Finding of No Historic Properties Affected
For the
Approval of the Offshore MW Site Assessment Plan
On the Outer Continental Shelf Offshore Massachusetts

OCT 06 2017

Finding

The Bureau of Ocean Energy Management (BOEM) has made a Finding of No Historic Properties Affected for this undertaking, pursuant to 36 Code of Federal Regulations (CFR) 800.4(d)(1), as no historic properties have been identified within the Area of Potential Effects (APE).

Documentation in Support of the Finding

I. Description of the Undertaking

Summary

This document describes BOEM’s compliance with Section 106 of the National Historic Preservation Act and documents the Agency’s Finding under 36 CFR 800.4 (d)(1) for the undertaking of approving the Offshore MW Site Assessment Plan (SAP) for activities on the Outer Continental Shelf (OCS) offshore Massachusetts. BOEM has prepared this documentation in support of the Finding following the standards outlined at 36 CFR 800.11(d) and as fulfillment of Stipulation I of the Programmatic Agreement among BOEM, the State Historic Preservation Officers (SHPO) of Massachusetts and Rhode Island, the Mashpee Wampanoag Tribe, the Narragansett Indian Tribe, the Wampanoag Tribe of Gay Head (Aquinnah), and the Advisory Council on Historic Preservation (ACHP) Regarding the “Smart from the Start” Atlantic Wind Initiative: Leasing and Site Assessment Activities offshore Massachusetts and Rhode Island. This Finding and supporting documentation are being provided to all signatories to this agreement. Additionally, this Finding and supporting documentation will be made available for public inspection by placement on BOEM’s website prior to BOEM approving the undertaking.

Federal Involvement

Under the renewable energy regulations, the issuance of leases, and subsequent approval of wind energy development on the OCS, is a staged decision-making process. BOEM’s wind energy program occurs in four distinct phases, as described below.

**Planning and Analysis.** The first phase is to identify suitable areas to be considered for wind energy leasing through collaborative, consultative, and analytical processes, including input from state Renewable Energy Task Forces, public information meetings, and other stakeholders.

**Lease Issuance.** The second phase, issuance of a commercial wind energy lease, gives the lessee the exclusive right to subsequently seek BOEM approval for the development of the leasehold. The lease does not grant the lessee the right to construct or operate any facilities on the lease; rather, the lease grants the lessee the right to use the leased area to develop its plans, which must be approved by BOEM before the lessee can construct and operate such facilities (see 30 CFR 585.600–601).

**Approval of a Site Assessment Plan.** The third stage of the process is the submission of a SAP, which contains the lessee’s detailed proposal for the construction of a meteorological tower, installation of meteorological buoys, or a combination of the two on the leasehold. The SAP allows the lessee to install and operate site assessment facilities for a specified term. The lessee’s SAP must be approved by BOEM before it conducts these “site assessment” activities on the leasehold. BOEM may approve, approve with modifications, or disapprove a lessee’s SAP (see 30 CFR 585.605–618).

**Approval of a Construction and Operation Plan.** The fourth stage of the process is the submission of a construction and operations plan (COP), a detailed plan for the construction and operation of a wind energy project on the lease. A COP allows the lessee to construct and operate wind turbine generators and associated facilities for a specified term. BOEM’s approval of a COP is a precondition to the construction of any wind energy facility on the OCS. As with a SAP, BOEM may approve, approve with modifications, or disapprove a lessee’s COP (see 30 CFR 585.620–638).

On February 6, 2012, BOEM published in the Federal Register (FR) a Notice of Intent to Prepare an Environmental Assessment for Commercial Wind Lease Issuance and Site Characterization Activities on the Atlantic OCS Offshore Massachusetts (77 FR 5830). On November 2, 2012, BOEM announced the availability of an environmental assessment (EA) for public review and comment (77 FR 66185). BOEM considered comments received from this notice and on June 18, 2014, made available a revised EA for the Wind Energy Area (WEA) offshore Massachusetts (79 FR 34781). As a result of the analysis in the revised EA, BOEM issued a Finding of No Significant Impact, which concluded that reasonably foreseeable environmental effects associated with commercial wind lease issuance and related site assessment activities would not significantly impact the environment.

BOEM held a competitive lease sale for the WEA offshore Massachusetts on January 29, 2015. Offshore MW was identified as the winner of lease Area OCS-A-0501. See:
https://www.boem.gov/Lease-OCS-A-0501/. Offshore MW is currently in the process of changing its name to Vineyard Wind, LLC. Additional information regarding commercial wind leasing offshore Massachusetts is available on BOEM’s website at: https://www.boem.gov/Commercial-Wind-Leasing-Offshore-Massachusetts/.

The lessee has submitted a SAP to BOEM describing the proposed installation, operation, and decommissioning of up to two meteorological and/or oceanographic buoys. The devices to be deployed have not yet been selected, but will be limited to floating Light Detection and Ranging (LiDAR) buoys, wave buoys, and/or Acoustic Doppler Current Profilers (ADCP). The ADCP is bottom-mounted, while the buoy and LiDAR are floating and moored to the seafloor. BOEM approval, approval with modifications, or disapproval of this SAP is the subject of this Finding.

BOEM has determined that the approval of a SAP constitutes an undertaking subject to Section 106 of the National Historic Preservation Act (54 U.S.C. § 306108) and its implementing regulations (36 CFR 800). BOEM implemented a Programmatic Agreement pursuant to 36 CFR 800.14(b) to fulfill its obligations under Section 106 for the undertakings of lease issuance and approval of site assessment activities on the OCS offshore Rhode Island and Massachusetts. BOEM executed the Massachusetts and Rhode Island Programmatic Agreement on May 23, 2012, with the SHPOs of Massachusetts and Rhode Island, the ACHP, the Mashpee Wampanoag Tribe, the Narragansett Indian Tribe, and the Wampanoag Tribe of Gay Head (Aquinnah). See: http://www.boem.gov/MA-RI-PA-Executed/.

This agreement provides for Section 106 consultation to continue through both the commercial leasing process and BOEM’s decision-making process regarding the approval, approval with modifications, or disapproval of lessees’ SAPs, and will also allow for a phased identification and evaluation of historic properties (36 CFR 800.4(b)(2)). Furthermore, the agreement establishes the process to determine and document the APE for each undertaking; to identify historic properties located within each undertaking’s APE that are listed in or eligible for listing in the National Register of Historic Places (National Register); to assess potential adverse effects; and to avoid, reduce, or resolve any such effects through the process set forth in the agreement.

The Undertaking

Under the SAP, a maximum of two bottom-mounted devices are proposed to be installed offshore of Massachusetts in Lease OCS-A 0501. These devices will be installed in SAP Area 1 at 41 meters (m; 134.5 feet [ft]) water depth at position Latitude: 41.072588 Longitude: -70.482501, and at SAP Area 2 at 44 m (144.4 ft) water depth at position Latitude: 41.006427 Longitude: -70.477654 (see Figure 1). Meteorological Ocean data will be collected using the AXYS WindSentinel Floating LiDAR (see Figure 2) and/or the AXYS TRIAXYS Wave and Current Buoy (see Figure 4). These buoys are moored using a gravity-based anchor and chain; typical mooring weights are a cement clump or steel anchor with a steel chain.
Figure 1: Location of Proposed SAP Areas (ESS Group, 2017)

The AXYS WindSentinel Floating LiDAR will be attached to the seafloor with a single concrete clump anchor (See Figure 3). For this deployment, the anchor will have a weight of 5,000 to 6,000 kilograms (kg; 11,000 to 13,000 lbs), with a height of approximately 0.6 m (2.3 ft) and a width of approximately 2 m (6.7 ft). The anchor will be attached to the LiDAR buoy with all steel chains, with a total mooring length of 160 m (525 ft) from the bottom of the device to the concrete anchor. The device will have a total radius range of approximately 155 m (377 ft) relative to the main anchor weight center. The maximum horizontal radius of the anchor sweep chain contacting the seafloor will not be more than 155 m (377 ft), and will therefore be within the 300 m by 300 m (984 ft by 984 ft) area examined during the marine archaeological survey.

Vertical penetration depends on the weight and dimensions of the anchor clump, and on the composition of the seabed; for this project, it is estimated to be approximately 2.5 m (8 ft). Scouring should be limited to 0.3 m (1 ft) due to slow currents in the deployment area, and the cohesive seabed.
AXYS WindSentinel Floating LiDAR (also referred to as “Flider”, a commercial name by AXYS)

The AXYS WindSentinel is a marine buoy equipped with LiDARs specifically suited for marine conditions.

Specific details of the device can be found in Appendix A. This summary table only addresses key technical data.

<table>
<thead>
<tr>
<th>Overall dimension</th>
<th>Length: 6.30m (248 inches)</th>
<th>Width: 3.2m (126 inches)</th>
<th>Height to Deck Hatch: 2.85m (112 inches)</th>
</tr>
</thead>
</table>

Weight
Bare Hull Weight (BHW) with no batteries, fuel or payload:
Approx. 6,800 kg (15,000 lbs) (includes 1,000 lb/454kg ballast)

BHW + 40 batteries + full payload + 240 gallons fuel
Approx. 10,000 kg (21,600 lbs)

Figure 2: Characteristics of the AXYS WindSentinel Marine Buoy

Figure 3: Mooring Configuration for the AXYS WindSentinel Marine Buoy

A TRIAXYS Wave and Current Buoy is a device for measuring sea state conditions and subsurface currents. The diameter and height is 1.10 m (43 in). The buoy is secured to the seafloor using a single heavy steel chain interconnected with rope; the steel chain will have a weight of 500 kg (1,100 lbs) and a length of approximately 15 m (49 ft). The rope will be mounted to the device using about 15 m (49 ft) of rubber cord, which will be mounted to subsurface floats before being attached to the heavy chain (See Figure 5).

The mooring length will be approximately 75 m (246 ft) from the bottom of the device to the seafloor heavy chain. The device will have a radius range of 155m (377 ft) relative to the main anchor slap center. The mooring chain will have a maximum length seafloor attachment radius of 65 m (213 ft).
The greatest horizontal radius of the rope chain contacting the seafloor will not be more than 35 m (114 ft) within the 300 m by 300 m (984 ft by 984 ft) deployment area. The installation will be performed without anchoring.

The vertical penetration of the anchor chain will be 0.5 m (1.6 ft); little or no scour development is likely due to slow currents and a relatively cohesive seabed.

The AXYS TRIAXYS is a marine buoy measuring sea state conditions and sub surface currents.

- Specific details of the device can be found in Appendix A. This summary table only addresses key technical data.

<table>
<thead>
<tr>
<th>Overall dimension</th>
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</thead>
<tbody>
<tr>
<td>Diameter</td>
<td>1.10 m (43 inches)</td>
</tr>
<tr>
<td>Height</td>
<td>1.10 m (43 inches)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Weight</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Weight (including batteries)</td>
<td>230 kg (510 lbs)</td>
</tr>
</tbody>
</table>

Figure 4: Characteristics of the AXYS TRIAXYS Marine Buoy

Figure 5: Mooring Configuration of the AXYS TRIAXYS Marine Buoy

Area of Potential Effects

As defined in the Section 106 regulations at 36 CFR 800.16(d), the APE is the “geographic area or areas within which an undertaking may directly or indirectly cause alterations in the character or use of historic properties, if any such properties exist. The APE is influenced by the scale and nature of an undertaking and may be different for different kinds of effects caused by the undertaking.”
As agreed by the signatories in the Programmatic Agreement, the APE for the approval of a SAP is considered as:

1. The depth and breadth of the seabed potentially impacted by proposed seafloor/bottom-disturbing activities associated with the activities; and
2. The onshore viewshed from which lighted meteorological structures would be visible.

*Seabed Area of Potential Effects*

The offshore APE is defined by the type of measuring devices under consideration for deployment (see Figure 2). The APE includes effects to the sea bottom from placement of anchoring devices and anchor chain sweep. For the floating LiDAR, this could include one or two concrete slabs, estimated to be 5 to 7 tons, with a sweep of 328 to 492 ft. The APE for the wave buoy includes concrete anchor slabs, 3 to 4 tons, and an anchor chain sweep of 164 to 328 ft.

*Onshore Viewshed Area of Potential Effects*

Of the equipment proposed in the SAP, the floating LiDAR buoy has the tallest profile above the sea surface (see Figure 2). The vertical profile would be approximately 13.5 ft (4.1 m) from the sea surface to the top of the hull mast. SAP Area 2 is the closest location to shore at a distance of approximately 19 miles (mi; 30 km) from the western portion of Martha’s Vineyard (see Figure 1). Based on this distance from shore, a floating LiDAR buoy is not likely to be visible from onshore locations and, therefore, there is no onshore viewshed APE associated with the undertaking.

*Consultation with Appropriate Parties and the Public*

BOEM initiated consultation for the development of the Programmatic Agreement in 2011 and 2012 through letters of invitation, telephone calls, emails, meetings, webinars, and the circulation and discussion of the agreement that guides the Section 106 consultation for the undertaking considered in this Finding. This outreach and notification included contacting over 66 individuals and entities, including federally-recognized tribes, local governments, SHPOs, state-recognized tribes, and the public (Table 1). Additionally, in June-July 2011, September 2011, and April-May 2012, BOEM conducted formal government-to-government consultation with the Mashpee Wampanoag Tribe, the Narragansett Indian Tribe, and the Wampanoag Tribe of Gay Head (Aquinnah), all of whom chose to consult with BOEM and participate in the development of the Programmatic Agreement.

BOEM completed Section 106 consultation prior to the issuance of commercial leases within the Rhode Island and Massachusetts WEAs as part of the development of the Programmatic Agreement. On December 14, 2011, and February 21, 2012, BOEM held Section 106 consultation webinars to discuss the proposed undertakings and BOEM’s intention to prepare a Programmatic Agreement. BOEM provided a draft of the Programmatic Agreement to the consulting parties on March 26, 2012, and held another
webinar on May 8, 2012, to review comments on the draft agreement, discuss changes, and prepare a revised draft in preparation for signing. Information and comments provided by the parties as part of this consultation were also considered for the undertaking of SAP approval as reviewed in this Finding. This correspondence is provided as Appendices A through G.

Table 1
Entities Solicited for Information and Comments Regarding Historic Properties within the Rhode Island and Massachusetts Wind Energy Areas during Development of the Programmatic Agreement

<table>
<thead>
<tr>
<th>Local Governments</th>
<th>State and Federal Agencies</th>
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<tr>
<td>Barnstable County</td>
<td>Advisory Council on Historic Preservation</td>
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<tr>
<td>Cape Cod Commission</td>
<td>Connecticut SHPO</td>
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<tr>
<td>City of Cranston</td>
<td>Massachusetts SHPO</td>
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<td>City of East Providence</td>
<td>New York SHPO</td>
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<td>City of New Bedford</td>
<td>Rhode Island SHPO</td>
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<td>City of Pawtucket</td>
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<td>City of Providence</td>
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<tr>
<td>City of Warwick</td>
<td>Federally-recognized Tribes</td>
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<tr>
<td>Dukes County Commission</td>
<td>Mashantucket Pequot Indian Tribe</td>
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<tr>
<td>Martha’s Vineyard Commission</td>
<td>Mashpee Wampanoag Tribe</td>
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<tr>
<td>Nantucket Planning and Economic Commission</td>
<td>Mohegan Tribe of Indians of Connecticut</td>
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<tr>
<td>Nantucket Planning Board</td>
<td>Oneida Nation of New York</td>
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<tr>
<td>Town of Aquinnah</td>
<td>Narragansett Indian Tribe</td>
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<td>Town of Barrington</td>
<td>Shinnecock Indian Nation</td>
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<td>Town of Bristol</td>
<td>Wampanoag Tribe of Gay Head Aquinnah</td>
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<td>Town of Charlestown</td>
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<td>Town of Chilmark</td>
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<td>Town of Dartmouth</td>
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<td>Town of East Greenwich</td>
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<td>Town of Edgartown</td>
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<td>Town of Gosnold</td>
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<td>Town of Jamestown</td>
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<td>Town of Little Compton</td>
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<td>Town of Middleton</td>
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<td>Town of Narragansett</td>
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<td>Town of New Shoreham</td>
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<td>Town of Oak Bluffs</td>
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<td>Town of Portsmouth</td>
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<td>Town of South Kingston</td>
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<td>Town of Tisbury</td>
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<td>Town of Tiverton</td>
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On October 27, 2011, BOEM requested public input on the potential impacts on historic properties in Rhode Island and Massachusetts from commercial wind lease issuance and site characterization and site assessment activities on the Atlantic OCS within the Rhode Island and Massachusetts WEA. The comment period on the proposed undertaking as it pertained to historic properties closed on November 10, 2011. BOEM received three comments in response to this solicitation which are also relevant to the Massachusetts WEA. The Offshore Wind Development Coalition commented that the effects on historic properties are negligible until BOEM approves a COP, and that BOEM should issue a Finding of “No Adverse Effect,” and proceed with issuing leases and approving SAPs in the Rhode Island and Massachusetts Call Area. Mainstream Renewable Power commented that “potential impacts on individual properties can only be properly assessed on a case-by-case basis, taking into account the specifics of development. This suggests that it will not be possible to fully assess these issues prior to the COP stage of the permitting process.” Finally, the Alliance to Protect Nantucket Sound commented that BOEM should reconsider its decision to approve the COP for the Cape Wind Energy Project, sited in Horseshoe Shoal, and exchange the Cape Wind lease for the ones that were being offered within the Rhode Island and Massachusetts WEA. These comments from the Alliance to Protect Nantucket Sound, Mainstream Renewable Power, and Offshore Wind Development Coalition can be viewed at regulations.gov by searching for Docket ID: BOEM-2011-0115.

As noted above, on February 6, 2012, BOEM published in the Federal Register a Notice of Intent to Prepare an Environmental Assessment for Commercial Wind Lease Issuance and Site Characterization Activities on the Atlantic OCS Offshore Massachusetts (77 FR 5830). On November 2, 2012, BOEM announced the availability of an EA for public review and comment. BOEM considered comments received from this notice and on June 18, 2014, made available a revised EA for the WEA offshore Massachusetts. Both of these notices solicited comments and information regarding the identification of, and effects to, historic properties from leasing and site assessment activities for the purpose of obtaining public input for the Section 106 review (36 CFR 800.2(d)(3)).

Specific to Section 106 review, responses were received from the National Park Service (NPS) and Massachusetts SHPO (Appendices H and I). The NPS requested that BOEM consider NPS resources and interests in regards to offshore renewable energy development and requested to stay informed regarding future activities within the Massachusetts WEA. The Massachusetts SHPO requested that BOEM strongly encourage applicants to consult with its office early in the planning process, particularly with respect to survey plans for historic property identification surveys, and that BOEM continue to consult with the SHPO regarding future activities in the Massachusetts WEA.
II. Description of the Steps Taken to Identify Historic Properties

BOEM’s renewable energy regulations require a lessee to provide in its SAP the results of surveys of the areas affected by the activities proposed in the plan (see 30 CFR 585.610(b)), including the results of an archaeological resource identification survey. BOEM provides guidelines for acquiring this information and documenting the results of these activities. See Guidelines for Providing Archaeological and Historic Property Information Pursuant to 30 CFR Part 585 at: http://www.boem.gov/Guidelines_for_Providing_Archaeological_and_Historic_Property_Information_Pursuant_to_30CFR585/ which advises lessees to survey the entirety of the area they propose to impact. Additionally, BOEM advises lessees to provide the results of onshore historic property identification activities conducted in accordance with the standards and guidelines of the relevant SHPOs or Tribal Historic Preservation Officers, if on tribal lands, when the APE extends into this area. For the purposes of the undertaking considered in this Finding, the APE did not extend beyond Federal waters.

BOEM has reviewed the lessee’s SAP prepared by ESS Group, Inc. (2017) and the Marine Archaeological Resources Assessment Report presented as appendix D to the SAP, prepared by Gray and Pape, Inc. (2017). The results of the archaeological assessment are summarized below.

Marine Archaeological Resources Assessment

The lessee conducted an archaeological identification survey within the APE utilizing a multibeam echosounder, side scan sonar, magnetometer, and shallow and medium penetration sub-bottom profiler systems, in accordance with BOEM’s Guidelines for Providing Archeological and Historic Property Information Pursuant to 30 CFR Part 585. A Qualified Marine Archaeologist conducted a line-by-line analysis of the remote sensing data to identify anomalies with potential to represent areas that might contain significant submerged cultural resources. This analysis provided consideration of both shipwrecks and submerged landforms that have a high probability of containing drowned pre-contact archaeological sites.

In addition, the lessee conducted background research to support its archaeological investigation and focused on identifying previously recorded pre-contact and historic sites within and in the vicinity of the project area; establishing pre-contact and historic contexts, including maritime contexts for southeastern New England; and obtaining information related to offshore vessel losses within the SAP area.

The archaeological investigation included survey of two blocks of seabed at SAP Areas 1 and 2, each measuring 300 m by 300 m (9 hectares; 22.2 acres). Water depths within the survey blocks ranged from 41 m to 44 m (135 ft to 144 ft). The survey provided coverage of all areas of the seafloor that may be potentially impacted by bottom-disturbing activities occurring from the installation, operation, and decommissioning of any of the met/ocean buoy devices proposed in the SAP.
As a result of the lessee’s survey, no magnetic anomalies were identified in either of the survey areas. One side scan sonar contact was identified in SAP Area 2, but is interpreted to be debris and does not appear to represent a historic property. Archaeological analysis of the sub-bottom profiler data indicated that no landforms or other sub-seafloor features with the potential to contain pre-contact archaeological sites are present within the APE. The archaeological assessment concludes that no potentially significant cultural resources are present with the APE and recommends that no further archaeological investigations are warranted (Gray and Pape 2017, 50).

III. The Basis for the Determination of No Historic Properties Affected and Fulfillment of Section 106 Responsibilities

Pursuant the Programmatic Agreement, “[b]efore making a decision on a SAP from a lessee, BOEM will treat all potential historic properties identified as a result of site characterization studies and consultations as historic properties potentially eligible for inclusion on the National Register and avoid them by requiring the lessee to relocate the proposed project, resulting in a Finding of No historic properties affected (36 CFR 800.4(d)(1)).”

BOEM has considered information gathered during consultation with the appropriate parties and the public and through review of the Marine Archaeological Resource Assessment Report provided in support of the lessee’s SAP. A good faith effort has been made to identify historic properties within the APE. The results of these identification surveys are documented in the Marine Archaeological Resources Assessment Report. No historic properties have been identified within the APE.

Although effects to historic properties may occur from an unanticipated, post-review discovery during placement of the meteorological buoy, BOEM will require inclusion of the following as a condition of SAP approval to ensure that any unanticipated finds are reported and reviewed under the National Historic Preservation Act:

- **No Impact without Approval.** The lessee must not knowingly impact a potential archaeological resource without the Lessor’s prior approval.

- **Post-Review Discovery.** If the lessee, while conducting site characterization activities in support of plan submittal, discovers a potential archaeological resource, such as the presence of a shipwreck (e.g., a sonar image or visual confirmation of an iron, steel, or wooden hull; wooden timbers; anchors; concentrations of historic objects; piles of ballast rock) or pre-contact archaeological site (e.g., stone tools, pottery) within the project area, the lessee must:
  - Immediately halt seafloor/bottom-disturbing activities within the area of discovery;
  - Notify the Lessor within 24 hours of discovery;
  - Notify the Lessor in writing via report to the Lessor within 72 hours of its discovery;
- Keep the location of the discovery confidential and take no action that may adversely affect the archaeological resource until the Lessor conducts an evaluation and instructs the applicant on how to proceed; and
- Conduct any additional investigations as directed by the Lessor to determine if the resource is eligible for listing in the National Register of Historic Places (30 CFR 585.802(b)). The Lessor will direct the lessee to conduct such investigations if: (1) the site has been impacted by the lessee’s project activities; or (2) impacts to the site or to the area of potential effect cannot be avoided. If investigations indicate that the resource is potentially eligible for listing in the National Register of Historic Places, the Lessor will tell the lessee how to protect the resource or how to mitigate adverse effects to the site. If the Lessor incurs costs in protecting the resource, under Section 110(g) of the National Historic Preservation Act, the Lessor may charge the lessee reasonable costs for carrying out preservation responsibilities under the OCS Lands Act (30 CFR 585.802(c-d)).

Pursuant to the Programmatic Agreement, execution and implementation of the agreement evidences that BOEM has satisfied its Section 106 responsibilities for all aspects of the proposed undertakings by taking into account the effects of the undertakings on historic properties and affording the ACHP a reasonable opportunity to comment with regard to the undertakings.
REFERENCES


Marine Archaeological Resource Assessment in Support of the Vineyard Wind Offshore Energy Project off Martha’s Vineyard, MA. Gray and Pape, Inc. 60 Valley Street, Suite 103, Providence Rhode Island 02909.
APPENDICES

Appendix A: Letter initiating Government-to-Government consultation with Federally Recognized Tribes, example. Similar letters were sent to all Federally Recognized Tribes listed in Table 1 in June 2011.

Appendix B: Letter initiating Section 106 consultation for lease issuance, site characterization, and site assessment activities, example. Similar letters were sent to all entities listed in Table 1 in August and September 2011.

Appendix C: Initial responses from State Historic Preservation Offices, September 2011 (three exhibits).

Appendix D: Initial responses from Local Governments, October and November 2011 (three exhibits).

Appendix E: Letter inviting consultation on the development of a Programmatic Agreement for Lease Issuance and Site Assessment Activities, January 2012, example. Similar letters were sent to all signatories.

Appendix F: Letter from Advisory Council on Historic Preservation accepting invitation to participate in the development of the Programmatic Agreement, January 2012.

Appendix G: Letters from Massachusetts Historical Commission commenting during the development of the Programmatic Agreement, March, April, and May 2012.


Appendix J: Site Assessment Plan for Offshore MW lease OCS-A00501 (Includes Marine Archaeological Resource Assessment in Appendix D of the Site Assessment Plan)
Dear Tribal Chairman Cromwell:

The Bureau of Ocean Energy Management, Regulation and Enforcement (BOEMRE) recognizes the Mashpee Wampanoag Tribe’s interest in all things regarding your traditional, spiritual and cultural beliefs and practices, as well as concerns for your natural resources throughout your ancient aboriginal territory whether on land or beneath the ocean. I am reaching out to you in my capacity as BOEMRE’s Federal Preservation Officer to begin the process of establishing formal government-to-government consultations in recognition of the unique relationship that exists between the Mashpee Wampanoag Tribe and the United States. These early consultations will form the foundation for a stronger relationship between BOEMRE and the Mashpee Wampanoag Tribe, and will result in a more informed decision-making process for future wind energy development on the Atlantic Outer Continental Shelf. These consultations will be conducted in a manner sensitive to the needs and concerns of the Mashpee Wampanoag Tribe.

At your earliest convenience, please identify a tribal representative with whom I can start communicating to establish a mutually-agreed upon date, time, and location for our first formal government-to-government meeting regarding future decisions.

Please feel free to contact me at (703) 787-1748 or Brian.Jordan@BOEMRE.gov, if you have any questions or concerns. Written correspondence can also be sent to:

Bureau of Ocean Energy Management, Regulation and Enforcement
Branch of Environmental Assessment
Attn: Brian Jordan
381 Elden Street, MS-4042
Herndon, Virginia 20170-4817

With Warm Regards,

Brian Jordan
Federal Preservation Officer
Headquarters Archaeologist

cc: Mr. Chuckie Green, Natural Resources Assistant Director
Tribal Chairman Cedric Cromwell  
Mashpee Wampanoag Tribe  
483 Great Neck Road South  
Mashpee, Massachusetts 02649

Dear Chairman:

On November 23, 2010, Secretary of the Interior Ken Salazar announced the “Smart from the Start” wind energy initiative to accelerate responsible renewable wind energy development on the Atlantic Outer Continental Shelf (OCS). Under the “Smart from the Start” initiative, the Bureau of Ocean Energy Management, Regulation and Enforcement (BOEMRE) is planning to prepare an environmental assessment (EA) that will consider the environmental consequences of (1) issuing leases; (2) site characterization activities that lessees may undertake on those leases (e.g., geophysical, geotechnical, archaeological and biological surveys); and (3) the subsequent approval of site assessment activities on the leaseholds (e.g., installation and operation of meteorological towers and buoys) in a specific area identified offshore Rhode Island and Massachusetts. See the enclosed Notice of Intent (NOI) which describes the area. BOEMRE has determined that issuing leases and subsequently approving site assessment activities in this area constitutes an undertaking subject to Section 106 of the National Historic Preservation Act (16 U.S.C. 470f), and its implementing regulations (36 CFR 800).

Although bottom-disturbing activities (e.g., core sampling and associated anchoring and placement of meteorological structures) on the OCS have the potential to affect historic properties, BOEMRE feels that the archaeological and geophysical surveys that lessees will undertake (in part, to identify these resources on the seafloor in the first instance) will likely avoid or minimize effects of the proposed undertaking (i.e., issuing leases and subsequently approving site assessment activities) on historic properties. Similarly, while it is possible that some meteorological structures, such as meteorological towers, may be visible from shore, BOEMRE believes that the impact these structures may have on historic properties will likely be negligible, if there is any impact at all. Nevertheless, BOEMRE is initiating this formal government-to-government consultation pursuant to 36 CFR 800.2(c)(2)(ii) to ensure that a wide range of views and information is taken into consideration as early in the decision-making process as possible.

Based on our government-to-government consultation meeting with Ms. Ramona Peters on July 28, 2011, and participation of tribal representatives at the Rhode Island and Massachusetts State Task Force meetings, the Mashpee Wampanoag Tribe has indicated that it may have concerns with activities in the area offshore Massachusetts and Rhode Island, and may wish to be a consulting party in the Section 106 process. See
36 CFR 800.3(c) and (f). BOEMRE respectfully requests that the Mashpee Wampanoag Tribe review the proposed action in the NOI and offer any information related to known historic sites or cultural properties within the area that may be affected by leasing, site characterization activities, and the construction of meteorological towers and buoys. More specifically, BOEMRE is interested in determining whether the Mashpee Wampanoag Tribe has specific knowledge of any sites that have traditional religious and cultural significance, or if you have concerns that any site, or object eligible for inclusion on the National Register of Historic Places within the area would be affected by the proposed undertaking. See 36 CFR 800.4(b). This information will allow the agency to consider and document potential effects to historic properties early in the Section 106 process in accordance with 36 CFR 800.4 and 800.5. BOEMRE acknowledges, however, that the Mashpee Wampanoag Tribe may request certain information be withheld from public disclosure (36 CFR 800.11(c)).

Please find the necessary documentation regarding the proposed project area for the Federal undertaking, per 36 CFR 800.4(1) and 800.11, enclosed. BOEMRE is acting as the lead Federal agency fulfilling the collective Federal responsibilities under 36 CFR 800.2(a)(2).

BOEMRE invites comments regarding any other tribal concerns that the proposed undertaking may raise. BOEMRE intends to use the standard Section 106 process as described in 36 CFR 800.3 through 800.6, and requests that the Mashpee Wampanoag Tribe respond to this letter so that we may discuss this undertaking and any other identified areas of interest.

BOEMRE also invites the Mashpee Wampanoag Tribe to be a cooperating agency in the preparation of the EA due to its special expertise with respect to potential environmental impacts that can assist BOEMRE in preparation of this EA (40 CFR 1508.5). Because of your special expertise, BOEMRE requests your assistance in identifying and documenting:

- Areas that have cultural or historical significance to your tribe;
- Potential effects of the proposed action on tribal resources; and
- Proposed mitigation measures.
Should you, or your tribal representative, have any questions about this undertaking you may contact me at (703) 787-1748 or Brian.Jordan@BOEMRE.gov. Any correspondence may also be sent to Dr. Jordan at the following address:

Department of the Interior
Bureau of Ocean Energy Management, Regulation and Enforcement
Branch of Environmental Assessment
381 Elen Street, MS 4042
Herndon, Virginia 20170-4817

Thank you in advance for your timely response and cooperation. I look forward to receiving your response within 30 days of receipt of this submittal in accordance with 36 CFR 800.3(c)(4).

Sincerely,

Brian Jordan, Ph.D.
Federal Preservation Officer
Headquarters Archaeologist

Enclosures:
NOI
MAP of Proposed Project Area

cc: Ramona Peters
Mark Harding
19 September 2011

Brian Jordan, Ph.D., Federal Preservation Officer
United States Department of the Interior
Bureau of Ocean Energy Management, Regulation and Enforcement
Branch of Environmental Assessment
381 Elden Street, MS 4042
Herndon, Virginia 20170-4817

Re: Commercial Leasing for Wind Power on the Outer Continental Shelf
Offshore Rhode Island
Notice of Intent

Dear Dr. Jordan:

The Rhode Island Historical Preservation and Heritage Commission (RIHPHC) staff has reviewed the Bureau of Ocean Energy Management, Regulation and Enforcement (BOEMRE) Notice of Intent to Prepare an Environmental Assessment for Commercial Wind Lease Issuance and Site Characterization Activities on the Atlantic Outer Continental Shelf (OCS) Offshore Rhode Island and Massachusetts (Notice) which was posted in the Federal Register Thursday August 18, 2011.

The Notice is for two “Call Areas” which are described as:

- The Northwest Section begins approximately 9 nautical miles southeast of Point Judith, Rhode Island, and extends approximately 2 nautical miles seaward, containing approximately 2.5 square nautical miles, and
- The Southeast Section begins approximately 10 nautical miles south of the coast of Newport, Rhode Island, and extends approximately 20 nautical miles seaward, containing approximately 251 square nautical miles.

Three BOEMRE actions will be considered in the EA: issuing leases, site characterization activities, and approval of assessment activities on the leaseholds. Any of these activities may result in the construction of structures in the Call Areas, which may, in turn, have effects on historic resources.

BOEMRE has requested the views of the State Historic Preservation Officer on further actions to identify the area of potential effect (APE) of these actions, and any historic properties that may be affected by the proposed project.
We are aware that the areas south of Rhode Island were once dry land that became inundated, and that Native peoples utilized these lands. We are also aware that shipwrecks lie in the waters of the Call Areas. We are not able to give specific and detailed comments about the archaeology of the Call Areas because they have not been thoroughly studied to determine if and where cultural resources may be present. The south coast of mainland Rhode Island, the islands of Narragansett Bay, and Block Island all contain historic above-ground resources.

It is impossible for our office to give constructive guidance on the development of an APE without knowing the size, number, and exact locations of structures that are installed during the BOEMRE-permitted actions. Likewise, based on the locations of the draft Call Areas, it appears that both preliminary assessment actions and the commercial wind-powered energy development that follows may have an effect on below- and above-ground historic resources, however, it is impossible to determine the character or extent of the effect without more specific information about the scale, size, and construction techniques of wind-powered energy development structures and related infrastructure.

These comments are provided in accordance with Section 106 of the National Historic Preservation Act. If you have any questions, please contact Jeffrey Emidy, Project Review Coordinator of this office.

Very truly yours,

Edward F. Sanderson
Executive Director
State Historic Preservation Officer

C: John Brown, NITHPO
Brona Simon, Massachusetts Historical Commission
September 22, 2011

Brian Jordan
Federal Preservation Officer
Office of Offshore Alternative Energy Programs
Bureau of Ocean Energy Management, Regulation, and Enforcement
Department of the Interior
381 Elen Street
Mail Stop 4090
Herndon, VA 20170

RE: Notice of Intent to Prepare an Environmental Assessment, Wind Power on the Outer Continental Shelf Offshore Rhode Island and Massachusetts. MHC # RC.47325.

Dear Mr. Jordan:

The Massachusetts Historical Commission (MHC), office of the Massachusetts State Historic Preservation Officer, has reviewed the Notice of Intent to Prepare an Environmental Assessment for Wind Power on the Outer Continental Shelf Offshore Rhode Island and Massachusetts (NOI) and BOEMRE’s letter initiating consultation under Section 106 of the National Historic Preservation Act of 1966, as amended (36 CFR 800), received August 31, 2011, and has the following comments.

MHC understands that BOEMRE is initiating Section 106 consultation for the undertaking consisting of the issuance of leases and site assessment activities, including geophysical, archaeological and historic properties surveys to be conducted by lessees, within the Rhode Island and Massachusetts Call Area.

In MHC’s opinion, the project area of potential effect (36 CFR 800.4(a)(1)) for this undertaking as defined by BOEMRE, consisting of the blocks included in the Rhode Island and Massachusetts Call Area, is preliminary, as project impacts associated with the issuance of leases and site assessment activities have not been specifically defined. As a critical element of the “Smart from the Start” initiative, the MHC recommends that comprehensive geophysical and archaeological reconnaissance survey(s) of the complete Call Area could be conducted by BOEMRE through the Coordinated OCS Mapping Initiative (Section 388h of the Energy Policy Act of 2005) to identify historic and archaeologically sensitive areas. The results of the survey(s) should be incorporated into ongoing project planning by all potential lessees to develop project alternatives early in the planning stages that would avoid and/or minimize effects to potentially significant historic and archaeological resources.

The effects to archaeological sites from bottom-disturbing activities, including anchoring of sampling platforms, core sampling, and placement of meteorological testing structures can be evaluated by archaeological surveys within the Call Area. However, the NOI does not specifically discuss proposed land-side and near-shore survey activities or proposed project elements outside of the Call Area and their potential effects to historic and cultural resources. As you know, ancillary portions of offshore wind turbines, including submerged cable trenches and vessel anchorages, would be located in both state and federal waters, coastal banks and on land. Identification efforts should match the scope of each project within the Call Area, as well as all ancillary project impact areas.

Proposed research designs and sampling methodologies for historic property site assessment activities should be submitted to the MHC for review and comment as they are developed (36 CFR 800.4(b)). In MHC’s opinion, the...
solicitation of information on identified historic properties within the general areas of continental shelf identified in the Call Area should follow the Rhode Island Ocean Special Area Management Plan (SAMP) scope and research methodologies for identification and evaluation of cultural resources within the proposed Call Area. SAMP geophysical data should be incorporated into further evaluations of the Call Area and near-shore and land-side project impact areas.

Review of preliminary information included in SAMP Chapter 4, Cultural & Historic Resources indicates that multiple recorded shipwrecks may be located within proposed Call blocks. Information included in existing shipwreck data bases may not be accurate and finer resolution marine archaeological reconnaissance surveys are required. Multiple figures included in other chapters of the SAMP have generally described the bottom and sub-bottom geography and geology within the proposed Call blocks.

Geophysical reconstructions of underwater paleolandscape of the continental shelf in the Rhode Island portion and some of Massachusetts included in the SAMP indicate that portions of the Call area were coastal plains and/or shoreline from approximately 11,500 to 11,000 years before present. Paleolandscape reconstruction, including survey methodologies that utilize the results of systematic sub-bottom core sampling, is especially important to assist in proactive project planning for cultural resource identification by identifying archaeologically sensitive locations within the continental shelf which may be within project areas of potential impact.

As project information is developed MHC requires more specific information on the proposed project areas of potential effect (36 CFR 800.16(d)) to offer further comments, consistent with Section 106 of the National Historic Preservation Act of 1966, as amended (36 CFR 800).

These comments are offered to assist in compliance with Sections 106 of the National Historic Preservation Act of 1966 as amended. If you need further information or have any questions concerning these comments, please contact Jonathan K. Patton of my staff.

Sincerely,

Brona Simon
State Historic Preservation Officer
Executive Director
State Archaeologist
Massachusetts Historical Commission

xc: Maureen Bourholdt, BOERME
Jessica Bradford, BOERME
Karen Kirk Adams, USACOE-NED, Regulatory
Kate Atwood, USACOE-NED
Marc Paiva, USACOE-NED
Bettina Washington, THPO, Wampanoag Tribe of Gay Head (Aquinnah)
Ramona Peters, Mashpee Wampanoag Tribe
Doug Harris, NITHPO
Reid Nelson, Advisory Council on Historic Preservation
Secretary Richard K. Sullivan, Massachusetts Executive Office of
Energy & Environmental Affairs
Bruce K. Carlisle, Acting Director, Massachusetts Coastal Zone Management
Victor T. Mastone, Massachusetts Board of Underwater Archaeological Resources
John A. Peters, Massachusetts Commission on Indian Affairs
Charlotte Taylor, Rhode Island Historic Preservation & Heritage Commission
September 28, 2011

Brian Jordan, Ph.D.
Federal Preservation Officer
Headquarters Archaeologist
Department of the Interior
Bureau of Ocean Energy Management, Regulation and Enforcement
Office of Offshore Alternative Energy Programs
381 Elden Street, MS 4090
Herndon, Virginia 20170-4817

Subject: Smart from the Start Initiative

Dear Dr. Jordan:

The State Historic Preservation Office has reviewed the information submitted for the above-named property, in accordance with the provisions of Section 106 of the National Historic Preservation Act.

Based on the material provided, due to the location of the proposed wind energy development outside of Connecticut state waters on the Atlantic Outer Continental Shelf and the distance between the project area and Connecticut's cultural resources, it is the opinion of this office that the proposed wind energy development will have no effect upon the state's cultural resources.

We also request the Department of the Interior contact the Mohegan Tribe and the Mashantucket Pequot Tribal Nation regarding the project.

This office appreciates the opportunity to have reviewed and commented on this undertaking.

For further information please contact Laura L. Mancuso, Environmental Review Coordinator, at (860) 256-2757 or laura.mancuso@ct.gov.

Sincerely,

David Bahlman
State Historic Preservation Officer
October 18, 2011

Brian Jordan, Ph.D.
Federal Preservation Officer
US Department of the Interior
Bureau of Ocean Energy Management, Regulation and Enforcement
Washington, DC 20240

Dear Mr. Jordan:

Thank you for the opportunity to comment on the Smart from the Start wind energy initiative for the Atlantic Outer Continental Shelf.

The Cape Cod Commission has been engaged in a year-long planning effort to examine offshore wind turbine development. On October 13, 2011, the Commission adopted the Cape Cod Ocean Management Plan, which employs marine spatial planning to identify areas in our ocean waters where wind turbine development is precluded. The county utilized data layers generated by the Commonwealth of Massachusetts in its planning effort, customizing them to address Cape Cod’s interests. While we do not have specific comments regarding critical resources found in the Call area, we encourage BOEMRE to ensure that critical resources and marine ecosystems are adequately protected. Resources that received particular attention during our planning process included habitat for the North Atlantic Right Whale, Fin and Humpback Whales, sea grass and productive benthic habitats, sea turtles, migrating birds, colonial waterbirds, and fish.

In addition to natural resource considerations, the Cape Cod Ocean Management Plan examined human use activity areas, as well as the visual effects of ocean-based development on Cape Cod seascapes. Considerations for protection of the Cape’s historic resources are a component of our determination of appropriate scale for renewable energy projects. We offer the following comments on historic and archaeological resources within the Call area.

The proposed Call area is located more than 20 nautical miles west of the closest point in Barnstable County. This point, which is the southwestern portion of the town of Falmouth...
includes numerous historically significant properties along its coastline, including the Woods Hole Historic District, the Nobska Light Station, and the Cleveland Ledge Light Station in Buzzards Bay.

Portions of the Elizabeth Islands and the Island of Martha's Vineyard, all within Dukes County, are located between Falmouth and the Call area, limiting the portion of the Call area that could be visible from Barnstable County.

A review of existing literature on the visual impact of wind turbine projects shows there is some consensus that turbines located greater than 15 miles from the viewer will have lesser impacts. The UK's Guidance on the Assessment of the Impact of Offshore Wind Farms (DTI study, 2005) suggests that turbines greater than 24 km/14.4 miles from a viewing point would have limited visual effects. This report also cites a 2004 Scottish seascape study in finding that 30-35 km/18-21 miles is the outer limit from which a project would have potential significant effects on a visual amenity. The State of Maine's Visual Impact Assessment Process for Evaluating Wind-Energy Projects notes that wind turbines may be seen from 15 miles away, and even farther under optimal atmospheric conditions, but they appear very small at such distances, and appear as small portions of a larger panorama.

Due to its high elevation, Nobska Light Station (listed on the National Register of Historic Places) is the most likely cultural resource to have a view of the Call area. Because that view would be distant and partially obstructed by islands, we do not believe it would be affected by leasing, site characterization activities, and the construction of meteorological structures in the Call area.

Again, thank you for the opportunity to comment on the Smart from the Start Initiative.

Sincerely,

Paul Niedzwiecki
Executive Director

Cc: Cape Cod Commission
November 23, 2011

Brandi Carrier Jones
Department of the Interior
Bureau of Ocean Energy Management, Regulation and Enforcement
Office of Offshore Alternative Energy Programs
381 Elden Street, MS 4090
Herndon, Virginia 20170-4817

Dear Mrs. Jones:

The Town of Narragansett has reviewed the Notice of Intent (NOI) and associated maps relating to the "Smart from the Start" wind energy initiative for potential development on the Atlantic Outer Continental Shelf (OCS). The inland edge of the proposed 'Call Area' is located approximately 15 miles offshore from the tip of Point Judith in Narragansett, Rhode Island. With the 'Call Area' located a considerable distance from the Narragansett shoreline, any associated impact on historic sites and/or cultural resources within the Town of Narragansett appears to be negligible.

The Town of Narragansett Comprehensive Plan identifies thirteen (13) resources which have been recognized and listed in the National Register of Historic Places, and another thirteen (13) properties identified as deserving consideration for nomination. The Town also regulates four (4) separate Historic Districts within the central portion of the Town that are of historical significance and cultural value. Due to their physical locations and distance from the 'Call Area', it is presumed that any impact that may occur as a result of construction on the OCS would be negligible, if any.

We hope that this correspondence satisfactorily addresses the request of the Bureau of Ocean Energy Management, Regulations and Enforcement (BOEMRE) for input from local communities on any potential impact this project may have on local historic sites and/or cultural resources.

Thank you for the opportunity to comment on this project. Should you have any further questions regarding this matter, please feel free to contact me at (401) 782-0652.

Sincerely,

Grady Miller
Town Manager
Ms. Brandi Carrier Jones  
Department of the Interior  
Bureau of Ocean Energy Management, Regulation and Enforcement  
Office of Offshore Alternative Energy Programs  
381 Eileen Street, MS 4090  
Herndon, Virginia  20170-4817

Dear Ms. Carrier Jones:

Thank you for your request for comments regarding proposed ocean bottom work in the specific area shown on your included map off the Rhode Island and Massachusetts coast.

In response the Town of West Tisbury has no information with respect to known historic sites or cultural resources within the areas under consideration that may be affected by the intended work, or the installation of meteorological structures.

Sincerely,

Richard Knabel  
Selectman, Town of West Tisbury
Dr. Thomas McCulloch, Ph.D., R.P.A
Senior Archaeologist
Office of Federal Agency Programs
Advisory Council on Historic Preservation
Washington, D.C. 20004

Dear Dr. McCulloch:

The “Smart from the Start” Initiative, announced on November 23, 2010, by Secretary of the Interior Ken Salazar, was designed in part to identify areas that appear to be most suitable for wind energy development. These areas are identified through Bureau of Ocean Energy Management (BOEM) Intergovernmental Task Forces comprised of state, local, and tribal officials, comments received on public notices, and consultations.

Under the Initiative, BOEM is considering (1) issuing leases and (2) subsequently approving site assessment plans (SAPs) for those leaseholds within areas offshore Massachusetts and Rhode Island (see enclosed map). The leases issued by BOEM would give the lessees the exclusive right to submit a SAP for BOEM’s approval. The SAP includes details such as where site assessment structures (e.g., meteorological towers and buoys) would be placed, and the results of site characterization survey data, which includes data on cultural resources and an archaeological inventory.¹

BOEM has determined that issuing leases and approving site assessment activities constitute an undertaking subject to Section 106 of the National Historic Preservation Act (16 U.S.C. 470f), and its implementing regulations (36 CFR 800). Furthermore, BOEM has determined that bottom-disturbing activities (e.g., core sampling and associated anchoring and placement of meteorological structures) on the Outer Continental Shelf (OCS) have the potential to affect historic properties. Conversely, while it is possible that some meteorological towers may be visible from shore, BOEM believes that these structures would be indistinguishable from lighted vessel traffic and because of their temporary nature would have negligible impacts on historic properties. However, additional consultations are necessary to determine consulting parties’ opinions on these and other matters.

¹The issuance of a lease does not give the lessee the right to develop commercial-scale facilities. A separate, site- and project-specific Section 106 consultation would take place in the future, should a lessee ultimately propose the construction of a commercial wind energy facility in a Construction Operations Plan (30 CFR 585.620-626).
BOEM currently has limited information regarding the presence or absence of historic properties within the areas offshore Massachusetts and Rhode Island. BOEM requires lessees to submit the results of site characterization surveys in a SAP so that potential cultural resources on the leasehold can be identified.

Because the complete identification of historic properties would not take place until after leases are issued, and because the undertakings being considered are multiple (one or more SAPs), BOEM intends to (1) conduct Section 106 consultations for the lease undertakings concurrently with NEPA review and (2) prepare a Programmatic Agreement (PA) for Section 106 consultation for SAP decisions. This will inform BOEM’s future decisions regarding the approval, approval with modification, or disapproval of lessees’ SAPs (30 CFR 585.605-.613). Using a phased approach set out in a PA will allow the consulting parties to consult on how potential adverse affects to newly identified historic properties will be addressed when BOEM considers lessees’ SAPs—either by avoidance or mitigation.

On December 15, 2011, BOEM held an initial consultation meeting to discuss these issues with potential consulting parties. BOEM currently is drafting a proposed PA to discuss with the consulting parties, and invites the Advisory Council on Historic Preservation’s participation in this Section 106 consultation. Should you have additional questions you may contact me at (703) 787-1549 or Brandi.CarrierJones@boem.gov or BOEM’s Federal Preservation Officer, Dr. Brian Jordan, at (703) 787-1748 or Brian.Jordan@boem.gov. Correspondence may also be sent to my attention at the following address:

Bureau of Ocean Energy Management  
Office of Renewable Energy Programs  
381 Eelden Street, HM 1328  
Herndon, Virginia 20170-4817

With Warm Regards,

[Signature]

Brandi Carrier Jones  
Archaeologist
January 13, 2012

Mr. Tommy Beaudreau
Director
Bureau of Ocean Energy Management
1849 C Street, NW
Washington, D.C. 20240

Ref: Smart from the Start identification of Wind Energy Areas offshore Massachusetts and Rhode Island

Dear Mr. Beaudreau:

The Advisory Council on Historic Preservation (ACHP) has been invited by the Bureau of Ocean Energy Management (BOEM) to participate in the referenced undertaking to help ensure that historic properties are fully considered in wind energy development off of Massachusetts and Rhode Island. Pursuant to the Criteria for Council Involvement in Reviewing Individual Section 106 Cases (Appendix A to our regulations, 36 CFR Part 800) we believe the criteria are met for our participation in this undertaking. Issuing leases and approving site assessment plans for leaseholds will be a very complex activity that may present substantial impacts to important historic properties or involve questions of policy or interpretation. Accordingly, the ACHP will participate in consultation with BOEM and other stakeholders to seek ways to avoid, reduce, or mitigate adverse effects to historic properties. By copy of this letter we are also notifying Dr. Brian Jordan, BOEM’s Federal Preservation Officer, of our decision to participate in consultation.

Our participation will be handled by Dr. Tom McCulloch, who can be reached at 202-606-8554 or at tmcculloch@achp.gov. We look forward to working with the Bureau of Ocean Energy Management on this important project.

Sincerely,

John M. Fowler
Executive Director
The Commonwealth of Massachusetts
William Francis Galvin, Secretary of the Commonwealth
Massachusetts Historical Commission

March 1, 2012

Brian Jordan
Federal Preservation Officer
Office of Offshore Alternative Energy Programs
Bureau of Ocean Energy Management, Regulation, and Enforcement
Department of the Interior
381 Eiden Street
Mail Stop 4090
Herndon, VA 20170

RE: Wind Power on the Outer Continental Shelf Offshore Rhode Island and Massachusetts Area of Mutual Interest and Massachusetts Call Areas. MHC # RC.47325.

Dear Mr. Jordan:

The Massachusetts Historical Commission (MHC), office of the Massachusetts State Historic Preservation Officer, has reviewed the Notice of Intent to Prepare an Environmental Assessment for Wind Power on the Outer Continental Shelf Offshore Massachusetts (NOI) and BOEM’s consultation letter under Section 106 of the National Historic Preservation Act of 1966, as amended (36 CFR 800), received February 6, 2012, and has the following comments.

MHC understands that BOEM proposes to conduct Section 106 consultation simultaneously for undertakings within the Rhode Island and Massachusetts Area of Mutual Interest/Call Area and the Massachusetts Call Area. In MHC’s opinion, the project areas of potential effect (36 CFR 800.4(a)(1)) for these undertakings as defined by BOEM, consisting of the blocks included in the Rhode Island and Massachusetts Call Area and Massachusetts Call Area, are preliminary, as project impacts associated with the undertakings have not been specifically defined. As project information is developed MHC requires more specific information to offer opinions of the proposed project areas of potential effect (36 CFR 800.16(d)).

BOEM proposes to develop a Programmatic Agreement (PA) for the phased conduct of the Section 106 process, in combination with National Environmental Policy Act (NEPA) review, as BOEM proposes to issue leases in advance of conducting historic properties identification efforts for these undertakings. Site assessment activities, including geophysical, archaeological and historic properties surveys, will be conducted by lessees as part of their site assessment plan, and/or construction operations plans, submissions to BOEM after leases are issued.

As you know, the effects to archaeological sites from bottom-disturbing activities, including anchoring of sampling platforms, core sampling, and placement of meteorological testing structures can be evaluated by archaeological surveys within the Call Areas, including proposed land-side and near-shore survey activities or proposed project elements outside of the Call Areas and their potential effects to historic and cultural resources. Ancillary portions of offshore wind turbines, including submerged cable trenches and vessel anchorages, would be located in both state and federal waters, coastal banks and on land.

Identification efforts should match the scope of each project within the Call Areas, as well as all ancillary project impact areas. The results of the survey(s) should be incorporated into ongoing project planning by all potential lessees to develop project alternatives early in the planning stages that would avoid and/or minimize effects to potentially significant historic and archaeological resources.

220 Morrissey Boulevard, Boston, Massachusetts 02125
(617) 727-8470 • Fax: (617) 727-5128
www.sec.state.ma.us/mhc
In MHC's opinion, the solicitation of information on identified historic properties within the general areas of continental shelf should follow the Rhode Island Ocean Special Area Management Plan (SAMP) scope and research methodologies for identification and evaluation of cultural resources within the proposed Call Areas. SAMP geophysical data should be incorporated into further evaluations of relevant portions of the Call Areas and near-shore and land-side project impact areas. Paleolandscape reconstruction, including survey methodologies that utilize the results of systematic sub-bottom core sampling, is especially important to assist in proactive project planning for cultural resource identification by identifying archaeologically sensitive locations within the continental shelf which may be within project areas of potential impact.

Project information for individual lease areas, including all proposed land-side and near-shore survey activities and/or project elements, the draft Programmatic Agreement, and proposed research designs and sampling methodologies for historic property site assessment activities should be submitted to the MHC for review and comment as they are developed (36 CFR 800.4(b)).

The MHC looks forward to continued consultation with BOEM regarding the development of a Programmatic Agreement for compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (36 CFR 800).

These comments are offered to assist in compliance with Sections 106 of the National Historic Preservation Act of 1966 (36 CFR 800) as amended. If you need further information or have any questions concerning these comments, please contact Jonathan K. Patton of my staff.

Sincerely,

[Signature]

Brona Simon
State Historic Preservation Officer
Executive Director
State Archaeologist
Massachusetts Historical Commission

To: Brandi Carrier Jones, BOEM
Maureen Bourhold, BOEM
Jessica Bradley, BOEM
Karen Kirk Adams, USACOE-NED, Regulatory
Kate Atwood, USACOE-NED
Marc Paiva, USACOE-NED
Bettina Washington, THPO, Wampanoag Tribe of Gay Head (Aquinnah)
Ramona Peters, Mashpee Wampanoag Tribe
Doug Harris, NITHPO
Reid Nelson, Advisory Council on Historic Preservation
Secretary Richard K. Sullivan, Massachusetts Executive Office of
Energy & Environmental Affairs
Bruce K. Carlisle, Director, Massachusetts Coastal Zone Management
Victor T. Mastone, Massachusetts Board of Underwater Archaeological Resources
John A. Peters, Massachusetts Commission on Indian Affairs
Charlotte Taylor, Rhode Island Historic Preservation & Heritage Commission
The Commonwealth of Massachusetts

April 9, 2012

William Francis Galvin, Secretary of the Commonwealth
Massachusetts Historical Commission

RE: Wind Power on the Outer Continental Shelf Offshore Rhode Island and Massachusetts Area of Mutual Interest and Massachusetts Call Areas. MHC # RC.47325.

Brian Jordan
Federal Preservation Officer
Office of Offshore Alternative Energy Programs
Bureau of Ocean Energy Management, Regulation, and Enforcement
Department of the Interior
381 Elen Street
Mail Stop 4090
Herndon, VA 20170

Dear Mr. Jordan:

The Massachusetts Historical Commission (MHC), office of the Massachusetts State Historic Preservation Officer, has reviewed the draft Programmatic Agreement (PA) for the phased conduct of the Section 106 process, in combination with National Environmental Policy Act (NEPA) review, received March 26, 2012, and has the following comments.

The MHC notes that the public participation plan referenced in the 7th Whereas clause (pg.4) has not yet been received by this office, although the MHC has participated in multiple BOEM Massachusetts and Rhode Island Task Force meetings during 2010 and 2011. The MHC therefore recommends that this Whereas clause incorporate a reference to BOEM’s plans, as proposed in Stipulation III.A and B for Public Participation (pp.5-6), to incorporate public comment for the undertakings. Please also revise Stipulation III.B on page 6 to correctly reference Confidentiality as Stipulation IV, not VII.

Please add the following language as a new Whereas clause: Proposed research designs and sampling methodologies for archaeological surveys and/or historic property site assessment activities proposed under Stipulation I (pg.5) should be submitted to the Massachusetts SHPO (MASHPO) for review and comment as they are developed (36 CFR 800.4(b)).

Please add the following language as Stipulation V.A.4. a. on page 5:

MASHPO REVIEW SPECIFICATIONS. All submittals to the MASHPO shall be in paper format and shall be delivered to the MASHPO’s office by US Mail, or by a delivery service, or by hand. Plans and specifications submitted to the MASHPO shall measure no larger than 11” x 17” paper format (unless another format is specified in consultation). The MASHPO shall review and comment on all adequately documented project submittals within 30 calendar days of receipt unless a response as has been requested within the expedited review period specified in Stipulation V.A.2.

The MHC looks forward to continued consultation with BOEM regarding the revised draft Programmatic Agreement for compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (36 CFR 800).

220 Morrissey Boulevard, Boston, Massachusetts 02125
(617) 727-8470 * Fax: (617) 727-5128
www.state.ma.us/sec/mhc
These comments are offered to assist in compliance with Sections 106 of the National Historic Preservation Act of 1966 (36 CFR 800) as amended. If you need further information or have any questions concerning these comments, please contact Jonathan K. Patton of my staff.

Sincerely,

Brona Simon
State Historic Preservation Officer
Executive Director
State Archaeologist
Massachusetts Historical Commission

xc: Brandi Carrier Jones, BOEM
Maureen Bourholdt, BOEM
Jessica Bradley, BOEM
Karen Kirk Adams, USACOE-NED, Regulatory
Kate Atwood, USACOE-NED
Marc Paiva, USACOE-NED
Bettina Washington, THPO, Wampanoag Tribe of Gay Head (Aquinnah)
Ramona Peters, Mashpee Wampanoag Tribe
Doug Harris, NITHPO
Reid Nelson, Advisory Council on Historic Preservation
Secretary Richard K. Sullivan, Massachusetts Executive Office of Energy & Environmental Affairs
Bruce K. Carlisle, Director, Massachusetts Coastal Zone Management
Victor T. Mastone, Massachusetts Board of Underwater Archaeological Resources
John A. Peters, Massachusetts Commission on Indian Affairs
Charlotte Taylor, Rhode Island Historic Preservation & Heritage Commission
May 24, 2012

Brian Jordan  
Federal Preservation Officer  
Office of Offshore Alternative Energy Programs  
Bureau of Ocean Energy Management, Regulation, and Enforcement  
Department of the Interior  
381 Elen Street  
Mail Stop 4090  
Herndon, VA 20170

RE: Wind Power on the Outer Continental Shelf Offshore Rhode Island and Massachusetts Area of Mutual Interest and Massachusetts Call Areas. MHC # RC.47325.

Dear Mr. Jordan:

The Massachusetts Historical Commission (MHC), office of the Massachusetts State Historic Preservation Officer, has reviewed the revised draft Programmatic Agreement (PA) for the phased conduct of the Section 106 process, in combination with National Environmental Policy Act (NEPA) review, and additional information received April 25 and May 8, 2012. The MHC has also reviewed the Guidelines for Providing Geological and Geophysical, Hazards, and Archaeological Information Pursuant to 30 CFR Part 285 and has the following comments.

The MHC notes that the revised draft PA has substantively incorporated the MHC's April 9, 2012 comments. However, the MHC understands that BOEM does not regulate surveys and does not have authority to require submission of research designs and sampling methodologies, although BOEM encourages lessees to conduct survey activities pursuant to the Guidelines referenced above. The PA includes a Whereas clause (pg. 5) specifying completion of surveys according to these standards. Therefore, the MHC has the following comments on the Guidelines referenced above.

The MHC notes that the Guidelines document includes survey methodologies for only the marine portion of proposed projects. In Massachusetts, marine archaeological surveys in state waters are conducted under a permit from the Massachusetts Board of Underwater Archaeological Resources (MBUAR) (301 CMR 2). The MHC encourages BOEM to consult with the MBUAR regarding refinement of the Guidelines for offshore Massachusetts, as they retain a historic shipwreck inventory and important local knowledge and information on historic maritime resources in the vicinity of Cape Cod, Martha's Vineyard and Nantucket.
Land-side aspects of proposed undertakings, that may include survey and construction, such as directional drilling entrance/exit pits, etc., are not discussed in the document. Massachusetts has a State Archaeologist's permit system for destructive archaeological investigations (950 CMR 70). Potential investigations for portions of undertakings that may occur above mean low water in archaeologically sensitive areas that require archaeological survey must be conducted under a State Archaeologist's permit by a qualified archaeological consultant with experience in the glaciated Northeast.

The MHC encourages BOEM to consult with this office during the Pre-Survey Meetings (Guidelines, II. pg. 2) with potential lessees, so that the MHC may offer comments on proposed scopes for project archaeological surveys in anticipation of receiving technically adequate research designs and methodologies as part of the State Archaeologist's permit application for land-side surveys, to facilitate integration of any required land-side survey into early project planning and scheduling.

Multiple submerged terrestrial ancient Native American archaeological sites have been identified within Massachusetts during marine archaeological surveys through systematic close-interval vibracore sampling methodologies. The MHC encourages BOEM to refine Table 2, Core Sampling/Testing (Geotechnical): Strategies, techniques and elements, to take into account the potential for close-interval vibracoring to assist in assessment, identification and evaluation, as described in Appendix B, Contents of Archaeological Resource Assessment, of submerged paleosols during standard geophysical survey. Archaeological sensitivity assessments should be incorporated into any proposed geotechnical sampling methodology and include contingencies for additional close-interval systematic coring where feasible. The results of close interval sampling allow the horizontal and vertical definition of archaeological site boundaries, so that archaeological site avoidance and protection plans may be developed, including a 50 meter buffer zone as required under the FA.

Appendix A of the Guidelines (pg. 9) specifies the format for the technical reporting of marine survey data. The MHC requires two bound paper final copies of each technical archaeological survey report, and a CD-ROM with the technical report abstract and bibliographic information. The Massachusetts State Archaeologist's permit regulations (950 CMR 70) also specify minimum technical archaeological reporting standards (950 CMR 70.14). MHC Form D archaeological site inventory forms may also be completed for identified ancient or historical period archaeological sites.

The MHC looks forward to continued consultation with BOEM regarding the revised draft Programmatic Agreement for compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (36 CFR 800).

These comments are offered to assist in compliance with Sections 106 of the National Historic Preservation Act of 1966 (36 CFR 800) as amended. If you need further information or have any questions concerning these comments, please contact Jonathan K. Patton of my staff.

Sincerely,

Brona Simon
State Historic Preservation Officer
Executive Director
State Archaeologist
Massachusetts Historical Commission

xc: see attached
xc: Brandi Carrier Jones, BOEM
Maureen Bourholdt, BOEM
Jessica Bradley, BOEM
Karen Kirk Adams, USACOE-NED, Regulatory
Kate Atwood, USACOE-NED
Marc Paiva, USACOE-NED
Bettina Washington, THPO, Wampanoag Tribe of Gay Head (Aquinnah)
Ramona Peters, Mashpee Wampanoag Tribe
Doug Harris, NITHPO
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John A. Peters, Massachusetts Commission on Indian Affairs
Charlotte Taylor, Rhode Island Historic Preservation & Heritage Commission
November 30, 2012,

Michelle Morin
Program Manager, Office of Renewable Energy
Bureau of Ocean Energy Management
381 Elden Street, HM 1328
Herndon, Virginia 20170-4817

Subject: Commercial Wind Lease Issuance and Site Assessment Activities on the Atlantic OCS Offshore MA, BOEM-2012-0086

Dear Ms. Morin:

This is in response to a request for the National Park Service (NPS) review and comment on the Bureau of Ocean and Energy Management (BOEM) Environmental Assessment (EA) for the Commercial Wind Lease Issuance and Site Assessment Activities and the evaluation of environmental impacts of commercial wind leasing on the outer continental shelf (OCS) offshore Massachusetts. According to BOEM the EA considers the reasonably foreseeable environmental impacts and socioeconomic effects of issuing renewable energy leases and the subsequent site characterization activities (geophysical, geotechnical, archaeological, and biological surveys needed to develop specific project proposals) in an identified Wind Energy Area (WEA) on the OCS offshore Massachusetts. The EA also considers the reasonably foreseeable environmental impacts associated with the approval of site assessment activities (including the installation and operation of meteorological towers and buoys) on the leases that may be issued. At this time, specific project details with regard to the sighting of related infrastructure development locations, both on-shore and off-shore, are not known. The NPS would like to offer the following general comments for your consideration.

General Comments

The National Park Service Organic Act of 1916 requires the NPS “to conserve the scenery and the natural and historic objects and wild life therein and to provide for the enjoyment of future generations.” 16 U.S.C. §1. As such, the NPS is under congressional mandate to protect park resources from activities that would impair or be a derogation of the values and purposes for
which the park units are authorized or that are incompatible with the public interest. As stewards of public lands, the NPS protects resources through a variety of internal programs, but also strives to be an active conservation partner with other federal and non-federal agencies and organizations. The NPS supports the Department of the Interior’s efforts to be “smart from the start” in permitting renewable energy projects and related infrastructure and making every effort to ensure that they are constructed and operated in an environmentally responsible manner that serves the public interests, protects cultural and natural resources, and protects our treasured landscapes. While the NPS supports the development of alternative energies, we maintain that it can and should be done utilizing the environmentally least impactful methods.

Moreover, federal and non-federal agencies should consider the existence and location of NPS resources and interests with regard to both off-shore and on-shore infrastructure sighting and development. In some instances, the NPS may be able to provide assistance by providing GIS mapping data. The NPS wishes to stay informed regarding further developments related to this project, particularly in the event that future changes in project location and design would result in currently unanticipated impacts to units of the National Park System. The NPS also understands that detailed development plans for specific project proposals related to the current study will be subject to review under the National Environmental Policy Act. At this time, however, details of related onshore infrastructure development are not known. Therefore, the NPS would like to provide the following general information.

The NPS administers National Parks, National Historic Landmarks, National Register listed and eligible properties and several other programs. We look forward to working with you in the future on energy activities on the Outer Continental Shelf.

National Parks
The National Park System is comprised of over 380 areas throughout the U.S. and its territories. Management responsibility for each National Park unit lies with the Superintendent of that unit. For information about resources of concern specific to a National Park, it would benefit the agency to contact the Superintendent during the early scoping process, once more specific information is known about potential impacts. The External Review Coordinator in the Regional office can also facilitate contact with specific park units; for parks within the Northeast Region, contact, mary_morrison@nps.gov.

National Historic Landmarks
National Historic Landmarks (NHLs) are nationally significant historic resources that possess exceptional value or quality in illustrating or interpreting the heritage of the United States. Information on NHLs can be found at http://www.nps.gov/nhl/. The primary contact regarding potential effects of your proposed project on NHLs is usually the State Historic Preservation Officer (SHPO). Contact information for SHPOs by state can be found at http://www.neshpo.org/. If your project could have an effect on a NHL you should include the NPS Preservation Assistance Office/NHL Program Manager as an interested party and provide information regarding the issues that may affect NHLs. In the event that the SHPO determines your project will have an adverse effect on a NHL under the Historic Preservation Act’s Section 106 review process, you must then contact the NPS NHL Program Manager, Bonnie Halda, bonnie_halda@nps.gov, and offer the NPS an opportunity to formally consult with your agency.
National Natural Landmarks
The National Natural Landmarks Program recognizes and encourages the conservation of outstanding examples of our country's natural history in both public and private ownership. The National Park Service administers the National Natural Landmark Program and, if requested, assists National Natural Landmark owners and managers with the conservation of these important sites. A guide to National Natural Landmarks by state and contact information for National Natural Landmarks can be found at http://www.nature.nps.gov/nnl/.

National Heritage Areas
National Heritage Areas are places where natural, cultural, historic and recreational resources combine to form a cohesive, nationally distinctive landscape arising from patterns of human activity shaped by geography. National Heritage Areas may be managed by a State or local agency, a commission, or a private nonprofit corporation. The National Park Service provides technical and financial assistance for a limited time (usually 10-15 years) following designation. A list of National Heritage Areas and contact information can be found at http://www.cr.nps.gov/heritageareas/CNTC/INDEX.HTM.

National Trails System
The National Trails System is the network of scenic, historic, and recreation trails created by the National Trails System Act of 1968. These trails provide for outdoor recreation needs, promote the enjoyment, appreciation, and preservation of open-air, outdoor areas and historic resources, and encourage public access and citizen involvement. The National Trails System Act made it Federal policy to recognize and promote trails by providing financial assistance, support of volunteers, coordination with States, and other authorities. As a result, 8 National Scenic Trails and 15 National Historic Trails have been established by act of Congress, and are administered by the National Park Service, the USDA Forest Service, and the Bureau of Land Management, depending on the trail, and over 800 national recreation trails have been designated through recognition by the Secretaries of Agriculture and Interior; and 2 side-and-connecting trails have also been certified. More detail and contact information for these trails can be found at http://www.nps.gov/nts/nts_trails.html. A state-by-state list of National Recreational Trails with contact information can be found at http://www.americantrails.org/national/recreationtrails.

Land and Water Conservation Fund
The Land and Water Conservation Fund program provides matching grants to States and local governments for the acquisition and development of public outdoor recreation areas and facilities. The Land and Water Conservation Fund is administered for the NPS through the state. Contact the State Liaison Officer directly for information regarding potential effects of your project. Contact information for State Liaison Officers can be found at http://www.nps.gov/nccr/programs/lwcf/contact_list.html.
Wild and Scenic Rivers
The National Wild and Scenic Rivers System preserves certain rivers with outstanding scenic, recreational, geologic, fish and wildlife, historic, cultural or other similar values in a free-flowing condition for the enjoyment of present and future generations. There are four primary federal agencies charged with protecting and managing wild and scenic rivers: the Bureau of Land Management, the US Forest Service, the US Fish and Wildlife Service, and the National Park Service. A list of designated rivers and contact information can be found at http://http://www.rivers.gov/rivers/. This website also contains information about the Nationwide Rivers Inventory (NRI), which is an additional list of river segments with significant natural and/or cultural values that should be considered in the planning process.

We appreciate the opportunity to comment at this time.

Missy Morrison
Resource Planning and Compliance Program, External Review Coordinator
National Park Service, Northeast Regional Office
200 Chestnut Street
Philadelphia, PA 19106
(215) 597-7067

cc:
Sarah Quinn (Sarah_Quinn@nps.gov)
Mary Krueger (Mary_C_Krueger@nps.gov)
December 14, 2012

Brian Jordan  
Federal Preservation Officer  
Office of Offshore Alternative Energy Programs  
Bureau of Ocean Energy Management, Regulation, and Enforcement  
Department of the Interior  
381 Eelden Street  
Mail Stop 4090  
Herndon, VA 20170

RB: Wind Power on the Outer Continental Shelf Offshore Massachusetts, MHC # RC.47325.

Dear Mr. Jordan:

The Massachusetts Historical Commission (MHC), office of the Massachusetts State Historic Preservation Officer, has reviewed the Environmental Assessment (EA) for the project referenced above and has the following comments.

The EA for the Massachusetts Wind Energy Area is substantively similar to the previous EA prepared for the Massachusetts and Rhode Island Area of Mutual Interest; a summary of consultation conducted pursuant to Section 106 of the National Historic Preservation Act of 1966, as amended (36 CFR 800) to date and preliminary specifications for meteorological towers and buoys that may be installed as part of site assessment activities are included in the document.

The MHC continues to request that BOEM strongly encourage their applicants to consult with this office as early as possible in project planning, especially for survey activities proposed in support of site assessment plan, and later construction and operations plan development.

Current project information and proposed research designs and methodologies for identification surveys for historic properties, including marine archaeological reconnaissance and geotechnical sampling, should be submitted to the MHC for review and comment.

The MHC looks forward to continued consultation with BOEM pursuant to the Programmatic Agreement for compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (36 CFR 800).

220 Morrissey Boulevard, Boston, Massachusetts 02125  
(617) 727-8470 • Fax: (617) 727-5128  
www.sec.state.ma.us/mhc
These comments are offered to assist in compliance with Sections 106 of the National Historic Preservation Act of 1966 (36 CFR 800) as amended. If you need information or have any questions concerning these comments, please contact Jonathan K. Patton of my staff.

Sincerely,

Brona Simon
State Historic Preservation Officer
Executive Director
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     Karen Kirk Adams, USACOE-NRD, Regulatory
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