors, for micro-siting decisions, and for developing an appropriate-sized non-disturbance buffer around nests. Surveys also provide baseline data for estimating impacts and determining mitigation



Red-tailed hawk. Credit: Dave Menke, USFWS

requirements. A good source of information for raptor surveys and monitoring is Bird and Bildstein (2007).

Searches for raptor nests or raptor breeding territories on projects with potential for impacts to raptors should be conducted in suitable habitat during the breeding season. While there is no consensus on the recommended buffer zones around nest sites to avoid disturbance of most species (Sutter and Jones 1981), a nest search within at least one mile of the wind turbines and transmission lines, and other infrastructure should be conducted. However, larger nest search areas are needed for eagles, as explained in the Service's ECP Guidance, when bald or golden eagles are likely to be present.

Methods for these surveys are fairly common and will vary with the species, terrain, and vegetation within the survey area. The Service recommends that protocols be discussed with biologists from the lead agency, Service, state wildlife agency, and Tribes where they have jurisdiction. It may be useful to consult other scientifically credible information sources. At minimum, the protocols should contain the list of target raptor species for nest surveys and the appropriate search

protocol for each site, including timing and number of surveys needed, search area, and search techniques.

Prairie Grouse and Sage Grouse Population Assessments

Sage grouse and prairie grouse merit special attention in this context for three reasons:

1. The scale and biotic nature of their habitat requirements uniquely position them as reliable indicators of impacts on, and needs of, a suite of species that depend on sage and grassland habitats, which are among the nation's most diminished ecological communities (Vodehnal and Hauffer 2007).
2. Their ranges and habitats are highly congruent with the nation's richest inland wind resources.
3. They are species for which some known impacts of anthropogenic features (e.g., tall structures, buildings, roads, transmission lines, wind energy facilities, etc.) have been documented.

Populations of prairie grouse and sage grouse generally are assessed by either lek counts (a count of the maximum number of males attending a lek) or lek surveys (classification of known leks as active or inactive) during the breeding season (e.g., Connelly et al. 2000). Methods for lek counts vary slightly by species but in general require repeated visits to known sites and a systematic search of all suitable habitat for leks, followed by repeated visits to active leks to estimate the number of grouse using them.

Recent research indicates that viable prairie grouse and sage grouse populations are dependent on suitable nesting and brood-rearing habitat (Connelly et al. 2000, Hagen et al. 2009). These habitats generally are associated with leks. Leks are the approximate centers of nesting and brood-rearing habitats (Connelly et al. 2000, but see Connelly et al. 1988 and Becker et al. 2009). High quality nesting and




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brood rearing habitats surrounding leks are critical to sustaining viable prairie grouse and sage grouse populations (Giesen and Connelly 1993, Hagen et al. 2004, Connelly et al. 2000). A population assessment study area should include nesting and brood rearing habitats that may extend several miles from leks. For example, greater and lesser prairie-chickens generally nest in suitable habitats within one to two miles of active leks (Hagen et al. 2004), whereas the average distances from nests to active leks of non-migratory sage grouse range from 0.7 to four miles (Connelly et al. 2000), and potentially much more for migratory populations (Connelly et al. 1988).

While surveying leks during the spring breeding season is the most common and convenient tool for monitoring population trends of prairie grouse and sage grouse, documenting available nesting and brood rearing habitat within and adjacent to the potentially affected area is recommended. Suitable nesting and brood rearing habitats can be mapped based on habitat requirements of individual species. The distribution and abundance of nesting and brood rearing habitats can be used to help in the assessment of adverse impacts of the proposed project to prairie grouse and sage grouse.

Mist-Netting for Birds

Mist-netting is not recommended as a method for assessing risk of wind development for birds. Mist-netting cannot generally be used to develop indices of relative bird abundance, nor does it provide an estimate of collision risk as mist-netting is not feasible at the heights of the rotor-swept zone and captures below that zone may not adequately reflect risk. Operating mist-nets requires considerable experience, as well as state and federal permits.

Occasionally mist-netting can help confirm the presence of rare species at documented fallout or migrant stopover sites near a proposed project. If mist-netting is to be used, the Service recommends that procedures for operating nets

and collecting data be followed in accordance with Ralph et al. (1993).

Nocturnal and Crepuscular Bird Survey Methods

Additional studies using different methods should be conducted if characteristics of the project site and surrounding areas potentially pose a high risk of collision to night migrating songbirds and other nocturnal or crepuscular species. For most of their flight, songbirds and other nocturnal migrants are above the reach of wind turbines, but they pass through the altitudinal range of wind turbines during ascents and descents and may also fly closer to the ground during inclement weather (Able, 1970; Richardson, 2000). Factors affecting flight path, behavior, and “fall-out” locations of nocturnal migrants are reviewed elsewhere (e.g., Williams et al., 2001; Gauthreaux and Belser, 2003; Richardson, 2000; Mabee et al., 2006).

In general, pre-construction nocturnal studies are not recommended unless the site has features that might strongly concentrate nocturnal birds, such as along coastlines that are known to be migratory songbird corridors. Biologists knowledgeable about nocturnal bird migration and familiar with patterns of migratory stopovers in the region should assess the potential risks to nocturnal migrants at a proposed project site. No single method can adequately assess the spatial and temporal variation in nocturnal bird populations or the potential collision risk. Following nocturnal study methods in Kunz et al. (2007) is recommended to determine relative abundance, flight direction and flight altitude for assessing risk to migrating birds, if warranted. If areas of interest are within the range of nocturnal species of concern (e.g., marbled murrelet, northern spotted owl, Hawaiian petrel, Newell’s shearwater), surveyors should use species-specific protocols recommended by state wildlife agencies, Tribes or Service to assess the species’ potential presence in the area of interest.

In contrast to the diurnal avian survey techniques previously described, considerable variation and uncertainty exist on the optimal protocols for using acoustic monitoring devices, radar, and other techniques to evaluate species composition, relative abundance, flight height, and trajectory of nocturnal migrating birds. While an active area of research, the use of radar for determining passage rates, flight heights and flight directions of nocturnal migrating animals has yet to be shown as a good indicator of collision risk. Pre- and post-construction studies comparing radar monitoring results to estimates of bird and bat fatalities will be necessary to evaluate radar as a tool for predicting collision risk. Additional studies are also needed before making recommendations on the number of nights per season or the number of hours per night that are appropriate for radar studies of nocturnal bird migration (Mabee et al., 2006).

Bat survey methods

The Service recommends that all techniques discussed below be conducted by biologists trained in bat identification, equipment use, and the analysis and interpretation of data resulting from the design and conduct of the studies. Activities that involve capturing and handling bats may require permits from state and/or federal agencies.

Acoustic Monitoring

Acoustic monitoring provides information about bat presence and activity, as well as seasonal changes in species occurrence and use, but does not measure the number of individual bats or population density. The goal of acoustic monitoring is to provide a prediction of the potential risk of bat fatalities resulting from the construction and operation of a project. Our current state of knowledge about bat-wind turbine interactions, however, does not allow a quantitative link between pre-construction acoustic assessments of bat activity and operations fatalities. Discussions with experts, state wildlife trustee agencies, Tribes, and



Tri-colored bat. Credit: USFWS

Service will be needed to determine whether acoustic monitoring is warranted at a proposed project site.

The predominance of bat fatalities detected to date are migratory species and acoustic monitoring should adequately cover periods of migration and periods of known high activity for other (i.e., non-migratory) species. Monitoring for a full year is recommended in areas where there is year round bat activity. Data on environmental variables such as temperature and wind speed should be collected concurrently with acoustic monitoring so these weather data can be used in the analysis of bat activity levels.

The number and distribution of sampling stations necessary to adequately estimate bat activity have not been well established but will depend, at least in part, on the size of the project area, variability within the project area, and a Tier 2 assessment of potential bat occurrence.

The number of detectors needed to achieve the desired level of precision will vary depending on the within-site variation (e.g., Arnett et al. 2006, Weller 2007, See also, Bat Conservation International website for up-to-date survey methodologies). One frequently used method is to place acoustic

detectors on existing met towers, approximately every two kilometers across the site where turbines are expected to be sited. Acoustic detectors should be placed at high positions (as high as practicable, based on tower height) on each met tower included in the sample to record bat activity at or near the rotor swept zone, the area of presumed greatest risk for bats. Developers should evaluate whether it would be cost effective to install detectors when met towers are first established on a site. Doing so might reduce the cost of installation later and might alleviate time delays to conduct such studies.

If sampling at met towers does not adequately cover the study area or provide sufficient replication, additional sampling stations can be established at low positions (~1.5-2 meters) at a sample of existing met towers and one or more mobile units (i.e., units that are moved to different locations throughout the study period) to increase coverage of the proposed project area. When practical and based on information from Tier 2, it may be appropriate to conduct some acoustic monitoring of features identified as potentially high bat use areas within the study area (e.g., bat roosts and caves) to determine use of such features.

There is growing interest in determining whether “low” position

samples (~1.5-2 meters) can provide equal or greater correlation with bat fatalities than “high” position samples (described above) because this would substantially lower cost of this work. Developers could then install a greater number of detectors at lower cost resulting in improved estimates of bat activity and, potentially, improved qualitative estimates of risk to bats. This is a research question that is not expected to be addressed at a project.

Other bat survey techniques

Occasionally, other techniques may be needed to answer Tier 3 questions and complement the information from acoustic surveys. Kunz et al. (2007), NAS (2007), Kunz and Parsons (2009) provide comprehensive descriptions of bat survey techniques, including those identified below that are relevant for Tier 3 studies at wind energy facilities.

Roost Searches and Exit Counts

Pre-construction survey efforts may be recommended to determine whether known or likely bat roosts in mines, caves, bridges, buildings, or other potential roost sites occur within the project vicinity, and to confirm whether known or likely bat roosts are present and occupied by bats. If active roosts are detected, it may be appropriate to address questions about colony size and species composition of roosts. Exit counts and roost searches are two approaches to answering these questions, and Rainey (1995), Kunz and Parsons (2009), and Sherwin et al. (2009) are resources that describe options and approaches for these techniques. Roost searches should be performed cautiously because roosting bats are sensitive to human disturbance (Kunz et al. 1996). Known maternity and hibernation roosts should not be entered or otherwise disturbed unless authorized by state and/or federal wildlife agencies. Internal searches of abandoned mines or caves can be dangerous and should only be conducted by trained researchers. For mine survey protocol and

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guidelines for protection of bat roosts, see the appendices in Pierson et al. (1999). Exit surveys at known roosts generally should be limited to non-invasive observation using low-light binoculars and infrared video cameras.

Multiple surveys should be conducted to determine the presence or absence of bats in caves and mines, and the number of surveys needed will vary by species of bats, sex (maternity or bachelor colony) of bats, seasonality of use, and type of roost structure (e.g., caves or mines). For example, Sherwin et al. (2003) demonstrated that a minimum of three surveys are needed to determine the absence of large hibernating colonies of Townsend's big-eared bats in mines (90 percent probability), while a minimum of nine surveys (during a single warm season) are necessary before a mine could be eliminated as a bachelor roost for this species (90 percent probability). An average of three surveys was needed before surveyed caves could be eliminated as bachelor roosts (90 percent probability). The Service recommends that decisions on level of effort follow discussion with relevant agencies and bat experts.

Activity Patterns

If active roosts are detected, it may be necessary to answer questions about behavior, movement patterns, and patterns of roost use for bat species of concern, or to further investigate habitat features that might attract bats and pose fatality risk. For some bat species, typically threatened, endangered, or state-listed species, radio telemetry or radar may be recommended to assess both the direction of movement as bats leave roosts, and the bats' use of the area being considered for development. Kunz et al. (2007) describe the use of telemetry, radar and other tools to evaluate use of roosts, activity patterns, and flight direction from roosts.

Mist-Netting for Bats

While mist-netting for bats is required in some situations by state agencies, Tribes, and the Service to determine the presence of threatened, endangered or other bat species of concern, mist-netting is not generally recommended for determining levels of activity or assessing risk of wind energy

development to bats for the following reasons: 1) not all proposed or operational wind energy facilities offer conditions conducive to capturing bats, and often the number of suitable sampling points is minimal or not closely associated with the project location; 2) capture efforts often occur at water sources offsite or at nearby roosts and the results may not reflect species presence or use on the site where turbines are to be erected; and 3) mist-netting isn't feasible at the height of the rotor-swept zone, and captures below that zone may not adequately reflect risk of fatality. If mist-netting is employed, it is best used in combination with acoustic monitoring to inventory the species of bats present at a site.

White-Nose Syndrome

White-nose syndrome is a disease affecting hibernating bats. Named for the white fungus that appears on the muzzle and other body parts of hibernating bats, WNS is associated with extensive mortality of bats in eastern North America. All contractors and consultants hired by developers should employ the most current version of survey and handling protocols to avoid transmitting white-nose syndrome between bats.

Other wildlife

While the above guidance emphasizes the evaluation of potential impacts to birds and bats, Tier 1 and 2 evaluations may identify other species of concern. Developers are encouraged to assess adverse impacts potentially caused by development for those species most likely to be negatively affected by such development. Impacts to other species are primarily derived from potential habitat loss or displacement. The general guidance on the study design and methods for estimation of the distribution, relative abundance, and habitat use for birds is applicable to the study of other wildlife. References regarding monitoring for other wildlife are available in Appendix C:



Mule deer. Credit: Tupper Ansel Blake, USFWS

Sources of Information Pertaining to Methods to Assess Impacts to Wildlife. Nevertheless, most methods and metrics will be species-specific and developers are advised to work with the state, tribal, or federal agencies, or other credible experts, as appropriate, during problem formulation for Tier 3.

Tier 3 Decision Points

Developers and the Service should communicate prior to completing the Tier 3 decision process. A developer should inform the Service of the results of its studies and plans. The Service will provide written comments to a developer on study and project development plans that identify concerns and recommendations to resolve the concerns. The developer and, when applicable, the permitting authority will make a decision regarding whether and how to develop the project. The decision point at the end of Tier 3 involves three potential outcomes:

1. Development of the site has a low probability of significant adverse impact based on existing and new information.

There is little uncertainty regarding when and how development should proceed, and adequate information exists to satisfy any required permitting. The decision process proceeds to permitting, when required, and/or development, and Tier 4.

2. Development of the site has a moderate to high probability of significant adverse impacts without proper measures being taken to mitigate those impacts. This outcome may be subdivided into two possible scenarios:

- a. There is certainty regarding how to develop the site to adequately mitigate significant adverse impacts. The developer bases their decision to develop the site adopting proper mitigation measures and appropriate post-construction fatality and habitat studies (Tier 4).



Little brown bat with white nose syndrome. Credit: Marvin Moriarty, USFWS

- b. There is uncertainty regarding how to develop the site to adequately mitigate significant adverse impacts, or a permitting process requires additional information on potential significant adverse wildlife impacts before permitting future phases of the project. The developer bases their decision to develop the site adopting proper mitigation measures and appropriate post-construction fatality and habitat studies (Tier 4).
3. Development of the site has a high probability of significant impact that:

- a. Cannot be adequately mitigated.

Site development should be delayed until plans can be developed that satisfactorily mitigate for the significant adverse impacts. Alternatively, the site should be abandoned in favor of known sites with less potential for environmental impact, or the developer

begins an evaluation of other sites or landscapes for more acceptable sites to develop.

- b. Can be adequately mitigated.

Developer should implement mitigation measures and proceed to Tier 4.

Chapter 5: Tier 4 – Post-construction Studies to Estimate Impacts

The outcome of studies in Tiers 1, 2, and 3 will determine the duration and level of effort of post-construction studies.

Tier 4 post-construction studies are designed to assess whether predictions of fatality risk and direct and indirect impacts to habitat of species of concern were correct. Fatality studies involve searching for bird and bat carcasses beneath turbines to estimate the number and species composition of fatalities (Tier 4a). Habitat studies involve application of GIS and use data collected in Tier 3 and Tier 4b and/or published information. Post-construction studies on direct and indirect impacts to habitat of species of concern, including species of habitat fragmentation concern need only be conducted if Tier 3 studies indicate the potential for significant adverse impacts.

Tier 4a – Fatality Studies

At this time, community- and utility-scale projects should conduct at least one year of fatality monitoring. The intensity of the studies should be related to risks of significant adverse impacts identified in pre-construction assessments. As data collected with consistent methods and metrics increases (see discussion below), it is possible that some future projects will not warrant fatality monitoring, but such a situation is rare with the present state of knowledge.

Fatality monitoring should occur over all seasons of occupancy for the species being monitored, based on information produced in previous tiers. The number of seasons and total length of the monitoring may be determined separately for bats and birds, depending on the pre-construction risk assessment, results of Tier 3 studies and Tier 4 monitoring from comparable sites (see Glossary in Appendix A) and



A male Eastern red bat perches among green foliage. Credit: ©MerlinD.Tuttle,BatConservationInternational, www.batcon.org

the results of first year fatality monitoring. Guidance on the relationship between these variables and monitoring for fatalities is provided in Table 2.

It may be appropriate to conduct monitoring using different durations

and intervals depending on the species of concern. For example, if raptors occupy an area year-round, it may be appropriate to monitor for raptors throughout the year (12 months). It may be warranted to monitor for bats when they are active (spring, summer and fall or

approximately eight months). It may be appropriate to increase the search frequency during the months bats are active and decrease the frequency during periods of inactivity. All fatality monitoring should include estimates of carcass removal and carcass detection bias likely to influence those rates.

Tier 4a Questions

Post-construction fatality monitoring should be designed to answer the following questions as appropriate for the individual project:

1. **What are the bird and bat fatality rates for the project?**
2. **What are the fatality rates of species of concern?**
3. **How do the estimated fatality rates compare to the predicted fatality rates?**
4. **Do bird and bat fatalities vary within the project site in relation to site characteristics?**
5. **How do the fatality rates compare to the fatality rates from existing projects in similar landscapes with similar species composition and use?**
6. **What is the composition of fatalities in relation to migrating and resident birds and bats at the site?**
7. **Do fatality data suggest the need for measures to reduce impacts?**

Tier 4a studies should be of sufficient statistical validity to address Tier 4a questions and enable determination of whether Tier 3 fatality predictions were correct. Fatality monitoring results also should allow comparisons with other sites, and provide a basis for determining if operational changes or other mitigation measures at the site are appropriate. The Service encourages project operators to discuss Tier 4 studies with local, state, federal, and tribal wildlife agencies. The number of years of monitoring is based on outcomes of

Tier 3 and Tier 4 studies and analysis of comparable Tier 4 data from other projects as indicated in Table 2. The Service may recommend multiple years of monitoring for projects located near a listed species or bald or golden eagle, or other situations, as appropriate.

Tier 4a Protocol Design Considerations

The basic method of measuring fatality rates is the carcass search. Search protocols should be standardized to the greatest extent possible, especially for common objectives and species of concern, and they should include methods for adequately accounting for sampling biases (searcher efficiency and scavenger removal). However, some situations warrant exceptions to standardized protocol. The responsibility of demonstrating that an exception is appropriate and applicable should be on the project operator to justify increasing or decreasing the duration or intensity of operations monitoring.

Some general guidance is given below with regard to the following fatality monitoring protocol design issues:

- Duration and frequency of monitoring
- Number of turbines to monitor
- Delineation of carcass search plots, transects, and habitat mapping
- General search protocol
- Field bias and error assessment
- Estimators of fatality

More detailed descriptions and methods of fatality search protocols can be found in the California (California Energy Commission 2007) and Pennsylvania (Pennsylvania Game Commission 2007) state guidelines and in Kunz et al. (2007), Smallwood (2007), and Strickland et al. (2011).

Duration and frequency of monitoring

Frequency of carcass searches (search interval) may vary for birds and bats, and will vary depending on the questions to be answered, the species of concern, and their seasonal abundance at the project site. The carcass searching protocol should be adequate to answer applicable Tier 4 questions at an appropriate level of precision to make general conclusions about the project, and is not intended to provide highly precise measurements of fatalities. Except during low use times (e.g. winter months in northern states), the Service recommends that protocols be designed such that carcass searches occur at some turbines within the project area most days each week of the study.

The search interval is the interval between carcass searches at individual turbines, and this interval may be lengthened or shortened depending on the carcass removal rates. If the primary focus is on fatalities of large raptors, where carcass removal is typically low, then a longer interval between searches (e.g., 14-28 days) is sufficient. However, if the focus is on fatalities of bats and small birds and carcass removal is high, then a shorter search interval will be necessary.

There are situations in which studies of higher intensity (e.g., daily searches at individual turbines within the sample) may be appropriate. These would be considered only in Tier 5 studies or in research programs because the greater complexity and level of effort goes beyond that recommended for typical Tier 4 post construction monitoring. Tier 5 and research studies could include evaluation of specific measures that have been implemented to mitigate potential significant adverse impacts to species of concern identified during pre-construction studies.

Number of turbines to monitor

If available, data on variability among turbines from existing

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Wind turbine. Credit: NREL

projects in similar conditions within the same region are recommended as a basis for determining needed sample size (see Morrison et al., 2008). If data are not available, the Service recommends that an operator select a sufficient number of turbines via a systematic sample with a random start point. Sampling plans can be varied (e.g., rotating panels [McDonald 2003, Fuller 1999, Breidt and Fuller 1999, and Urquhart et al. 1998]) to increase efficiency as long as a probability sampling approach is used. If the project contains fewer than 10 turbines, the Service recommends that all turbines in the area of interest be searched unless otherwise agreed to by the permitting or wildlife resource agencies. When selecting turbines, the Service recommends that a systematic sample with a random start be used when selecting search plots to ensure interspersed among turbines. Stratification among different habitat types also is recommended to account for differences in fatality rates among different habitats (e.g., grass versus cropland or forest); a sufficient number of turbines should be sampled in each strata.

Delineation of carcass search plots, transects, and habitat mapping

Evidence suggests that greater than 80 percent of bat fatalities fall within half the maximum distance of turbine height to ground (Erickson 2003 a, b), and a minimum plot width of 120 meters from the turbine should be established at sample turbines. Plots will need to be larger for birds, with a width twice the turbine height to ground. Decisions regarding search plot size should be made in discussions with the Service, state wildlife agency, permitting agency and Tribes. It may be useful to consult other scientifically credible information sources.

The Service recommends that each search plot should be divided into oblong subplots or belt transects and that each subplot be searched. The objective is to find as many carcasses as possible so the width of the belt will vary depending on the ground cover and its influence on carcass visibility. In most situations, a search width of 6 meters should be adequate, but this may vary from 3-10 meters depending on ground cover.

Searchable area within the theoretical maximum plot size varies, and heavily vegetated areas (e.g., eastern mountains) often do not allow surveys to consistently extend to the maximum plot width. In other cases it may be preferable to search a portion of the maximum plot instead of the entire plot. For example, in some landscapes it may be impractical to search the entire plot because of the time required to do an effective search, even if it is accessible (e.g., croplands), and data from a probability sample of subplots within the maximum plot size can provide a reasonable estimate of fatalities. It is important to accurately delineate and map the area searched for each turbine to adjust fatality estimates based on the actual area searched. It may be advisable to establish habitat visibility classes in each plot to account for differential detectability, and to develop visibility classes for different landscapes (e.g., rocks, vegetation) within each search plot. For example, the Pennsylvania Game Commission (2007) identified four classes based on the percentage of

bare ground.

The use of visibility classes requires that detection and removal biases be estimated for each class. Fatality estimates should be made for each class and summed for the total area sampled. Global positioning systems (GPS) are useful for accurately mapping the actual total area searched and area searched in each habitat visibility class, which can be used to adjust fatality estimates. The width of the belt or subplot searched may vary depending on the habitat and species of concern; the key is to determine actual searched area and area searched in each visibility class regardless of transect width. An adjustment may also be needed to take into account the density of fatalities as a function of the width of the search plot.

General search protocol

Personnel trained in proper search techniques should look for bird and bat carcasses along transects or subplots within each plot and record and collect all carcasses located in the searchable areas. The Service will work with developers and operators to provide necessary permits for carcass possession. A complete search of the area should be accomplished and subplot size (e.g., transect width) should be adjusted to compensate for detectability differences in the search area. Subplots should be smaller when vegetation makes it difficult to detect carcasses; subplots can be wider in open terrain. Subplot width also can vary depending on the size of the species being looked for. For example, small species such as bats may require smaller subplots than larger species such as raptors.

Data to be recorded include date, start time, end time, observer, which turbine area was searched (including GPS coordinates) and weather data for each search. When a dead bat or bird is found, the searcher should place a flag near the carcass and continue the search. After searching the entire plot, the searcher returns to each carcass and records information

on a fatality data sheet, including date, species, sex and age (when possible), observer name, turbine number, distance from turbine, azimuth from turbine (including GPS coordinates), habitat surrounding carcass, condition of carcass (entire, partial, scavenged), and estimated time of death (e.g., <1 day, 2 days). The recorded data will ultimately be housed in the FWS Office of Law Enforcement Bird Mortality Reporting System. A digital photograph of the carcass should be taken. Rubber gloves should be used to handle all carcasses to eliminate possible transmission of rabies or other diseases and to reduce possible human scent bias for carcasses later used in scavenger removal trials. Carcasses should be placed in a plastic bag and labeled. Unless otherwise conditioned by the carcass possession permit, fresh carcasses (those determined to have been killed the night immediately before a search) should be redistributed at random points on the same day for scavenging trials.

Field bias and error assessment

During searches conducted at wind turbines, actual fatalities are likely incompletely observed. Therefore carcass counts must be adjusted by some factor that accounts for imperfect detectability (Huso 2011). Important sources of bias and error include: 1) fatalities that occur on a highly periodic basis; 2) carcass removal by scavengers; 3) differences in searcher efficiency; 4) failure to account for the influence of site (e.g. vegetation) conditions in relation to carcass removal and searcher efficiency; and 5) fatalities or injured birds and bats that may land or move outside search plots.

Some fatalities may occur on a highly periodic basis creating a potential sampling error (number 1 above). The Service recommends that sampling be scheduled so that some turbines are searched most days and episodic events are more likely detected, regardless of the search interval. To address bias sources 2-4 above, it is strongly recommended that all fatality studies conduct carcass removal

and searcher efficiency trials using accepted methods (Anderson 1999, Kunz et al. 2007, Arnett et al. 2007, NRC 2007, Strickland et al. 2011). Bias trials should be conducted throughout the entire study period and searchers should be unaware of which turbines are to be used or the number of carcasses placed beneath those turbines during trials. Carcasses or injured individuals may land or move outside the search plots (number 5 above). With respect to Tier 4a fatality estimates, this potential sampling error is considered to be small and can be assumed insignificant (Strickland et al. 2011).

Prior to a study's inception, a list of random turbine numbers and random azimuths and distances (in meters) from turbines should be generated for placement of each bat or bird used in bias trials. Data recorded for each trial carcass prior to placement should include date of placement, species, turbine number, distance and direction from turbine, and visibility class surrounding the carcass. Trial carcasses should be distributed as equally as possible among the different visibility classes throughout the study period and study area. Studies should attempt to avoid "over-seeding" any one turbine with carcasses by placing no more than one or two carcasses at any one time at a given turbine. Before placement, each carcass must be uniquely marked in a manner that does not cause additional attraction, and its location should be recorded. There is no agreed upon sample size for bias trials, though some state guidelines recommend from 50 - 200 carcasses (e.g., PGC 2007).

Estimators of fatality

If there were a direct relationship between the number of carcasses observed and the number killed, there would be no need to develop a complex estimator that adjusts observed counts for detectability, and observed counts could be used as a simple index of fatality (Huso 2011). But the relationship is not direct and raw carcass counts recorded using different search intervals and under

different carcass removal rates and searcher efficiency rates are not directly comparable. It is strongly recommended that only the most contemporary equations for estimating fatality be used, as some original versions are now known to be extremely biased under many commonly encountered field conditions (Erickson et al. 2000b, Erickson et al. 2004, Johnson et al. 2003, Kerns and Kerlinger 2004, Fiedler et al. 2007, Kronner et al. 2007, Smallwood 2007, Huso 2011, Strickland et al. 2011).

Tier 4a Study Objectives

In addition to the monitoring protocol design considerations described above, the metrics used to estimate fatality rates must be selected with the Tier 4a questions and objectives in mind. Metrics considerations for each of the Tier 4a questions are discussed briefly below. Not all questions will be relevant for each project, and which questions apply would depend on Tier 3 outcomes.

1. What are the bird and bat fatality rates for the project?

The primary objective of fatality searches is to determine the overall estimated fatality rates for birds and bats for the project. These rates serve as the fundamental basis for all comparisons of fatalities, and if studies are designed appropriately they allow researchers to relate fatalities to site characteristics and environmental variables, and to evaluate mitigation measures. Several metrics are available for expressing fatality rates. Early studies reported fatality rates per turbine. However, this metric is somewhat misleading as turbine sizes and their risks to birds vary significantly (NRC 2007). Fatalities are frequently reported per nameplate capacity (i.e. MW), a metric that is easily calculated and better for comparing fatality rates among different sized turbines. Even with turbines of the same name plate capacity, the size of the rotor swept area may vary among manufacturers, and turbines at various sites may operate for

different lengths of time and during different times of the day and seasons. With these considerations in mind, the Service recommends that fatality rates be expressed on a per-turbine and per-nameplate MW basis until a better metric becomes available.

2. What are the fatality rates of species of concern?

This analysis simply involves calculating fatalities per turbine of all species of concern at a site when sample sizes are sufficient to do so. These fatalities should be expressed on a per nameplate MW basis if comparing species fatality rates among projects.

3. How do the estimated fatality rates compare to the predicted fatality rates?

There are several ways that predictions can be evaluated with actual fatality data. During the planning stages in Tier 2, predicted fatalities may be based on existing data at similar facilities in similar landscapes used by similar species. In this case, the assumption is that use is similar, and therefore that fatalities may be similar at the proposed facility. Alternatively, metrics derived from pre-construction assessments for an individual species or group of species – usually an index of activity or abundance at a proposed project – could be used in conjunction with use and fatality estimates from existing projects to develop a model for predicting fatalities at the proposed project site. Finally, physical models can be used to predict the probability of a bird of a particular size striking a turbine, and this probability, in conjunction with estimates of use and avoidance behavior, can be used to predict fatalities.

The most current equations for estimating fatality should be used to evaluate fatality predictions. Several statistical methods can be found in the revised Strickland et

al. 2011 and used to evaluate fatality predictions. Metrics derived from Tier 3 pre-construction assessments may be correlated with fatality rates, and (using the project as the experimental unit), in Tier 5 studies it should be possible to determine if different preconstruction metrics can in fact accurately predict fatalities and, thus, risk.

4. Do bird and bat fatalities vary within the project site in relation to site characteristics?

Data from pre-construction studies can demonstrate patterns of activity that may depend upon the site characteristics. Turbines placed near escarpments or cliffs may intrude upon airspace used by raptors soaring on thermals. Pre-construction and post construction studies and assessments can be used to avoid siting individual, specific turbines within an area used by species of concern. Turbine-specific fatality rates may be related to site characteristics such as proximity to water, forest edge, staging and roosting sites, known stop-over sites, or other key resources, and this relationship may be estimated using regression analysis. This information is particularly useful for evaluating micro-siting options when planning a future facility or, on a broader scale, in determining the location of the entire project.

5. How do the fatality rates compare to the fatality rates from existing facilities in similar landscapes with similar species composition and use?

Comparing fatality rates among facilities with similar characteristics can be useful to determine patterns and broader landscape relationships. Developers should communicate with the Service to ensure that such comparisons are appropriate to avoid false conclusions. Fatality rates should be expressed on a per nameplate MW or some other standardized metric basis for comparison with other projects,



Big brown bat. Credit: USFWS

and may be correlated with site characteristics – such as proximity to wetlands, riparian corridors, mountain-foothill interface, wind patterns, or other broader landscape features – using regression analysis. Comparing fatality rates from one project to fatality rates of other projects provides insight into whether a project has relatively high, moderate or low fatalities.

6. What is the composition of fatalities in relation to migrating and resident birds and bats at the site?

The simplest way to address this question is to separate fatalities per turbine of known resident species (e.g., big brown bat, prairie horned lark) and those known to migrate long distances (e.g. hoary bat, red-eyed vireo). These data are useful in determining patterns of species composition of fatalities and possible mitigation measures directed at residents, migrants, or perhaps both, and can be used in assessing potential population effects.

⁷ In situations where a project operator was not the developer, the Service expects that obligations of the developer for adhering to the Guidelines transfer with the project.


Table 2. Decision Framework for Tier 4a Fatality Monitoring of Species of Concern.⁸

<i>Probability of Significant Adverse Impacts in Tier 3</i>	<i>Recommended Fatality Monitoring Duration and Effort</i>	<i>Possible Outcomes of Monitoring Results</i>
Tier 3 Studies indicate LOW probability of significant adverse impacts	Duration: At least one year of fatality monitoring to estimate fatalities of birds and bats. Field assessments should be sufficient to confirm that risk to birds and/or bats is indeed “low.”	<ol style="list-style-type: none"> 1. Documented fatalities are approximately equal to or lower than predicted risk. No further fatality monitoring or mitigation is needed. 2. Fatalities are greater than predicted, but are not likely to be significant (i.e., unlikely to affect the long-term status of the population). If comparable fatality data at similar sites also supports that impacts are not likely to be high enough to affect population status, no further monitoring or mitigation is needed. If no comparable fatality data are available or such data indicates high risk, one additional year of fatality monitoring is recommended. If two years of fatality monitoring indicate levels of impacts that are not significant, no further fatality monitoring or mitigation is recommended. 3. Fatalities are greater than predicted and are likely to be significant OR federally endangered or threatened species or BGEPA species are affected. Communication with the Service is recommended. Further efforts to address impacts to BGEPA or ESA species may be warranted, unless otherwise addressed in an ESA or BGEPA take permit.
Tier 3 studies indicate MODERATE probability of significant adverse impacts	<p>Duration: Two or more years of fatality monitoring may be necessary.</p> <p>Field assessments should be sufficient to confirm that risk to birds and/or bats is indeed “moderate.” Closely compare estimated effects to species to those determined from the risk assessment protocol(s).</p>	<ol style="list-style-type: none"> 1. Documented fatalities after the first two years are lower or not different than predicted and are not significant and no federally endangered species or BGEPA species are affected - no further fatality monitoring or mitigation is needed. 2. Fatalities are greater than predicted and are likely to be significant OR federally endangered or threatened species or BGEPA species are affected, communication with the Service is recommended. Further efforts to address impacts to BGEPA or ESA species may be warranted, unless otherwise addressed in an ESA or BGEPA take permit.
Tier 3 studies indicate HIGH probability of significant adverse impacts	<p>Duration: Two or more years of fatality monitoring may be necessary to document fatality patterns.</p> <p>If fatality is high, developers should shift emphasis to exploring opportunities for mitigation rather than continuing to monitor fatalities. If fatalities are variable, additional years are likely warranted.</p>	<ol style="list-style-type: none"> 1. Documented fatalities during each year of fatality monitoring are less than predicted and are not likely to be significant, and no federally endangered or threatened species or BGEPA species are affected – no further fatality monitoring or mitigation is needed. 2. Fatalities are equal to or greater than predicted and are likely to be significant - further efforts to reduce impacts are necessary; communication with the Service are recommended. Further efforts, such as Tier 5 studies, to address impacts to BGEPA or ESA species may be warranted, unless otherwise addressed in an ESA or BGEPA take permit.

⁸ Ensure that survey protocols, and searcher efficiency and scavenger removal bias correction factors are the most reliable, robust, and up to date (after Huso 2009).


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7. Do fatality data suggest the need for measures to reduce impacts?

The Service recommends that the wind project operator⁷ and the relevant agencies discuss the results from Tier 4 studies to determine whether these impacts are significant. If fatalities are considered significant, the wind project operator and the relevant agencies should develop a plan to mitigate the impacts.

Tier 4b – Assessing direct and indirect impacts of habitat loss, degradation, and fragmentation

The objective of Tier 4b studies is to evaluate Tier 3 predictions of direct and indirect impacts to habitat and the potential for significant adverse impacts on species of concern as a result of these impacts. Tier 4b studies should be conducted if Tier 3 studies indicate the presence of species of habitat fragmentation concern, or if Tier 3 studies indicate significant direct and indirect adverse impacts to species of concern (see discussion below). Tier 4b studies should also inform project operators and the Service as to whether additional mitigation is necessary.

Tier 4b studies should evaluate the following questions:

- 1. How do post-construction habitat quality and spatial configuration of the study area compare to predictions for species of concern identified in Tier 3 studies?**
- 2. Were any behavioral modifications or indirect impacts noted in regard to species of concern?**
- 3. If significant adverse impacts were predicted for species of concern, and the project was altered to mitigate for adverse impacts, were those efforts successful?**
- 4. If significant adverse impacts were predicted for species of**

concern, and the project was altered to mitigate for adverse impacts, were those efforts successful?

The answers to these questions will be based on information estimating habitat loss, degradation, and fragmentation information collected in Tier 3, currently available demographic and genetic data, and studies initiated in Tier 3. As in the case of Tier 4a, the answers to these questions will determine the need to conduct Tier 5 studies. For example, in the case that significant adverse impacts to species of concern were predicted, but mitigation was not successful, then additional mitigation and Tier 5 studies may be necessary. See Table 3 for further guidance.

1. How do post-construction habitat quality and spatial configuration of the study area compare to predictions for species of concern identified in Tier 3 studies?

GIS and demographic data collected in Tier 3 and/or published information can be used to determine predictions of impacts to species of concern from habitat loss, degradation, and fragmentation. The developer can provide development assumptions based on Tier 3 information that can be compared to post-construction information. Additional post-construction studies on impacts to species of concern due to direct and indirect impacts to habitat should only be conducted if Tier 3 studies indicate the potential for significant adverse impacts.

2. Were any behavioral modifications or indirect impacts noted in regard to affected species?

Evaluation of this question is based on the analysis of observed use of the area by species of concern prior to construction in comparison with observed use during operation. Observations and demographic data collected during Tier 3, and assessment of published information about the potential for displacement

and demographic responses to habitat impacts could be the basis for this analysis. If this analysis suggests that direct and/or indirect loss of habitat for a species of concern leads to behavioral modifications or displacement that are significant, further studies of these impacts in Tier 5 may be appropriate.

3. If significant adverse impacts were not predicted in Tier 3 because of loss, degradation, or fragmentation of habitat, but Tier 4b studies indicate such impacts have the potential to

occur, can these impacts be mitigated?

When Tier 4b studies indicate significant impacts may be occurring, the developer may need to conduct an assessment of these impacts and what opportunities exist for additional mitigation.

4. If significant adverse impacts were predicted for species of concern, and the project was altered to mitigate for adverse impacts, were those efforts successful?

When Tier 4b studies indicate significant impacts may be occurring, the developer may need to conduct an assessment of these impacts and what opportunities exist for additional mitigation. Evaluation of the effectiveness of mitigation is a Tier 4 study and should follow design considerations discussed in Tier 5 and from guidance in the scientific literature (e.g. Strickland et al. 2011).

When Tier 3 studies identified potential moderate or high risks to species of concern that caused a developer to incorporate mitigation measures into the project, Tier 4b studies should evaluate the effectiveness of those mitigation measures. Determining such effectiveness is important for the project being evaluated to ascertain whether additional mitigation measures are appropriate as well as informing future decisions about how to improve mitigation at wind

energy facilities being developed.

Tier 4b Protocol Design Considerations

Impacts to a species of concern resulting from the direct and indirect loss of habitat are important and must be considered when a wind project is being considered for development. Some species of concern are likely to occur at every proposed wind energy facility. This occurrence may range from a breeding population, to seasonal occupancy, such as a brief occurrence while migrating through the area. Consequently the level of concern regarding impacts due to direct and indirect loss of habitat will vary depending on the species and the impacts that occur.

If a breeding population of a species of habitat fragmentation concern occurs in the project area and Tier 3 studies indicate that fragmentation of their habitat is possible, these predictions should be evaluated following the guidance indicated in Table 3 using the protocols described in Tier 3. If the analysis of post-construction GIS data on direct and indirect habitat loss suggests that fragmentation is likely, then additional displacement studies and mitigation may be necessary. These studies would typically begin immediately and would be considered Tier 5 studies using design considerations illustrated by examples in Tier 5 below and from guidance in the scientific literature (e.g. Strickland et al. 2011).

Significant direct or indirect loss of habitat for a species of concern may occur without habitat fragmentation if project impacts result in the reduction of a habitat resource that potentially is limiting to the affected population. Impacts of this type include loss of use of breeding habitat or loss of a significant portion of the habitat of a federally or state protected species. This would be evaluated by determining the amount of the resource that is lost and determining if this loss would potentially result in significant impacts to the affected population. Evaluation of potential significant



Black-capped Vireo. Credit: Greg W. Lasley

impacts would occur in Tier 5 studies that measure the demographic response of the affected population.

The intention of the Guidelines is to focus industry and agency resources on the direct and indirect loss of habitat and limiting resources that potentially reduce the viability of a species of concern. Not all direct and indirect loss of a species' habitat will affect limiting resources for that species, and when habitat losses are minor or non-existent no further study is necessary.

Tier 4b Decision Points

The developer should use the results of the Tier 4b studies to evaluate whether further studies and/or mitigation are needed. The developer should communicate the results of these studies, and decisions about further studies and mitigation, with the Service. Table 3 provides a framework for evaluating the need for further studies and mitigation. Level of effort for studies should be sufficient to answer all questions of interest. Refer to the relevant methods sections for Tier 2 Question 5 and Tier 3 Question 2 in the text for specific guidance on study protocols.



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Table 3. Decision Framework to Guide Studies for Minimizing Impacts to Habitat and Species of Habitat Fragmentation (HF) Concern.

<i>Outcomes of Tier 2</i>	<i>Outcomes of Tier 3</i>	<i>Outcomes of Tier 4b</i>	<i>Suggested Study/Mitigation</i>
<ul style="list-style-type: none"> No species of HF concern potentially present 	<ul style="list-style-type: none"> No further studies needed 	<ul style="list-style-type: none"> n/a 	<ul style="list-style-type: none"> n/a
<ul style="list-style-type: none"> Species of HF concern potentially present 	<ul style="list-style-type: none"> No species of HF concern confirmed to be present Species of HF concern demonstrated to be present, but no significant adverse impacts predicted 	<ul style="list-style-type: none"> No further studies needed Tier 4b studies confirm Tier 3 predictions Tier 4b studies indicate potentially significant adverse impacts 	<ul style="list-style-type: none"> n/a No further studies or mitigation needed Tier 5 studies and mitigation may be needed
<ul style="list-style-type: none"> Species of HF concern potentially present 	<ul style="list-style-type: none"> Species of HF concern demonstrated to be present; significant adverse impacts predicted Mitigation plan developed and implemented 	<ul style="list-style-type: none"> Tier 4b studies determine mitigation plan is effective; no significant adverse impacts demonstrated Tier 4b studies determine mitigation plan is NOT effective; potentially significant adverse impacts 	<ul style="list-style-type: none"> No further studies or mitigation needed Further mitigation and, where appropriate, Tier 5 studies

Chapter 6: Tier 5 – Other Post-construction Studies

Tier 5 studies will not be necessary for most wind energy projects. Tier 5 studies can be complex and time consuming. The Service anticipates that the tiered approach will steer projects away from sites where Tier 5 studies would be necessary.

When Tier 5 studies are conducted, they should be site-specific and intended to: 1) analyze factors associated with impacts in those cases in which Tier 4 analyses indicate they are potentially significant; 2) identify why mitigation measures implemented for a project were not adequate; and 3) assess demographic effects on local populations of species of concern when demographic information is important, including species of habitat fragmentation concern.

Tier 5 Questions

Tier 5 studies are intended to answer questions that fall in three major categories; answering yes to any of these questions might indicate a Tier 5 study is needed:

1. **To the extent that the observed fatalities exceed anticipated fatalities, are those fatalities potentially having a significant adverse impact on local populations? Are observed direct and indirect impacts to habitat having a significant adverse impact on local populations?**

For example, in the Tier 3 risk assessment, predictions of collision fatalities and habitat impacts (direct and indirect) are developed. Post-construction studies in Tier 4 evaluate the accuracy of those predictions by estimating impacts. If post-construction studies demonstrate potentially significant adverse impacts, Tier 5 studies may also be warranted and should be designed to understand observed versus predicted impacts.

2. **Were mitigation measures implemented (other than fee in lieu) not effective? This includes habitat mitigation measures as well as measures undertaken to reduce collision fatalities.**

Tier 4a and b studies can assess the effectiveness of measures taken to reduce direct and indirect impacts as part of the project and to identify such alternative or additional measures as are necessary. If alternative or additional measures were unsuccessful, the reasons why

would be evaluated using Tier 5 studies.

3. **Are the estimated impacts of the proposed project likely to lead to population declines in the species of concern (other than federally-listed species)?**

Impacts of a project will have population level effects if the project causes a population decline in the species of concern. For non-listed species, this assessment will apply only to the local population.



Wind turbines and habitat. Credit: NREL


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Tier 5 studies may need to be conducted when:

- Realized fatality levels for individual species of concern reach a level at which they are considered significant adverse impacts by the relevant agencies.

For example, if Tier 4a fatality studies document that a particular turbine or set of turbines exhibits bird or bat collision fatality higher than predicted, Tier 5 studies may be useful in evaluating alternative mitigation measures at that turbine/turbine string.

- There is the potential for significant fatality impacts or significant adverse impacts to habitat for species of concern, there is a need to assess the impacts more closely, and there is uncertainty over how these impacts will be mitigated.
- Fatality and/or significant adverse habitat impacts suggest the potential for a reduction in the viability of an affected population, in which case studies on the potential for population impacts may be warranted.
- A developer evaluates the effectiveness of a risk reduction measure before deciding to continue the measure permanently or whether to use the measure when implementing future phases of a project.

In the event additional turbines are proposed as an expansion of an existing project, results from Tier 4 and Tier 5 studies and the decision-making framework contained in the tiered approach can be used to determine whether the project should be expanded and whether additional information should be collected. It may also be necessary to evaluate whether additional measures are warranted to reduce significant adverse impacts to species.

Tier 5 Study Design Considerations

As discussed in Chapter 4 Tier 3, Tier 5 studies will be highly variable

and unique to the circumstances of the individual project, and therefore these Guidelines do not provide specific guidance on all potential approaches, but make some general statements about study design. Specific Tier 5 study designs will depend on the types of questions, the specific project, and practical considerations. The most common practical considerations include the area being studied, the time period of interest, the species of concern, potentially confounding variables, time available to conduct studies, project budget, and the magnitude of the anticipated impacts. When possible it is usually desirable to collect data before construction to address Tier 5 questions. Design considerations for these studies are including in Tier 3.

One study design is based on an experimental approach to evaluating mitigation measures, where the project proponent will generally select several alternative management approaches to design, implement, and test. The alternatives are generally incorporated into sound experimental designs. Monitoring and evaluation of each alternative helps the developer to decide which alternative is more effective in meeting objectives, and informs adjustments to the next round of management decisions. The need for this type of study design can be best determined by communication between the project operator, the Service field office, and the state wildlife agency, on a project-by-project basis. This study design requires developers and operators to identify strategies to adjust management and/or mitigation measures if monitoring indicates that anticipated impacts are being exceeded. Such strategies should include a timeline for periodic reviews and adjustments as well as a mechanism to consider and implement additional mitigation measures as necessary after the project is developed.

When pre-construction data are unavailable and/or a suitable reference area is lacking, the reference Control Impact Design

(Morrison et al. 2008) is the recommended design. The lack of a suitable reference area also can be addressed using the Impact Gradient Design, when habitat and species use are homogenous in the assessment area prior to development. When applied both pre- and post-construction, the Impact Gradient Design is a suitable replacement for the classic BACI (Morrison et al. 2008).

In the study of habitat impacts, the resource selection function (RSF) study design (see Anderson et al 1999; Morrison et al. 2008; Manly et al. 2002) is a statistically robust design, either with or without pre-construction and reference data. Habitat selection is modeled as a function of characteristics measured on resource units and the use of those units by the animals of interest. The RSF allows the estimation of the probability of use as a function of the distance to various environmental features, including wind energy facilities, and thus provides a direct quantification of the magnitude of the displacement effect. RSF could be improved with pre-construction and reference area data. Nevertheless, it is a relatively powerful approach to documenting displacement or the effect of mitigation measures designed to reduce displacement even without those additional data.

Tier 5 Examples

As described earlier, Tier 5 studies will not be conducted at most projects, and the specific Tier 5 questions and methods for addressing these questions will depend on the individual project and the concerns raised during pre-construction studies and during operational phases. Rather than provide specific guidance on all potential approaches, these Guidelines offer the following case studies as examples of studies that have attempted to answer Tier 5 questions.

Habitat impacts - displacement and demographic impact studies

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Rows of wind turbines. Credit: Joshua Winchell, USFWS

Studies to assess impacts may include quantifying species' habitat loss (e.g., acres of lost grassland habitat for grassland songbirds) and habitat modification. For example, an increase in edge may result in greater nest parasitism and nest predation. Assessing indirect impacts may include two important components: 1) indirect effects on wildlife resulting from displacement, due to disturbance, habitat fragmentation, loss, and alteration; and 2) demographic effects that may occur at the local, regional or population-wide levels due to reduced nesting and breeding densities, increased isolation between habitat patches, and effects on behavior (e.g., stress, interruption, and modification). These factors can individually or cumulatively affect wildlife, although some species may be able to habituate to some or perhaps all habitat changes. Indirect impacts may be difficult to quantify but their effects may be significant (e.g., Stewart et al. 2007, Pearce-Higgins et al. 2008, Bright et al. 2008, Drewitt and Langston 2006, Robel et al. 2004, Pruett et al. 2009).

Example: in southwestern Pennsylvania, development of a project is proceeding at a site located

within the range of a state-listed terrestrial species. Surveys were performed at habitat locations appropriate for use by the animal, including at control sites. Post-construction studies are planned at all locations to demonstrate any displacement effects resulting from the construction and operation of the project.

The Service recognizes that indirect impact studies may not be appropriate for most individual projects. Consideration should be given to developing collaborative research efforts with industry, government agencies, and NGOs to conduct studies to address indirect impacts.

Indirect impacts are considered potentially significant adverse threats to species such as prairie grouse (prairie chickens, sharp-tailed grouse), and sage grouse, and demographic studies may be necessary to determine the extent of these impacts and the need for mitigation.

Displacement studies may use any of the study designs describe earlier. The most scientifically robust study designs to estimate displacement effects are BACI, RSF, and impact

gradient. RSF and impact gradient designs may not require specialized data gathering during Tier 3.

Telemetry studies that measure impacts of the project development on displacement, nesting, nest success, and survival of prairie grouse and sage grouse in different environments (e.g., tall grass, mixed grass, sandsage, sagebrush) will require spatial and temporal replication, undisturbed reference sites, and large sample sizes covering large areas. Examples of study designs and analyses used in the studies of other forms of energy development are presented in Holloran et al. (2005), Pitman et al. (2005), Robel et al. (2004), and Hagen et al. (2011). Anderson et al. (1999) provides a thorough discussion of the design, implementation, and analysis of these kinds of field studies and should be consulted when designing the BACI study.

Studies are being initiated to evaluate effects of wind energy development on greater sage grouse in Wyoming. In addition to measuring demographic patterns, these studies will use the RSF study design (see Sawyer et al. 2006) to estimate the probability of sage grouse use as a function of the distance to environmental features, including an existing and a proposed project.

In certain situations, such as for a proposed project site that is relatively small and in a more or less homogeneous landscape, an impact gradient design may be an appropriate means to assess avoidance of the wind energy facility by resident populations (Strickland et al., 2002). For example, Leddy et al. 1999 used the impact gradient design to evaluate grassland bird density as a function of the distance from wind turbines. Data were collected at various distances from turbines along transects.

This approach provides information on whether there is an effect, and may allow quantification of the gradient of the effect and the distance at which the displacement



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effect no longer exists – the assumption being that the data collected at distances beyond the influence of turbines are the reference data (Erickson et al., 2007). An impact gradient analysis could also involve measuring the number of breeding grassland birds counted at point count plots as a function of distance from the wind turbines (Johnson et al. 2000).

Sound and Wildlife

Turbine blades at normal operating speeds can generate levels of sound beyond ambient background levels. Construction and maintenance activities can also contribute to sound levels by affecting communication distance, an animal's ability to detect calls or danger, or to forage. Sound associated with developments can also cause behavioral and/or physiological effects, damage to hearing from acoustic over-exposure, and masking of communication signals and other biologically relevant sounds (Dooling and Popper 2007). Some birds are able to shift their vocalizations to reduce the masking effects of noise. However, when shifts don't occur or are insignificant, masking may prove detrimental to the health and survival of wildlife (Barber et al. 2010). Data suggest noise increases of 3 dB to 10 dB correspond to 30 percent to 90 percent reductions in alerting distances for wildlife, respectively (Barber et al. 2010).

The National Park Service has been investigating potential impacts to wildlife due to alterations in sound level and type. However, further research is needed to better understand this potential impact. Research may include: how wind facilities affect background sound levels; whether masking, disturbance, and acoustical fragmentation occur; and how turbine, construction, and maintenance sound levels can vary by topographic area.

Levels of fatality beyond those predicted

More intensive post-construction fatality studies may be used to

determine relationships between fatalities and weather, wind speed or other covariates, which usually require daily carcass searches. Fatalities determined to have occurred the previous night can be correlated with that night's weather or turbine characteristics to establish important relationships that can then be used to evaluate the most effective times and conditions to implement measures to reduce collision fatality at the project.

Measures to address fatalities

The efficacy of operational changes (e.g. changing turbine cut-in speed) of a project to reduce collision fatalities has only recently been evaluated (Arnett et al. 2009, Baerwald et al 2009). Operational changes to address fatalities should be applied only at sites where collision fatalities are predicted or demonstrated to have significant adverse impacts.

Tier 5 Studies and Research

The Service makes a distinction between Tier 5 studies focused on project-specific impacts and research (which is discussed earlier in the Guidelines). For example, developers may be encouraged to participate in collaborative studies (see earlier discussion of Research) or asked to conduct a study on an experimental mitigation technique, such as differences in turbine cut-in speed to reduce bat fatalities. Such techniques may show promise in mitigating the impacts of wind energy development to wildlife, but their broad applicability for mitigation purposes has not been demonstrated. Such techniques should not be routinely applied to projects, but application at appropriate sites will contribute to the breadth of knowledge regarding the efficacy of such measures in addressing collision fatalities. In addition, studies involving multiple sites and academic researchers can provide more robust research results, and such studies take more time and resources than are appropriately carried out by one developer at a single site. Examples below demonstrate collaborative

research efforts to address displacement, operational changes, and population level impacts.

Studies of Indirect Effects

The Service provides two examples below of ongoing studies to assess the effects of indirect impacts related to wind energy facilities.

Kansas State University, as part of the NWCC Grassland Shrub-steppe Species Collaborative, is undertaking a multi-year research project to assess the effects of wind energy facilities on populations of greater prairie-chickens (GPCH) in Kansas. Initially the research was based on a Before/After Control/Impact (BACI) experimental design involving three replicated study sites in the Flint Hills and Smoky Hills of eastern Kansas. Each study site consisted of an impact area where a wind energy facility was proposed to be developed and a nearby reference area with similar rangeland characteristics where no development was planned. The research project is a coordinated field/laboratory effort, i.e., collecting telemetry and observational data from adult and juvenile GPCH in the field, and determining population genetic attributes of GPCH in the laboratory from blood samples of birds and the impact and reference areas. Detailed data on GPCH movements, demography, and population genetics were gathered from all three sites from 2007 to 2010. By late 2008, only one of the proposed wind energy facilities was developed (the Meridian Way Wind Farm in the Smoky Hills of Cloud County), and on-going research efforts are focused on that site. The revised BACI study design now will produce two years of pre-construction data (2007 and 2008), and three years of post-construction data (2009, 2010, and 2011) from a single wind energy facility site (impact area) and its reference area. Several hypotheses were formulated for testing to determine if wind energy facilities impacted GPCH populations, including but not limited to addressing issues relating to: lek attendance, avoidance of turbines and associated features,

nest success and chick survival, habitat usage, adult mortality and survival, breeding behavior, and natal dispersal. A myriad of additional significant avenues are being pursued as a result of the rich database that has been developed for the GPCH during this research effort. GPCH reproductive data will be collected through the summer of 2011 whereas collection of data from transmitter-equipped GPCH will extend through the lekking season of 2012 to allow estimates of survival of GPCH over the 2011-2012 winter. At the conclusion of the study, the two years of pre-construction data and three years of post-construction data will be analyzed and submitted to peer-reviewed journals for publication.

Erickson et al. (2004) evaluated the displacement effect of a large wind energy facility in the Pacific Northwest. The study was conducted in a relatively homogeneous grassland landscape. Erickson et al. (2004) conducted surveys of breeding grassland birds along 300 meter transects perpendicular to strings of wind turbines. Surveys were conducted prior to construction and after commercial operation. The basic study design follows the Impact Gradient Design (Morrison et al. 2008) and in this application, conformed to a special case of BACI where areas at the distal end of each transect were considered controls (i.e., beyond the influence of the turbines). In this study, there is no attempt to census birds in the area, and observations per survey are used as an index of abundance. Additionally, the impact-gradient study design resulted in less effort than a BACI design with offsite control areas. Erickson et al. (2004) found that grassland passerines as a group, as well as grasshopper sparrows and western meadowlarks, showed reduced use in the first 50 meter segment nearest the turbine string. About half of the area within that segment, however, had disturbed vegetation and separation of behavior avoidance from physical loss of habitat in this portion of the area was impossible. Horned larks and savannah sparrows appeared

unaffected. The impact gradient design is best used when the study area is relatively small and homogeneous.

Operational Changes to Reduce Collision Fatality

Arnett et al. (2009) conducted studies on the effectiveness of changing turbine cut-in speed on reducing bat fatality at wind turbines at the Casselman Wind Project in Somerset County, Pennsylvania. Their objectives were to: 1) determine the difference in bat fatalities at turbines with different cut-in-speeds relative to fully operational turbines; and 2) determine the economic costs of the experiment and estimated costs for the entire area of interest under different curtailment prescriptions and timeframes. Arnett et al. (2009) reported substantial reductions in bat fatalities with relatively modest power losses.

In Kenedy County, Texas, investigators are refining and testing a real-time curtailment protocol. The projects use an avian profiling radar system to detect approaching “flying vertebrates” (birds and bats), primarily during spring and fall bird and bat migrations. The blades automatically idle when risk reaches a certain level and weather conditions are particularly risky. Based on estimates of the number and timing of migrating raptors, feathering (real-time curtailment) experiments are underway in Tehuantepec, Mexico, where raptor migration through a mountain pass is extensive.

Other tools, such as thermal imaging (Horn et al. 2008) or acoustic detectors (Kunz et al. 2007), have been used to quantify post-construction bat activity in relation to weather and turbine characteristics for improving operational change efforts. For example, at the Mountaineer project in 2003, Tier 4 studies (weekly searches at every turbine) demonstrated unanticipated and high levels of bat fatalities (Kerns and Kerlinger 2004). Daily searches were instituted in 2004 and revealed

that fatalities were strongly associated with low-average-wind-speed nights, thus providing a basis for testing operational changes (Arnett 2005, Arnett et al. 2008). The program also included behavioral observations using thermal imaging that demonstrated higher bat activity at lower wind speeds (Horn et al. 2008).

Studies are currently underway to design and test the efficacy of an acoustic deterrent device to reduce bat fatalities at wind facilities (E.B. Arnett, Bat Conservation International, under the auspices of BWEC). Prototypes of the device have been tested in the laboratory and in the field with some success. Spanjer (2006) tested the response of big brown bats to a prototype eight speaker deterrent emitting broadband white noise at frequencies from 12.5–112.5 kHz and found that during non-feeding trials, bats landed in the quadrant containing the device significantly less when it was broadcasting broadband noise. Spanjer (2006) also reported that during feeding trials, bats never successfully took a tethered mealworm when the device broadcast sound, but captured mealworms near the device in about 1/3 of trials when it was silent. Szewczak and Arnett (2006, 2007) tested the same acoustic deterrent in the field and found that when placed by the edge of a small pond where nightly bat activity was consistent, activity dropped significantly on nights when the deterrent was activated. Horn et al. (2007) tested the effectiveness of a larger, more powerful version of this deterrent device on reducing nightly bat activity and found mixed results. In 2009, a new prototype device was developed and tested at a project in Pennsylvania. Ten turbines were fitted with deterrent devices, daily fatality searches were conducted, and fatality estimates were compared with those from 15 turbines without deterrents (i.e., controls) to determine if bat fatalities were reduced. This experiment found that estimated bat fatalities per turbine were 20 to 53 percent lower at treatment turbines compared to controls.

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More experimentation is required. At the present time, there is not an operational deterrent available that has demonstrated effective reductions in bat kills (E. B. Arnett, Bat Conservation International, unpublished data).

Assessment of Population-level Impacts

The Altamont Pass Wind Resource Area (APWRA) has been the subject of intensive scrutiny because of avian fatalities, especially for raptors, in an area encompassing more than 5,000 wind turbines (e.g., Orloff and Flannery 1992; Smallwood and Thelander 2004, 2005). Field studies on golden eagles, a long-lived raptor species, have been completed using radio telemetry at APWRA to understand population demographics, assess impacts from wind turbines, and explore measures to effectively reduce the incidence of golden eagle mortality for this area. (Hunt et al. 1999, and Hunt 2002). Results from nesting surveys (Hunt 2002) indicated that there was no decline in eagle territory occupancy. However Hunt (2002) also found that subadult and floater components of golden eagle populations at APWRA are highly vulnerable to wind turbine mortality and results from this study indicate that turbine mortality prevented the maintenance of substantial reserves of nonbreeding adults characteristic of healthy populations elsewhere, suggesting the possibility of an eventual decline in the breeding population (Hunt and Hunt 2006). Hunt conducted follow-up surveys in 2005 (Hunt and Hunt 2006) and determined that all 58 territories occupied by eagle pairs in 2000 were occupied in 2005. It should be noted however that golden eagle studies at APWRA (Hunt et al. 1999, Hunt 2002, and Hunt and Hunt 2006) were all conducted after the APWRA was constructed and the species does not nest within the footprint of the APWRA itself (Figure 4; Hunt and Hunt 2006). The APWRA is an area of about 160 sq. km (Hunt 2002) and presumably golden eagles formerly nested within this area. The loss of breeding eagle pairs from the APWRA suggests these birds have all been displaced



Golden eagle. Credit: George Gentry, USFWS

by the project, or lost due to various types of mortality including collisions with turbine blades.

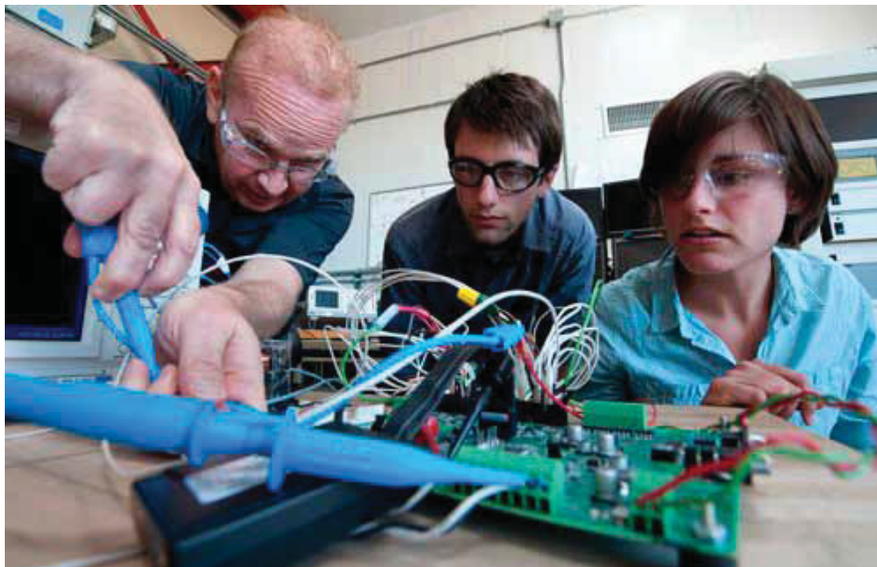
Chapter 7: Best Management Practices

Site Construction and Operation

During site planning and development, careful attention to reducing risk of adverse impacts to species of concern from wind energy projects, through careful site selection and facility design, is recommended. The following BMPs can assist a developer in the planning process to reduce potential impacts to species of concern. Use of these BMPs should ensure that the potentially adverse impacts to most species of concern and their habitats present at many project sites would be reduced, although compensatory mitigation may be appropriate at a project level to address significant site-specific concerns and pre-construction study results.

These BMPs will evolve over time as additional experience, learning, monitoring and research becomes available on how to best minimize wildlife and habitat impacts from wind energy projects. Service should work with the industry, stakeholders and states to evaluate, revise and update these BMPs on a periodic basis, and the Service should maintain a readily available publication of recommended, generally accepted best practices.

1. Minimize, to the extent practicable, the area disturbed by pre-construction site monitoring and testing activities and installations.
2. Avoid locating wind energy facilities in areas identified as having a demonstrated and unmitigatable high risk to birds and bats.
3. Use available data from state and federal agencies, and other sources (which could include maps or databases), that show the location of sensitive resources and the results of Tier 2 and/or 3 studies to establish the layout



Wind electronic developers. Credit: NREL

- of roads, power lines, fences, and other infrastructure.
4. Minimize, to the maximum extent practicable, roads, power lines, fences, and other infrastructure associated with a wind development project. When fencing is necessary, construction should use wildlife compatible design standards.
5. Use native species when seeding or planting during restoration. Consult with appropriate state and federal agencies regarding native species to use for restoration.
6. To reduce avian collisions, place low and medium voltage connecting power lines associated with the wind energy development underground to the extent possible, unless burial of the lines is prohibitively expensive (e.g., where shallow bedrock exists) or where greater adverse impacts to biological resources would result:
 - a. Overhead lines may be acceptable if sited away from high bird crossing locations, to the extent practicable, such as between roosting and feeding areas or between lakes, rivers, prairie grouse and sage grouse leks, and nesting habitats. To the extent practicable, the lines should be marked in accordance with Avian Power Line Interaction Committee (APLIC) collision guidelines.
 - b. Overhead lines may be used when the lines parallel tree lines, employ bird flight diverters, or are otherwise screened so that collision risk is reduced.
 - c. Above-ground low and medium voltage lines, transformers and conductors should follow the 2006 or most recent APLIC "Suggested Practices for Avian Protection on Power Lines."
7. Avoid guyed communication towers and permanent met towers at wind energy project sites. If guy wires are necessary,


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- bird flight diverters or high visibility marking devices should be used.
8. Where permanent meteorological towers must be maintained on a project site, use the minimum number necessary.
 9. Use construction and management practices to minimize activities that may attract prey and predators to the wind energy facility.
 10. Employ only red, or dual red and white strobe, strobe-like, or flashing lights, not steady burning lights, to meet Federal Aviation Administration (FAA) requirements for visibility lighting of wind turbines, permanent met towers, and communication towers. Only a portion of the turbines within the wind project should be lighted, and all pilot warning lights should fire synchronously.
 11. Keep lighting at both operation and maintenance facilities and substations located within half a mile of the turbines to the minimum required:
 - a. Use lights with motion or heat sensors and switches to keep lights off when not required.
 - b. Lights should be hooded downward and directed to minimize horizontal and skyward illumination.
 - c. Minimize use of high-intensity lighting, steady-burning, or bright lights such as sodium vapor, quartz, halogen, or other bright spotlights.
 - d. All internal turbine nacelle and tower lighting should be extinguished when unoccupied.
 12. Establish non-disturbance buffer zones to protect sensitive habitats or areas of high risk for species of concern identified in pre-construction studies.
- Determine the extent of the buffer zone in consultation with the Service and state, local and tribal wildlife biologists, and land management agencies (e.g., U.S. Bureau of Land Management (BLM) and U.S. Forest Service (USFS)), or other credible experts as appropriate.
13. Locate turbines to avoid separating bird and bat species of concern from their daily roosting, feeding, or nesting sites if documented that the turbines' presence poses a risk to species.
 14. Avoid impacts to hydrology and stream morphology, especially where federal or state-listed aquatic or riparian species may be involved. Use appropriate erosion control measures in construction and operation to eliminate or minimize runoff into water bodies.
 15. When practical use tubular towers or best available technology to reduce ability of birds to perch and to reduce risk of collision.
 16. After project construction, close roads not needed for site operations and restore these roadbeds to native vegetation, consistent with landowner agreements.
 17. Minimize the number and length of access roads; use existing roads when feasible.
 18. Minimize impacts to wetlands and water resources by following all applicable provisions of the Clean Water Act (33 USC 1251-1387) and the Rivers and Harbors Act (33 USC 301 et seq.); for instance, by developing and implementing a storm water management plan and taking measures to reduce erosion and avoid delivery of road-generated sediment into streams and waters.
 19. Reduce vehicle collision risk to wildlife by instructing project personnel to drive at appropriate speeds, be alert for wildlife, and use additional caution in low visibility conditions.
20. Instruct employees, contractors, and site visitors to avoid harassing or disturbing wildlife, particularly during reproductive seasons.
 21. Reduce fire hazard from vehicles and human activities (instruct employees to use spark arrestors on power equipment, ensure that no metal parts are dragging from vehicles, use caution with open flame, cigarettes, etc.). Site development and operation plans should specifically address the risk of wildfire and provide appropriate cautions and measures to be taken in the event of a wildfire.
 22. Follow federal and state measures for handling toxic substances to minimize danger to water and wildlife resources from spills. Facility operators should maintain Hazardous Materials Spill Kits on site and train personnel in the use of these.
 23. Reduce the introduction and spread of invasive species by following applicable local policies for invasive species prevention, containment, and control, such as cleaning vehicles and equipment arriving from areas with known invasive species issues, using locally sourced topsoil, and monitoring for and rapidly removing invasive species at least annually.
 24. Use invasive species prevention and control measures as specified by county or state requirements, or by applicable federal agency requirements (such as Integrated Pest Management) when federal policies apply.
 25. Properly manage garbage and waste disposal on project sites to avoid creating attractive nuisances for wildlife by providing them with supplemental food.
 26. Promptly remove large animal carcasses (e.g., big game,

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domestic livestock, or feral animal).

27. Wildlife habitat enhancements or improvements such as ponds, guzzlers, rock or brush piles for small mammals, bird nest boxes, nesting platforms, wildlife food plots, etc. should not be created or added to wind energy facilities. These wildlife habitat enhancements are often desirable but when added to a wind energy facility result in increased wildlife use of the facility which may result in increased levels of injury or mortality to them.

Retrofitting, Repowering, and Decommissioning

As with project construction, these Guidelines offer BMPs for the retrofitting, repowering, and decommissioning phases of wind energy projects.

Retrofitting

Retrofitting is defined as replacing portions of existing wind turbines or project facilities so that at least part of the original turbine, tower, electrical infrastructure or foundation is being utilized. Retrofitting BMPs include:

1. Retrofitting of turbines should use installation techniques that minimize new site disturbance, soil erosion, and removal of vegetation of habitat value.
2. Retrofits should employ shielded, separated or insulated electrical conductors that minimize electrocution risk to avian wildlife per APLIC (2006).
3. Retrofit designs should prevent nests or bird perches from being established in or on the wind turbine or tower.
4. FAA visibility lighting of wind turbines should employ only red, or dual red and white strobe, strobe-like, or flashing lights, not steady burning lights.
5. Lighting at both operation and maintenance facilities and

substations located within half a mile of the turbines should be kept to the minimum required:

- a. Use lights with motion or heat sensors and switches to keep lights off when not required.
 - b. Lights should be hooded downward and directed to minimize horizontal and skyward illumination.
 - c. Minimize use of high intensity lighting, steady-burning, or bright lights such as sodium vapor, quartz, halogen, or other bright spotlights.
6. Remove wind turbines when they are no longer cost effective to retrofit.

Repowering

Repowering may include removal and replacement of turbines and associated infrastructure. BMPs include:

1. To the greatest extent practicable, existing roads, disturbed areas and turbine strings should be re-used in repower layouts.
2. Roads and facilities that are no longer needed should be demolished, removed, and their footprint stabilized and re-seeded with native plants appropriate for the soil conditions and adjacent habitat and of local seed sources where feasible, per landowner requirements and commitments.
3. Existing substations and ancillary facilities should be re-used in repowering projects to the extent practicable.
4. Existing overhead lines may be acceptable if located away from high bird crossing locations, such as between roosting and feeding areas, or between lakes, rivers and nesting areas. Overhead lines may be used when they parallel tree lines, employ bird flight diverters, or are otherwise screened so that collision risk is reduced.

5. Above-ground low and medium voltage lines, transformers and conductors should follow the 2006 or most recent APLIC "Suggested Practices for Avian Protection on Power Lines."
6. Guyed structures should be avoided. If use of guy wires is absolutely necessary, they should be treated with bird flight diverters or high visibility marking devices, or are located where known low bird use will occur.
7. FAA visibility lighting of wind turbines should employ only red, or dual red and white strobe, strobe-like, or flashing lights, not steady burning lights.
8. Lighting at both operation and maintenance facilities and substations located within ½ mile of the turbines should be kept to the minimum required.
 - a. Use lights with motion or heat sensors and switches to keep lights off when not required.
 - b. Lights should be hooded downward and directed to minimize horizontal and skyward illumination.



Towers are being lifted as work continues on the 2 MW Gamesa wind turbine that is being installed at the NWTC. Credit: NREL


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- c. Minimize use of high intensity lighting, steady-burning, or bright lights such as sodium vapor, quartz, halogen, or other bright spotlights.
5. Surface water flows should be restored to pre-disturbance conditions, including removal of stream crossings, roads, and pads, consistent with storm water management objectives and requirements.

Decommissioning

Decommissioning is the cessation of wind energy operations and removal of all associated equipment, roads, and other infrastructure. The land is then used for another activity. During decommissioning, contractors and facility operators should apply BMPs for road grading and native plant re-establishment to ensure that erosion and overland flows are managed to restore pre-construction landscape conditions. The facility operator, in conjunction with the landowner and state and federal wildlife agencies, should restore the natural hydrology and plant community to the greatest extent practical.

1. Decommissioning methods should minimize new site disturbance and removal of native vegetation, to the greatest extent practicable.
2. Foundations should be removed to a minimum of three feet below surrounding grade, and covered with soil to allow adequate root penetration for native plants, and so that subsurface structures do not substantially disrupt ground water movements. Three feet is typically adequate for agricultural lands.
3. If topsoils are removed during decommissioning, they should be stockpiled and used as topsoil when restoring plant communities. Once decommissioning activity is complete, topsoils should be restored to assist in establishing and maintaining pre-construction native plant communities to the extent possible, consistent with landowner objectives.
4. Soil should be stabilized and re-vegetated with native plants appropriate for the soil conditions and adjacent habitat, and of local seed sources where feasible, consistent with landowner objectives.
6. Surveys should be conducted by qualified experts to detect populations of invasive species, and comprehensive approaches to preventing and controlling invasive species should be implemented and maintained as long as necessary.
7. Overhead pole lines that are no longer needed should be removed.
8. After decommissioning, erosion control measures should be installed in all disturbance areas where potential for erosion exists, consistent with storm water management objectives and requirements.
9. Fencing should be removed unless the landowner will be utilizing the fence.
10. Petroleum product leaks and chemical releases should be remediated prior to completion of decommissioning.

Chapter 8: Mitigation

Mitigation is defined in this document as avoiding or minimizing significant adverse impacts, and when appropriate, compensating for unavoidable significant adverse impacts, as determined through the tiered approach described in the recommended Guidelines. The Service places emphasis in project planning on first avoiding, then minimizing, potential adverse impacts to wildlife and their habitats. Several tools are available to determine appropriate mitigation, including the Service Mitigation Policy (USFWS Mitigation Policy, 46 FR 7656 (1981)). The Service policy provides a common basis for determining how and when to use different mitigation strategies, and facilitates earlier consideration of wildlife values in wind energy project planning.

Under the Service Mitigation Policy, the highest priority is for mitigation to occur on-site within the project planning area. The secondary priority is for the mitigation to occur off-site. Off-site mitigation should first occur in proximity to the planning area within the same ecological region and secondarily elsewhere within the same ecological region. Generally, the Service prefers on-site mitigation over off-site mitigation because this approach most directly addresses project impacts at the location where they actually occur. However, there may be individual cases where off-site mitigation could result in greater net benefits to affected species and habitats. Developers should work with the Service in comparing benefits among multiple alternatives.

In some cases, a project's effects cannot be forecast with precision. The developer and the agencies may be unable to make some mitigation decisions until post-construction data have been collected. If significant adverse effects have not been adequately addressed,

additional mitigation for those adverse effects from operations may need to be implemented.

Mitigation measures implemented post-construction, whether in addition to those implemented pre-construction or whether they are new, are appropriate elements of the tiered approach. The general terms and funding commitments for future mitigation and the triggers or thresholds for implementing such compensation should be developed at the earliest possible stage in project development. Any mitigation implemented after a project is operational should be well defined, bounded, technically feasible, and commensurate with the project effects.

NEPA Guidance on Mitigation

CEQ issued guidance in February 2011 on compliance with the National Environmental Policy Act (NEPA) entitled, "Appropriate Use of Mitigation and Monitoring and Clarifying the Appropriate Use of

Mitigated Findings of No Significant Impact." This new guidance clarifies that when agencies premise their Finding of No Significant Impact on a commitment to mitigate the environmental impacts of a proposed action, they should adhere to those commitments, publicly report on those efforts, monitor how they are implemented, and monitor the effectiveness of the mitigation.

To the extent that a federal nexus with a wind project exists, for example, developing a project on federal lands or obtaining a federal permit, the lead federal action agency should make its decision based in part on a developer's commitment to mitigate adverse environmental impacts. The federal action agency should ensure that the developer adheres to those commitments, monitors how they are implemented, and monitors the effectiveness of the mitigation. Additionally, the lead federal action agency should make information on mitigation monitoring available to the public through its web site;



Greater prairie chicken. Credit: Amy Thornburg, USFWS

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and should ensure that mitigation successfully achieves its goals.

Compensatory Mitigation

Compensatory mitigation as defined in this document refers to replacement of project-induced losses to fish and wildlife resources. Substitution or offsetting of fish and wildlife resource losses with resources considered to be of equivalent biological value.

- **In-kind** – Providing or managing substitute resources to replace the value of the resources lost, where such substitute resources are physically and biologically the same or closely approximate to those lost.
- **Out-of-kind** – Providing or managing substitute resources to replace the value of the resources lost, where such substitute resources are physically or biologically different from those lost. This may include conservation or mitigation banking, research or other options.

The amount of compensation, if necessary, will depend on the effectiveness of any avoidance and minimization measures undertaken. If a proposed wind development is poorly sited with regard to wildlife effects, the most important mitigation opportunity is largely lost and the remaining options can be expensive, with substantially greater environmental effects.

Compensation is most often appropriate for habitat loss under limited circumstances or for direct take of wildlife (e.g., Habitat Conservation Plans). Compensatory mitigation may involve contributing to a fund to protect habitat or otherwise support efforts to reduce existing impacts to species affected by a wind project. Developers should communicate with the Service and state agency prior to initiating such an approach.

Ideally, project impact assessment is a cooperative effort involving

the developer, the Service, tribes, local authorities, and state resource agencies. The Service does not expect developers to provide compensation for the same habitat loss more than once. But the Service, state resource agencies, tribes, local authorities, state and federal land management agencies may have different species or habitats of concern, according to their responsibilities and statutory authorities. Hence, one entity may seek mitigation for a different group of species or habitat than does another.

Migratory Birds and Eagles

Some industries, such as the electric utilities, have developed operational and deterrent measures that when properly used can avoid or minimize “take” of migratory birds. Many of these measures to avoid collision and electrocution have been scientifically tested with publication in peer-reviewed, scientific journals. The Service encourages the wind industry to use these measures in siting, placing, and operating all power lines, including their distribution and grid-connecting transmission lines.

E.O. 13186, which addresses responsibilities of federal agencies to protect migratory birds, includes a directive to federal agencies to restore and enhance the habitat of migratory birds as practicable. E.O. 13186 provides a basis and a rationale for compensating for the loss of migratory bird habitat that results from developing wind energy projects that have a federal nexus.

Regulations concerning eagle take permits in 50 CFR 22.26 and 50 CFR 22.27 may allow for compensation as part of permit issuance. Compensation may be a condition of permit issuance in cases of nest removal, disturbance or take resulting in mortality that will likely occur over several seasons, result in permanent abandonment of one or more breeding territories, have large scale impacts, occur at multiple locations, or otherwise contribute to cumulative negative effects. The draft ECP Guidance

has additional information on the use of compensation for programmatic permits.

Endangered Species

The ESA has provisions that allow for compensation through the issuance of an Incidental Take Permit (ITP). Under the ESA, mitigation measures are determined on a case by case basis, and are based on the needs of the species and the types of effects anticipated. If a federal nexus exists, or if a developer chooses to seek an ITP under the ESA, then effects to listed species need to be evaluated through the Section 7 and/or Section 10 processes. If an ITP is requested, it and the associated HCP must provide for minimization and mitigation to the maximum extent practicable, in addition to meeting other necessary criteria for permit issuance. For further information about compensation under federal laws administered by the Service, see the Service’s Habitat and Resource Conservation website <http://www.fws.gov/habitatconservation>.



Bald eagle. Credit: USFWS

Chapter 9: Advancing Use, Cooperation and Effective Implementation

This chapter discusses a variety of policies and procedures that may affect the way wind project developers and the Service work with each other as well as with state and tribal governments and non-governmental organizations. The Service recommends that wind project developers work closely with field office staff for further elaboration of these policies and procedures.

Conflict Resolution

The Service and developers should attempt to resolve any issues arising from use of the Guidelines at the Field Office level. Deliberations should be in the context of the intent of the Guidelines and be based on the site-specific conditions and the best available data. However, if there

is an issue that cannot be resolved within a timely manner at the field level, the developer and Service staff will coordinate to bring the matter up the chain of command in a stepwise manner.

Bird and Bat Conservation Strategies (BBCS)

The Service has recommended that developers prepare written records of their actions to avoid, minimize and compensate for potential adverse impacts. In the past, the Service has referred to these as Avian and Bat Protection Plans (ABPP). However, ABPPs have more recently been used for transmission projects and less for other types of development. For this reason the Service is introducing a distinct concept for wind energy

projects and calling them Bird and Bat Conservation Strategies (BBCS).

Typically, a project-specific BBCS will explain the analyses, studies, and reasoning that support progressing from one tier to the next in the tiered approach. A wind energy project-specific BBCS is an example of a document or compilation of documents that describes the steps a developer could or has taken to apply these Guidelines to mitigate for adverse impacts and address the post-construction monitoring efforts the developer intends to undertake. A developer may prepare a BBCS in stages, over time, as analysis and studies are undertaken for each tier. It will also address the post-construction monitoring efforts for mortality and habitat effects, and may use many of the components suggested in the Suggested Practices for Avian Protection on Power Lines (APLIC 2006). Any Service review of, or discussion with a developer, concerning its BBCS is advisory only, does not result in approval or disapproval of the BBCS by the Service, and does not constitute a federal agency action subject to the National Environmental Policy Act or other federal law applicable to such an action.

Project Interconnection Lines

The Guidelines are designed to address all elements of a wind energy facility, including the turbine string or array, access roads, ancillary buildings, and the above- and below-ground electrical lines which connect a project to the transmission system. The Service recommends that the project evaluation include consideration of the wildlife- and habitat-related impacts of these electrical lines, and that the developer include measures to reduce impacts of these lines, such



Electricity towers and wind turbines. Credit: NREL



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as those outlined in the Suggested Practices for Avian Protection on Power Lines (APLIC 2006). The Guidelines are not designed to address transmission beyond the point of interconnection to the transmission system. The national grid and proposed smart grid system are beyond the scope of these Guidelines.

Confidentiality of Site Evaluation Process as Appropriate

Some aspects of the initial pre-construction risk assessment, including preliminary screening and site characterization, occur early in the development process, when land or other competitive issues limit developers' willingness to share information on projects with the public and competitors. Any consultation or coordination with agencies at this stage may include confidentiality agreements.

Collaborative Research

Much uncertainty remains about predicting risk and estimating impacts of wind energy development on wildlife. Thus there is a need for additional research to improve scientifically based decision-making when siting wind energy facilities, evaluating impacts on wildlife and habitats, and testing the efficacy of mitigation measures. More extensive studies are needed to further elucidate patterns and test hypotheses regarding possible solutions to wildlife and wind energy impacts.

It is in the interests of wind developers and wildlife agencies to improve these assessments to better mitigate the impacts of wind energy development on wildlife and their habitats. Research can provide data on operational factors (e.g. wind speed, weather conditions) that are likely to result in fatalities. It could

also include studies of cumulative impacts of multiple wind energy projects, or comparisons of different methods for assessing avian and bat activity relevant to predicting risk. Monitoring and research should be designed and conducted to ensure unbiased data collection that meets technical standards such as those used in peer review. Research projects may occur at the same time as project-specific Tier 4 and Tier 5 studies.

Research would usually result from collaborative efforts involving appropriate stakeholders, and is not the sole or primary responsibility of any developer. Research partnerships (e.g., Bats and Wind Energy Cooperative (BWEC)⁹, Grassland and Shrub Steppe Species Collaborative (GS3C)¹⁰) involving diverse players will be helpful for generating common goals and objectives and adequate funding to conduct studies (Arnett and Haufler 2003). The National Wind Coordinating Collaborative (NWCC)¹¹, the American Wind Wildlife Institute (AWWI)¹², and the California Energy Commission (CEC)'s Public Interest Energy Research Program¹³ all support research in this area.

Study sites and access will be necessary to design and implement research, and developers are encouraged to participate in these research efforts when possible. Subject to appropriations, the Service also should fund priority research and promote collaboration and information sharing among research efforts to advance science on wind energy-wildlife interactions, and to improve these Guidelines.

Service - State Coordination and Cooperation

The Service encourages states to increase compatibility between

state guidelines and these voluntary Guidelines, protocols, data collection methods, and recommendations relating to wildlife and wind energy. States that desire to adopt, or those that have formally adopted, wind energy siting, permitting, or environmental review regulations or guidelines are encouraged to cooperate with the Service to develop consistent state level guidelines. The Service may be available to confer, coordinate and share its expertise with interested states when a state lacks its own guidance or program to address wind energy-wildlife interactions. The Service will also use states' technical resources as much as possible and as appropriate.

The Service will explore establishing a voluntary state/federal program to advance cooperation and compatibility between the Service and interested state and local governments for coordinated review of projects under both federal and state wildlife laws. The Service, and interested states, will consider using the following tools to reach agreements to foster consistency in review of projects:

- Cooperation agreements with interested state governments.
- Joint agency reviews to reduce duplication and increase coordination in project review.
- A communication mechanism:
 - To share information about prospective projects
 - To coordinate project review
 - To ensure that state and federal regulatory processes, and/or mitigation requirements are being adequately addressed

⁹ www.batsandwind.org

¹⁰ www.nationalwind.org

¹¹ www.nationalwind.org

¹² <http://www.awwi.org>

¹³ <http://www.energy.ca.gov/research>

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- To ensure that species of concern and their habitats are fully addressed
- Establishing consistent and predictable joint protocols, data collection methodologies, and study requirements to satisfy project review and permitting.
- Designating a Service management contact within each Regional Office to assist Field Offices working with states and local agencies to resolve significant wildlife-related issues that cannot be resolved at the field level.
- Cooperative state/federal/industry research agreements relating to wind energy -wildlife interactions.

The Service will explore opportunities to:

- Provide training to states.
- Foster development of a national geographic data base that identifies development-sensitive ecosystems and habitats.
- Support a national database for reporting of mortality data on a consistent basis.
- Establish national BMPs for wind energy development projects.
- Develop recommended guidance on study protocols, study techniques, and measures and metrics for use by all jurisdictions.
- Assist in identifying and obtaining funding for national research priorities.

Service - Tribal Consultation and Coordination

Federally-recognized Indian Tribes enjoy a unique government-to-government relationship with the United States. The United States Fish and Wildlife Service (Service) recognizes Indian tribal governments as the authoritative voice regarding the management of



Wind turbine in California.. Credit: NREL

tribal lands and resources within the framework of applicable laws. It is important to recall that many tribal traditional lands and tribal rights extend beyond reservation lands.

The Service consults with Indian tribal governments under the authorities of Executive Order 13175 “Consultation and Coordination with Indian Tribal Governments” and supporting DOI and Service policies. To this end, when it is determined that federal actions and activities may affect a Tribe’s resources (including cultural resources), lands, rights, or ability to provide services to its members, the Service must, to the extent practicable, seek to engage the affected Tribe(s) in consultation and coordination.

Tribal Wind Energy Development on Reservation Lands

Indian tribal governments have the authority to develop wind energy projects, permit their development, and establish relevant regulatory guidance within the framework of applicable laws.

The Service will provide technical assistance upon the request of Tribes that aim to establish regulatory guidance for wind energy development for lands under

the Tribe’s jurisdiction. Tribal governments are encouraged to strive for compatibility between their guidelines and these Guidelines.

Tribal Wind Energy Development on Lands that are not held in Trust

Indian tribal governments may wish to develop wind energy projects on lands that are not held in trust status. In such cases, the Tribes should coordinate with agencies other than the Service. At the request of a Tribe, the Service may facilitate discussions with other regulatory organizations. The Service may also lend its expertise in these collaborative efforts to help determine the extent to which tribal resource management plans and priorities can be incorporated into established regulatory protocols.

Non-Tribal Wind Energy Development – Consultation with Indian Tribal Governments

When a non-Tribal wind energy project is proposed that may affect a Tribe’s resources (including cultural resources), lands, rights, or ability to govern or provide services to its members, the Service should seek to engage the affected Tribe(s) in consultation and coordination as


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early as possible in the process. In siting a proposed project that has a federal nexus, it is incumbent upon the regulatory agency to notify potentially affected Tribes of the proposed activity. If the Service or other federal agency determines that a project may affect a Tribe(s), they should notify the Tribe(s) of the action at the earliest opportunity. At the request of a Tribe, the Service may facilitate and lend its expertise in collaborating with other organizations to help determine the extent to which tribal resource management plans and priorities can be incorporated into established regulatory protocols or project implementation. This process ideally should be agreed to by all involved parties.

In the consultative process, Tribes should be engaged as soon as possible when a decision may affect a Tribe(s). Decisions made that affect Indian Tribal governments without adequate federal effort to engage Tribe(s) in consultation have been overturned by the courts. See, e.g., *Quechan Tribe v. U.S. Dep't of the Interior*, No. 10cv2241 LAB (CAB), 2010 WL 5113197 (S.D. Cal. Dec. 15, 2010). When a tribal government is consulted, it is neither required, nor expected that all of the Tribe's issues can be resolved in its favor. However, the Service must listen and may not arbitrarily dismiss concerns of the tribal government. Rather, the Service must seriously consider and respond to all tribal concerns. Regional Native American Liaisons are able to provide in-house guidance as to government-to-government consultation processes. (See Service - State Coordination and Cooperation, above).

Non-Governmental Organization Actions

If a specific project involves actions at the local, state, or federal level that provide opportunities for public participation, non-governmental organizations (NGOs) can provide meaningful contributions to the discussion of biological issues associated with that project, through the normal processes such as scoping, testimony at public

meetings, and comment processes. In the absence of formal public process, there are many NGOs that have substantial scientific capabilities and may have resources that could contribute productively to the siting of wind energy projects. Several NGOs have made significant contributions to the understanding of the importance of particular geographic areas to wildlife in the United States. This work has benefited and continues to benefit from extensive research efforts and from associations with highly qualified biologists. NGO expertise can – as can scientific expertise in the academic or private consulting sectors – serve highly constructive purposes. These can include:

- Providing information to help identify environmentally sensitive areas, during the screening phases of site selection (Tiers 1 and 2, as described in this document)
- Providing feedback to developers and agencies with respect to specific sites and site and impact assessment efforts
- Helping developers and agencies design and implement mitigation or offset strategies
- Participating in the defining, assessing, funding, and implementation of research efforts in support of improved predictors of risk, impact assessments and effective responses
- Articulating challenges, concerns, and successes to diverse audiences

Non-Governmental Organization Conservation Lands

Implementation of these Guidelines by Service and other state agencies will recognize that lands owned and managed by non-government conservation organizations represent a significant investment that generally supports the mission of state and federal wildlife agencies. Many of these lands represent an investment of federal conservation

funds, through partnerships between agencies and NGOs. These considerations merit extra care in the avoidance of wind energy development impacts to these lands. In order to exercise this care, the Service and allied agencies can coordinate and consult with NGOs that own lands or easements which might reasonably be impacted by a project under review.

Appendix A: Glossary

Accuracy – The agreement between a measurement and the true or correct value.

Adaptive management – An iterative decision process that promotes flexible decision-making that can be adjusted in the face of uncertainties as outcomes from management actions and other events become better understood. Comprehensively applying the tiered approach embodies the adaptive management process.

Anthropogenic – Resulting from the influence of human beings on nature.

Area of interest – For most projects, the area where wind turbines and meteorological (met) towers are proposed or expected to be sited, and the area of potential impact.

Avian – Pertaining to or characteristic of birds.

Avoid – To not take an action or parts of an action to avert the potential effects of the action or parts thereof. First of three components of “mitigation,” as defined in Service Mitigation Policy. (See mitigation.)

Before-after/control-impact (BACI) – A study design that involves comparisons of observational data, such as bird counts, before and after an environmental disturbance in a disturbed and undisturbed site. This study design allows a researcher to assess the effects of constructing and operating a wind turbine by comparing data from the “control” sites (before and undisturbed) with the “treatment” sites (after and disturbed).

Best management practices (BMPs) – Methods that have been determined by the stakeholders to be the most effective, practicable means of avoiding or minimizing significant adverse impacts to individual species, their habitats or an ecosystem, based on the best available information.

Buffer zone – A zone surrounding a resource designed to protect the resource from adverse impact, and/or a zone surrounding an existing or proposed wind energy project for the purposes of data collection and/or impact estimation.

Community-scale – Wind energy projects greater than 1 MW, but generally less than 20 MW, in name-plate capacity, that produce electricity for off-site use, often partially or totally owned by members of a local community or that have other demonstrated local benefits in terms of retail power costs, economic development, or grid issues.

Comparable site – A site similar to the project site with respect to topography, vegetation, and the species under consideration.

Compensatory mitigation – Replacement of project-induced losses to fish and wildlife resources. Substitution or offsetting of fish and wildlife resource losses with resources considered to be of equivalent biological value.

- **In-kind** – Providing or managing substitute resources to replace the value of the resources lost, where such substitute resources are physically and biologically the same or closely approximate to those lost.
- **Out-of-kind** – Providing or managing substitute resources to replace the value of the resources lost, where such substitute resources are physically or biologically different from those lost. This may include conservation or mitigation banking, research or other options.

Cost effective – Economical in terms of tangible benefits produced by money spent.

Covariate – Uncontrolled random variables that influence a response to a treatment or impact, but do not interact with any of the treatments or impacts being tested.

Critical habitat – For listed species, consists of the specific areas designated by rule making pursuant to Section 4 of the Endangered Species Act and displayed in 50 CFR § 17.11 and 17.12.

Cumulative impacts – See impact.




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Curtailment – The act of limiting the supply of electricity to the grid during conditions when it would normally be supplied. This is usually accomplished by cutting-out the generator from the grid and/or feathering the turbine blades.

Cut-in Speed – The wind speed at which the generator is connected to the grid and producing electricity. It is important to note that turbine blades may rotate at full RPM in wind speeds below cut-in speed.

Displacement – The loss of habitat as result of an animal’s behavioral avoidance of otherwise suitable habitat. Displacement may be short-term, during the construction phase of a project, temporary as a result of habituation, or long-term, for the life of the project.

Distributed wind – Small and mid-sized turbines between 1 kilowatt and 1 megawatt that are installed and produce electricity at the point of use to off-set all or a portion of on-site energy consumption.

Ecosystem – A system formed by the interaction of a community of organisms with their physical and chemical environment. All of the biotic elements (i.e., species, populations, and communities) and abiotic elements (i.e., land, air, water, energy) interacting in a given geographic area so that a flow of energy leads to a clearly defined trophic structure, biotic diversity, and material cycles. Service Mitigation Policy adopted definition from E. P. Odum 1971 Fundamentals of Ecology.

Edge effect – The effect of the juxtaposition of contrasting environments on an ecosystem.

Endangered species – See listed species.

Extirpation – The species ceases to exist in a given location; the species still exists elsewhere.

Fatality – An individual instance of death.

Fatality rate – The ratio of the number of individual deaths to some parameter of interest such as megawatts of energy produced, the number of turbines in a wind project, the number of individuals exposed, etc., within a specified unit of time.

Feathering – Adjusting the angle of the rotor blade parallel to the wind, or turning the whole unit out of the wind, to slow or stop blade rotation.

Federal action agency – A department, bureau, agency or instrumentality of the United States which plans, constructs, operates or maintains a project, or which reviews, plans for or approves a permit, lease or license for projects, or manages federal lands.

Federally listed species – See listed species.

Footprint – The geographic area occupied by the actual infrastructure of a project such as wind turbines, access roads, substation, overhead and underground electrical lines, and buildings, and land cleared to construct the project.

G1 (Global Conservation Status Ranking) Critically Imperiled – At very high risk of extinction due to extreme rarity (often five or fewer populations), very steep declines, or other factors.

G2 (Global Conservation Status Ranking) Imperiled – At high risk of extinction or elimination due to very restricted range, very few populations, steep declines, or other factors.

G3 (Global Conservation Status Ranking) Vulnerable – At moderate risk of extinction or elimination due to a restricted range, relatively few populations, recent and widespread declines, or other factors.

Guy wire – Wires used to secure wind turbines or meteorological towers that are not self-supporting.

Habitat – The area which provides direct support for a given species, including adequate food, water, space, and cover necessary for survival.

Habitat fragmentation – Habitat fragmentation separates blocks of habitat for some species into segments, such that the individuals in the remaining habitat segments may suffer from effects such as decreased survival, reproduction, distribution, or use of the area.



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Impact – An effect or effects on natural resources and on the components, structures, and functioning of affected ecosystems.

- **Cumulative** – Changes in the environment caused by the aggregate of past, present and reasonably foreseeable future actions on a given resource or ecosystem.
- **Direct** – Effects on individual species and their habitats caused by the action, and occur at the same time and place.
- **Indirect impact** – Effects caused by the action that are later in time or farther removed in distance, but are still reasonably foreseeable. Indirect impacts include displacement and changes in the demographics of bird and bat populations.

Infill – Add an additional phase to the existing project, or build a new project adjacent to existing projects.

In-kind compensatory mitigation – See compensatory mitigation.

Intact habitat – An expanse of habitat for a species or landscape scale feature, unbroken with respect to its value for the species or for society.

Intact landscape – Relatively undisturbed areas characterized by maintenance of most original ecological processes and by communities with most of their original native species still present.

Lattice design – A wind turbine support structure design characterized by horizontal or diagonal lattice of bars forming a tower rather than a single tubular support for the nacelle and rotor.

Lead agency – Agency that is responsible for federal or non-federal regulatory or environmental assessment actions.

Lek – A traditional site commonly used year after year by males of certain species of birds (e.g., greater and lesser prairie-chickens, sage and sharp-tailed grouse, and buff-breasted sandpiper), within which the males display communally to attract and compete for female mates, and where breeding occurs.

Listed species – Any species of fish, wildlife or plant that has been determined to be endangered or threatened under section 4 of the Endangered Species Act (50 CFR §402.02), or similarly designated by state law or rule.

Local population – A subdivision of a population of animals or plants of a particular species that is in relative proximity to a project.

Loss – As used in this document, a change in wildlife habitat due to human activities that is considered adverse and: 1) reduces the biological value of that habitat for species of concern; 2) reduces population numbers of species of concern; 3) increases population numbers of invasive or exotic species; or 4) reduces the human use of those species of concern.

Megawatt (MW) – A measurement of electricity-generating capacity equivalent to 1,000 kilowatts (kW), or 1,000,000 watts.

Migration – Regular movements of wildlife between their seasonal ranges necessary for completion of the species lifecycle.

Migration corridor – Migration routes and/or corridors are the relatively predictable pathways that a migratory species travel between seasonal ranges, usually breeding and wintering grounds.

Migration stopovers – Areas where congregations of wildlife assemble during migration. Such areas supply high densities of food or shelter.

Minimize – To reduce to the smallest practicable amount or degree.

Mitigation – (Specific to these Guidelines) Avoiding or minimizing significant adverse impacts, and when appropriate, compensating for unavoidable significant adverse impacts.

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Monitoring – 1) A process of project oversight such as checking to see if activities were conducted as agreed or required; 2) making measurements of uncontrolled events at one or more points in space or time with space and time being the only experimental variable or treatment; 3) making measurements and evaluations through time that are done for a specific purpose, such as to check status and/or trends or the progress towards a management objective.

Mortality rate – Population death rate, typically expressed as the ratio of deaths per 100,000 individuals in the population per year (or some other time period).

Operational changes – Deliberate changes to wind energy project operating protocols, such as the wind speed at which turbines “cut in” or begin generating power; undertaken with the object of reducing collision fatalities. Considered separately from standard mitigation measures due to the fact that operational changes are considered as a last resort and will rarely be implemented if a project is properly sited.

Passerine – Describes birds that are members of the Order Passeriformes, typically called “songbirds.”

Plant communities of concern – Plant communities of concern are unique habitats that are critical for the persistence of highly specialized or unique species and communities of organisms. Often restricted in distribution or represented by a small number of examples, these communities are biological hotspots that significantly contribute to the biological richness and productivity of the entire region. Plant communities of concern often support rare or uncommon species assemblages, provide critical foraging, roosting, nesting, or hibernating habitat, or perform vital ecosystem functions. These communities often play an integral role in the conservation of biological integrity and diversity across the landscape. (Fournier et al. 2007) Also, any plant community with a Natural Heritage Database ranking of S1, S2, S3, G1, G2, or G3.

Population – A demographically and genetically self-sustaining group of animals and/or plants of a particular species.

Practicable – Capable of being done or accomplished; feasible.

Prairie grouse – A group of gallinaceous birds, includes the greater prairie-chicken, the lesser prairie-chicken, and the sharp-tailed grouse.

Project area – The area that includes the project site as well as contiguous land that shares relevant characteristics.

Project commencement – The point in time when a developer begins its preliminary evaluation of a broad geographic area to assess the general ecological context of a potential site or sites for wind energy project(s). For example, this may include the time at which an option is acquired to secure real estate interests, an application for federal land use has been filed, or land has been purchased.

Project Site – The land that is included in the project where development occurs or is proposed to occur.

Project transmission lines – Electrical lines built and owned by a project developer.

Raptor – As defined by the American Ornithological Union, a group of predatory birds including hawks, eagles, falcons, osprey, kites, owls, vultures and the California condor.

Relative abundance – The number of organisms of a particular kind in comparison to the total number of organisms within a given area or community.

Risk – The likelihood that adverse effects may occur to individual animals or populations of species of concern, as a result of development and operation of a wind energy project. For detailed discussion of risk and risk assessment as used in this document see Chapter One - General Overview.

Rotor – The part of a wind turbine that interacts with wind to produce energy. Consists of the turbine’s blades and the hub to which the blades attach.

Rotor-swept area – The area of the circle or volume of the sphere swept by the turbine blades.

Rotor-swept zone – The altitude within a wind energy project which is bounded by the upper and lower limits of the rotor-swept area and the spatial extent of the project.

S1 (Subnational Conservation Status Ranking) Critically Imperiled – Critically imperiled in the jurisdiction because of extreme rarity or because of some factor(s) such as very steep declines making it especially vulnerable to extirpation from the jurisdiction.

S2 (Subnational Conservation Status Ranking) Imperiled – Imperiled in the jurisdiction because of rarity due to very restricted range, very few populations, steep declines, or other factors making it very vulnerable to extirpation from jurisdiction.

S3 (Subnational Conservation Status Ranking) Vulnerable – Vulnerable in the jurisdiction due to a restricted range, relatively few populations, recent and widespread declines, or other factors making it vulnerable to extirpation.

Sage grouse – A large gallinaceous bird living in the sage steppe areas of the intermountain west, includes the greater sage grouse and Gunnison’s sage grouse.

Significant – For purposes of characterizing impacts to species of concern and their habitats, “significance” takes into account the duration, scope, and intensity of an impact. Impacts that are very brief or highly transitory, do not extend beyond the immediate small area where they occur, and are minor in their intensity are not likely to be significant. Conversely, those that persist for a relatively long time, encompass a large area or extend well beyond the immediate area where they occur, or have substantial consequences are almost certainly significant. A determination of significance may include cumulative impacts of other actions. There is probably some unavoidable overlap among these three characteristics, as well as some inherent ambiguity in these terms, requiring the exercise of judgment and the development of a consistent approach over time.

Species of concern – For a particular wind energy project, any species which 1) is either a) listed as an endangered, threatened or candidate species under the Endangered Species Act, subject to the Migratory Bird Treaty Act or Bald and Golden Eagle Protection Act; b) is designated by law, regulation, or other formal process for protection and/or management by the relevant agency or other authority; or c) has been shown to be significantly adversely affected by wind energy development, and 2) is determined to be possibly affected by the project.

Species of habitat fragmentation concern—Species of concern for which a relevant federal, state, tribal, and/or local agency has found that separation of their habitats into smaller blocks reduces connectivity such that the individuals in the remaining habitat segments may suffer from effects such as decreased survival, reproduction, distribution, or use of the area. Habitat fragmentation from a wind energy project may create significant barriers for such species.

String – A number of wind turbines oriented in close proximity to one another that are usually sited in a line, such as along a ridgeline.

Strobe – Light consisting of pulses that are high in intensity and short in duration.

Threatened species – See listed species.

Tubular design – A type of wind turbine support structure for the nacelle and rotor that is cylindrical rather than lattice.

Turbine height – The distance from the ground to the highest point reached by the tip of the blades of a wind turbine.

Utility-scale – Wind projects generally larger than 20 MW in nameplate generating capacity that sell electricity directly to utilities or into power markets on a wholesale basis.

Voltage (low and medium) – Low voltages are generally below 600 volts, medium voltages are commonly on distribution electrical lines, typically between 600 volts and 110 kV, and voltages above 110 kV are considered high voltages.

Wildlife – Birds, fishes, mammals, and all other classes of wild animals and all types of aquatic and land vegetation upon which wildlife is dependent.

Wildlife management plan – A document describing actions taken to identify resources that may be impacted by proposed development; measures to mitigate for any significant adverse impacts; any post-construction monitoring; and any other studies that may be carried out by the developer.

Wind turbine – A machine for converting the kinetic energy in wind into mechanical energy, which is then converted to electricity.

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Appendix C: Sources of Information Pertaining to Methods to Assess Impacts to Wildlife

The following is an initial list of references that provide further information on survey and monitoring methods. Additional sources may be available.

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