2 PROPOSED ACTION AND ALTERNATIVES

2.1 INTRODUCTION

Wind energy development on BLM-administered lands is managed through ROW authorizations in accordance with the terms and conditions of the BLM’s Interim Wind Energy Development Policy (BLM 2002a) (Appendix A). The BLM proposes to revise the interim policy through development of a Wind Energy Development Program that would establish comprehensive policies and BMPs addressing wind energy development.1 Alternatives to this proposed action present options for the management of wind energy development on BLM-administered lands. Under each alternative, wind energy development would occur in accordance with the requirements of the FLMPA. The objective of this PEIS is to evaluate whether the proposed action presents the best management approach that the BLM could adopt.

This chapter identifies and describes the proposed action and its alternatives, including no action. A comparison of the alternatives is provided in Section 2.6.

2.2 DESCRIPTION OF THE PROPOSED ACTION

The proposed action, assessed in Section 6.1, is for the BLM to implement a Wind Energy Development Program to address issues defined by the MPDS. The BLM believes that developing and implementing the Wind Energy Development Program would provide the following benefits:

- **Amendment of land use plans.** The BLM proposes that this PEIS would provide the necessary level of NEPA analysis to support the amendment of land use plans to address wind energy development in those planning areas that have the potential for future wind energy development.

- **Tiering of project-specific environmental analyses.** The BLM proposes that future, project-specific environmental analyses for wind energy development would tier off of the analyses conducted in this PEIS and the decisions in the resultant Record of Decision (ROD), and thereby allow the project-specific analyses to focus just on the critical, site-specific issues of concern.

- **Development of comprehensive policies and BMPs.** The BLM proposes that the Wind Energy Development Program would provide comprehensive policies and BMPs that would provide guidance applicable to all wind energy development projects on BLM-administered lands.

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1 The text box on the next page titled “Policies, BMPs, and Stipulations” provides definitions for each of these terms.
Consistency of ROW application and authorization process. The BLM proposes that implementation of a Wind Energy Development Program would result in greater consistency in the ROW application and authorization process.

The following sections describe the development scenario analyzed in this PEIS (Section 2.2.1), the phases of wind energy development addressed (Section 2.2.2), the proposed policies and BMPs for wind energy development (Section 2.2.3), and the proposed amendment of land use plans (Section 2.2.4).

2.2.1 Description of the Maximum Potential Development Scenario

An MPDS has been developed for BLM-administered lands in 11 western states. The MPDS identifies the spatial distribution of the maximum possible extent of future wind energy development activities that may occur on BLM-administered lands over the next 20 years (i.e., 2005 through 2025). A variety of factors (e.g., economic, social, and political constraints), beyond the BLM’s control or influence, are likely to limit wind energy development to some level below that projected in the MPDS. However, the MPDS is evaluated in this PEIS as representing an upper bound of potential impacts and showing where the potential development might occur.

The MPDS was constructed by the National Renewable Energy Laboratory (NREL), a DOE laboratory focused on research of renewable energy resources. NREL has modeled and mapped the wind resources in each of the states and has assigned class designations to indicate the potential for wind power generation. Wind power classes range from 1 to 7; Class 7 has the

### Policies, BMPs, and Stipulations

**Policy:** A plan of action adopted by an organization. Policies adopted as part of the proposed Wind Energy Development Program would establish a system for the administration and management of wind energy development on BLM-administered lands.

**Best Management Practice:** A practice (or combination of practices) that is determined to provide the most effective, environmentally sound, and economically feasible means of managing an activity and mitigating its impacts. BMPs adopted as part of the proposed Wind Energy Development Program would identify for the BLM, industry, and stakeholders the best set of practices for developing wind energy and ensuring minimal impact to natural and cultural resources.

**Stipulation:** A restriction that is insisted upon as a condition of agreement. ROW authorizations issued by the BLM will include project-specific stipulations defining the conditions for wind energy development on BLM-administered lands. The policies and BMPs of the proposed Wind Energy Development Program would provide a baseline set of stipulations; additional stipulations would be developed, as needed, to address site-specific issues and concerns, on the basis of relevant land use plan requirements, other BLM mitigation guidance, and mitigation measures identified and discussed in Chapter 5 of this PEIS.

- Consistency of ROW application and authorization process. The BLM proposes that implementation of a Wind Energy Development Program would result in greater consistency in the ROW application and authorization process.
highest potential wind power generation and Class 1 has the lowest. On the basis of projected wind technology development, NREL has determined that wind resources in Class 3 and higher could be economically developable over the next 20 years (i.e., the time frame for the PEIS analysis). In this PEIS, Class 3 resources have been characterized as having medium potential; resources in Classes 4 and higher have been characterized as having high potential.

In constructing the MPDS, NREL applied screening criteria to BLM-administered lands within the 11-state study area. These screens included (1) location of BLM-administered lands determined to be off limits for wind energy development by virtue of statutory or administrative controls (i.e., Wilderness Areas, Wilderness Study Areas, National Monuments, and National Conservation Areas [NCAs]), and (2) occurrence of Class 3 or higher wind resources. The MPDS, therefore, identifies where BLM-administered lands that have the potential to be developed on the basis of land status and wind resources are located.

A detailed description of the methodology used to develop the MPDS is provided in Appendix B, along with Field Office-level maps depicting the location of the BLM-administered lands with the potential for wind energy development over the next 20 years (i.e., lands passing the screening criteria applied in NREL’s evaluation). Figure 2.2.1-1 depicts the distribution of BLM-administered lands within the 11-state study area with medium (Class 3 wind resources) or high (Classes 4 through 7 wind resources) potential for wind energy development. As this map shows, lands with potential for development exist in each of the 11 states but are concentrated in specific portions of each state and are significantly present in Wyoming and Montana. Table 2.2.1-1 presents the total number of potentially developable acres of BLM-administered land in each of the 11 states.

NREL used a separate model, the Wind Deployment System (WinDS), to project the amount of wind power that might be generated over the next 20 years in the 11-state study area. The WinDS model, also described in detail in Appendix B, estimates the degree to which wind energy technology will contribute to electricity generation over time, considering issues such as access to and cost of transmission capacity, the intermittency of wind power, wind technology developments, and potential barriers to wind resource development. A summary of the estimated new wind power generation for BLM-administered and other lands within each state over the next 20 years is provided in a discussion of economic impacts in Section 5.13 (Tables 5.13-1 through 5.13-3).

Because the WinDS model takes into account the myriad factors that will determine how much wind power will be generated over time, the model’s results can be used to approximate the amount of wind energy development that might occur on BLM-administered lands and, thus,

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2 Wind energy development is permitted in one NCA, the California Desert Conservation Area (CDCA), in accordance with the provisions of the California Desert Conservation Area Plan 1980, as Amended (BLM 1999).

3 Barriers to wind resource development include a variety of factors. As discussed in Appendix B, Section B.2.2.1, the WinDS model excludes wind resource areas that may be environmentally sensitive or unlikely to be developed because of their ownership, designation, land use, physical attributes, or other constraints.
FIGURE 2.2.1-1 BLM-Administered Lands with Medium or High Potential for Wind Energy Development
TABLE 2.2.1-1 Summary of Potentially Developable and Economically Developable BLM-Administered Land within the 11-State Study Area (acres)a

<table>
<thead>
<tr>
<th>State</th>
<th>Total Surface Landb</th>
<th>Total Potentially Developable Landc</th>
<th>Total Economically Developable Landd</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arizona</td>
<td>12,200,000</td>
<td>210,000</td>
<td>1,500</td>
</tr>
<tr>
<td>California</td>
<td>15,200,000</td>
<td>1,595,000</td>
<td>72,300</td>
</tr>
<tr>
<td>Colorado</td>
<td>8,400,000</td>
<td>208,000</td>
<td>4,200</td>
</tr>
<tr>
<td>Idaho</td>
<td>12,000,000</td>
<td>956,000</td>
<td>9,100</td>
</tr>
<tr>
<td>Montana</td>
<td>8,000,000</td>
<td>5,172,000</td>
<td>1,800</td>
</tr>
<tr>
<td>Nevada</td>
<td>47,800,000</td>
<td>1,157,000</td>
<td>34,700</td>
</tr>
<tr>
<td>New Mexico</td>
<td>13,400,000</td>
<td>1,542,000</td>
<td>9,800</td>
</tr>
<tr>
<td>Oregon</td>
<td>16,100,000</td>
<td>1,183,000</td>
<td>9,700</td>
</tr>
<tr>
<td>Utah</td>
<td>22,900,000</td>
<td>671,000</td>
<td>12,700</td>
</tr>
<tr>
<td>Washington</td>
<td>400,000</td>
<td>38,000</td>
<td>600</td>
</tr>
<tr>
<td>Wyoming</td>
<td>18,400,000</td>
<td>7,902,000</td>
<td>3,700</td>
</tr>
<tr>
<td>Total</td>
<td>174,700,000</td>
<td>20,634,000</td>
<td>160,100</td>
</tr>
</tbody>
</table>

a To convert acres to hectares, multiply by 0.4047.

b Source: BLM (2005b). Totals may be off due to rounding.

c Acreage estimates generated by the MPDS modeling.

d Acreage estimates generated by the WinDS model.

The number of acres that might be economically developable. Whereas the MPDS identifies all the potentially developable lands and shows their locations, the WinDS model output indicates how many total acres might be economically developable. The WinDS model, however, does not identify where the economically developable BLM-administered land is located. Table 2.2.1-1 presents the results of the WinDS model in terms of total number of BLM-administered acres likely to be developed over the next 20 years on the basis of economic factors. These results indicate that only a small portion of BLM-administered lands within each state are likely to be involved in wind energy development.

2.2.2 Phases of Wind Energy Development on BLM-Administered Lands

The impact analyses address issues related to the different phases of wind energy development at a programmatic level. All phases of wind energy development are included in the analyses: site monitoring and testing, construction, operation, and decommissioning. Typical activities that occur during each of these phases are described in Chapter 3, along with discussions of regulatory requirements; health and safety issues; hazardous materials and waste management considerations; transportation requirements; and relevant, existing mitigation guidance for wind energy projects. Site-specific and species-specific issues pertaining to these
2.6 phases of development are not within the scope of this PEIS and will be addressed in project-specific NEPA documents.

2.2.3 The BLM’s Proposed Wind Energy Development Program

The BLM proposes to adopt a number of policies and BMPs as part of the proposed Wind Energy Development Program. These policies and BMPs have been formulated on the basis of a detailed, comprehensive analysis of the potential impacts of wind energy development under the MPDS and relevant mitigation measures (Chapter 5). Reviews of existing, relevant mitigation guidance (Section 3.6) and comments received during scoping and public review of the Draft PEIS (Sections 7.1 and 7.2) were also conducted. On the basis of these reviews, the BLM identified programmatic policies and BMPs that would be applicable to all wind energy development projects on BLM-administered lands.

The BLM proposes that these policies and BMPs would establish the minimum requirements for management of individual wind energy projects. The proposed policies express the desired outcomes the BMPs are intended to achieve. In addition, the proposed policies address the administration of wind energy development activities, and the proposed BMPs identify required mitigation measures that would need to be incorporated into project-specific Plans of Development (PODs) and ROW authorization stipulations. Additional mitigation measures would be applied to individual projects, in the form of stipulations in the ROW authorization as appropriate, to address site-specific and species-specific issues.

This section presents the proposed policies and BMPs. Upon final approval of the BLM’s proposed Wind Energy Development Program, the Interim Wind Energy Development Policy (BLM 2002a) (Appendix A) would be replaced by a new policy that incorporates the programmatic policies and BMPs evaluated in this PEIS. Elements of the interim policy addressing applications, authorizations, competitive interests, and due diligence will not be changed by the proposed program requirements.

2.2.3.1 Proposed Policies

The BLM proposes to adopt the following policies as part of its proposed Wind Energy Development Program:

- The BLM will not issue ROW authorizations for wind energy development on lands on which wind energy development is incompatible with specific resource values. Lands that will be excluded from wind energy site monitoring and testing and development include designated areas that are part of the National Landscape Conservation System (NLCS) (e.g., Wilderness Areas,
Wilderness Study Areas, National Monuments, NCAs,\(^4\) Wild and Scenic Rivers, and National Historic and Scenic Trails) and Areas of Critical Environmental Concern (ACECs).\(^5\) Additional areas of land may be excluded from wind energy development on the basis of findings of resource impacts that cannot be mitigated and/or conflict with existing and planned multiple-use activities or land use plans.

- To the extent possible, wind energy projects shall be developed in a manner that will not prevent other land uses, including minerals extraction, livestock grazing, recreational use, and other ROW uses.

- Entities seeking to develop a wind energy project on BLM-administered lands shall consult with appropriate federal, state, and local agencies regarding specific projects as early in the planning process as appropriate to ensure that all potential construction, operation, and decommissioning issues and concerns are identified and adequately addressed.

- The BLM will initiate government-to-government consultation with Indian Tribal governments whose interests might be directly and substantially affected by activities on BLM-administered lands as early in the planning process as appropriate to ensure that construction, operation, and decommissioning issues and concerns are identified and adequately addressed.

- Entities seeking to develop a wind energy project on BLM-administered lands, in conjunction with BLM Washington Office and Field Office staff, shall consult with the U.S. Department of Defense (DoD) regarding the location of wind power projects and turbine siting as early in the planning process as appropriate. This consultation shall occur concurrently at both the installation/field level and the Pentagon/BLM Washington Office level. An interagency protocol agreement is being developed to establish a consultation process and to identify the scope of issues for consultation. Lands withdrawn for military purposes are under the administrative jurisdiction of the DoD or a military service and are not available for issuance of wind energy authorizations by the BLM.

- The BLM will consult with the U.S. Fish and Wildlife Service (USFWS) as required by Section 7 of the Endangered Species Act of 1973 (ESA). The specific consultation requirements will be determined on a project-by-project basis.

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\(^4\) Wind energy development is permitted in one NCA, the California Desert Conservation Area (CDCA), in accordance with the provisions of the *California Desert Conservation Area Plan 1980, as Amended* (BLM 1999).

\(^5\) Although the MPDS developed for this PEIS (Section 2.2.1 and Appendix B) did not exclude all of these lands at the screening level, they will be excluded from wind energy development.
• The BLM will consult with the State Historic Preservation Office (SHPO) as required by Section 106 of the National Historic Preservation Act of 1966 (NHPA). The specific consultation requirements will be determined on a project-by-project basis. If programmatic Section 106 consultations have been conducted and are adequate to cover a proposed project, additional consultation may not be needed.

• Existing land use plans will be amended, as appropriate, to (1) adopt provisions of the BLM’s proposed Wind Energy Development Program, (2) identify land considered to be available for wind energy development, and (3) identify land that will not be available for wind energy development.

• The level of environmental analysis to be required under NEPA for individual wind power projects will be determined at the Field Office level. In certain instances, it may be determined that a tiered environmental assessment (EA) is appropriate in lieu of an EIS. To the extent that this PEIS addresses anticipated issues and concerns associated with an individual project, including potential cumulative impacts, the BLM will tier off of the decisions embedded in this PEIS and limit the scope of additional project-specific NEPA analyses. The site-specific NEPA analyses will include analyses of project site configuration and micrositing considerations, monitoring program requirements, and appropriate mitigation measures. In particular, the mitigation measures discussed in Chapter 5 may be consulted in determining site-specific requirements. Public involvement will be incorporated into all wind energy development projects to ensure that all concerns and issues are identified and adequately addressed. In general, the scope of the NEPA analyses will be limited to the proposed action on BLM-administered lands; however, if access to proposed development on adjacent non-BLM-administered lands is entirely dependent on obtaining ROW access across BLM-administered lands and there are no alternatives to that access, the NEPA analysis for the proposed ROW may need to assess the environmental effects from that proposed development. The BLM’s analyses of ROW access projects may tier off of this PEIS to the extent that the proposed project falls within the scope of the PEIS analyses.

• Site-specific environmental analyses will tier from the PEIS and identify and assess any cumulative impacts that are beyond the scope of the cumulative impacts addressed in the PEIS.

• The existing Categorical Exclusion (CX) applicable to the issuance of short-term ROWs or land use authorizations may be applicable to some site monitoring and testing activities. The relevant CX, established for the BLM in the DOI Departmental Manual 516, Chapter 11, Sec. 11.5, E(19) (DOI 2004), encompasses “issuance of short-term (3 years or less) rights-of-way or land use authorizations for such uses as storage sites, apiary sites, and construction
sites where the proposal includes rehabilitation to restore the land to its natural or original condition.”

• The BLM will require financial bonds for all wind energy development projects on BLM-administered lands to ensure compliance with the terms and conditions of the ROW authorization and the requirements of applicable regulatory requirements, including reclamation costs. The amount of the required bond will be determined during the ROW authorization process on the basis of site-specific and project-specific factors. The BLM may also require financial bonds for site monitoring and testing authorizations.

• Entities seeking to develop a wind energy project on BLM-administered lands shall develop a project-specific POD that incorporates all proposed BMPs (Section 2.2.3.2) and, as appropriate, the requirements of other existing and relevant BLM mitigation guidance, including the BLM’s interim off-site mitigation guidance (BLM 2005a) (Section 3.6.2). Additional mitigation measures will be incorporated into the POD and into the ROW authorization as project stipulations, as needed, to address site-specific and species-specific issues. The POD will include a site plan showing the locations of turbines, roads, power lines, other infrastructure, and other areas of short- and long-term disturbance.

• The BLM will incorporate management goals and objectives specific to habitat conservation for species of concern (e.g., sage-grouse), as appropriate, into the POD for proposed wind energy projects.

• The BLM will consider the visual resource values of the public lands involved in proposed wind energy development projects, consistent with BLM Visual Resource Management (VRM) policies and guidance. The BLM will work with the ROW applicant to incorporate visual design considerations into the planning and design of the project to minimize potential visual impacts of the proposal and to meet the VRM objectives of the area.

• Operators of wind power facilities on BLM-administered lands shall consult with the BLM and other appropriate federal, state, and local agencies regarding any planned upgrades or changes to the wind facility design or operation. Proposed changes of this nature may require additional environmental analysis and/or revision of the POD.

• The BLM’s proposed Wind Energy Development Program will incorporate adaptive management strategies to ensure that potential adverse impacts of wind energy development are avoided (if possible), minimized, or mitigated to acceptable levels. The programmatic policies and BMPs will be updated and revised as new data regarding the impacts of wind power projects become available. At the project-level, operators will be required to develop monitoring programs to evaluate the environmental conditions at the site
through all phases of development, to establish metrics against which monitoring observations can be measured, to identify potential mitigation measures, and to establish protocols for incorporating monitoring observations and additional mitigation measures into standard operating procedures and project-specific stipulations.

2.2.3.2 Proposed BMPs

The BLM proposes that the following BMPs be applied to all wind energy development projects to establish environmentally sound and economically feasible mechanisms to protect and enhance natural and cultural resources. These proposed BMPs were derived from the mitigation measures discussed in Chapter 5 but are limited to those measures that are applicable to all wind energy development projects (Section 5.15). These BMPs would be adopted as required elements of project-specific PODs and/or as ROW authorization stipulations. They are categorized by development activity: site monitoring and testing, development of the POD, construction, operation, and decommissioning. The proposed BMPs for development of the POD identify required elements of the POD needed to address potential impacts associated with subsequent phases of development.

Some of the proposed BMPs address issues that are not unique to wind energy development but that are more universal in nature, such as road construction and maintenance, wildlife management, hazardous materials and waste management, cultural resource management, and pesticide use and integrated pest management. For the most part, however, the level of detail provided by the BMPs is less specific than that provided in other, existing BLM program-specific mitigation guidance documents (Section 3.6.2). As required by proposed policy (Section 2.2.3.1), mitigation measures identified in or required by these existing program-specific guidance documents would be applied, as appropriate, to wind energy development projects; however, they are not discussed in detail in the programmatic BMPs proposed here.

In summary, stipulations governing specific wind energy projects would be derived from a number of sources: (1) the proposed BMPs discussed in this section; (2) other, existing and relevant program-specific mitigation guidance (Section 3.6); and (3) the mitigation measures discussed in Chapter 5. Guidelines for applying and selecting project-specific requirements include determining whether the measure would (1) ensure compliance with relevant statutory or administrative requirements, (2) minimize local impacts associated with siting and design decisions, (3) promote postconstruction stabilization of impacts, (4) maximize restoration of previous habitat conditions, (5) minimize cumulative impacts, or (6) promote economically feasible development of wind energy on BLM-administered land.

2.2.3.2.1 Site Monitoring and Testing

- The area disturbed by installation of meteorological towers (i.e., footprint) shall be kept to a minimum.
• Existing roads shall be used to the maximum extent feasible. If new roads are necessary, they shall be designed and constructed to the appropriate standard.

• Meteorological towers shall not be located in sensitive habitats or in areas where ecological resources known to be sensitive to human activities (e.g., prairie grouse) are present. Installation of towers shall be scheduled to avoid disruption of wildlife reproductive activities or other important behaviors.

• Meteorological towers installed for site monitoring and testing shall be inspected periodically for structural integrity.

2.2.3.2.2 Plan of Development Preparation

General

• The BLM and operators shall contact appropriate agencies, property owners, and other stakeholders early in the planning process to identify potentially sensitive land uses and issues, rules that govern wind energy development locally, and land use concerns specific to the region.

• Available information describing the environmental and sociocultural conditions in the vicinity of the proposed project shall be collected and reviewed as needed to predict potential impacts of the project.

• The Federal Aviation Administration (FAA)-required notice of proposed construction shall be made as early as possible to identify any air safety measures that would be required.

• To plan for efficient use of the land, necessary infrastructure requirements shall be consolidated wherever possible, and current transmission and market access shall be evaluated carefully.

• The project shall be planned to utilize existing roads and utility corridors to the maximum extent feasible, and to minimize the number and length/size of new roads, lay-down areas, and borrow areas.

• A monitoring program shall be developed to ensure that environmental conditions are monitored during the construction, operation, and decommissioning phases. The monitoring program requirements, including adaptive management strategies, shall be established at the project level to ensure that potential adverse impacts of wind energy development are mitigated. The monitoring program shall identify the monitoring requirements for each environmental resource present at the site, establish metrics against
which monitoring observations can be measured, identify potential mitigation measures, and establish protocols for incorporating monitoring observations and additional mitigation measures into standard operating procedures and BMPs.

- “Good housekeeping” procedures shall be developed to ensure that during operation the site will be kept clean of debris, garbage, fugitive trash or waste, and graffiti; to prohibit scrap heaps and dumps; and to minimize storage yards.

**Wildlife and Other Ecological Resources**

- Operators shall review existing information on species and habitats in the vicinity of the project area to identify potential concerns.

- Operators shall conduct surveys for federal- and/or state-protected species and other species of concern (including special status plant and animal species) within the project area and design the project to avoid (if possible), minimize, or mitigate impacts to these resources.

- Operators shall identify important, sensitive, or unique habitats in the vicinity of the project and design the project to avoid (if possible), minimize, or mitigate impacts to these habitats (e.g., locate the turbines, roads, and ancillary facilities in the least environmentally sensitive areas; i.e., away from riparian habitats, streams, wetlands, drainages, or critical wildlife habitats).

- The BLM will prohibit the disturbance of any population of federal listed plant species.

- Operators shall evaluate avian and bat use of the project area and design the project to minimize or mitigate the potential for bird and bat strikes (e.g., development shall not occur in riparian habitats and wetlands). Scientifically rigorous avian and bat use surveys shall be conducted; the amount and extent of ecological baseline data required shall be determined on a project basis.

- Turbines shall be configured to avoid landscape features known to attract raptors, if site studies show that placing turbines there would pose a significant risk to raptors.

- Operators shall determine the presence of bat colonies and avoid placing turbines near known bat hibernation, breeding, and maternity/nursery colonies; in known migration corridors; or in known flight paths between colonies and feeding areas.
• Operators shall determine the presence of active raptor nests (i.e., raptor nests used during the breeding season). Measures to reduce raptor use at a project site (e.g., minimize road cuts, maintain either no vegetation or nonattractive plant species around the turbines) shall be considered.

• A habitat restoration plan shall be developed to avoid (if possible), minimize, or mitigate negative impacts on vulnerable wildlife while maintaining or enhancing habitat values for other species. The plan shall identify revegetation, soil stabilization, and erosion reduction measures that shall be implemented to ensure that all temporary use areas are restored. The plan shall require that restoration occur as soon as possible after completion of activities to reduce the amount of habitat converted at any one time and to speed up the recovery to natural habitats.

• Procedures shall be developed to mitigate potential impacts to special status species. Such measures could include avoidance, relocation of project facilities or lay-down areas, and/or relocation of biota.

• Facilities shall be designed to discourage their use as perching or nesting substrates by birds. For example, power lines and poles shall be configured to minimize raptor electrocutions and discourage raptor and raven nesting and perching.

Visual Resources

• The public shall be involved and informed about the visual site design elements of the proposed wind energy facilities. Possible approaches include conducting public forums for disseminating information, offering organized tours of operating wind developments, and using computer simulation and visualization techniques in public presentations.

• Turbine arrays and turbine design shall be integrated with the surrounding landscape. Design elements to be addressed include visual uniformity, use of tubular towers, proportion and color of turbines, nonreflective paints, and prohibition of commercial messages on turbines.

• Other site design elements shall be integrated with the surrounding landscape. Elements to address include minimizing the profile of the ancillary structures, burial of cables, prohibition of commercial symbols, and lighting. Regarding lighting, efforts shall be made to minimize the need for and amount of lighting on ancillary structures.
Roads

- An access road siting and management plan shall be prepared incorporating existing BLM standards regarding road design, construction, and maintenance such as those described in the BLM 9113 Manual (BLM 1985) and the *Surface Operating Standards for Oil and Gas Exploration and Development* (RMRCC 1989) (i.e., the Gold Book).

Ground Transportation

- A transportation plan shall be developed, particularly for the transport of turbine components, main assembly cranes, and other large pieces of equipment. The plan shall consider specific object sizes, weights, origin, destination, and unique handling requirements and shall evaluate alternative transportation approaches. In addition, the process to be used to comply with unique state requirements and to obtain all necessary permits shall be clearly identified.

- A traffic management plan shall be prepared for the site access roads to ensure that no hazards would result from the increased truck traffic and that traffic flow would not be adversely impacted. This plan shall incorporate measures such as informational signs, flaggers when equipment may result in blocked throughways, and traffic cones to identify any necessary changes in temporary lane configuration.

Noise

- Proponents of a wind energy development project shall take measurements to assess the existing background noise levels at a given site and compare them with the anticipated noise levels associated with the proposed project.

Noxious Weeds and Pesticides

- Operators shall develop a plan for control of noxious weeds and invasive species, which could occur as a result of new surface disturbance activities at the site. The plan shall address monitoring, education of personnel on weed identification, the manner in which weeds spread, and methods for treating infestations. The use of certified weed-free mulching shall be required. If trucks and construction equipment are arriving from locations with known invasive vegetation problems, a controlled inspection and cleaning area shall be established to visually inspect construction equipment arriving at the project area and to remove and collect seeds that may be adhering to tires and other equipment surfaces.
• If pesticides are used on the site, an integrated pest management plan shall be developed to ensure that applications would be conducted within the framework of BLM and DOI policies and entail only the use of EPA-registered pesticides. Pesticide use shall be limited to nonpersistent, immobile pesticides and shall only be applied in accordance with label and application permit directions and stipulations for terrestrial and aquatic applications.

**Cultural/Historic Resources**

• The BLM will consult with Indian Tribal governments early in the planning process to identify issues regarding the proposed wind energy development, including issues related to the presence of cultural properties, access rights, disruption to traditional cultural practices, and impacts to visual resources important to the Tribe(s).

• The presence of archaeological sites and historic properties in the area of potential effect shall be determined on the basis of a records search of recorded sites and properties in the area and/or, depending on the extent and reliability of existing information, an archaeological survey. Archaeological sites and historic properties present in the area of potential effect shall be reviewed to determine whether they meet the criteria of eligibility for listing on the National Register of Historic Places (NRHP).

• When any ROW application includes remnants of a National Historic Trail, is located within the viewshed of a National Historic Trail’s designated centerline, or includes or is within the viewshed of a trail eligible for listing on the NRHP, the operator shall evaluate the potential visual impacts to the trail associated with the proposed project and identify appropriate mitigation measures for inclusion as stipulations in the POD.

• If cultural resources are present at the site, or if areas with a high potential to contain cultural material have been identified, a cultural resources management plan (CRMP) shall be developed. This plan shall address mitigation activities to be taken for cultural resources found at the site. Avoidance of the area is always the preferred mitigation option. Other mitigation options include archaeological survey and excavation (as warranted) and monitoring. If an area exhibits a high potential, but no artifacts were observed during an archaeological survey, monitoring by a qualified archaeologist could be required during all excavation and earthmoving in the high-potential area. A report shall be prepared documenting these activities. The CRMP also shall (1) establish a monitoring program, (2) identify measures to prevent potential looting/vandalism or erosion impacts, and (3) address the education of workers and the public to
make them aware of the consequences of unauthorized collection of artifacts and destruction of property on public land.

**Paleontological Resources**

- Operators shall determine whether paleontological resources exist in a project area on the basis of the sedimentary context of the area, a records search for past paleontological finds in the area, and/or, depending on the extent of existing information, a paleontological survey.

- If paleontological resources are present at the site, or if areas with a high potential to contain paleontological material have been identified, a paleontological resources management plan shall be developed. This plan shall include a mitigation plan for collection of the fossils; mitigation could include avoidance, removal of fossils, or monitoring. If an area exhibits a high potential but no fossils were observed during survey, monitoring by a qualified paleontologist could be required during all excavation and earthmoving in the sensitive area. A report shall be prepared documenting these activities. The paleontological resources management plan also shall (1) establish a monitoring program, (2) identify measures to prevent potential looting/vandalism or erosion impacts, and (3) address the education of workers and the public to make them aware of the consequences of unauthorized collection of fossils on public land.

**Hazardous Materials and Waste Management**

- Operators shall develop a hazardous materials management plan addressing storage, use, transportation, and disposal of each hazardous material anticipated to be used at the site. The plan shall identify all hazardous materials that would be used, stored, or transported at the site. It shall establish inspection procedures, storage requirements, storage quantity limits, inventory control, nonhazardous product substitutes, and disposition of excess materials. The plan shall also identify requirements for notices to federal and local emergency response authorities and include emergency response plans.

- Operators shall develop a waste management plan identifying the waste streams that are expected to be generated at the site and addressing hazardous waste determination procedures, waste storage locations, waste-specific management and disposal requirements, inspection procedures, and waste minimization procedures. This plan shall address all solid and liquid wastes that may be generated at the site.

- Operators shall develop a spill prevention and response plan identifying where hazardous materials and wastes are stored on site, spill prevention measures to
be implemented, training requirements, appropriate spill response actions for each material or waste, the locations of spill response kits on site, a procedure for ensuring that the spill response kits are adequately stocked at all times, and procedures for making timely notifications to authorities.

**Storm Water**

- Operators shall develop a storm water management plan for the site to ensure compliance with applicable regulations and prevent off-site migration of contaminated storm water or increased soil erosion.

**Human Health and Safety**

- A safety assessment shall be conducted to describe potential safety issues and the means that would be taken to mitigate them, including issues such as site access, construction, safe work practices, security, heavy equipment transportation, traffic management, emergency procedures, and fire control.

- A health and safety program shall be developed to protect both workers and the general public during construction, operation, and decommissioning of a wind energy project. Regarding occupational health and safety, the program shall identify all applicable federal and state occupational safety standards; establish safe work practices for each task (e.g., requirements for personal protective equipment and safety harnesses; Occupational Safety and Health Administration [OSHA] standard practices for safe use of explosives and blasting agents; and measures for reducing occupational electric and magnetic fields [EMF] exposures); establish fire safety evacuation procedures; and define safety performance standards (e.g., electrical system standards and lightning protection standards). The program shall include a training program to identify hazard training requirements for workers for each task and establish procedures for providing required training to all workers. Documentation of training and a mechanism for reporting serious accidents to appropriate agencies shall be established.

- Regarding public health and safety, the health and safety program shall establish a safety zone or setback for wind turbine generators from residences and occupied buildings, roads, ROWs, and other public access areas that is sufficient to prevent accidents resulting from the operation of wind turbine generators. It shall identify requirements for temporary fencing around staging areas, storage yards, and excavations during construction or decommissioning activities. It shall also identify measures to be taken during the operation phase to limit public access to hazardous facilities (e.g., permanent fencing would be installed only around electrical substations, and turbine tower access doors would be locked).
Operators shall consult with local planning authorities regarding increased traffic during the construction phase, including an assessment of the number of vehicles per day, their size, and type. Specific issues of concern (e.g., location of school bus routes and stops) shall be identified and addressed in the traffic management plan.

If operation of the wind turbines is expected to cause significant adverse impacts to nearby residences and occupied buildings from shadow flicker, low-frequency sound, or EMF, site-specific recommendations for addressing these concerns shall be incorporated into the project design (e.g., establishing a sufficient setback from turbines).

The project shall be planned to minimize electromagnetic interference (EMI) (e.g., impacts to radar, microwave, television, and radio transmissions) and comply with Federal Communications Commission [FCC] regulations. Signal strength studies shall be conducted when proposed locations have the potential to impact transmissions. Potential interference with public safety communication systems (e.g., radio traffic related to emergency activities) shall be avoided.

The project shall be planned to comply with FAA regulations, including lighting regulations, and to avoid potential safety issues associated with proximity to airports, military bases or training areas, or landing strips.

Operators shall develop a fire management strategy to implement measures to minimize the potential for a human-caused fire.

2.2.3.2.3 Construction

General

All control and mitigation measures established for the project in the POD and the resource-specific management plans that are part of the POD shall be maintained and implemented throughout the construction phase, as appropriate.

The area disturbed by construction and operation of a wind energy development project (i.e., footprint) shall be kept to a minimum.

The number and size/length of roads, temporary fences, lay-down areas, and borrow areas shall be minimized.

Topsoil from all excavations and construction activities shall be salvaged and reapplied during reclamation.
• All areas of disturbed soil shall be reclaimed using weed-free native grasses, forbs, and shrubs. Reclamation activities shall be undertaken as early as possible on disturbed areas.

• All electrical collector lines shall be buried in a manner that minimizes additional surface disturbance (e.g., along roads or other paths of surface disturbance). Overhead lines may be used in cases where burial of lines would result in further habitat disturbance.

• Operators shall identify unstable slopes and local factors that can induce slope instability (such as groundwater conditions, precipitation, earthquake activities, slope angles, and the dip angles of geologic strata). Operators also shall avoid creating excessive slopes during excavation and blasting operations. Special construction techniques shall be used where applicable in areas of steep slopes, erodible soil, and stream channel crossings.

• Erosion controls that comply with county, state, and federal standards shall be applied. Practices such as jute netting, silt fences, and check dams shall be applied near disturbed areas.

Wildlife

• Guy wires on permanent meteorological towers shall be avoided.

• In accordance with the habitat restoration plan, restoration shall be undertaken as soon as possible after completion of construction activities to reduce the amount of habitat converted at any one time and to speed up the recovery to natural habitats.

• All construction employees shall be instructed to avoid harassment and disturbance of wildlife, especially during reproductive (e.g., courtship and nesting) seasons. In addition, pets shall not be permitted on site during construction.

Visual Resources

• Operators shall reduce visual impacts during construction by minimizing areas of surface disturbance, controlling erosion, using dust suppression techniques, and restoring exposed soils as closely as possible to their original contour and vegetation.
**Roads**

- Existing roads shall be used, but only if in safe and environmentally sound locations. If new roads are necessary, they shall be designed and constructed to the appropriate standard and be no higher than necessary to accommodate their intended functions (e.g., traffic volume and weight of vehicles). Excessive grades on roads, road embankments, ditches, and drainages shall be avoided, especially in areas with erodible soils. Special construction techniques shall be used, where applicable. Abandoned roads and roads that are no longer needed shall be recontoured and revegetated.

- Access roads and on-site roads shall be surfaced with aggregate materials, wherever appropriate.

- Access roads shall be located to follow natural contours and minimize side hill cuts.

- Roads shall be located away from drainage bottoms and avoid wetlands, if practicable.

- Roads shall be designed so that changes to surface water runoff are avoided and erosion is not initiated.

- Access roads shall be located to minimize stream crossings. All structures crossing streams shall be located and constructed so that they do not decrease channel stability or increase water velocity. Operators shall obtain all applicable federal and state permits.

- Existing drainage systems shall not be altered, especially in sensitive areas such as erodible soils or steep slopes. Potential soil erosion shall be controlled at culvert outlets with appropriate structures. Catch basins, roadway ditches, and culverts shall be cleaned and maintained regularly.

**Ground Transportation**

- Project personnel and contractors shall be instructed and required to adhere to speed limits commensurate with road types, traffic volumes, vehicle types, and site-specific conditions, to ensure safe and efficient traffic flow and to reduce wildlife collisions and disturbance and airborne dust.

- Traffic shall be restricted to the roads developed for the project. Use of other unimproved roads shall be restricted to emergency situations.

- Signs shall be placed along construction roads to identify speed limits, travel restrictions, and other standard traffic control information. To minimize
impacts on local commuters, consideration shall be given to limiting construction vehicles traveling on public roadways during the morning and late afternoon commute time.

**Air Emissions**

- Dust abatement techniques shall be used on unpaved, unvegetated surfaces to minimize airborne dust.

- Speed limits (e.g., 25 mph [40 km/h]) shall be posted and enforced to reduce airborne fugitive dust.

- Construction materials and stockpiled soils shall be covered if they are a source of fugitive dust.

- Dust abatement techniques shall be used before and during surface clearing, excavation, or blasting activities.

**Excavation and Blasting Activities**

- Operators shall gain a clear understanding of the local hydrogeology. Areas of groundwater discharge and recharge and their potential relationships with surface water bodies shall be identified.

- Operators shall avoid creating hydrologic conduits between two aquifers during foundation excavation and other activities.

- Foundations and trenches shall be backfilled with originally excavated material as much as possible. Excess excavation materials shall be disposed of only in approved areas or, if suitable, stockpiled for use in reclamation activities.

- Borrow material shall be obtained only from authorized and permitted sites. Existing sites shall be used in preference to new sites.

- Explosives shall be used only within specified times and at specified distances from sensitive wildlife or streams and lakes, as established by the BLM or other federal and state agencies.
**Noise**

- Noisy construction activities (including blasting) shall be limited to the least noise-sensitive times of day (i.e., daytime only between 7 a.m. and 10 p.m.) and weekdays.

- All equipment shall have sound-control devices no less effective than those provided on the original equipment. All construction equipment used shall be adequately muffled and maintained.

- All stationary construction equipment (i.e., compressors and generators) shall be located as far as practicable from nearby residences.

- If blasting or other noisy activities are required during the construction period, nearby residents shall be notified in advance.

**Cultural and Paleontological Resources**

- Unexpected discovery of cultural or paleontological resources during construction shall be brought to the attention of the responsible BLM authorized officer immediately. Work shall be halted in the vicinity of the find to avoid further disturbance to the resources while they are being evaluated and appropriate mitigation measures are being developed.

**Hazardous Materials and Waste Management**

- Secondary containment shall be provided for all on-site hazardous materials and waste storage, including fuel. In particular, fuel storage (for construction vehicles and equipment) shall be a temporary activity occurring only for as long as is needed to support construction activities.

- Wastes shall be properly containerized and removed periodically for disposal at appropriate off-site permitted disposal facilities.

- In the event of an accidental release to the environment, the operator shall document the event, including a root cause analysis, appropriate corrective actions taken, and a characterization of the resulting environmental or health and safety impacts. Documentation of the event shall be provided to the BLM authorized officer and other federal and state agencies, as required.

- Any wastewater generated in association with temporary, portable sanitary facilities shall be periodically removed by a licensed hauler and introduced into an existing municipal sewage treatment facility. Temporary, portable sanitary facilities provided for construction crews shall be adequate to support
expected on-site personnel and shall be removed at completion of construction activities.

Public Health and Safety

- Temporary fencing shall be installed around staging areas, storage yards, and excavations during construction to limit public access.

2.2.3.2.4 Operation

General

- All control and mitigation measures established for the project in the POD and the resource-specific management plans that are part of the POD shall be maintained and implemented throughout the operational phase, as appropriate. These control and mitigation measures shall be reviewed and revised, as needed, to address changing conditions or requirements at the site, throughout the operational phase. This adaptive management approach would help ensure that impacts from operations are kept to a minimum.

- Inoperative turbines shall be repaired, replaced, or removed in a timely manner. Requirements to do so shall be incorporated into the due diligence provisions of the ROW authorization. Operators will be required to demonstrate due diligence in the repair, replacement, or removal of turbines; failure to do so could result in termination of the ROW authorization.

Wildlife

- Employees, contractors, and site visitors shall be instructed to avoid harassment and disturbance of wildlife, especially during reproductive (e.g., courtship and nesting) seasons. In addition, any pets shall be controlled to avoid harassment and disturbance of wildlife.

- Observations of potential wildlife problems, including wildlife mortality, shall be reported to the BLM authorized officer immediately.

Ground Transportation

- Ongoing ground transportation planning shall be conducted to evaluate road use, minimize traffic volume, and ensure that roads are maintained adequately to minimize associated impacts.
**Monitoring Program**

- Site monitoring protocols defined in the POD shall be implemented. These will incorporate monitoring program observations and additional mitigation measures into standard operating procedures and BMPs to minimize future environmental impacts.

- Results of monitoring program efforts shall be provided to the BLM authorized officer.

**Public Health and Safety**

- Permanent fencing shall be installed and maintained around electrical substations, and turbine tower access doors shall be locked to limit public access.

- In the event an installed wind energy development project results in EMI, the operator shall work with the owner of the impacted communications system to resolve the problem. Additional warning information may also need to be conveyed to aircraft with onboard radar systems so that echoes from wind turbines can be quickly recognized.

**2.2.3.2.5 Decommissioning**

**General**

- Prior to the termination of the ROW authorization, a decommissioning plan shall be developed and approved by the BLM. The decommissioning plan shall include a site reclamation plan and monitoring program.

- All management plans, BMPs, and stipulations developed for the construction phase shall be applied to similar activities during the decommissioning phase.

- All turbines and ancillary structures shall be removed from the site.

- Topsoil from all decommissioning activities shall be salvaged and reapplied during final reclamation.

- All areas of disturbed soil shall be reclaimed using weed-free native shrubs, grasses, and forbs.

- The vegetation cover, composition, and diversity shall be restored to values commensurate with the ecological setting.
2.2.4 Proposed Land Use Plan Amendments under the PEIS

Analyses conducted in this PEIS support the amendment of specific land use plans for land where potentially developable wind resources are located. Plans proposed for amendment under this PEIS are identified in Table 2.2.4-1. Proposed amendments include (1) adoption of the proposed programmatic policies and BMPs, and (2) identification of specific areas where wind energy development would not be allowed. Information describing how each plan would be amended and the rationale for each change are provided in Appendix C. By virtue of the proposed policy, wind energy development would be excluded on all NLCS lands and ACECs. Although the NOI for this PEIS (68 FR 201, October 17, 2003) indicated that the land use plan amendments would also identify some lands as suitable for competitive ROW bidding processes, they were not identified for any of the plans included in Table 2.2.4-1. Interest in competitive ROW bidding processes currently is limited to two areas in California—the Palm Springs-South Coast Field Office and Ridgecrest Field Office—and would be addressed in local BLM land use planning efforts.

Some plans within the 11-state study area were excluded from amendment under this PEIS for a variety of reasons, including these: (1) if developable wind resources (i.e., Class 3 or higher) are not present in the planning area, (2) if the plan was previously amended or revised to adequately address wind energy development, (3) if the plan currently is being amended or revised in a separate NEPA review and that amendment or revision will address wind energy development, or (4) if some other reason(s) exist(s) to exclude the plan from amendment under this PEIS (e.g., a plan revision is scheduled in the foreseeable future).

Other land use plans could be amended or revised at some point in the future to address wind energy development. The BLM anticipates that the analyses contained in this PEIS would be incorporated into those amendments and revisions, as appropriate. In particular, it is anticipated that appropriate policies and BMPs would be incorporated into these future amendments and revisions and that it would be possible to tier off of the decisions in the ROD for the PEIS.

2.3 DESCRIPTION OF THE NO ACTION ALTERNATIVE

Under the no action alternative, assessed in Section 6.2, wind energy development would continue on BLM-administered land and NEPA analyses would be prepared on a project-by-project basis. Wind energy projects would be developed through ROW authorizations in accordance with the Interim Wind Energy Development Policy (BLM 2002a) (Appendix A). The interim policy addresses site monitoring and testing activities, commercial development, ROW terms, and environmental review.

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6 Wind energy development is permitted in one NCA, the California Desert Conservation Area (CDCA), in accordance with the provisions of the California Desert Conservation Area Plan 1980, as Amended (BLM 1999).
<table>
<thead>
<tr>
<th>State</th>
<th>Land Use Plan and Field Officea</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arizona</td>
<td>Ongoing and upcoming land use plan amendments being conducted outside the scope of this PEIS will address wind energy development in Arizona for those areas where developable wind resources are present.</td>
</tr>
<tr>
<td>California</td>
<td>Ongoing and upcoming land use plan amendments being conducted outside the scope of this PEIS will address wind energy development in California for those areas where developable wind resources are present.</td>
</tr>
</tbody>
</table>
| Colorado    | Royal Gorge RMP, Royal Gorge Field Office  
San Luis RMP, includes La Jara, Saguache, and Del Norte Field Offices and the San Luis Valley Public Lands Center |
| Idaho       | Cascade RMP, Four Rivers Field Office  
Challis RMP, Challis Field Office  
Jarbridge RMP, Jarbridge Field Office  
Kuna MFP, Four Rivers Field Office  
Lemhi RMP, Salmon Field Office  
Owyhee RMP, Owyhee Field Office  
Twin Falls MFP, Burley Field Office |
| Montana     | Billings RMP, Billings Field Office  
Garnet RMP, Missoula Field Office  
Headwaters RMP, Butte Field Office  
Judith-Valley-Phillips RMP, Lewistown and Malta Field Offices  
West Hi Line RMP, Lewiston Field Office |
| Nevada      | Elko RMP, Elko Field Office  
Las Vegas RMP, Las Vegas Field Office  
Paradise-Denio MFP, Winnemucca Field Office  
Shoshone-Eureka RMP, Battle Mountain Field Office  
Sonoma-Gerlach MFP, Winnemucca Field Office  
Tonopah RMP, Battle Mountain Field Office, Tonopah Field Station  
Wells RMP, Elko Field Office |
| New Mexico  | Carlsbad RMP, Carlsbad Field Office  
Mimbres RMP, Las Cruces Field Office  
Roswell RMP, Roswell Field Office  
White Sands RMP, Las Cruces Field Office |
| Oregonb     | Andrews/Steens RMP, Andrews/Steens Field Office  
Brothers/LaPine RMP, Deschutes and Central Oregon Field Offices  
Coox Bay RMP, Coos Bay Field Office  
Eugene RMP, Eugene Field Office  
John Day RMP, Central Oregon Field Office  
Medford RMP, Medford Field Office  
Salem RMP, Salem Field Office  
Southeast Oregon RMP, Malheur and Jordan Resource Areas  
Three Rivers RMP, Three Rivers Field Office  
Two Rivers RMP, Deschutes and Central Oregon Field Offices  
Upper Deschutes RMP, Deschutes Field Office |

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* TABLE 2.2.4-1  Land Use Plans Proposed for Amendment under the PEIS

*a Field Offices include:
  - Arizona: Carlsbad Field Office, Mimbres Field Office, Roswell Field Office, White Sands Field Office
  - Colorado: Royal Gorge Field Office, San Luis Field Office, La Jara Field Office, Saguache Field Office, Del Norte Field Office, San Luis Valley Public Lands Center
  - Idaho: Four Rivers Field Office, Challis Field Office, Jarbridge Field Office, Kuna Field Office, Lemhi Field Office, Owyhee Field Office, Twin Falls Field Office
  - New Mexico: Carlsbad Field Office, Mimbres Field Office, Roswell Field Office, White Sands Field Office

* Oregon includes the following field offices:
  - Andrews/Steens Field Office
  - Brothers/LaPine Field Office
  - Eugene Field Office
  - John Day Field Office
  - Medford Field Office
  - Salem Field Office
  - Southeast Oregon Field Office
  - Three Rivers Field Office
  - Two Rivers Field Office
  - Upper Deschutes Field Office
Although the interim policy places no specific restrictions on which BLM-administered land may be subject to wind energy development, for the purposes of this PEIS, it is assumed that only that land identified in the MPDS has the potential for development under the no action alternative (i.e., exclusions of Wilderness Areas, Wilderness Study Areas, National Monuments, and NCAs would apply to the no action alternative). This assumption provides the best possible estimate of where wind energy development might occur under the no action alternative, although less wind energy development might be expected to occur because of differences in management approach.

Under the no action alternative, the interim policy would not be replaced by the BLM’s proposed Wind Energy Development Program. BMPs to prevent or mitigate impacts associated with wind energy development would be developed on a case-by-case basis only. Individual land use plans could be amended to address wind energy development issues. This would occur, however, on a plan-by-plan basis without the benefit of the overarching, comprehensive analysis provided by this PEIS, including consideration of cumulative impacts on a regional scale. Project reviews would continue on an individual, case-by-case basis without a comprehensive mechanism for moving the projects forward or for ensuring consistency among BLM planning areas.

<table>
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<tr>
<th>State</th>
<th>Land Use Plan and Field Officea</th>
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<tbody>
<tr>
<td>Utah</td>
<td>Cedar-Beaver-Garfield-Antimony RMP, Cedar City Field Office</td>
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<tr>
<td></td>
<td>Escalante MFP, Kanab Field Office</td>
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<td></td>
<td>Paria MFP, Kanab Field Office</td>
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<tr>
<td></td>
<td>Pinyon MFP, Cedar City Field Office</td>
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<tr>
<td></td>
<td>Randolph MFP, Salt Lake Field Office</td>
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<tr>
<td></td>
<td>St. George RMP, St. George Field Office</td>
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<tr>
<td></td>
<td>Vermillion MFP, Kanab Field Office</td>
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<tr>
<td></td>
<td>Zion MFP, Kanab Field Office</td>
</tr>
<tr>
<td>Washington</td>
<td>Spokane RMP, Wenatchee and Border Field Offices</td>
</tr>
<tr>
<td>Wyoming</td>
<td>Buffalo RMP, Buffalo Field Office</td>
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<tr>
<td></td>
<td>Cody RMP, Cody Field Office</td>
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<tr>
<td></td>
<td>Grass Creek RMP, Worland Field Office</td>
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<tr>
<td></td>
<td>Green River RMP, Rock Springs Field Office</td>
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<td></td>
<td>Lander RMP, Lander Field Office</td>
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<td></td>
<td>Newcastle RMP, Newcastle Field Office</td>
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<tr>
<td></td>
<td>Washakie RMP, Worland Field Office</td>
</tr>
</tbody>
</table>

a Abbreviations: MFP = Management Framework Plan; RMP = Resource Management Plan.

b The Andrews/Steens RMP is currently being revised; upon completion, it will replace the Andrews MFP and revise part of the Three Rivers RMP. The Upper Deschutes RMP is also being revised; upon completion, it will replace a portion of the Brothers/LaPine RMP. The proposed amendments discussed in Appendix C for the Andrews/Steens RMP and Upper Deschutes RMP will be applied to whatever plans are in existence at the time the ROD is issued for this PEIS.
2.4 DESCRIPTION OF THE LIMITED WIND ENERGY DEVELOPMENT ALTERNATIVE

The limited wind energy development alternative, assessed in Section 6.3, would allow additional wind energy development on BLM-administered land only in areas where it currently exists (i.e., restricted to existing wind energy projects in Wyoming and California), is under review, or has been approved for development at the time the ROD for this PEIS is published. For the purposes of establishing an upper bound on the potential impacts of this alternative, it was assumed that all proposed wind energy projects on BLM-administered land currently under review would be approved for development by the time the ROD is published (anticipated for July 2005). Future expansion of wind energy development would be allowed at existing project areas; however, no additional BLM-administered land would be made available for development under this alternative.

Under this alternative, wind energy development on BLM-administered lands would be restricted to six specific areas. Three of these areas include places where wind energy development already exists on BLM-administered lands. The other three include the locations of project applications that are currently undergoing NEPA review. At this time, it is expected that additional wind energy projects would not be approved for development by the time the ROD related to this PEIS is published. The locations for development under this limited development scenario are discussed in Sections 2.4.1 and 2.4.2.

2.4.1 Existing Wind Energy Development

Wind energy development already exists on BLM-administered lands at the following locations:

- *Palm Springs, California*. Wind energy projects located near Palm Springs are concentrated in the San Gorgonio Pass area.\(^7\) Up to 5,487 acres (2,221 ha) of land in this area are determined to be suitable for wind energy development. Of these lands, 2,300 acres (931 ha) of private and 3,187 acres (1,290 ha) of BLM-administered public lands are presently developed for wind energy production. All public lands within the pass are available for wind energy proposals, and most of the available lands are developed.

The BLM’s Palm Springs-South Coast Field Office manages 19 wind energy ROW authorizations in this area that generate more than 215 MW/h of electrical power and provide $557,393 in annual rental to the federal government. Current projects on BLM-administered lands include (1) monitoring and maintaining compliance on existing ROWs, (2) processing proposals to expand facilities or replace older wind turbines with newer and more efficient turbines, and (3) offering an additional 285 acres (115 ha) of

\(^7\) BLM (2003k) provides more information about the wind energy development on BLM-administered lands in this area.
public lands for wind energy authorizations using the competitive ROW bidding process. Potential expansions to the wind energy projects located on BLM-administered lands are anticipated to provide an additional 40 MW/h, to be developed over a 10-year period (i.e., by 2015).

Appropriate NEPA analyses were conducted for initial development of these BLM-administered lands and will continue to be conducted for future development and expansion activities. Public input is sought as project proposals are analyzed and decisions are coordinated with other jurisdictions, including state, county, and city governments. The BLM wind energy program in this area is managed under the California Desert Conservation Area Plan, as Amended (BLM 1999), which allows for the consideration of wind energy proposals on all lands within the California Desert Conservation Area, except those areas that are preliminarily recommended as suitable for wilderness designations. In addition, the BLM works with Riverside County to adopt appropriate county ordinances as requirements for development on BLM-administered lands. Proposed projects on both private and public lands involve a concurrent and often joint analysis by both the BLM and the county. ESA issues are addressed through consultation with the USFWS, which has issued a Biological Opinion on each project proposal.

- **Ridgecrest, California.** Wind energy projects located near Ridgecrest are concentrated in the Tehachapi Pass area. Approximately 900 acres (364 ha) of BLM-administered lands have been developed with about 200 turbines. The aggregate installed capacity that is currently operational on BLM-administered lands is 42.61 MW. Potential expansions to the wind energy projects located on BLM-administered lands are anticipated to provide an additional 150 MW, to be developed over a 10-year period (i.e., by 2015).

- **Wyoming Wind Project, Arlington, Wyoming.** The Wyoming Wind Project, located near Arlington, Wyoming, has a total generating capacity of more than 1,300 MW of electricity, with more than 180 turbines on BLM and non-BLM-administered lands.\(^8\) The project has been developed in phases and consists of two discrete locations: Foote Creek Rim and Simpson Ridge. The Foote Creek Rim site is approximately 5,000 acres (2,023 ha) in size, approximately 950 acres (385 ha) of which are BLM-administered lands. The Simpson Ridge site, which is about 55,600 acres (225,000 ha) in total size, includes about 16,124 acres (6,525 ha) of BLM-administered lands. Future expansion of wind energy capacity on BLM-administered lands in this area is not anticipated.

\(^8\) BLMWY (2004) provides more information about the wind energy development located on BLM-administered lands in this area.
The BLM released the Final EIS for this project in August 1995. A ROD and ROW authorization were issued in July 1997 (BLM 1995, 1997).

### 2.4.2 Proposed Wind Energy Projects Currently under Review

The following locations currently have wind energy project applications undergoing NEPA review:

- **Table Mountain Wind Generating Facility, Nevada.** The Table Mountain Wind Generating Facility is proposed for development on a project area of approximately 4,500 acres (1,821 ha) of BLM-administered lands located about 20 mi (32 km) southwest of Las Vegas (PBS&J 2002). The proposed facilities would disturb about 325 acres (132 ha) of BLM-administered lands. The project is anticipated to generate 150 to 205 MW of electricity, with approximately 153 turbines. The Final EIS for this project was released in July 2002 (PBS&J 2002); a ROD for this project has not been issued yet. This project, if approved, is expected to be operational within 2 years (i.e., by 2007), assuming that there are no delays in the NEPA or ROW authorization process.

- **Cotterel Mountain Wind Farm Project, Idaho.** The Cotterel Mountain Wind Farm Project is proposed to be located on BLM-administered lands in Cassia County, southeast of the town of Burley. The proposed project, located within the Burley Field Office, will entail installation of about 130 turbines for a total potential generating capacity of 200 MW. The project area is about 4,480 acres (1,813 ha) in size, all of which are BLM-administered lands. The actual acreage to be disturbed by the proposed facilities has not yet been identified but will be substantially less than the acreage of the project area. The BLM issued a “Notice of Intent to Prepare an Environmental Impact Statement/Land Use Plan Amendment” in the Federal Register (67 FR 77801–77802) on December 19, 2002. That EIS is currently under preparation. This project, if approved, is expected to be operational within 2 years (i.e., by 2007), assuming that there are no delays in the NEPA or ROW authorization process.

- **Walker Ridge, California.** A wind project has been proposed for development on BLM-administered lands within the Ukiah Field Office. The proposed project would be located on Walker Ridge in Lake and Colusa Counties. The total project area would encompass about 8,200 acres (3,318 ha) and would involve about eighty 1.5-MW turbines with a total generating capacity of about 120 MW. The actual acreage to be disturbed by the proposed facilities has not yet been identified but will be substantially less than the acreage of the project area. 

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9 Windland Incorporated (2004) provides more information about the proposed Cotterel Mountain Wind Farm Project.
2.31

project area. The BLM has determined that an EIS is necessary to analyze the impacts of the proposal and to amend the 1984 related land use plan. A “Notice of Intent to Prepare a Plan Amendment and Environmental Impact Statement for Wind Energy, Ukiah Field Office, California,” was published in the Federal Register on August 12, 2003 (68 FR 47928–47929). Preparation of an EIS has not yet started. An EIS would be prepared before any development could occur at this location.

2.5 ALTERNATIVES AND ISSUES CONSIDERED BUT ELIMINATED FROM DETAILED ANALYSIS

An alternative consisting of no wind energy development on BLM-administered land was not evaluated because wind energy development already occurs on BLM-administered land. This alternative also contradicts the Interim Policy on Wind Energy Development (BLM 2002a) (Appendix A).

No other alternatives were suggested during the scoping process.

2.6 COMPARISON OF ALTERNATIVES

Analysis of the potential environmental, social, and economic impacts that could occur as a result of wind energy development on BLM-administered lands under the MPDS is presented in detail in Chapter 5, along with a discussion of relevant mitigation measures. The proposed action and its alternatives, which present different options for the management of wind energy development on BLM-administered lands, are evaluated in Chapter 6 in terms of their effectiveness in mitigating potential adverse impacts and facilitating wind energy development.

On the basis of the evaluations in Chapter 6, this section provides a comparison of the alternatives. The objective of this comparison is to address the question of whether the proposed action presents the best management approach for the BLM to adopt. Factors that should be considered include the impact of the alternatives on (1) the pace and cost of wind energy development, (2) the environment, and (3) the economy.

2.6.1 Comparison of Impacts on the Pace and Cost of Wind Energy Development

Each of the alternatives would impact the pace and cost of wind energy development differently. The proposed action to implement a Wind Energy Development Program would likely minimize some of the delays and costs currently associated with development on BLM-administered lands by providing programmatic guidance, facilitating land use plan amendments, and ensuring consistency in the ROW application and authorization process. In comparison, the no action alternative likely would cause development to occur at a slower pace, with potentially greater costs, because the benefits of the proposed action would not be realized.
The limited wind energy development alternative would result in the least amount of development on BLM-administered lands because of restrictions imposed under this alternative.

2.6.2 Comparison of Environmental Impacts

The proposed Wind Energy Development Program would incorporate policies and BMPs that establish mitigation requirements for all projects. These programmatic policies and BMPs are designed to ensure that potential impacts associated with wind energy development would be kept to a minimum. They address land exclusions, public involvement, consultation with other agencies, government-to-government consultation, the need for and scope of project-level reviews, specific mitigation measures, and adaptive management strategies. Site-specific and species-specific issues not addressed in the programmatic policies and BMPs would be addressed at the project level, as necessary. The proposed action, therefore, would provide a comprehensive approach for ensuring that environmental impacts would be minimized to the greatest extent possible. In contrast, under the no action alternative, the BLM would continue to address environmental impact issues at the project level in accordance with the terms and conditions of the Interim Wind Energy Development Policy (BLM 2002a) (Appendix A). While it is likely that these efforts also would result in effective project-specific impact mitigation, the potential for inconsistencies in the type and degree of required mitigation would exist. Similarly, under the limited wind energy development alternative, it is likely that effective environmental impact mitigation would occur by virtue of the ongoing project-specific evaluations. Overall, however, there would be fewer environmental impacts on a regional level as a result of this third alternative because of the restricted level of development.

The possibility exists under the no action and limited wind energy development alternatives for development activities to be focused more on state, Tribal, or private lands. Under the no action alternative, this could occur because development on BLM-administered lands would be more difficult than under the proposed action. Under the limited wind energy development alternative, this could occur because development on BLM-administered lands would be limited to just six locations. The resultant development on nonfederal lands potentially would be subject to less federal environmental oversight.

Indirect environmental impacts could be greater under the no action and limited wind energy development alternatives if they resulted in less wind energy development regionally. Less wind energy development could translate into additional development of traditional energy sources. As discussed in Section 6.4.2, land area disturbance, air quality, water use, and waste generation impacts associated with traditional energy sources are generally greater than those associated with wind energy.

2.6.3 Comparison of Economic Impacts

Regarding economic impacts, the greatest benefits to states, local communities, and the BLM would likely be realized under the proposed action. Similar benefits could be realized under the no action alternative; however, the absence of a comprehensive Wind Energy
Development Program would be likely to slow the pace of development on BLM-administered lands and thus delay economic benefits to local communities adjacent to BLM-administered lands in the West. Under the limited wind energy development alternative, benefits would be realized in those areas where wind energy development would be allowed; however, overall, there would be far fewer benefits regionally than would occur under either the proposed action or the no action alternatives.

### 2.6.4 Summary of Comparison

In conclusion, on the basis of these comparisons, it appears that the proposed action would present the best approach for managing wind energy development on BLM-administered lands. The proposed action to implement the Wind Energy Development Program would likely result in the greatest amount of wind energy development over the next 20 years, at the lowest potential cost to industry and the federal government. Simultaneously, the proposed action would provide the most comprehensive approach for ensuring that potential adverse impacts would be minimized to the greatest extent possible. And, finally, the proposed action would likely provide the greatest economic benefits to local communities and the region as a whole. As a result, the proposed action appears to best meet the objectives of the National Energy Policy recommendations to increase renewable energy production on federal lands and is consistent with the requirements of E.O. 13212, “Actions to Expedite Energy-Related Projects” (U.S. President 2001a).