PMC-ND (1.08.09.13)

U.S. DEPARTMENT OF ENERGY OFFICE OF ENERGY EFFICIENCY AND RENEWABLE ENERGY NEPA DETERMINATION



RECIPIENT: New York State Energy Research and Development Authority

PROJECT TITLE:

National Offshore Wind Research and Development Consortium

Funding Opportunity Announcement Number

Procurement Instrument Number

NEPA Control Number CID Number

STATE: NY

DE-FOA-0001767

DE-EE0008390

GFO-0008390-017

GO8390

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

CX, EA, EIS APPENDIX AND NUMBER:

Description:

A9 Information gathering, analysis, and

Information gathering (including, but not limited to, literature surveys, inventories, site visits, and audits), data analysis (including, but not limited to, computer modeling), document preparation (including, but not limited to, conceptual design, feasibility studies, and analytical energy supply and demand studies), and information dissemination (including, but not limited to, document publication and distribution, and classroom training and dissemination informational programs), but not including site characterization or environmental monitoring. (See also B3.1 of appendix B to this subpart.)

Rationale for determination:

The U.S. Department of Energy (DOE) is proposing to provide funding to the New York State Energy Research and Development Authority (NYSERDA) to form a not-for-profit 501(c)(3) entity, the "National Offshore Wind Research and Development Consortium" which would be led by NYSERDA, along with key industry stakeholders and research institutions. The Consortium would finance research initiatives seeking to address the technical barriers faced by offshore wind developers, original equipment manufacturers (OEMs) and supply chain partners, with the goal of reducing the Levelized Cost of Electricity (LCOE) for U.S. offshore wind plants and increasing opportunities for U.S. manufacturing.

The proposed project is divided into four (4) Budget Periods (BPs). DOE previously completed two NEPA reviews [Budget Period 1 (BP1 - Tasks 1-10 and 12-16) (GFO-0008390-001 CX A1, A9 and A13, 10/09/2018); and BP1 Task 11 and BP2 all Tasks (GFO-0008390-002 CX A1, A9 and A13, 1/13/2020)]. In addition, DOE has completed NEPA reviews for specific sub awards under Task 19. This NEPA review is for a sub award proposed to be made under Task 19 to Tagup.

Task 19 in BP2 involves reviewing applications received in response to the solicitation released in Task 18, and then choosing specific projects which would receive a sub award. While NYSERDA is allowed under the previous NEPA determination to proceed with choosing projects under Task 19, all projects chosen for sub award are subject to additional NEPA analysis prior to NYSERDA contracting for the sub award and prior to any work being completed on the sub award.

Under the proposed sub award Tagup would design, develop and test a machine learning system to model offshore wind turbines. Modeling would be conducted utilizing preexisting data collected from the Teesside and Blyth wind farm operations in Redcar and Blyth, United Kingdom. All work would be limited to data analysis and computer modeling. No new data would be collected specifically for this project and no new instrumentation would be installed. Modeling work by Tagup would be conducted at their offices in California, as well as in the United Kingdom.

NEPA PROVISION

DOE has made a conditional NEPA determination.

The NEPA Determination applies to the following Topic Areas, Budget Periods, and/or tasks:

Budget Period 1 Budget Period 2

Sub Award to Tagup Inc.

The NEPA Determination does <u>not</u> apply to the following Topic Area, Budget Periods, and/or tasks:

Budget Period 3 Budget Period 4

Notes:

This NEPA determination does require a tailored NEPA provision Wind Energy Technology Office Roak Parker 12/02/2020

FOR CATEGORICAL EXCLUSION DETERMINATIONS

The proposed action (or the part of the proposal defined in the Rationale above) fits within a class of actions that is listed in Appendix A or B to 10 CFR Part 1021, Subpart D. To fit within the classes of actions listed in 10 CFR Part 1021, Subpart D, Appendix B, a proposal must be one that would not: (1) threaten a violation of applicable statutory, regulatory, or permit requirements for environment, safety, and health, or similar requirements of DOE or Executive Orders; (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; (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: (4) have the potential to cause significant impacts on environmentally sensitive resources, including, but not limited to, those listed in paragraph B(4) of 10 CFR Part 1021, Subpart D, Appendix B; (5) involve genetically engineered organisms, synthetic biology, governmentally designated noxious weeds, or invasive species, 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 listed in paragraph B(5) of 10 CFR Part 1021, Subpart D, Appendix B.

There are no extraordinary circumstances related to the proposed action that may affect the significance of the environmental effects of the proposal.

The proposed action has not been segmented to meet the definition of a categorical exclusion. This 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 10 CFR 1021.211 concerning limitations on actions during preparation of an environmental impact statement.

DOE has determined that work to be carried out outside of the United States, its territories and possessions is exempt from further review pursuant to Section 5.1.1 of the DOE Final Guidelines for Implementation of Executive Order 12114; "Environmental Effects Abroad of Major Federal Actions."

A portion of the proposed action is categorically excluded from further NEPA review. The NEPA Provision identifies Topic Areas, Budget Periods, tasks, and/or subtasks that are subject to additional NEPA review.

SIGNATURE OF THIS MEMORANDUM CONSTITUTES A RECORD OF THIS DECISION.

lectronically Signed By: Roak Parker NEPA Compliance Officer Signature: Date: 12/2/2020 NEPA Compliance Officer

FIELD OFFICE MANAGER DETERMINATION		
~	Field Office Manager review not required Field Office Manager review required	
BASED ON MY REVIEW I CONCUR WITH THE DETERMINATION OF THE NCO:		
Field Office Manager's Signature:		Date:
	Field Office Manager	