PMC-EF2a

(2.04.02)

## U.S. DEPARTMENT OF ENERGY EERE PROJECT MANAGEMENT CENTER NEPA DETERMINATION



RECIPIENT:NREL

STATE: CO

**PROJECT** 

TITLE:

Shuttle Service to South Golden Road RTD Bus Stop

Funding Opportunity Announcement Number Procurement Instrument Number NEPA Control Number CID Number

NREL-11-010

Based on my review of the information concerning the proposed action, as NEPA Compliance Officer (authorized under DOE Order 451.1A), I have made the following determination:

## CX, EA, EIS APPENDIX AND NUMBER:

Description:

DOE/EA-1440-S-I

Final Supplement to Final Site-Wide Environmental Assessment of the National Renewable Energy Laboratory's

(NREL) South Table Mountain Complex (May 2008)

A7

Transfer, lease, disposition, or acquisition of interests in personal property (e.g., equipment and materials) or real property (e.g., permanent structures and land), if property use is to remain unchanged; i.e., the type and magnitude of impacts would remain essentially the same.

## Rational for determination:

The proposed project would be for the establishment of a seasonal shuttle service to transport employees between RTD bus stop locations in the vicinity of the National Renewable Energy Laboratory's (NREL) South Table Mountain (STM) Complex to the NREL STM Complex, located in the City of Golden, County of Jefferson, and State of Colorado.

The bus service would be provided seasonally (January through April 2011) in the "peak-hours" with shuttles in operation for a 3-hour period in the morning and a 3-hour period in the evening. This service is being considered to address parking shortages on the STM campus and promote alternate commuting methods. NREL has implemented a number of shuttle bus options to move staff, workers, and visitors to/from RTD hubs, parking areas, and NREL facilities. This seasonal service would primarily serve RTD stops along a 0.5 mile portion of South Golden Road directly south of STM. This seasonal service is proposed to address safety issues associated with workers traversing non-maintained roadways and pathways within Jefferson County and Jefferson County Open Space areas. These areas are unlit and snow removal is not provided.

It is estimated that one 20-person shuttle-type bus/van would be used, making approximately 5 round-trips in the AM peak period, and 4 round-trips in the PM peak periods, although this schedule may be expanded or reduced based on participation. The shuttle would primarily operate between the Kilmer St./South Golden Rd. intersection and the central portion of the STM campus, utilizing South Golden Rd., Quaker St., and the STM West Gate Entrance. In the event unanticipated site or local conditions temporarily preclude the use of this primary route, the shuttle would use the less preferable Denver West Pkwy/Denver West Blvd.-Colfax Ave.-Indiana St.-South Golden Rd. route. The primary route is approximately 1.9 miles one-way (1.1 miles from Kilmer St. to STM West Gate, and approximately 0.8 miles from West Gate to campus drop-off points).

Although the proposed seasonal shuttle service would add another mobile source of air emissions locally, it is anticipated that this action would encourage greater use of mass transit by NREL employees, and therefore have a positive effect on the regional Denver Metropolitan airshed. The total vehicle mileage anticipated with this shuttle service is approximately 86 miles per day, including miles to and from the contractor's point of operation to STM Complex. Per the 2009 Annual Report of Traffic Congestion in the Denver Region by the Denver Regional Council of Governments, 71.5 million vehicle miles per day occur in the Denver Metropolitan airshed. Therefore this additional mobile source would be de minimis. The Denver Metropolitan area is currently designated by the U.S. Environmental Protection Agency as a non-attainment area for ozone under the National Ambient Air Quality Standards. This expanded shuttle service is not likely to significantly contribute to this non-attainment status.

There is potential for public controversy as the general public may have issues with shuttle vehicles using a residential

street (Quaker St.). The additional vehicular trips (20 trips/day) over a six hour period would not cause intersection level-of-service degradations, or exceed the capacity of the roadways of the primary or secondary routes. It is not anticipated that noise impacts would be above state limitations. The shuttles would be operating in an urban and suburban office park environment during normal "business" hours. In addition, it is anticipated that the vehicles used in the shuttle service would be the equivalent of a large vans or small shuttles.

The May 2008 Mitigation Action Plan (MAP) for the Supplement to Final Site-Wide Environmental Assessment (DOE/EA-1440-S-I) and Finding of No Significant Impact for the National Renewable Energy Laboratory's South Table Mountain did not include shuttle service to RTD bus stops as a Traffic Demand Management (TDM) Mitigating Action specified in Section 3.1.1, but the MAP did include expanding shuttle service to regional RTD hubs. While seasonal shuttle service to RTD bus stops was not specifically listed as TDM measure in the MAP, it would promote alternative commuting, help alleviate the parking shortage at the South Table Mountain Complex, reduce traffic flow to both onsite and offsite parking lots, and improve employee safety by avoiding unlit and unplowed sidewalks and trails during the winter. Based on the information above and the assessment provided in EA-1440-S-I, this project's impacts to the human and natural environment can be deemed less than significant, and this project would qualify for Categorical Exclusion A7.

Categorical Exclusion A7.			
NEPA PROVISION DOE has made a final NEPA determina	tion for this award		
DOE has made a final NEFA determina	uion for this award		
Insert the following language in the awa	ard:		
Note to Specialist :			
EF2a prepared by Rob Smith on 1/2	20/2011		
SIGNATURE OF THIS MEMORANDUM	A CONSTITUTES A RECORD OF THIS DEC	CISION.	
NEPA Compliance Officer Signature:	Lori Plummer	Date:	1/20/2011
	NEPA Compliance Officer		
FIELD OFFICE MANAGER DETERMIN	NATION		*
☐ Field Office Manager review required			
NCO REQUESTS THE FIELD OFFICE	MANAGER REVIEW FOR THE FOLLOWIN	IG REASON:	
	l exclusion but involves a high profile or controve	rsial issue that warran	ts Field Office
Manager's attention.  ☐ Proposed action falls within an EA or E	IS category and therefore requires Field Office M	anager's review and de	etermination.
BASED ON MY REVIEW I CONCUR W	ITH THE DETERMINATION OF THE NCO	:	
Field Office Manager's Signature:		Date:	
	Field Office Manager		