Date: 03/26/2019  OPRD Ocean Shores Coordinator: Jay Sennewald

OPRD File Number: 2906-19  County: Tillamook  Applicant: Edge Cable Holdings USA, LLC

<table>
<thead>
<tr>
<th>Project Location:</th>
<th>The proposed project is located on the ocean shore fronting a vacant lot between 5865 Irish Ave. and 28790 Sandlake Road in Tierra Del Mar, approximately 3 miles north of Pacific City. The vacant lot is identified on Tillamook County Assessor's Map 4S-11-01DD as tax lot 3200.</th>
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<tr>
<td>Brief Project Description:</td>
<td>Edge Cable Holdings USA, LLC proposes to install a conduit under the ocean shore at the site, for the future installation of a submarine fiber optic cable.</td>
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**ADMINISTRATIVE RULE STANDARDS AND RELEVANT FACTS**

**I. GENERAL STANDARDS, OAR 736-020-0010**

**Project Need** – There shall be adequate justification for a project to occur on and alter the ocean shore area.

To meet future demand of internet services worldwide, the applicant proposes to install a 5-inch conduit under the ocean shore to accommodate future installation of a submarine fiber-optic cable. Because the proposed conduit must cross the shoreline near its terminus, the need for an ocean permit is inherent. According to the submitted application materials, the proposed conduit would be installed concurrent with a separate, permitted cable crossing of the ocean shore known as the Jupiter Cable project, which has been approved under OPRD Ocean Shore Permit Case File #2900-18. The Applicant has proposed to install the conduit at the same time as the Jupiter Cable project to minimize construction-related impacts and to reduce the overall construction sequence to a one-time effort, thereby avoiding horizontal directional drilling operations from occurring a second time in the future for a second cable.

The proposed conduit would be installed using horizontal directional drilling from a vacant lot on Sandlake Road in the Tierra Del Mar community, which is located on residentially-zoned land not within OPRD's ocean shore.
jurisdiction. Drilling activities and use of equipment at the site are subject to separate review and land-use approval of a Conditional Use Permit from the Tillamook County Community Development Department. Horizontal directional drilling would continue beyond the ocean shore and under the seafloor bed and waters of the State of Oregon, requiring a separate Removal-Fill Permit from the Oregon Department of State Lands.

During pre-application communications with the Applicant, OPRD staff expressed concerns that any proposal to install a vacant conduit with no specific, associated cable project would be problematic in justifying alteration of the ocean shore, due to its apparent speculative nature and concerns that a decision to approve a permit for an unidentified, future cable landing could set a precedent for other speculative permit requests. Representatives of the applicant persuaded OPRD staff to accept and review an application for the conduit placement, without pre-judgment, and OPRD agreed to review an application, but with no certain outcome. Permit review included a 30-day public notice, and a public hearing was held on February 12, 2019 in order to take public testimony on the proposed project and related permit request (Case File #2900-18, the Jupiter Cable). Extensive written comments and public testimony was received during this period, which included an additional 7-days after the public hearing to allow all interested parties adequate opportunity to offer comments.

As reported below in Section VIII of this report, OPRD received extensive public comments and testimony at the February 12th public hearing regarding this request and related Jupiter Cable project (Case File #2900-18). Testimony in opposition to the request, specific to this criterion (Project Need) was submitted for the record, and that testimony paralleled the informal pre-application discussions with the Applicant concerning speculative nature of installing vacant conduits for unspecified, future projects.

Among the extensive written testimony in the record is a letter which states, in part: "There must be “adequate justification” for any ocean shore project. OAR 736-20-0010(1). Application 2906 lacks an adequate justification on its face, as its essential purpose is speculative -i.e. that the conduit will be put to some profitable or beneficial use at some unknown time in the future. In addition to a lack of temporal justification, Application 2906 also lacks justification regarding the character or nature of the use to which it may be put". This testimony summarizes rather concisely the concerns raised by OPRD in pre-application communications mentioned above, and the substance of the comment cannot be ignored regardless of the inconvenience to the Applicant in attempts to minimize project mobilization logistics, costs, or neighborhood disruptions at the drilling site.

The Applicant has correctly identified a project in Coos County where multiple conduits have been authorized and installed but with only one telephone cable (OPRD Case File BA363-94). However, this was a single permit decision and did not establish a long-standing precedent applicable to the current request. Public interest and participation in that matter was minimal unlike the current request, and the analysis of project need and justification was limited to a single sentence. The level of awareness of the public and public interest in the current proposal requires deeper analysis and consequently the burden of project justification must be satisfied here.

The placement of an empty conduit, by itself, and without a specific known use or purpose, will still require a subsequent Ocean Shore Permit for the future cable or other infrastructure which it might accommodate. OPRD finds that, unlike a decision 25 years ago, the speculative installation of conduits on the ocean shore to accommodate unspecified projects is not in the interest of, or benefit to, the public.

In order to approve an Ocean Shore Permit, every applicable review criterion must be satisfied, and failure to satisfy every applicable criterion must result in denial of the permit request. In summary, OPRD finds that the Applicant has failed to demonstrate that adequate justification exists for the project. Denial of the requested Ocean Shore Permit is necessary for OPRD to meet its obligation under Oregon Administrative Rule 736-20-0010, to authorize Ocean Shore Permits only where project need is apparent, and in this regard the need for installation of an empty conduit project does not appear to be justified.
Protection of Public Rights – Public ownership of or use easement rights on the ocean shore shall be adequately protected.

The proposed cable would be placed in buried conduit, installed through the method of horizontal directional drilling well below beach level. The installation of the conduit and cable would avoid the need for equipment and materials on the ocean shore and therefore would not affect public rights of recreation, and the project would not result in the loss of publically-owned land. As indicated above, the project would also require a separate permit and easement from the Oregon Department of State Lands, for the portion of the project which crosses state-owned land, tidelands, and the Pacific Ocean out to 3 miles from shore.

Public Laws – The applicant shall comply with federal, state, and local laws and regulations affecting the project.

The Tillamook County Planning Department has indicated in Section 9 of the Ocean Shore Permit Application that compatibility of the project with the local comprehensive plan and zoning ordinances cannot be determined until a Conditional Use Approval and Development Permit have been obtained by the Applicant. At the time of this report and decision, an application for local land-use approval has been submitted to Tillamook County but no decision by the county has been made.

The Oregon Department of State Lands (DSL) and the U.S. Army Corps of Engineers (COE) are concurrently reviewing separate permit applications for the portions of the project within their jurisdictions. A proprietary easement agreement would also be required from DSL. All Ocean Shore Alteration Permits require finalization of permits, easements, and agreements from other agencies having project jurisdiction.

Alterations and Project Modifications – There are no reasonable alternatives to the proposed activity or project modifications that would better protect the public rights, reduce or eliminate the detrimental affects on the ocean shore, or avoid long-term cost to the public.

Costs of the project are the sole responsibility of the Applicant and not the public.

By their nature, undersea cables must cross the ocean shore in order to reach a terrestrial terminus. In this case, the site at Tierra Del Mar was chosen after consultation with the Oregon Fishermen’s Cable Committee (OFCC), who recommended the proposed cable landing location in order to avoid offshore rocky reefs and sensitive commercial fishing grounds where the presence of a cable could conflict with fishing operations and gear. Testimony provided by OFCC at the February 12, 2019 public hearing indicates that the proposed project appears to be the best option for a landing in the Pacific City area in general.

The application materials indicate that horizontal drilling under the ocean shore would avoid impacts to the beach. Alternatively, deep-trenching and placement of conduit from the surface of the beach and dune-backed shoreline would have significant detrimental effects on the beach and recreational use, while leaving the conduit more vulnerable to exposure and damage from erosional events. Exposure of buried cables and pipeline beach crossings has occurred at other ocean shore locations in the past, creating public safety and other ocean shore conflicts requiring difficult remedies. Instead, the proposal calls for the conduit to be installed remotely, through horizontal directional drilling, to a depth of between 30 and 75 feet below beach level. Remote installation by horizontal directional drilling would avoid safety-related conflicts between heavy equipment use and public recreation while installation activities are underway.

Because the Applicant has proposed a conduit from the sea floor to a terrestrial location, there is no alternative but to cross the ocean shore. It appears that placement of the conduit well beneath the ocean shore would be the best alternative of installation method to protect public recreation rights and reduce or eliminate detrimental effects on the ocean shore.
Public Costs – There are no reasonable special measures which might reduce or eliminate significant public costs. Prior to submission of the application, the applicant shall consider alternatives such as nonstructural solutions, provision for ultimate removal responsibility for structures when no longer needed, reclamation of excavation pits, mitigation of project damages to public interests, or a time limit on project life to allow for changes in public interest.

The costs of installing, maintaining and repairing the conduit would be the responsibility of the Permittee and subsequent owners of the project. In this case, the method of burial would be with a horizontal directional drilling operation, with no need for excavation or heavy equipment use on the beach. In addition, because the conduits would be buried, it would not infringe on public recreation or result in a loss of recreation area on the ocean shore.

Compliance with LCDC Goals – The proposed project shall be evaluated against the applicable criteria included within Statewide Planning Goals administered by the Department of Land Conservation and Development.

Tillamook County has certified in Section 9 of the application that the proposed project would require a Conditional Use Permit and a Development Permit prior to construction. The review criteria cited by the county is Tillamook County Land Use Ordinance Section 3.530: Beach and Dune Overlay Zone. Tillamook County’s Comprehensive Plan and Zoning Ordinance have been acknowledged by the Department of Land Conservation as consistent with the provisions of Statewide Planning Goal 18, Beaches and Dunes. A Conditional Use Permit requires a land-use decision by the county, and therefore the county is responsible for reviewing the horizontal drilling operations in a residential setting, through that process. As a condition of approval, the Permittee will be required to obtain land-use approval of the required Conditional Use Permit and Development Permit from Tillamook County, prior to project implementation.

The Oregon Department of State Lands (DSL) requires a Fill/Removal Permit for the portion of the project affecting Oregon’s Territorial Sea, and therefore is the state agency primarily responsible for reviewing the proposal for conformance with Statewide Planning Goal 19: (Ocean Resources).

OPRD defers to Tillamook County and to DSL, through their necessary permit reviews, for a more thorough evaluation of project compliance with the Statewide Planning Goals.

II. SCENIC STANDARDS, OAR 736-020-0015

Projects on the ocean shore shall be designed to minimize damage to the scenic attraction of the ocean shore area.

Natural Features – The project shall retain the scenic attraction of key natural features, for example, beaches, headlands cliffs, sea stacks, streams, tide pools, bedrock formations, fossil beds and ancient forest remains.

The proposed conduit would be buried beneath the beach and will not be visible. The scenic attraction of the beach and dunes would therefore be retained.

Shoreline Vegetation – The project shall retain or restore existing vegetation on the ocean shore when vital to scenic values.

The conduit installation would not affect any existing vegetation on the ocean shore.
View Obstruction – The project shall avoid or minimize obstruction of existing views of the ocean and beaches from adjacent properties.

The conduit would be installed underground, and therefore have no impact on existing views of the ocean and beaches from adjacent properties.

Compatibility with Surroundings – The project shall blend in with the existing shoreline scenery (type of construction, color, etc.).

The conduit would be installed underneath the ocean shore and completely hidden from view, and would not directly affect the scenery of the shoreline. Site preparation and drilling operations at the manhole site would require clearing and vegetation removal, although no clearing is proposed on the ocean shore. OPRD has no authority to apply this criterion to privately-owned upland property landward of the statutory line of vegetation.

III. RECREATION USE STANDARDS, OAR 736-020-0020

Recreation Use – The project shall not be a detriment to public recreation use opportunities within the ocean shore area except in those cases where it is determined necessary to protect sensitive biological resources such as state or federally listed species.

The conduit would be hidden from view and buried below the beach level, so there would be no impacts to traditional recreational uses on the beach.

Recreation Access – The project shall avoid blocking off or obstructing public access routes within the ocean shore area except in those cases where it is determined necessary to protect sensitive biological resources such as state or federally listed species.

All staging of equipment and drilling work would occur on private property upland of OPRD’s Ocean Shore jurisdiction, on residentially-zoned land where Tillamook County has the responsibility for reviewing the project under a Conditional Use Permit process and criteria.

Because drilling operations would be staged landward of the ocean shore boundary, and because the conduit would be installed deep below the ocean shore, there would be no obstruction of public access routes within the ocean shore area as a result of the project.

IV. SAFETY STANDARDS, OAR 736-020-0030

Structural Safety – The project shall not be a safety hazard to the public due to inadequate structural foundations, lack of bank stability, or the use of weak materials subject to rapid ocean damage.

Due to the cost of the project, and to insure its long-term reliability, its design has been engineered for long-term structural stability and use. The conduit would be buried to a suitable depth below beach level to ensure it would not suffer damage from ocean conditions including storm-caused erosion. The horizontal directional drilling and installation would be implemented in a “drill and leave” manner. This entails drilling with 5-inch diameter steel drill pipes and leaving them in place once the bore is completed. The size and strength of the conduit would prevent future structural collapse.

Obstructional Hazards – the project shall minimize obstructions to pedestrians or vehicles going onto or along the ocean shore area.
Conduit specifications and depth of the project under the ocean shore would completely avoid any obstruction of vehicles and pedestrians.

**Neighboring Properties – The project shall be designed to avoid or minimize ocean erosion or safety problems for neighboring properties.**

The proposed conduit and cable would be located under the ocean shore at a depth of 30-75 feet, so its presence would not be apparent to ocean shore visitors engaging in recreational use activities. In addition, its presence underground would be static in nature and therefore should not affect, or cause ocean erosion or present safety problems for neighboring properties after installation.

Installation of the project from the residentially zoned tax lot 3200 is subject to a separate review process by Tillamook County, for a Conditional Use Permit and a Development Permit. Potential for safety problems stemming from horizontal directional drilling activities should be addressed through Tillamook County’s land-use review process, since the installation will occur from, and on, residually-zoned, private property outside of OPRD’s jurisdiction. OPRD’s statutory authority over the ocean shore was created to “preserve values adjacent to and adjoining such areas” (Oregon Revised Statute 390.641 (1)), but the agency’s jurisdiction is explicitly limited in this same statute “to control and regulate improvements on the ocean shore” (emphasis added). Many public concerns raised during OPRD review of this permit application relate to temporary and permanent effects outside of the agency’s ocean shore jurisdiction. OPRD can respond to those concerns through conditions that make an ocean shore permit contingent on review and approval of associated permits issued by other jurisdictions, and by sharing public comment verbatim with other agencies responsible for those reviews and approvals.

**Property Protection – Beachfront property protection projects shall be designed to accomplish a reasonable degree of increased safety for the on-shore property to be protected.**

The project is not a shoreline protection structure and therefore this standard is not applicable.

**V. NATURAL AND CULTURAL RESOURCE STANDARDS, OAR 736-020-0030**

*Projects on the ocean shore shall avoid or minimize damage to the following natural resources, habitat, or ocean shore conditions, and where applicable, shall not violate state standards:*

- **Fish and wildlife resources including rare, threatened or endangered species and fish and wildlife habitats.**

  Comments from the Oregon Department of Fish and Wildlife (ODFW) indicate that anticipated impacts to fish and wildlife in the nearshore area, intertidal zone, beach, and dunes from horizontal directional drilling are less than those that would be incurred by surface trenching, and therefore horizontal directional drilling is the preferred approach for cable crossings of the shore from the standpoint of resource impacts.

  There are no reports of any rare, threatened, or endangered species of fish or wildlife at the site.

- **Estuarine values and navigation interests.**

  The project would not be located in an estuary; the Sand Lake Estuary is approximately 2 miles north. The Oregon Department of State Lands and the U.S. Army Corps of Engineers and Oregon Department of State Lands have responsibility for the review of fishing and navigation issues for the installation of the cable on the sea floor. The project would have no affect on fishing or navigation interests within the ocean shore area, which extends between the line of extreme low tide and the statutory line of vegetation.
Historic, cultural and archeological sites.

Notice of the application was provided to the State Historic Preservation Office (SHPO), to the Confederated Tribes of Siletz, and to the Confederated Tribes of Grand Ronde.

The State Archaeologist has reviewed this project and determined that there have been no previous archaeological surveys completed within the project area, but archaeological sites are known to exist in the surrounding area. SHPO states that the project area is located on a landform perceived to have a high probability for possessing archaeological sites and buried human remains. SHPO has suggested that the applicant contact a professional archaeologist to conduct an archaeological pedestrian survey with subsurface probing of the project area.

Additional comments from the Confederated Tribes of Grand Ronde have requested that an Inadvertent Discovery Plan (IDP) be in place, and if archaeological and/or cultural resources are discovered during the project, that representatives of the tribes be contacted immediately by phone.

Natural areas (vegetation or aquatic features).

The method of horizontal directional drilling and placing the conduit beneath the ocean shore would avoid any disturbance of natural areas or vegetation within OPRD’s ocean shore jurisdiction. Any ground disturbance or vegetation removal would take place at the upland horizontal directional drilling site, which is outside of the ocean shore boundaries.

Air and water quality of the ocean shore area.

The project would most likely be completed without any visible alterations to the beach environment. However, horizontal drilling operations require the use of drilling mud, consisting of bentonite clay material, which is necessary to lubricate the drill bit while drilling operations are underway. There is a very small risk of an inadvertent release of drilling fluid to the surface of the ground or tideland through a fracture in the bedrock below the ground surface, a circumstance referred to as a “frac-out”.

Comments provided by ODFW suggest that the distance from the intertidal zone to the nearest sensitive rocky reef habitat should provide a degree of protection in the unlikely event of an inadvertent drilling fluid release, due to the rapid dilution of suspended clay that would occur in ocean currents.

The safety of bentonite is a disputed matter in the testimony and comments received in OPRD’s permit review. Nonetheless, it is a generally accepted practice within industry standards to use bentonite drilling fluid as a lubricant during horizontal directional drilling operations.

To limit the impact of a potential frac-out occurrence, the application materials include an Inadvertent Drilling Fluid Release Plan, which is incorporated into these findings by reference. The plan identifies pollution mitigation measures to be taken, if necessary due to an inadvertent drilling fluid release, including detection, corrective actions, containment, and cleanup provisions. In the unlikely event of a drilling fluid release and implementation of the Inadvertent Drilling Fluid Release Plan, exposure of the material to the environment or the public would be minimized and the material immediately removed. Because the risk of frac-out is very small, and because the Applicant would have the Inadvertent Drilling Fluid Release Plan in place during project installation, OPRD finds this risk acceptable and the proposed environmental protections to be adequate to meet this standard.
No air quality issues appear to be a concern on the immediate ocean shore area as the conduit and cable would be located deep underground, with no equipment operations necessary on the ocean shore. Air quality conditions on the private lot where drilling machinery will be stationed are beyond the jurisdiction of OPRD.

**Areas of geologic interest, fossil beds, ancient forest remnants.**

The area is comprised of sand dune-backed shoreline, and none of these features would be affected by the conduit and cable installation.

**When necessary to protect native plant communities or fish and wildlife habitat on the subject or adjacent properties, only native, non-invasive, plant species shall be used for revegetation.**

The installation of the conduit would not affect vegetation on the ocean shore.

VI. PIPELINES OR CONDUITS UNDER OCEAN SHORE: POLICY, COMPENSATION (OAR 736-020-0040)

Pursuant to ORS 390.610(4), it is the policy of the Department to prohibit the use of the ocean shore as a north-south utility, communication, transshipment or conveyance corridor. This prohibition applies to pipelines, conduits, cables, wires, towers, transmission, relay or booster stations and other continuous or intermittent facilities for moving material or services, or transmitting data, information, energy, or other commodity whether for private or public use or benefit. The Department, in its discretion, may make exceptions to this policy in cases of emergency or when need is demonstrated for the project to occur on and alter the ocean shore.

The proposed conduit alignment is generally perpendicular to the ocean shore, and therefore it complies with the policy of OAR 736-020-0040 which prohibits the use of the ocean shore as a north-south utility corridor.

VII. PERMITS FOR PIPE, CABLE OR CONDUIT ACROSS OCEAN SHORE, STATE RECREATION AREAS AND SUBMERGED LANDS (ORS 390.715)

The State Parks and Recreation Department may issue permits under ORS 390.650 to 390.659 for pipelines, cable lines and other conduits across and under the ocean shore, state recreation areas and the submerged lands adjacent to the ocean shore, upon payment of just compensation by the permittee. A permit issued under this subsection is not a sale or lease of tide and overflow lands within the scope of ORS 274.040.

The Applicant has made payment of just compensation to OPRD as the application fee for this permit review and decision.

Whenever the issuance of a permit under subsection (1) of this section will affect lands owned privately, the State Parks and Recreation Department shall withhold the issuance of the permit until the permittee obtains from the private owner an easement, license or other written authorization that meets the approval of the State Parks and Recreation Department, except as to the compensation to be paid to the private owner.

This standard is applicable whenever a pipeline, cable or conduit project crosses privately-owned property, requiring an easement from the legal property owner for the placement of the pipeline, cable, or conduit. It does not apply to lands near the proposed cable route. Staff has been unable to determine if the proposed route would affect any privately-owned land other than that owned by the Applicant. Approval of the permit would require that prior to installation of the conduit and cable, the Applicant provide to OPRD documentation
from a licensed, Professional Surveyor which demonstrates that no privately-owned land, other than that identified as the subject property (tax lot 3200) is along the proposed cable route across the ocean shore. If the proposed route would cross private property not owned by the applicant, any award of a permit would be suspended until the Applicant either: a) provides proof of permission to cross the affected property, or b) submits an alternative route that avoids crossing private property not owned by the applicant.

All permits issued under this section are subject to conditions that will ensure safety of the public and the preservation of economic, scenic and recreational values and to rules promulgated by state agencies having jurisdiction over the activities of the grantee or permittee.

As explained under Section IV. Safety Standards above, OPRD has jurisdiction limited to the ocean shore in this permit review. According to the definitions section of OAR 736-20-0002 (13), “Ocean Shore” — means the land lying between extreme low tide of the Pacific Ocean and the statutory vegetation line as described by ORS 390.770 or the line of established upland shore vegetation, whichever is farther inland.

The proposed conduit placement by horizontal directional drilling would be conducted from a location landward of both the statutory vegetation line as described by ORS 390.770 and the actual line of upland shore vegetation. These activities would occur on residentially zoned land subject to separate permit review by the Tillamook County Community Development Department, and not OPRD. The permit review in this report is focused on the preservation of economic, scenic and recreational values of the ocean shore and not on residentially-zoned land, or state/federal waters beyond the ocean shore boundary as defined in the OARs. By evaluating the impacts of the project installation at a location other than the ocean shore would exceed OPRD’s jurisdiction and would be inconsistent with this statute. As such, this review is primarily in consideration of the portion of the project which would be between 30 and 75 feet underground as it crosses the ocean shore.

VIII. PUBLIC COMMENT

Notice of the proposed public hearing was posted at the site for 30 days in accordance with OAR 736-20-0003(5). In addition, a copy of the application was posted on the OPRD website. Individual notification and a copy of the application were mailed to government agencies, tribes, adjacent ocean front property owners and individuals on OPRD’s ocean shore mailing list who have requested ocean shore permit public notices.

OPRD received extensive written comments and testimony

A public hearing was held on February 12, 2019, to receive public testimony. Approximately 50 persons attended the public hearing including representatives of the applicant, OPRD staff, and members of the public, primarily residents and owners of property in Tierra Del Mar. Public testimony was presented by 12 individuals, after a short slide show presentation by Subcom on behalf of the Applicant.

The vast majority of public comments expressed opposition to the proposed project, based on concerns over likely and potential impacts of the conduit and cable installation activities on the surrounding residential uses and Tierra Del Mar neighborhood. Issues of temporary concern included noise, vibration, and potential damage to homes, septic systems, propane tanks, Sandlake Road, and public/private infrastructure. These issues, and others related to project installation were raised many times as common reasons for objections to the project. Other concerns included potential impacts to the Sand lake Estuary, which is a natural and pristine estuary, lack of cellular communications ability in the area (a safety issue), use and potential inadvertent release of bentonite drilling lubricant and potential associated health risks, limited water supply for the community, potential loss of property values, loss of rental income, potential delays in emergency vehicle response providers due to traffic congestion, and others were raised. The common theme of the objections were that the horizontal drilling operations necessary to install the conduit and cable would temporarily disrupt the tranquil
nature of the area and have overall negative, unacceptable impacts to the residential use and residential character of the neighborhood.

There were no objections to the request by the Oregon Department of Fish and Wildlife or any other state or federal agency.

As indicated above, extensive written comments were received and are also included in the case file record. An audio file of the public hearing was recorded and is incorporated into the record by reference, and remains available for public review at the time of this report. All comments and testimony are included in the case file record and incorporated into this report by reference, and remain available upon public records request.

To summarize overall public comment and testimony provided, most objections were directed toward the portion of the project not within OPRD’s ocean shore jurisdiction as defined above. OPRD’s jurisdictional authority is limited to the ocean shore and impacts upon it, by review of the criteria identified in this report. By virtue of OPRD’s limited authority to make decisions as they affect the ocean shore, the agency must defer to the Tillamook County Community Development Department to consider the impacts of the horizontal directional drilling component of the overall project on the Tierra Del Mar community and its residents. OPRD strongly encourages thorough county review of the extensive public comments raised by its residents and property owners during evaluation of this ocean shore permit application.

IX. Findings Summary and Conclusion

The Applicant has failed to demonstrate that there is adequate justification to install a vacant conduit across the ocean shore and therefore the application does not meet this essential criterion for approval as described in OAR 736-20-0010(1).

The following checklist summarizes whether the application satisfies the general, scenic, recreation, safety and natural and cultural resource standards as defined in OAR 736-020-0010 through 736-020-0030:

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<th>Standard</th>
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X. STAFF RECOMMENDATION:

Based on an analysis of the facts and in consideration of the standards evaluated under OAR-736-020-0005 through OAR 736-020-0030, I recommend the following action:
☐ Approval

☐ Approval with conditions

☒ Denial

If the permit is denied, staff further recommends a refund of the application fee (Just Compensation), less the amount of OPRD's administrative costs for the required public notices, public hearing, application review, and decision documentation.

Jay Sennewald
Ocean Shore Coordinator