

Categorical Exclusion Documentation

A. Background

BLM Office: **Ashland Resource Area** CE Number: **OR116-08-37**

Proposed Action Project Name: **Antelope Salvage**

Background:

In early January 2008, a series of winter storms hit the West Coast. The storms brought strong winds and heavy rain and snow to southern Oregon and northern California. Wind gusts over 60 miles per hour downed power lines and uprooted trees. Patches of green trees were blown down in a random pattern across the Butte Falls and Ashland Resource Areas. Since the windstorm, the Bureau of Land Management (BLM) has performed a comprehensive review of the areas impacted by the storm and analyzed the effects of removal of a portion of the timber blown down. National Environmental Policy Act (NEPA) compliance documentation has been completed using both Categorical Exclusion and Environmental Assessment documents.

In order to timely recover some economic value of the damaged timber, reduce potential insect infestation and reduce the risk of fire in advance of the coming fire season, the BLM proposes to implement the Antelope Salvage project as reviewed in this Categorical Exclusion.

Location of Proposed Action:

The Antelope Salvage project area is located on Bureau of Land Management in the Ashland Resource. All proposed salvage would occur on lands designated as matrix in the 1995 *Medford District Record of Decision and Resource Management Plan (ROD/RMP)*. Matrix lands are Federal land outside of reserves and special management areas available for timber harvest (RMP p. 38).

Description of Proposed Action:

In the Antelope Salvage project, the BLM proposes to salvage approximately six trees that have blown down across a shared BLM and private land property line. The project would remove and sell the six trees to the adjacent land owner. The harvest system would be tractor. Trees to be removed can be reached from the private land and no equipment will be entering BLM land. Trees will be yarded across BLM onto private land. See map for tree locations.

Trees proposed for salvage would include trees blown down by the wind storm in excess of those needed to meet the requirements for coarse woody debris established in the Northwest Forest Plan¹ (p. C-40-43 and D-10) and Medford District ROD/RMP (p. 39 and 40). In order

¹ *Standards and Guidelines for Management of Habitat for Late-Successional and Old-Growth*

to meet coarse woody debris requirements, the BLM would retain a minimum 120 linear feet of coarse woody debris, on average per acre, across salvage units after salvage is completed. Merchantable coarse woody debris in excess of the amounts identified as minimum retention levels could be removed as part of the salvage activities.

To reduce the potential wildfire risk logging slash would be hand piled and burned or lopped and scattered where fuel loadings are light.

Design Features for the Proposed Action

- No Threatened and Endangered Wildlife species are known to occur in the project area. The nearest known northern spotted owl site is approximately ½ mile away. No seasonal operating restrictions are required to prevent disturbance to spotted owls. During implementation of the proposed action, if any owls are discovered in the proximity of harvest units following the sale date, activities will be halted until BLM determines appropriate measures.
- No equipment will leave private land. Trees will be yarded over BLM land to the private land.
- One tree crosses an intermittent stream channel. This tree will be cut approximately 15 feet from the base (root wad) and the root wad and 15 foot section will remain on site. The portion to be removed will be yarded away from the channel. Slash will be lopped and scattered onto the disturbed area concentrating on the bare area adjacent to the stream channel.
- Retain on-site large coarse woody debris of 120 linear feet (16" X 16') on average per acre where practical.
- Road surfaces, ditches and culvert catch basins will be cleaned of slash and debris.
- Slash will be lopped and scattered, as determined by the sale administrator.
- Areas with disturbance will be seeded with an approved native grass seed mix to encourage rehabilitation and to minimize the potential for post-harvest noxious weed infestation.
- The BLM completed botany surveys and there are no known sites of Medford District Sensitive plants in project area. If during implementation of the proposed project, any District Sensitive plants are found, the BLM will determine appropriate measures to apply based on species, proposed treatment, site-specific environmental conditions, and available management recommendations.

B. Land Use Plan Conformance

This proposal is consistent with policy directed by the following:

- *Final Supplemental Environmental Impact Statement and Record of Decision for Amendments to Forest Service and Bureau of Land Management Planning Documents*

Forest Related Species Within the Range of the Northern Spotted Owl, April 1994.

Within the Range of the Northern Spotted Owl (Northwest Forest Plan FSEIS, 1994 and ROD, 1994)

- *Final-Medford District Proposed Resource Management Plan/Environmental Impact Statement and Record of Decision* (PRMP/EIS, 1994 and RMP/ROD, 1995)
- *Record of Decision To Remove the Survey and Manage Mitigation Measure Standards and Guidelines from the Bureau of Land Management Resource Management Plans Within the Range of the Northern Spotted Owl* (ROD, 2007)
- *Medford District Integrated Weed Management Plan Environmental Assessment (1998)* and tiered to the *Northwest Area Noxious Weed Control Program* (EIS, 1985)

The proposed action is in conformance with the direction given for the management of public lands in the Medford District by the Oregon and California Lands Act of 1937, Federal Land Policy and Management Act of 1976, Endangered Species Act of 1973, Clean Water Act of 1987, Safe Drinking Water Act of 1974 (as amended 1986 and 1996), Clean Air Act of 1990 (as amended), and Archaeological Resources Protection Act of 1979.

This proposal is consistent with management direction in the Medford District Resource Management Plan that directs the BLM to “Provide for salvage harvest of timber killed or damaged by events such as wildfire, windstorms, insects, or disease, consistent with management objectives for other resources.” “Provide for the safety of forest users (including removing hazard trees along roads and trails, in camp grounds, and administrative sites, etc.)” (USDI 1995, p. 72).

C. Compliance with NEPA

The Proposed Action is categorically excluded from further documentation under the NEPA in accordance with the Department of the Interior Manual Section 516 DM 11.9 C(8) and C(3) as follows:

Salvaging dead or dying trees not to exceed 250 acres, requiring no more than 0.5 miles of temporary road construction.

These categorical exclusions are appropriate in this situation because there are no extraordinary circumstances potentially having effects that may significantly affect the environment as documented in the following table. The proposed action has been reviewed, and none of the extraordinary circumstances described in 516 DM 2, Appendix 2 apply.

D. Categorical Exclusion Extraordinary Circumstances Documentation

The proposed categorical exclusion action will:	YES	NO
2.1 Have significant impacts on public health or safety.		X
Rationale: Salvage operations will follow Occupational Safety and Health Administration standards designed to prevent job-related illness or injuries.		

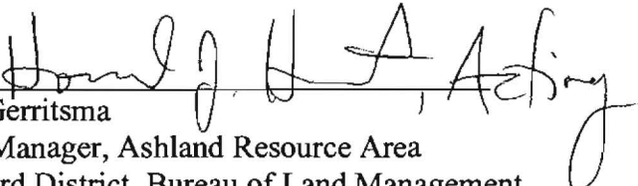
The proposed categorical exclusion action will:	YES	NO
<p>2.2 Have significant impacts on such natural resources and unique geographic characteristics as historic or cultural resources; park, recreation or refuge lands; wilderness areas; wild or scenic rivers; national natural landmarks; sole or principal drinking water aquifers; prime farmlands; wetlands (Executive Order 11990); floodplains (Executive Order 11988); national monuments; migratory birds; and other ecologically significant or critical areas.</p>		X
<p>Rationale: Salvage will occur only within a designated sale unit. This unit by design, is located outside the unique geographic areas listed above. There are no park, recreation, or refuge lands; wilderness areas; wild and scenic rivers; national natural landmarks; sole or principal drinking water aquifers; prime farmlands; wetlands; floodplains; national monuments; or other ecologically significant or critical areas within the project area.</p> <p>The project was reviewed for heritage sites and there are no known sites that will be affected by the implementation of the project. This project will be a no effect undertaking relative to heritage resources. The windstorm and resulting tree blowdown altered the habitat for migratory birds. The salvage would not change the overall habitat function as it now exists; therefore, the proposed action would not have significant impacts on migratory birds.</p>		
<p>2.3 Have highly controversial environmental effects or involve unresolved conflicts concerning alternative uses of available resources [NEPA Section 102(2)(E)].</p>		X
<p>Rationale: Public comments received during scoping indicated differences of opinion regarding whether or not to salvage blown down timber. While differences in public opinion regarding managed versus unmanaged forests reflect a range of values that humans place on public lands and its management, they do not indicate the presence of highly controversial environmental effects. "Highly controversial", in the context of 40 CFR 1508.27(b)(4), refers to substantial disagreement within the scientific community about the environmental effects of a proposed action. It does not refer to expressions of opposition or expressions of preference among alternatives. The effects of the Antelope Salvage project are similar in nature to those of other commercial timber sales, including timber salvage projects that have been implemented within the scope of the Medford District Resource Management Plan.</p>		
<p>2.4 Have highly uncertain and potentially significant environmental effects or involve unique or unknown environmental risks.</p>		X
<p>Rationale: The BLM interdisciplinary team of resource specialists for the Antelope Salvage project reviewed the project and determined there is no threat of significant environmental effects or unique or unknown environmental risks.</p>		
<p>2.5 Establish a precedent for future action or represent a decision in principle about future actions with potentially significant environmental effects.</p>		X
<p>Rationale: Salvage operations have occurred on the Medford District in the past and are likely to occur in the future. However, each salvage project contains its own set of conditions that must be evaluated on its own merit, as the BLM has done with this project. Land use allocations and environmental conditions, such as remaining vegetation, slopes, soils, and streams, are unique to each project and must be considered anew as each opportunity for salvage occurs.</p>		
<p>2.6 Have a direct relationship to other actions with individually insignificant but cumulatively significant environmental effects.</p>		X
<p>Rationale: The BLM interdisciplinary team of resource specialists reviewed the project based on current conditions on the ground. The team did not find any resource issues of concern that will be affected by this project. The project is very small in size and was included in an overall analysis of multiple blow down removal projects. The Project Design Features serve as a basis for resource protection in the</p>		

The proposed categorical exclusion action will:	YES	NO
implementation of this project.		
2.7 Have significant impacts on properties listed, or eligible for listing, on the National Register of Historic Places as determined by either the bureau or office.		X
Rationale: The project was reviewed for heritage sites and there are no known sites that will be affected by the implementation of the project.		
2.8 Have significant impacts on species listed, or proposed to be listed, on the List of Endangered or Threatened Species, or have significant impacts on designated Critical Habitat for these species.		X
Rationale: BLM has surveyed the salvage areas for Bureau special status species plants. No know sites were found in the project area. If, during implementation of the proposed action, a species is discovered, the BLM will apply the appropriate protective measures in accordance with the Design Features listed for this project. The salvage will not change the function of spotted owl habitat. The fish biologist reviewed this project in the field and concluded that implementing this project, with PDFs as described above, would not compromise water quality or aquatic habitat, including designated Critical Coho habitat and Essential Fish Habitat. Likewise, ACS objectives would not be affected at any spatial scale.		
2.9 Violate a Federal law, or a State, local, or tribal law or requirement imposed for the protection of the environment.		X
Rationale: The BLM interdisciplinary team for the Antelope Salvage project reviewed the project for compliance with applicable laws such as the Federal Land Policy and Management Act, Endangered Species Act, Clean Water Act, National Environmental Policy Act, Clean Air Act, and Archaeological Resources Protection Act, among others. The specialists found the project conforms to the direction given for the management of public lands in the Medford District ROD/RMP, which complies with all applicable Federal and State law.		
2.10 Have a disproportionately high and adverse effect on low income or minority populations (Executive Order 12898).		X
Rationale: Based on past projects in the Medford District, the proposed salvage will provide job opportunities in communities such as Butte Falls, the closest incorporated city to the project area. In the 2000 census, 22 percent of the population of Butte Falls was below the poverty level. While this project only consists of six trees, overall the salvage efforts for the 2008 blowdown could provide job opportunities for Butte Falls that range from the harvesting of trees to processing the wood into lumber.		
2.11 Limit access to and ceremonial use of Indian sacred sites on Federal lands by Indian religious practitioners or significantly adversely affect the physical integrity of such sacred sites (Executive Order 13007).		X
Rationale: The project Archaeological Technician conducted a cultural survey in the project area. No Indian sacred sites were identified during the survey.		
2.12 Contribute to the introduction, continued existence, or spread of noxious weeds or non-native invasive species known to occur in the area or actions that may promote the introduction, growth, or expansion of the range of such species (Federal Noxious Weed Control Act and Executive Order 13112).		X
Rationale: The implementation of Design Features such as washing equipment prior to entry to the project area and using native seed and weed-free mulch after final disturbance, and the ongoing treatment of noxious weeds in the project area will reduce the risk of introduction or spread of noxious weeds.		

The proposed categorical exclusion action will:	YES	NO
Vehicles accessing the project area would stay on existing roads (no road construction is proposed), reducing the potential of picking up and dispersing noxious weeds or seed.		

I considered the potential for significant impacts to threatened and endangered or Bureau sensitive species of fish, wildlife, and plants; cultural resources; noxious weeds; and soil and hydrologic resources. Where appropriate, BLM has completed surveys for those resources and implemented appropriate management recommendations where deemed necessary. The Design Features in Section A of this Categorical Exclusion Documentation will further protect those resources from the potential for significant impacts resulting from implementation of the Proposed Action. Implementing the Antelope Salvage project enables the BLM to timely recover some economic value of the damaged timber, reduce potential insect infestation danger and increase the ability to control a wildfire should one occur in the area.

E. Signature of Authorizing Official



John Gerritsma
Field Manager, Ashland Resource Area
Medford District, Bureau of Land Management

Date 8/19/08

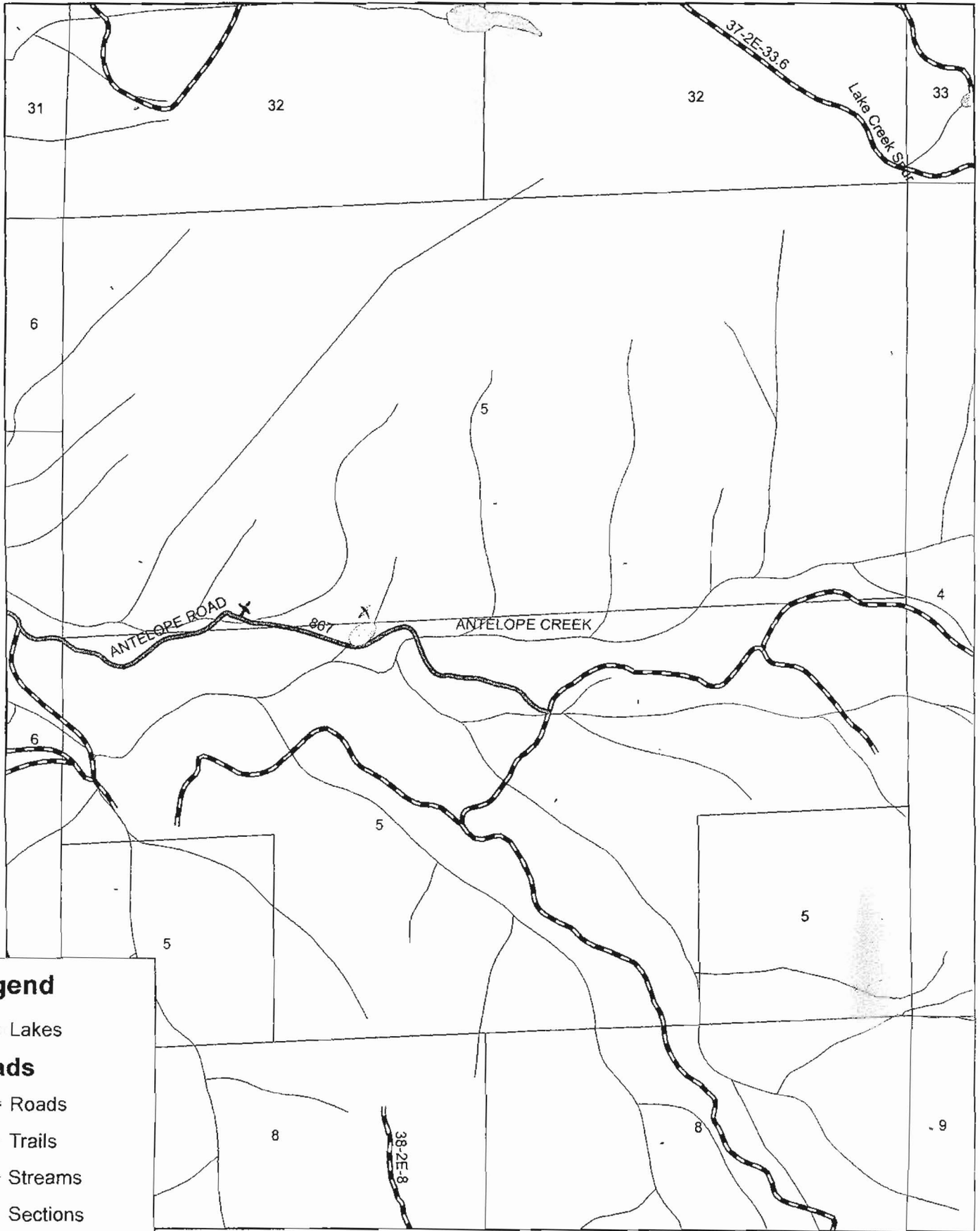
F. Contact Person

For additional information concerning this Categorical Exclusion review, contact Edward Reilly, Environmental Coordinator, 541-618-2497, Medford District BLM, 3040 Biddle Road, Medford, OR 97504

Administrative Remedy

The forest management decision to be made on the action described in this categorical exclusion is subject to protest under 43 CFR subpart 5003. Under 43 CFR 5003.3 subsection (a), protests may be filed with the authorized officer within 15 days of the notification date of a decision. The date this Decision Record is published on BLM's Website serves as the effective date of this decision. Under 43 CFR 5003.3 (b), protest filed with the authorized officer shall contain a written statement of reasons for protesting the decision. A decision on this protest would be subject to appeal to the Interior Board of Land Appeals, although, under 43 CFR 5003.1 subsection (a), filing a notice of appeal under 43 CFR part 4 does not automatically suspend the effect of a decision governing or relating to forest management under 43 CFR 5003.2 or 5003.3.

Antelope Blowdown



Legend

- Lakes
- Roads**
- Roads
- Trails
- Streams
- Sections
- BLM
- Blowdown Area

0 435 870 1,740 Feet

X Blowdown locations

Streets
2 mhf