DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FW$–R1–ES–2021–N186;
FXES1130100000–212–FF01E00000]

Endangered Species; Receipt of Recovery Permit Applications

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of receipt of permit applications; request for comments.

SUMMARY: We, the U.S. Fish and Wildlife Service, have received applications for permits to conduct activities intended to enhance the propagation and survival of endangered species under the Endangered Species Act of 1973, as amended. We invite the public and local, State, Tribal, and Federal agencies to comment on these applications. Before issuing the requested permits, we will take into consideration any information that we receive during the public comment period.

DATES: We must receive your written comments on or before October 4, 2021.

ADDRESSES: Document availability and comment submission: Submit a request for a copy of the application and related documents and submit any comments by one of the following methods. All requests and comments should specify the applicant name and application number (e.g., Dana Ross TE–08964A–2):

- Email: permitsR1ES@fws.gov.

FOR FURTHER INFORMATION CONTACT: Colleen Henson, Regional Recovery Permit Coordinator, Ecological Services, (503) 231–6131 (phone); permitsR1ES@fws.gov (email). Individuals who are hearing or speech impaired may call the Federal Relay Service at 1–800–877–8339 for TTY assistance.

SUPPLEMENTARY INFORMATION: We, the U.S. Fish and Wildlife Service, invite the public to comment on applications for permits under section 10(a)(1)(A) of the Endangered Species Act, as amended (ESA; 16 U.S.C. 1531 et seq.). The requested permits would allow the applicants to conduct activities intended to promote recovery of species that are listed as endangered under the ESA.

Background

With some exceptions, the ESA prohibits activities that constitute take of listed species unless a Federal permit is issued that allows such activity. The ESA’s definition of “take” includes such activities as pursuing, harassing, trapping, capturing, or collecting, in addition to hunting, shooting, harming, wounding, or killing.

A recovery permit issued by us under section 10(a)(1)(A) of the ESA authorizes the permittee to conduct activities with endangered or threatened species for scientific purposes that promote recovery or for enhancement of propagation or survival of the species. These activities often include such prohibited actions as capture and collection. Our regulations implementing section 10(a)(1)(A) for these permits are found in the Code of Federal Regulations (CFR) at 50 CFR 17.22 for endangered wildlife species, 50 CFR 17.32 for threatened wildlife species, 50 CFR 17.62 for endangered plant species, and 50 CFR 17.72 for threatened plant species.

Permit Applications Available for Review and Comment

Proposed activities in the following permit requests are for the recovery and enhancement of propagation or survival of the species in the wild. The ESA requires that we invite public comment before issuing these permits. Accordingly, we invite local, State, Tribal, and Federal agencies and the public to submit written data, views, or arguments with respect to these applications. The comments and recommendations that will be most useful and likely to influence agency decisions are those supported by quantitative information or studies.

<table>
<thead>
<tr>
<th>Application No.</th>
<th>Applicant, city, state</th>
<th>Species</th>
<th>Location</th>
<th>Take activity</th>
<th>Permit action</th>
</tr>
</thead>
</table>

Public Availability of Comments

Written comments we receive become part of the administrative record associated with this action. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time.

While you can request in your comment that we withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so. All submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, will be made available for public disclosure in their entirety.

Next Steps

If we decide to issue a permit to an applicant listed in this notice, we will publish a notice in the Federal Register.

Authority

We publish this notice under section 10(c) of the Endangered Species Act of...
1973, as amended (16 U.S.C. 1531 et seq.).

Katherine Norman, Assistant Regional Director—Ecological Services, Pacific Region.

[FR Doc. 2021–19136 Filed 9–2–21; 8:45 am]
BILLING CODE 4333–15–P

DEPARTMENT OF THE INTERIOR
Bureau of Ocean Energy Management

[Docket No.: BOEM–2021–0052]
Notice of Intent To Prepare an Environmental Impact Statement for the Proposed Sunrise Wind Farm Project on the Northeast Atlantic Outer Continental Shelf; Extension of Comment Period and Corrections


ACTION: Notice; extension of comment period and corrections.

SUMMARY: On August 31, 2021, the Bureau of Ocean Energy Management (BOEM) published the “Notice of Intent to Prepare an Environmental Impact Statement for the Proposed Sunrise Wind Farm Project on the Northeast Atlantic Outer Continental Shelf” in the Federal Register (86 FR 48763). The NOI announced that BOEM will prepare an environmental impact statement (EIS) as part of its review of a construction and operations plan submitted by Sunrise Wind LLC and provided project information. The NOI stated that comments received by September 30, 2021, will be considered. This notice corrects two statements in the NOI regarding the agreement with the New York State Energy Research and Development Authority (NYSERDA) and the proposed foundation types. In addition, this notice extends the comment period.

DATES: Comments received by October 4, 2021, will be considered.

ADDRESSES: Comments must be submitted in writing in any of the following ways:

• Delivered by mail or delivery service, enclosed in an envelope labeled “Sunrise Wind COP EIS,” and addressed to Program Manager, Office of Renewable Energy, Bureau of Ocean Energy Management, 45600 Woodland Road, Sterling, Virginia 20166; or

• Through the regulations.gov web portal: Navigate to http://www.regulations.gov and search for Docket No. BOEM–2021–0052. Click on the “Comment Now!” button to the right of the document link. Enter your information and comment, then click “Submit.”

FOR FURTHER INFORMATION CONTACT:
Michelle Morin, BOEM Office of Renewable Energy Programs, 45600 Woodland Road, Sterling, Virginia 20166, (703) 787–1722 or michelle.morin@boem.gov.

SUPPLEMENTARY INFORMATION:
Technical Corrections

In the Federal Register dated August 31, 2021, on page 48764 in the first column, line 64, under the heading “Purpose and Need for the Proposed Action,” BOEM originally included the following sentences: “This Project will help the State of New York achieve the aggressive clean energy goals set forth in the Clean Energy Standards Order and the Climate Leadership and Community Protection Act through a power purchase agreement (PPA) contract with the New York State Energy Research and Development Authority to deliver 880 MW of offshore wind energy. Sunrise Wind may modify its PPA contract with NYSERDA to deliver up to 924 MW of offshore wind energy.”

BOEM is replacing that language with these corrected sentences: “This Project will help the State of New York achieve the aggressive clean energy goals set forth in the Clean Energy Standards Order and the Climate Leadership and Community Protection Act through an Offshore Wind Renewable Energy Certificate Purchase and Sale Agreement (OREC) with the New York State Energy Research and Development Authority to deliver 880 MW of offshore wind energy. Sunrise Wind has the ability under the OREC to deliver a maximum project capacity of 924 MW of offshore wind energy.”

In the same edition of the Federal Register, on page 48765, first column, line 2, under the heading “Preliminary Proposed Action and Alternatives,” (which begins on previous page), BOEM included the sentence: “The wind turbine generator foundations may be monopiles or gravity base structures with associated support and access structures, in some combination or entirely of one kind.”

BOEM is replacing that language with this corrected sentence: “The wind turbine generators will use monopile foundations and the OCS–DC will be on a piled jacket foundation.”

William Yancey Brown, Chief Environmental Officer, Bureau of Ocean Energy Management.

[FR Doc. 2021–19143 Filed 9–2–21; 8:45 am]
BILLING CODE 4310–MR–P

DEPARTMENT OF JUSTICE
Antitrust Division

Pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. 16(b)–(h), the United States hereby publishes below the Response to Public Comments on the Proposed Final in United States v. Zen-Noh Grain Corporation, et al., Civil Action No. 1:21–cv–01482–RJL, which was filed in the United States District Court for the District of Columbia on August 30, 2021, together with a copy of the two comments received by the United States.

A copy of the comments and the United States’ response to the comments is available at https://www.justice.gov/atr/case/us-v-zen-noh-grain-corp-and-bunge-north-america-inc. Copies of the comments and the United States’ response are available for inspection at the Office of the Clerk of the United States District Court for the District of Columbia. Copies of these materials may also be obtained from the Antitrust Division upon request and payment of the copying fee set by Department of Justice regulations.

Suzanne Morris, Chief, Premerger and Division Statistics, Antitrust Division.

United States District Court for the District of Columbia

Civil Action No.:1:21–cv–01482 (RJL)

Response of Plaintiff United States to Public Comments on the Proposed Final Judgment

Pursuant to the requirements of the Antitrust Procedures and Penalties Act (the “APPA” or “Tunney Act”), 15 U.S.C. 16, the United States hereby responds to the two public comments received regarding the proposed Final Judgment in this case. After careful consideration of the submitted comments, the United States continues to believe that the divestiture required by the proposed Final Judgment provides an effective and appropriate remedy for the antitrust violation alleged in the Complaint and is therefore in the public interest. The United States will move the Court for entry of the proposed Final Judgment after the public comments and this response have been published as required by 15 U.S.C. 16(d).