# Sandrock Microwave Helicopter Landing Area San Miguel County, Colorado

- A. <u>Brief Description of Proposal</u>: Western Area Power Administration (Western) is seeking an amendment to the existing Burcau of Land Management right-of-way (ROW) reservation COC-46528, issued April 16, 1990, to include a helicopter landing area adjacent to and slightly southeast of Western's existing 200-foot by 200-foot Sandrock Microwave Site. The Sandrock site is located on the National System of Public Lands administered by the Bureau of Land Management, Tres Rios Field Office. The site is situated in the NE¼ of section 22, Township 42 North, Range 18 West, New Mexico Principal Meridian, San Miguel County, Colorado. The proposed helicopter landing area will be used to offload personnel and equipment for annual inspections, operations and maintenance activities at the microwave site. The landing area will be maintained free of brush vegetation by using a skid steer loader (bobcat) with a brush hog attachment to remove and clear any potential hazards to the helicopter. Western will continue to clear the site, as needed, following annual inspections.
- B. <u>Number and Title of the Categorical Exclusion Being Applied</u>: (See text in 10 CFR Part 1021, Subpart D.)

#### B1.19 Microwave, Meteorological, and Radio Towers:

Siting, construction, modification, operation, and removal of microwave, radio communication, and meteorological towers and associated facilities, provided that the towers and associated facilities would not be in a governmentally designated scenic area (see B(4)(iv) of this appendix) unless otherwise authorized by the appropriate governmental entity.

- C. <u>Regulatory Requirements in 10 CFR 1021.410 (b)</u>: (Scc full text in regulation and attached checklist.)
  - 1) The proposed action fits within a class of actions listed in Appendix A or B to Subpart D.

For classes of actions listed in Appendix B, the following conditions are integral elements. To fit within a class, the proposal <u>must not</u>:

- Threaten a violation of applicable statutory, regulatory, or permit requirements for environment, safety, and health, or similar requirements of DOE or Executive Orders;
- Require siting and construction or major expansion of waste storage, disposal, recovery, or treatment facilities (including incinerators), but the proposal may include categorically excluded waste storage, disposal, recovery, or treatment actions or facilities;
- Disturb hazardous substances, pollutants, contaminants, or CERCLA-excluded petroleum and natural gas products that preexist in the environment such that there would be uncontrolled or unpermitted releases;
- Have the potential to cause significant impacts on environmentally sensitive resources. An environmentally sensitive resource is typically a resource that has been identified as needing protection through Executive Order, statute, or regulation by Federal, State, or local government, or a federally recognized Indian tribe. An action may be categorically excluded if, although sensitive resources are present, the action would not have the potential to cause significant impacts on those resources (such as construction of a building with its foundation

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well above a sole-source aquifer or upland surface soil removal on a site that has wetlands). Environmentally sensitive resources include, but are not limited to those listed in paragraph B. (4) (see Attachment A).

- 2) There are no extraordinary circumstances related to the proposal that may affect the significance of the environmental effects of the proposal.
- The proposal is not "connected" to other actions with potentially significant impacts, is not related to other proposed actions with cumulatively significant impacts, and is not precluded by 40 CFR 1506.1 or 10 CFR 1021.211.

## D. Special Stipulations Pertaining to the Proposal:

This Categorical Exclusion (CX) is valid for 1 year after the signature date. If activities associated with this CX have not commenced within that time, Western's Environmental Division must be contacted for an updated environmental review prior to implementation.

E. <u>Determination</u>: Based on my review of information provided to me and in my possession concerning the proposed action, I have determined that the proposed action fits within the specified class of actions, the other regulatory requirements set forth above are met, and the proposed action is categorically excluded from requirements for an EA or an EIS

Tene fley, fr. Signature

Date: 4/30/15

Eugene Iley, Jr. NEPA Compliance Officer Rocky Mountain Customer Service Region Western Area Power Administration

Reviewed by: Daniel Borunda

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### ATTACHMENT A

# Conditions That Arc Integral Elements of the Classes of Actions in Appendix B That Apply to This Proposal

Checklist for Categorical Exclusion Determination, revised Nov. 2011

Application of Categorical Exclusions (1021.410)	Disagree	Agree	Unknown
(b)(1) The proposal fits within a class of actions that is listed in appendix B to subpart D.		X	
(b)(2) There are no extraordinary circumstances related to the proposal that may affect the significance of the environmental effects of the proposal. Extraordinary circumstances are unique situations presented by specific proposals, including, but not limited to, scientific controversy about the environmental effects of the proposal; uncertain effects or effects involving unique or unknown risks; and unresolved conflicts concerning alternate uses of available		X	
resources. (b)(3) The proposal has not been segmented to meet the definition of a categorical exclusion. Segmentation can occur when a proposal is broken down into small parts in order to avoid the appearance of significance of the total action. The scope of a proposal must include the consideration of connected and cumulative actions, that is, the proposal is not connected to other actions with potentially significant impacts (40 CFR 1508.25(a)(1)), is not related to other actions with individually insignificant but cumulatively significant impacts (40 CFR 1508.27(b)(7)), and is not precluded by 40 CFR 1506.1 or § 1021.211 of this part concerning limitations on actions during EIS preparation.		X	
B. Conditions that are Integral Elements of the Classes of Actions in Appendix B.	NO	YES	Unknown
<ol> <li>Threaten a violation of applicable statutory, regulatory, or permit requirements for environment, safety and health, or similar requirements of DOE or Executive Orders.</li> </ol>	X		
<ul> <li>(2) Require siting and construction or major expansion of waste storage, disposal, recovery, or treatment facilities (including incinerators), but the proposal may include categorically excluded waste storage, disposal, recovery, or treatment actions or facilities;</li> </ul>	X		
(3) Disturb hazardous substances, pollutants, contaminants, or CERCLA-excluded petroleum and natural gas products that preexist in the environment such that there would be uncontrolled or unpermitted releases;	x		
(4) Have the potential to cause significant impacts on environmentally sensitive resources. An environmentally sensitive resource is typically a resource that has been identified	X		

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as needing protection through Executive Order, statue, or		
regulation by Federal, state, or local government, or a federally		
recognized Indian tribe. An action may be categorically		
excluded if, although sensitive resources are present, the action		
would not have the potential to cause significant impacts on		
those resources (such as construction of a building with its		
foundation well above a sole-source aquifer or upland surface		
soil removal on a site that has wetlands). Environmentally		
sensitive resources include, but are not limited to:		
(i) Property (such as sites, buildings, structures, and objects) of	X	
historic, archaeological, or architectural significance		
designated by a Federal, state, or local government, or		
property determined to be eligible for listing on the National		
Register of Historic Places.		
(ii) Federally-listed threatened or endangered species or their	X	
habitat (including critical habitat) or Federally- proposed or		
candidate species or their habitat (Endangered Species Act);		
state-listed or state-proposed endangered or threatened		
species or their habitat; Federally-protected marine		
mammals and Essential Fish Habitat (Marine Mammal		
Protection Act; Magnuson-Stevens Fishery Conservation		
and Management Act); and otherwise Federally-protected		
species (such as under the Bald and Golden Eagle Protection		
Act or the Migratory Bird Treaty Act).		
(iii) Floodplains and wetlands (as defined in 10 CFR 1022.4,	X	
—Compliance with Floodplain and Wetland Environmental		
Review Requirements: "Definitions," or its successor).		
(iv) Areas having a special designation such as Federally- and	X	
state-designated wilderness areas, national parks, national		
monuments, national natural landmarks, wild and scenic		
rivers, state and Federal wildlife refuges, scenic areas (such		
as National Scenic and Historic Trails or National Scenic		
Areas), and marine sanctuaries.		
(v) Prime or unique farmland, or other farmland of statewide or	X	
local importance, as defined at 7 CFR 658.2(a),Farmland		
Protection Policy Act: Definitions, or its successor.		
(vi) Special sources of water (such as sole-source aquifers,	X	
wellhead protection areas, and other water sources that are	Δ	
vital in a region); and		
(vii) Tundra, coral reefs, or rain forests; or	X	<u> </u>
(vii) rundra, corat recis, or fain forests, or	Λ	

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(5) Involve genetically engineered organisms, synthetic biology,	X	TI	
governmentally designated noxious weeds, or invasive species,	ļ	¦ }	
unless the proposed activity would be contained or confined in a	!	[	
manner designed and operated to prevent unauthorized release		}	
into the environment and conducted in accordance with			
applicable requirements, such as those of the Department of	1		
Agriculture, the Environmental Protection Agency, and the		ļ	
National Institutes of Health.			