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October 26, 2016

Via Electronic Filing

Ms. Barcy McNeal
Public Utilities Commission of Ohio
Administration/Docketing
180 East Broad Street, 11th Floor
Columbus, OH 43215-3793

Re: Hardin Wind Energy LLC, Case No. 09-479-EL-BGN

Dear Ms. McNeal:

The March 22, 2010 Opinion, Order, and Certificate (“Certificate”) approving Hardin Wind Energy LLC’s (“Hardin Wind Energy”) Certificate of Environmental Compatibility and Public Need established a set of conditions as part of the Certificate. On April 29, 2011 in Case No. 11-3446-EL-BGA, the Ohio Power Siting Board (“OPSB”) approved an amendment (“Amended Certificate”) to Hardin Wind Energy’s Certificate, which also established an additional set of conditions.

Within this set of conditions, **Certificate Condition No. 56** requires that:

If any changes are made to the project layout after the submission of final engineering drawings, all changes shall be provided to staff in hard copy and as geographically-referenced electronic data. All changes will be subject to staff review and approval prior to construction.

Also Certificate Condition No. 57(a) requires that:

At least 30 days before construction, Hardin shall submit to staff, for review and approval, the following documents:

(a) One set of engineering drawings of the final project design, including all turbine locations, collection lines, access roads, permanent meteorological towers, substations, construction staging areas, and any other associated facilities and access points, so that staff can determine that the final project design is in compliance with the terms of the certificate. The final project layout shall be provided in hard copy and as geographically-referenced electronic data. The plan shall include both temporary and permanent access routes, as well as the measures to be used for restoring the area around all temporary sections, and a description of any long-term stabilization required along permanent access routes. The plan shall consider the location of streams, wetlands, wooded areas, and sensitive plant species as identified by the Ohio EPA and/or ODNR-DNAP, and explain how impacts to all sensitive resources will be avoided or minimized during construction, operation, and maintenance.

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In compliance with Certificate Condition Nos. 56 and 57(a), attached is a copy of the engineering drawings of the access roads for the 2016 phase of construction.

If you have any questions please call at the number listed above.

Sincerely,

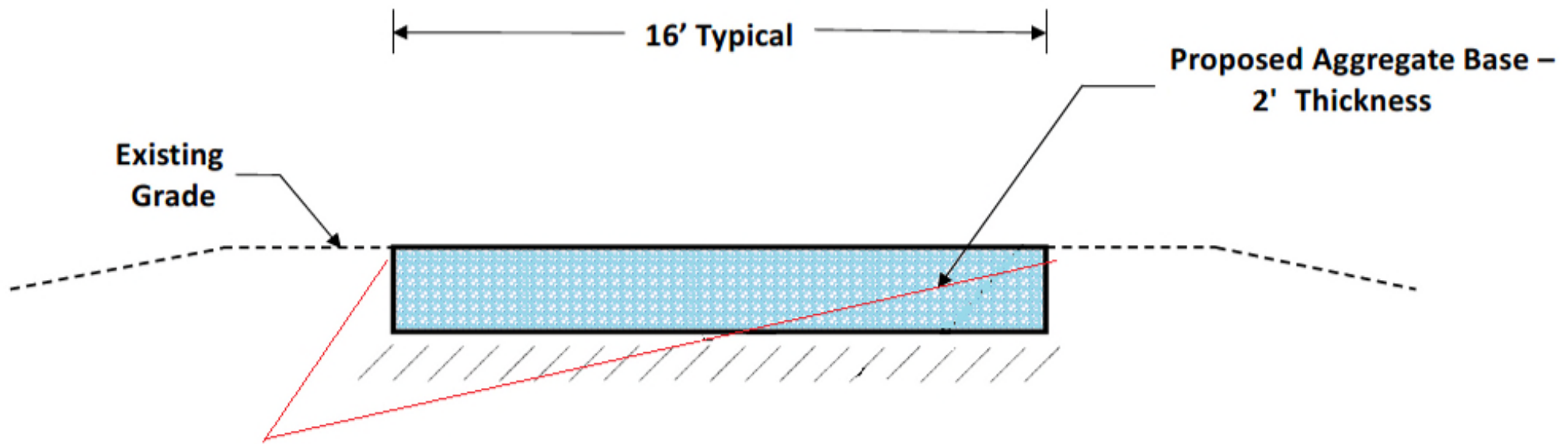


Sally W. Bloomfield

Attachment

cc: Andrew Conway (w/Attachment)
Derek Collins (w/Attachment)

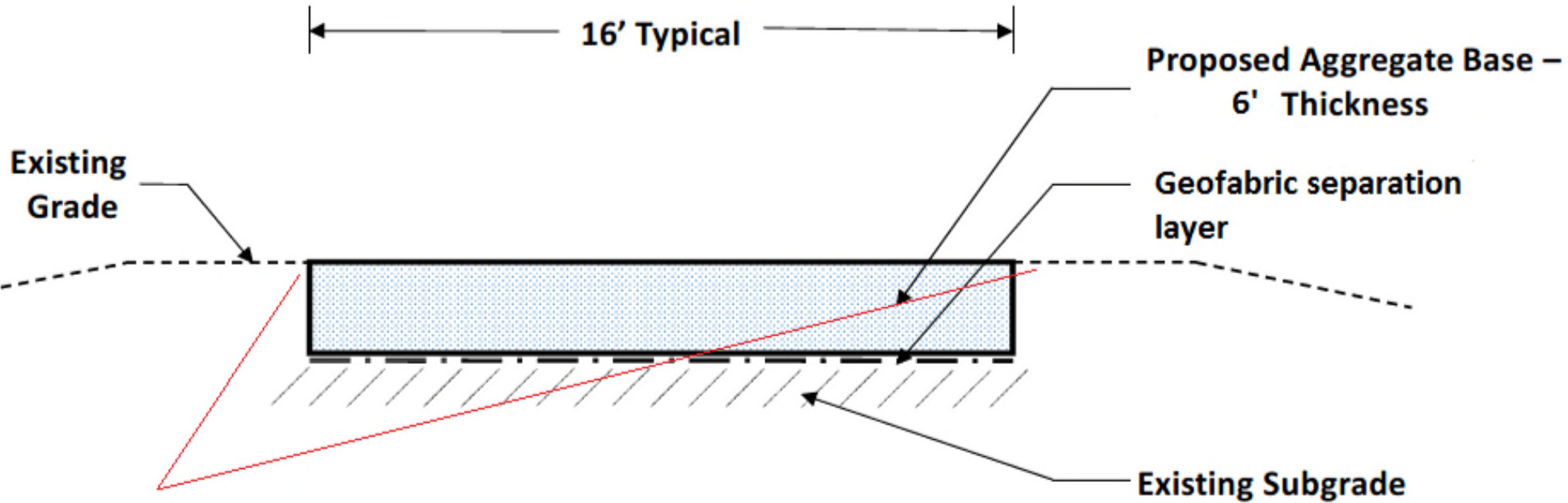
Proposed design without subgrade - road separation layer



Swales included in a separate design per Ohio EPA requirements

Proposed Access Road
Hardin Wind Project
Not To Scale

Proposed design with road - subgrade separation layer



Swales included in a separate design per Ohio EPA requirements

Proposed Access Road
Hardin Wind Project
Not To Scale

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in

Case No(s). 09-0479-EL-BGN

Summary: Correspondence of Hardin Wind Energy LLC in Compliance with Certificate Condition Nos. 56 and 57(a) electronically filed by Teresa Orahod on behalf of Sally W. Bloomfield