Appendix G Telecommunication Studies

Big Bend Wind, LLC Docket No. IP7013/WS-19-619 September 2021



ENGINEERING REPORT CONCERNING THE EFFECTS UPON FCC LICENSED RF FACILITIES DUE TO CONSTRUCTION OF THE BIG BEND WIND ENERGY PROJECT In

COTTONWOOD & WATONWAN COUNTIES, MINNESOTA

Prepared for: Apex Clean Energy, Inc. Charlottesville, VA

Revised: September 23, 2020

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ENGINEERING REPORT CONCERNING THE EFFECTS UPON FCC LICENSED RF FACILITIES DUE TO CONSTRUCTION OF THE BIG BEND WIND ENERGY PROJECT In COTTONWOOD & WATONWAN COUNTIES, MINNESOTA

I. INTRODUCTION

This engineering report describes the results of a study and analysis to determine the locations of federally-licensed (FCC) fixed station radio frequency (RF) facilities that may be adversely impacted as a result of the construction of the Big Bend Wind Energy Project in Cottonwood and Watonwan Counties, Minnesota. This document describes impact zones and any necessary mitigation procedures, along with recommendations concerning individual wind turbine siting. All illustrations, calculations and conclusions contained in this document are based on FCC database records¹.

Frequently, wind turbines located on land parcels near RF facilities can cause more than one mode of RF impact, and may require an iterative procedure to minimize adverse effects. This procedure is necessary in order to ensure that disruption of RF facilities either does not occur or, in the alternative, that mitigation procedures will be effective. The purpose of this study is to facilitate the siting of turbines to avoid such unacceptable impact.

The Big Bend wind project as currently planned involves the construction of up to 55 wind turbines in an 81 square mile project area on the north side of the stretch of State Route 60 between Bingham Lake and Butterfield. The wind turbines proposed to be erected will have a maximum hub height of 125 meters and a maximum rotor diameter of 163 meters. The maximum blade tip height therefore would be 206.5 meters AGL.

Using industry standard procedures and FCC databases, a search was conducted to determine the presence of land mobile, public safety and other RF facilities within or adjacent to the identified area, and determine TV and FM broadcast stations predicted to be receivable in the area. <u>A</u>

¹ The databases used in creating the attached tables and maps are generally accurate, but anomalies have been known to occur. Generally, for wind turbine siting, an on-site verification survey is often suggested as part of the due diligence process.



specific turbine layout has been submitted for analysis. Accordingly, this report will address the potential conflicts that may be caused by the proposed turbines.

The following tabulation and analysis consists of four sections:

- 1. Land mobile, public safety and other communications tower sites
- 2. Broadcast TV and FM & AM reception
- 3. NTIA notification, radar stations and cellular reception
- 4. EMF from project transmission line

The attached figures were generated based upon the operating parameters of the FCC-licensed stations as contained in the FCC station database, with corrections of the antenna locations as needed.

The following analysis examines the pertinent FCC licensed services in the area for impact. This analysis assumes that all licensed services have been designed and constructed according to FCC requirements and good engineering practice. If this is not the case, the impacted facility must share responsibility with the wind project developer for the costs of any mitigation measures².

Each of the RF analyses is described separately in the sections that follow.

II. ANALYSIS OF FIXED RADIO FACILITIES

2.1 Land Mobile & Public Safety Facilities

A search of the FCC's land mobile/public safety (LM/PS) radio database revealed 16 separately licensed land mobile and public safety transmitter stations that fall within the search area (one kilometer beyond the project area boundary). These land mobile stations are listed in Table 1 and mapped in Figures 1 and 2. The specifications on the land mobile stations can be found in the associated land mobile (LM) spreadsheet file.

Seven of these LM/PS stations are located inside the project area or at the project area boundary (those highlighted in yellow in Table 1).

² For instance, some microwave paths may have insufficient ground clearances as they are presently configured.



Call Sign	Location No.	Latitude (NAD-83)	Longitude (NAD-83)	Ant. Ht. (m AGL)	Freq. (MHz)	Licensee	
WPKR396	2	43.936972	-95.000306	48.5	461.8375	Adrian, Mike	
WNJR411	1	43.940903	-94.906705	4	161.04	Union Pacific Railroad Company	
WPTY609	1	43.941675	-94.92234	40	453.6	Cottonwood, County of	
WQTN617	1	43.941675	-94.92234	25	451.0875	Mountain Lake, City of	
WQKE867	1	43.941944	-94.916111	8	463.8625	Milk Specialties	
KNHP864	7	43.943024	-94.909522	69	154.325	Cottonwood, County of	
WQKR260	3	43.943024	-94.909522	104.5	858.2625	Minnesota, State of	
KNID340	1	43.943	-94.918889	30	154.325	Mountain Lake, City of	
WQES286	1	43.944376	-94.879566	56	464.4	Gove, Charles	
WQNS968	1	43.947059	-94.926841	125	463.5625	Alpha Wireless Communications	
WNIM744	1	43.960439	-94.86248	27	464.875	Sunny Side Farms, Inc.	
WZN210	1	43.959759	-94.791586	20	155.205	Butterfield ISD 836	
KNJZ613	4	43.958976	-94.785311	30	161.04	Union Pacific Railroad Company	
WQDF201	2	43.966523	-94.785373	44.1	153.53	Red Rock Rural Water Systems	
WNFL401	1	43.986741	-94.774554	27	854.8375	Adrian, Glenn	
WPAE861	1	44.007039	-94.96107	30	463.7	Junker, Rod	

Table 1 – Land Mobiles & Public Safety Stations within 1 KM of Project Area Boundary

Multi-directional transmitting facilities, including land mobile stations, which are within 435 meters of a turbine site customarily should be further evaluated for the possibility of transmitter interference caused by wind turbines. It appears from Figures 1 and 2 that none of the land mobile stations in or near the project area are less than 435 meters from the nearest planned turbine.

Based on the current project layout, and assuming that the LM/PS stations in and near the project area are actually located at their licensed locations, or located farther away from turbines, no adverse impact is expected to be caused to the transmissions of land mobile stations that are licensed by the FCC. If any of the turbines are to be re-sited or if turbines are added, it is recommended that no turbines be closer than the following distances from the LM/PS sites listed in Table 2.



Land Mobile or Public Safety Station	Distance (meters)
WPKR396	270
KNHP864/WQKR260 ³	435
WQES286	270
WNIM744	270
WQDF201	150
WNFL401	435
WPAE861	270

Table 2 – Minimum Setbacks from LM/PS Stations based on Operating Frequencies

³ Stations KNHP and WQKR260 are located at the same transmitter site.





Figure 1 – Land Mobile/Public Safety Stations in or near Big Bend Project Area





Figure 2 – Land Mobile Station WPAE861 Close to Planned Turbines

Land mobile station WPAE861, which is inside the project area, is no closer than the 435-meter recommended setback distance from any planned turbine site (represented by the red circle around the station transmitter site).



2.2 Other Communications Sites

A search through the FCC registered antenna structures database reveals other communications towers located within 10 miles of the center of the proposed project area, which are listed in Table 3 and mapped in Figures 3 through 6. The antenna structure location closest to planned turbines is shown in Figure 5. <u>It is suggested, although not required, that these sites be investigated for microwave operations that are not in the FCC database, including unlicensed microwave facilities.</u>

As mentioned previously, multi-directional transmitting facilities within 435 meters of a planned turbine customarily should be further evaluated for the possibility of turbine-related transmitter interference. Based on the current turbine layout, and as demonstrated in Figures 3 through 5, the Big Bend project is not expected to cause any turbine-related signal transmission problems to multi-directional transmitting facilities located at any of the tower sites listed in Table 3.

Table 3 should not be considered a complete list of antenna structures in the area, since most towers under 200 feet (61 meters) in height are not required to be registered with the FCC. An on-site visual survey is suggested to identify such towers.

If changes or additions to the turbine layout are to be considered that would place turbines less than 435 meters from one or more of the tower sites listed in Table 3, it is suggested, though not required, that further investigation be done to determine whether there are transmitting facilities on such towers that were not found in the FCC database searches described in this report.



FCC Registr. #	Owner	Location	Latitude	Longitude	Height AGL (m)	Type of Comm. Tower
1020057	CTI Towers Assets II	Mountain Lake, MN	43-56-52.0N	94-55-38.0W	150.8	Land Mobile
1021986	Minnesota, State of	Windom, MN	43-50-51.0N	95-07-19.0W	99.4	Microwave
1023802	Alltel Corporation	Comfrey, MN	44-02-31.5N	94-50-54.0W	149.4	Unknown
1023908	Midwest Wireless Comm.	Windom, MN	43-51-53.9N	95-06-50.2W	45.1	Cellular
1061155	Minn. Valley TV Corp.	Windom, MN	43-51-15.0N	95-07-31.0W	91.0	Unknown
1236175	Alltel Corporation	Mountain Lake, MN	43-55-58.0N	94-56-29.0W	96.0	Cellular
1245380	CCATT LLC	Mountain Lake, MN	43-56-52.3N	94-52-51.3W	120.4	Cellular
1254788	SWWC Service Co-op	Windom, MN	43-52-01.8N	95-06-30.5W	51.8	Microwave
1254873	Bud's Custom 2 Way	Windom, MN	43-52-51.0N	95-07-11.0W	57.9	Unknown
1262593	SWWC Service Co-op	Comfrey, MN	44-06-34.2N	94-54-27.7W	30.5	Microwave
1262610	SWWC Service Co-op	Mountain Lake, MN	43-56-28.8N	94-55-36.5W	45.7	Microwave
1267337	Minnesota, State of	Mountain Lake, MN	43-56-34.7N	04-54-34.2W	106.7	LM/MW ⁴
1274686	Minnesota, State of	Comfrey, MN	44-06-27.2N	94-51-37.4W	106.7	Microwave
1274753	ATC Iris I LLC	Comfrey, MN	44-07-12.1N	94-53-52.8W	96.0	Cellular
1302425	Minnesota, State of	Windom, MN	43-50-51.0N	95-07-19.0W	99.4	Microwave
1305534*	Alltel Corporation	Butterfield, MN	43-57-40.5N	94-48-02.1W	78.9	Unknown

The listed coordinates for the above structures are from documents filed with the FCC and <u>have not</u> been verified by this consultant. Blue-shaded records indicate towers containing land mobile facilities documented in Section II of this report. *ASR 1305534 has not been verified to have been built.

Table 3 – FCC-Registered Communications Towers within 10 miles of Project Area

⁴ Land Mobile and Microwave





Figure 3 – FCC-Documented Antenna Structures within 10 miles of Center of Project Area





Figure 4 – FCC-Registered Towers closest to Project Area





Figure 5 – FCC-Registered Tower 1245380 closest to Planned Turbines

In the above image is shown the FCC-registered tower, at the south edge of the project area, nearest to planned turbines. As shown by the 435-meter radius circle around the tower site (ASR 1245380), the planned turbine sites exceed the worst-case recommended setback of 435 meters from the tower sites.





Figure 6 – FCC-Registered Towers in and near the City of Windom



III. ANALYSIS OF BROADCAST FACILITIES

3.1 TV Broadcast Facilities

The rotating blades of a wind turbine have the potential to disrupt over-the-air broadcast TV reception within a few miles of the turbine, especially when the direct path from the viewer's residence is obstructed by terrain. Interference is caused when signals reflected by the blades arrive at the viewer's TV antenna along with the direct signal. This is known as "multipath interference." However, as turbine manufacturers have replaced all-metal blades with blades constructed of mostly nonmetallic materials⁵, this effect has been reduced. Also, the new generation of HDTV receivers is better equipped to deal with minor multipath interference (which is manifested by "pixilating" or "freezing" of the digital picture) than analog TV sets, as special circuitry is employed to suppress the weaker reflected signal. Occasionally, however, multipath interference from one or more turbines can cause video failure in HDTV receivers, especially if the receiver location is in a valley or other place of low elevation.

There is some possibility of signal disruption for residences that have to point their outdoor antennas through the turbine area, or that utilize "rabbit ear" antennas and/or older HDTV receivers. Most of this effect should be dissipated for locations three or more miles from a turbine, but some residual problems could be noted for HDTV receivers that are located below the grade level at the turbine base. Usually, a rule of thumb is that approximately 10% of the receiver locations are affected to some extent within three miles of a large turbine when the turbine is between the TV station and the receiver. The usual effect is intermittent "pixilation" or freezing of the digital TV picture. This estimate is based upon Evans Engineering's experience with similar wind energy projects.

Cottonwood County is in the Minneapolis-St. Paul, MN Designated Market Area (DMA) as defined by Nielsen Media Research, although the TV stations in that DMA are not predicted to reach the Big Bend wind project area with a sufficient signal. Watonwan County, to the east, is in the Mankato, MN DMA. The TV stations that have been determined to place a predicted FCC primary off-the-air service signal over at least a portion of the project area or its immediate environs are listed in Table 4. The TV stations' predicted service area boundaries are mapped in Figure 7.

⁵ Modern turbine blades are usually constructed from glass-reinforced plastic (GRP), although they usually contain some metal for strengthening, balance and grounding.



Call Sign R	F Ch	City of License		FCC File No.	Dist.(km)	Azimuth(°T) ⁶
KMNF-LD(NBC/CW)	7	Mankato	MN	90446	41.9	97.0
KEYC-TV(CBS/FOX)	* 12	Mankato	MN	BLCDT20120918AFE	41.8	97.0
K14KE-D	14	St. James	MN	81295	30.0	62.8
KSMN(PBS)*	15	Worthington	MN	BLEDT20051219AGX	82.4	263.7
K16CG-D	16	St. James	MN	BLDTL20120625AAQ	29.8	62.4
K17MW-D	17	St. James	MN	64441	29.8	62.4
K17MY-D	17	Jackson	MN	64443	42.6	187.0
K18NE-D	18	St. James	MN	88224	29.8	62.4
K19HZ-D	19	Jackson	MN	BLDTT20090910AAS	42.6	187.0
K19LI-D	19	St. James	MN	64438	29.8	62.4
K20LP-D	20	St. James	MN	BLDTL20120625AAF	29.8	62.4
K21DG-D	21	St. James	MN	58900	29.8	62.4
K22MQ-D	22	St. James	MN	64439	29.8	62.4
K22MY-D	22	Jackson	MN	64091	42.6	187.0
K23FO-D	23	Jackson	MN	BLDTT20090811AAW	42.6	187.0
K23MF-D	23	St. James	MN	81006	29.8	62.4
K24JV-D	24	St. James	MN	58896	29.8	62.4
K25QC-D	25	Lake Crystal	MN	51902	51.0	81.3
K26CS-D(PBS)	26	St. James	MN	58899	30.0	62.8
K27NF-D	27	Jackson	MN	64446	42.6	187.0
KRWF(ABC)*	27	Redwood Falls	MN	BLCDT20080502ABC	; 71.5	321.2
K28OH-D	28	St. James	MN	64440	30.0	62.8
K280I-D	28	Jackson	MN	64442	42.6	187.0
K29IE-D(PBS)	29	St. James	MN	BLDTT20090817ACY	29.8	62.4
K29LV-D	29	Jackson	MN	64447	42.6	187.0
K30FN-D	30	St. James	MN	58897	30.0	62.8
K30KQ-D(ION)	30	Jackson	MN	BLDTL20130321ACE	42.6	187.0
K31NT-D	31	Jackson	MN	64445	42.6	187.0
K31KV-D	31	St. James	MN	BLDTL20120625AAY	29.8	62.4
K32GX-D(NBC)	32	St. James	MN	BLDTL20100113ADE	30.0	62.8
K33MW-D	33	Sherburn	MN	BNPDTL20100510AJ	36.4	170.4
K34JX-D	34	St. James	MN	BLDTL20091204ADI	30.0	62.8
K34NU-D	34	Jackson	MN	64444	42.6	187.0
K35IZ-D(CBS)	35	Jackson	MN	BLDTT20090811AAV	42.6	187.0
K35KI-D	35	St. James	MN	BLDTL20120625AAV	29.8	62.4

* These stations are full-power TV stations affiliated with major networks. The rest are Low Power TV stations or TV Translator stations (low power stations that re-broadcast full power stations that do not sufficiently serve the area.

Table 4 - TV Stations Serving Big Bend Project Area

If the Big Bend wind project should cause disruptions to over-the-air TV viewing, methods to resolve them are available, and are as follows:

⁶ Distance and azimuth to each station transmitter is referenced to the geographic center of the wind project area, whose coordinates are as follows: N 43-59-02.9, W 94-55-42.6.



- 1. Relocation of the household antenna to receive a better signal
- 2. Installation of a better outside antenna, or one with a higher gain
- 3. Installation of satellite or cable TV



Figure 7 – Predicted Over-the-Air Television Coverage into Big Bend Project Area



According to this engineer's calculations, there are approximately 1,738 households within an area potentially to be affected (approximately 176 square miles). It is conservatively estimated that 65%, or 701 of the households receive TV programming primarily by satellite dish or cable. This leaves an estimated 608 households relying on transmitted off-the-air TV signals. Based on the 10% criteria described previously, up to 61 TV receiving locations may be affected to varying degrees in the worst-case. Mitigation costs would be approximately \$200 per location for an upgraded outdoor antenna, or \$450 per year per location for a satellite or cable subscription.

It is the opinion of this consultant that any disruptions to over-the-air TV broadcast signals, if they occur, can be resolved satisfactorily.



3.2 FM Facilities

The full-service FM stations that place a predicted primary signal over at least part of the project area are listed in the following Table 5. The FM stations' service area boundaries are mapped in Figure 8.

Call Sign	Freq. (MHz)	City of License	Power (KW)	Ant. Height (m HAAT)	Dist. (km)	Azimuth ⁷ (°T)
KUDO	103.9	Spirit Lake, IA	50	150	65.5	191.1
KRLP	88.1	Windom, MN	0.6	118	23.2	241.5
KSJM	89.1	St. James, MN	1.0	20	22.0	94.8
KNGA	90.5	St. Peter, MN	75	216	70.1	67.5
KJWR	90.9	Windom, MN	25	100	22.1	276.4
KNSW	91.7	Worthington-Marshall, MN	99	243	81.1	262.4
KATO-FM	93.1	New Ulm, MN	100	149	61.5	74.5
KITN	93.5	Worthington, MN	50	142	64.2	217.6
KDOM-FM	94.3	Windom, MN	5.7	102	23.2	241.7
KNSG	94.7	Springfield, MN	50	144	52.9	323.3
KUSQ	95.1	Worthington, MN	100	187	72.0	237.1
KISD	98.7	Pipestone, MN	100	330	82.4	263.7
KEEZ-FM	99.1	Mankato, MN	100	239	51.0	81.3
KXAC	100.5	St. James, MN	34	180	43.3	94.7
KRRW	101.5	St. James, MN	14	136	29.1	114.8
KYSM-FM	103.5	Mankato, MN	100	165	74.2	73.3
KUXX	105.7	Jackson, MN	25	100	41.1	184.0
KFMC-FM	106.5	Fairmont, MN	100	113	53.3	137.6
KNUJ-FM	107.3	Sleepy Eye, MN	4.0	124	41.3	22.7

Table 5 – FM Stations Serving Big Bend Project Area

Real-world experience with wind farms has shown that FM broadcast station signals (88 to 108 MHz) are fairly insensitive to wind turbines, even in cases where the FM transmitting antenna is surrounded by turbines that are higher than the FM antenna. Because of the "capture effect" supported by the "discriminator" in FM receivers, significant disruptions to the above facilities are not expected. Although the received signal may vary with the blade rotation at some receiver locations in the immediate area, good quality FM radios should factor out such time-varying signals.

⁷ Distance and azimuth to each station transmitter is referenced to the geographic center of the wind project area, whose coordinates are as follows: N 43-59-02.9, W 94-55-42.6.





Figure 8 – FM Radio Coverage into Big Bend Project Area



3.3 AM Facilities

Large metallic structures such as wind turbines can adversely affect the transmitted signals of AM broadcast stations up to three kilometers away. A search of the FCC's database revealed no AM facilities within the required notification distance of three kilometers from the wind project boundaries. There should therefore be no reasonable expectations of disruptions in transmitted radiations on the AM band due to the presence of the turbines. Occasionally, depending upon ground conditions, local AM receivers may experience slight signal changes due to local effects, but such anomalies are not recognized by the FCC or the standards of good engineering practice as having an unduly adverse effect.

IV. NTIA NOTIFICATION, DoD RADAR AND NEXRAD, AND CELLULAR

4.1 NTIA Notification

Operation of RF frequencies for federal government use is managed by the National Telecommunication Information Agency (NTIA), which is part of the U.S. Department of Commerce. The technical specifications for most government facilities are unavailable to the public. In order to avoid the derailment of the wind energy project due to late objections from a government agency, the NTIA should be notified of the proposed project during pre-construction planning. The NTIA has set in place a review process, wherein the Interdepartmental Radio Advisory Committee (IRAC), consisting of representatives from various government agencies, reviews new proposals for wind turbine projects for impact on government frequencies. In almost all cases, no adverse impact is found, and IRAC usually issues a determination in about 60 days.

On August 27, 2020, this office sent a revised notification⁸ of the Big Bend wind project to the NTIA, and the NTIA is expected to respond with a determination letter by the end of October 2020.

4.2 DoD Radar Concerns

The Department of Defense (DoD) and the Department of Homeland Security *Long Range Radar Joint Program Office* "JPO" has adopted a "pre-screening tool" to evaluate the impact of wind turbines on air defense long-range radar. This tool was applied to the Big Bend project

⁸ The revised NTIA notification is to specify taller wind turbines. The original notification to the NTIA was sent on January 17, 2020. The NTIA's determination for the lower turbines, received March 18, 2020, stated "No Harmful Interference Anticipated" (NHIA).



area, and it returned a mixed result of "<u>no anticipated impact</u>" (green) and "impact likely" (yellow) to Air Defense and Homeland Security radars (see Figure 9). However, a definitive determination is obtained only after formal study by the DoD, which is triggered by the FAA 7460-1 notification process.



Figure 9 – DoD Long-Range Radar Screening

Map Legend:

- **Green:** No anticipated impact to Air Defense and Homeland Security radars. Aeronautical study required.
- Yellow: Impact likely to Air Defense and Homeland Security radars. Aeronautical study required.

4.3 NEXRAD

A pre-screening tool has been developed to evaluate the potential impact of obstructions to the NEXRAD Weather Surveillance Doppler Radar Stations. This tool was applied to the Big Bend



project area, and it returned a result, shown in Figure 10, of "<u>impact not likely</u>" to weather radar <u>operations</u>. However, a definitive determination is obtained only after the NTIA review process.



Figure 10 – NEXRAD Weather Radar Screening

Map Legend:

 Green: No Impact Zone. Impacts not likely. NOAA will not perform a detailed analysis, but would still like to know about the project.

4.4 Cell Phone Reception

There is no credible evidence known by the undersigned engineer to suggest that cell phone reception has been a problem in and around wind turbines. Since cell phone service is mobile by design, operation of mobile devices in the area should theoretically not be significantly affected. In addition, cellular antennas employ diversity and multiple base stations to compensate for any disruptions at any one location.



V. ELECTROMAGNETIC FIELDS FROM OVERHEAD POWER LINE

Worst-case estimates have been made of the expected levels of electromagnetic fields, commonly referred to as EMF, which would be emitted by the overhead transmission line to be built to interconnect the Big Bend renewable energy farm with the electrical grid.

The overhead transmission line to be built for the project will be a 161 kV voltage single circuit line using either wood H-frame supports or steel monopoles. The right-of-ways will be 100 feet in width (50 feet from the center of the right-of-way to the edge) along parcel lines or 150 feet (75 feet from ROW center to edge) from the center of a public road. The Big Bend renewable energy farm (which will be a mix of wind turbines and solar panels) will have a rated maximum power output of 335 MW, which would draw a theoretical maximum current in the 161 kV transmission line of approximately 1330 amperes.

New power transmission lines are inherently designed to be compliant with regulatory EMF exposure limits. For the state of Minnesota, the regulation limit for electric field level anywhere in the right-of-way below any transmission line is 8 kilovolts per meter (kV/m). It is expected that the Big Bend transmission line would register an electric field level below 4 kV/m in the right-of-way.

There is no regulatory limit on magnetic field levels in the transmission line right-of-way in the state of Minnesota. Currently, only the states of Florida and New York have limits on magnetic field strength in the line right-of-way. Both states limit the magnetic field below the line to no greater than 200 milliGauss (mG) at the edge of the right-of-way. The maximum magnetic field level at the edge of the right-of-way (whether for 100-foot or 150-foot ROW width) due to the proposed Big Bend transmission line is not expected to exceed 150 mG.

There have been no federal standards established for power transmission line EMF. However, two expert organizations have recommended maximum EMF exposure levels to be applied to the general public. The Institute of Electrical and Electronics Engineers (IEEE) recommends a magnetic field limit of 9040 mG and an electric field limit of 10 kV/m, while the International Commission on Non-Ionizing Radiation Protection (ICNIR) recommends limits of 2000 mG magnetic field and 4.2 kV/m electric field. The expected levels due to the Big Bend energy farm would be below these recommended levels. The EMF limits adopted by states (currently seven of them) are based on the desire to not increase levels of EMF that are currently encountered by the public. To date, after over 40 years of studies on the health effects of EMF, no scientific or health agency in the US or elsewhere has made a determination of a cause-and-effect relationship between exposure to tolerable levels of EMF, such as from power lines, and risk to human health.



VI. CONCLUSIONS AND RECOMMENDATIONS

- 1. No land mobile, public safety or other known multi-directional transmitting stations are expected to be adversely affected, assuming that the locations of the transmitters are exactly as described in the FCC licenses.
- 2. Over-the-air TV interference due to operating wind turbines may occur but is not expected to be an intractable problem. Effective mitigation methods to resolve any interference that may occur are available, with satellite or cable service installation providing the worst-case solution. No AM or FM radio broadcast facilities are likely to be affected.
- 3. The EM fields from the project power transmission line are not expected to exceed recommended or regulatory levels.

Respectfully Submitted,

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B. Benjamin Evans RF Impact Consultant

September 23, 2020



October 20, 2020

Mr. B. Benjamin Evans EVANS ENGINEERING SOLUTIONS, LLC 524 Alta Loma Drive Thiensville, WI 53092

Re: Big Bend Project, Revision 1: Cottonwood & Watonwan Counties, MN

Dear Mr. Evans:

In response to your request on August 28, 2020, the National Telecommunications and Information Administration provided to the federal agencies represented in the Interdepartment Radio Advisory Committee (IRAC) the plans for the Big Bend Wind Project, Revision 1, located in Cottonwood and Watonwan Counties, Minnesota.

After a 45+ day period of review, of the reviewing federal agencies, none had concerns with turbine construction in the designated areas.

While the other IRAC agencies did not identify any concerns regarding radio frequency blockage, this does not eliminate the need for the wind energy facilities to meet any other requirements specified by law related to these agencies. For example, this review by the IRAC does not eliminate any need that may exist to coordinate with the Federal Aviation Administration concerning flight obstruction.

Thank you for the opportunity to review these proposals.

Sincerely,

John R. McFall Deputy Chief, Spectrum Services Division Office of Spectrum Management



March 11, 2020

Mr. B. Benjamin Evans EVANS ENGINEERING SOLUTIONS, LLC 524 Alta Loma Drive Thiensville, WI 53092

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After a 45+ day period of review, of the reviewing federal agencies, none had concerns with turbine construction in the designated areas.

While the other IRAC agencies did not identify any concerns regarding radio frequency blockage, this does not eliminate the need for the wind energy facilities to meet any other requirements specified by law related to these agencies. For example, this review by the IRAC does not eliminate any need that may exist to coordinate with the Federal Aviation Administration concerning flight obstruction.

Thank you for the opportunity to review these proposals.

Sincerely,

John R. McFall Deputy Chief, Spectrum Services Division Office of Spectrum Management