3.2 Agricultural and Forestry Resources

This section describes the regulatory and environmental setting for agricultural and forestry resources in the project area. It also describes impacts on agricultural and forestry resources that would result from implementation of the Initial and Full Repower.

3.2.1 Existing Conditions

Regulatory Setting

Federal

No federal plans or policies related to agricultural or forestry resources apply to either the Initial or Full Repower phase of the proposed project.

State

Farmland Mapping and Monitoring Program

California established the Farmland Mapping and Monitoring Program (FMMP) in 1982 to continue the Important Farmland Inventory efforts begun by the Natural Resources Conservation Service (NRCS) in 1975. The FMMP is a non-regulatory program intended to aid in assessing the location, quality, and quantity of agricultural lands and conversion of such lands over time. The FMMP provides consistent and impartial data for the analysis of agricultural land uses and land use changes in California. Under the FMMP, the first Important Farmland Maps were produced in 1984, covering 38 of the state’s 58 counties; current maps, released every 2 years, cover almost 98 percent of the state’s privately held land (California Department of Conservation 2007). The FMMP rates agricultural land according to soil quality and irrigation status within the designations discussed below. Environmental Setting, below, discusses the FMMP designations within the project vicinity.

Prime Farmland

The FMMP defines prime farmland as land with the best combination of physical and chemical characteristics for producing food, feed, fiber, forage, oilseed, and other agricultural crops with minimum inputs of fuel, fertilizer, pesticides, and labor, and without intolerable soil erosion.

Unique Farmland

Unique farmland, as defined by the FMMP, is land other than prime farmland that is used for the production of specific high-value food and fiber crops such as, citrus, tree nuts, olives, cranberries, fruits, and vegetables.

Farmland of Statewide Importance

Farmland of statewide importance is land of statewide or local importance that has been identified by state or local agencies for agricultural use.
Farmland of Local Importance

Farmland of local importance is land identified as important to the local agricultural economy by each county's board of supervisors and a local advisory committee. The Alameda County Board of Supervisors has determined that no farmland of local importance is present in Alameda County (California Department of Conservation 2011b).

Grazing Land

The FMMP defines grazing land as land on which the existing vegetation is suited to the grazing of livestock.

Urban and Built-Up Land

Urban and built-up land is defined as land occupied by structures, including residential, industrial, commercial, and other developed uses, with a building density of at least one unit per 1.5 acres, or approximately six structures per 10-acre parcel.

Williamson Act

The California Land Conservation Act of 1965, commonly referred to as the Williamson Act, is a state policy administered at the local government level. The Williamson Act is intended to preserve agricultural and open space lands through contracts with private landowners. By entering into a Williamson Act contract, the landowner foregoes the possibility of converting agricultural land to nonagricultural use for a rolling period of 10 years in return for lower property taxes. Local governments receive an annual subvention of forgone property tax revenues from the state via the Open Space Subvention Act of 1971.

Of California’s 58 counties, 53 have adopted the Williamson Act program, including Alameda County. The Environmental Setting section below describes the location of Williamson Act lands within the project area.

Local

The project area falls under the jurisdiction of Alameda County’s General Plan and ECAP, which contain the following pertinent agriculture-related goals, objectives, and policies. In addition, Alameda County’s Right-to-Farm Ordinance (Alameda County Administrative Code Chapter 6.28) relates to agricultural lands in the project area.

Alameda County General Plan

The Conservation Element (1994) of the Alameda County General Plan contains the following goals and objectives relevant to the Initial and Full Repower.

**Goal:** To protect and maintain soils in Alameda County in such a manner to be beneficial to agricultural and open uses.

**Goal:** To protect agriculture and agricultural lands.

**Objective 1:** To preserve agricultural lands.

**Objective 2:** To promote sound land use management on agricultural lands.

**Objective 4:** To support a purpose of multiple use of agricultural and grazing lands as a means of preserving economic and environmental values of the land.
Alameda County East County Area Plan

Alameda County’s ECAP guides development in the easternmost portion of the county, encompassing the area eastward from the Pleasanton/Dublin ridgeline to the San Joaquin County line and south from the Contra Costa County line to the Santa Clara County line. In November 2000, Alameda County voters approved the Save Agriculture and Open Space Lands Initiative (Measure D), amending the Alameda County General Plan and in particular the ECAP. Measure D was intended to preserve and enhance agriculture and agricultural lands and to protect the natural qualities, the wildlife habitats, the watersheds, and the open space of Alameda County from excessive, badly located, and harmful development.

The ECAP contains the following goals and policies applicable to the Initial and Full Repower. The policy marked with an asterisk (*) represents a policy modified by Measure D.

**Goal:** To maximize long-term productivity of East County’s agricultural resources.

**Policy 71:** The County shall conserve prime soils (Class I and Class II, as defined by the USDA Soil Conservation Service Land Capability Classification) and Farmland of Statewide Importance and Unique Farmland (as defined by the California Department of Conservation Farmland Mapping and Monitoring Program) outside the Urban Growth Boundary.

**Policy 73:** The County shall require buffers between those areas designated for agricultural use and new nonagricultural uses within agricultural areas or abutting parcels. The size, configuration and design of buffers shall be determined based on the characteristics of the project site and the intensity of the adjacent agricultural uses, and if applicable, the anticipated timing of future urbanization of adjacent agricultural land where such agricultural land is included in a phased growth plan. The buffer shall be located on the parcel for which a permit is sought and shall provide for the protection of the maximum amount of arable, pasture, and grazing land feasible.

**Policy 74:** The County shall require that, where conflicts between a new use and existing use are anticipated, the burden of mitigating the conflicts be the responsibility of the new use.

**Policy 75:** The County shall enforce the provisions of the Alameda County Right-to-Farm Ordinance on all lands within and adjacent to agricultural areas.

**Policy 85:** The County shall utilize provisions of the Williamson Act and other appropriate economic incentives to support agricultural uses.

*Policy 86:* The County shall not approve cancellation of Williamson Act contracts within or outside the County Urban Growth Boundary except where findings can be made in accordance with state law, and the cancellation is consistent with the Initiative. In no case shall contracts outside the Urban Growth Boundary be canceled for purposes inconsistent with agricultural or public facility uses. Prior to canceling any contract inside the County Urban Growth Boundary, the Board of Supervisors shall specifically find that there is insufficient non-contract land available within the Boundary to satisfy state-mandated housing requirements. In making this finding, the County shall consider land that can be made available through reuse and rezoning of non-contract land.

**Policy 98:** The County shall require Site Development Review for all proposed buildings, except accessory uses related to agricultural production (see definition in Table 1 [of the ECAP]), in the "A-100" (Agriculture - 100-acre minimum parcel size), "A-160" (Agriculture - 160-acre minimum parcel size), or "A-320" (Agriculture - 320-acre minimum parcel size) Districts.

**Policy 169:** The County shall allow for continued operation, new development, redevelopment, and expansion of existing and planned windfarm facilities within the limits of environmental constraints.
Policy 170: The County shall protect nearby existing uses from potential traffic, noise, dust, visual, and other impacts generated by the construction and operation of windfarm facilities.

Policy 173: The County shall discourage the development of uses and structures that are not compatible with wind energy operations within the Wind Resource Area (as shown on Figure 4 [of the ECAP]).

Alameda County Right-to-Farm Ordinance

Alameda County has a Right-to-Farm Ordinance, Chapter 6.28 of the Administrative Code. The Right-to-Farm Ordinance alerts prospective property owners that lands within 2,000 feet include agricultural properties and informs them of lawful and properly conducted agricultural and related activities. The ordinance is intended to promote public health, safety, and welfare and to support and encourage continued agricultural operations in Alameda County. The ordinance provides recourse for both parties in the event of a dispute regarding any inconvenience or discomforts from agricultural operations and protects such operations from nuisance lawsuits.

Alameda County Zoning Ordinance

The project area is zoned Agricultural District (A District) under the Alameda County Zoning Ordinance. The Zoning Ordinance allows for agricultural and other non-urban uses. Within the A District, privately owned wind-electric generators are conditionally permitted uses subject to approval by the EBZA.

Environmental Setting

Project Area Farmland Mapping and Monitoring Program Classifications

The FMMP designates the majority of unincorporated Alameda County land as grazing land, defined as "land on which the existing vegetation is suited to the grazing of livestock" (California Department of Conservation 2011a). According to the most recent mapping, the county has approximately 3,953 acres of prime farmland, 1,230 acres of farmland of statewide importance, 2,383 acres of unique farmland, 244,033 acres of grazing land, 146,263 acres of urban and built up land, and 75,595 acres of other land (California Department of Conservation 2011a). The FMMP identifies the land within the project parcels as grazing land (California Department of Conservation 2011a). Figure 3.2-1 shows FMMP designations for project area lands.

In addition to mapping agricultural lands, the FMMP tracks the amount of land converted from agricultural to nonagricultural use. Between 2008 and 2010, the most recent years available, Alameda County experienced a net loss of 342 acres of agricultural land (California Department of Conservation 2011b). Of those 342 acres converted to nonagricultural use, 219 acres were designated as grazing land (California Department of Conservation 2011b).

Project Area Soils

Soils in the project area consist mainly of Altamont clay, Linne clay loam, and Rincon clay loam. The soils in the Altamont and Linne series are well drained, typically found in the rolling to steeper terrain, and are used primarily for dry-farmed grain, grain hay, pasture, and range (United States Department of Agriculture 1966). Soils in the Rincon series are found primarily on nearly level valley floors and fans east of Livermore and north of Mountain House; they are mainly used for irrigated pasture, alfalfa, row crops, dry-farmed grain, and grain hay (United States Department of Agriculture 1966).
PRIME FARMLAND - 3,953 acres

PRIME FARMLAND HAS THE BEST COMBINATION OF PHYSICAL AND CHEMICAL FEATURES ABLE TO SUSTAIN LONG-TERM AGRICULTURAL PRODUCTION. THIS LAND HAS THE SOIL QUALITY, GROWING SEASON, AND MOISTURE SUPPLY NEEDED TO PRODUCE SUSTAINED HIGH YIELDS. LAND MUST HAVE BEEN USED FOR IRRIGATED AGRICULTURAL PRODUCTION AT SOME TIME DURING THE FOUR YEARS PRIOR TO THE MAPPING DATE.

FARMLAND OF STATEWIDE IMPORTANCE - 1,230 acres

FARMLAND OF STATEWIDE IMPORTANCE IS SIMILAR TO PRIME FARMLAND BUT WITH MINOR SHORTRCOMINGS, SUCH AS GREATER SLOPES OR LESS ABILITY TO STORE SOIL MOISTURE. LAND MUST HAVE BEEN USED FOR IRRIGATED AGRICULTURAL PRODUCTION AT SOME TIME DURING THE FOUR YEARS PRIOR TO THE MAPPING DATE.

UNIQUE FARMLAND - 2,383 acres

UNIQUE FARMLAND CONSISTS OF LESSER QUALITY SOILS USED FOR THE PRODUCTION OF THE STATE’S LEADING AGRICULTURAL CROPS. THIS LAND IS USUALLY IRRIGATED, BUT MAY INCLUDE NONIRRIGATED ORCHARDS OR VINEYARDS AS FOUND IN SOME CLIMATIC ZONES IN CALIFORNIA. LAND MUST HAVE BEEN CROPPED AT SOME TIME DURING THE FOUR YEARS PRIOR TO THE MAPPING DATE.

GRAZING LAND - 244,033 acres

GRAZING LAND IS LAND ON WHICH THE EXISTING VEGETATION IS SUITED TO THE GRAZING OF LIVESTOCK.

URBAN AND BUILT-UP LAND - 146,263 acres

URBAN AND BUILT-UP LAND IS OCCUPIED BY STRUCTURES WITH A BUILDING DENSITY OF AT LEAST 1 UNIT TO 1.5 ACRES, OR APPROXIMATELY 6 STRUCTURES TO A 10-ACRE PARCEL. COMMON EXAMPLES INCLUDE RESIDENTIAL, INDUSTRIAL, COMMERCIAL, INSTITUTIONAL FACILITIES, CEMETERIES, AIRPORTS, GOLF COURSES, SANITARY LANDFILLS, SEWAGE TREATMENT, AND WATER CONTROL STRUCTURES.

OTHER LAND - 73,595 acres

OTHER LAND IS LAND NOT INCLUDED IN ANY OTHER MAPPING CATEGORY. COMMON EXAMPLES INCLUDE LOW DENSITY RURAL DEVELOPMENTS, BRUSH, TIMBER, WETLAND, AND RIPARIAN AREAS NOT SUITABLE FOR LIVESTOCK GRAZING, CONFINED LIVESTOCK, POULTRY, OR AQUACULTURE FACILITIES, STRIP MINES, BORROW PITS, AND WATER BODIES SMALLER THAN 40 ACRES. VACANT AND NONAGRICULTURAL LAND SURROUNDED ON ALL SIDES BY URBAN DEVELOPMENT AND GREATER THAN 40 ACRES IS MAPPED AS OTHER LAND.

WATER - 53,880 acres

PERENNIAL WATER BODIES WITH AN EXTENT OF AT LEAST 40 ACRES.

Source: California Department of Conservation, 2011a.

Figure 3.2-1
Project Area Farmland Mapping and Monitoring Program Classifications
Williamson Act Lands

As of 2009, the most recent enrollment data available for Alameda County, a total of 135,031 acres of Williamson Act lands were located throughout Alameda County (California Department of Conservation 2011b). Of these, 132,539 acres were classified as prime and 2,493 acres were classified as non-prime lands (California Department of Conservation 2011b). Williamson Act lands in the project area are classified as non-prime Williamson Act Lands, defined as “land which is enrolled under California Land Conservation Act contract and does not meet any of the criteria for classification as Prime Agricultural Land” (California Department of Conservation 2012). The state defines non-prime land as open space land of statewide significance under the Williamson Act, and notes that most such land is used for grazing or non-irrigated crops, but may include “other open space uses which are compatible with agriculture and consistent with local general plans” (California Department of Conservation 2012). Several of the project parcels are under Williamson Act contract, and utility-scale wind energy turbines and projects, such as those that were developed in the 1980s and 1990s and that are expected to continue to be maintained and/or built in the APWRA, have been determined to be compatible uses by both the County and the California Department of Conservation. Three of the seven parcels scheduled for the Initial Repower phase are under Williamson Act contract (Alameda County 2013). The eighth parcel, part of the Full Repower but not the Initial Repower, is also under Williamson Act contract (Alameda County 2013). Figure 3.2-2 shows Williamson Act lands in the project area.

Project Area Agriculture and Forest Resources

Eastern Alameda County is largely rural, with open space, agriculture, and wind farms being the predominant uses. Forest resources are not present within or near the project parcels. The approximately 1,000-acre project area is currently in agricultural use as cattle grazing land as well as existing wind farm operations. Grazing takes place concurrently with wind turbine operations, and the wind farms’ internal maintenance access roads provide landowners with additional access to portions of their properties. Wind farm operators lease rights from property owners to use portions of the land for turbines, ancillary electric power lines, access roads, substations, and maintenance facilities. Because wind energy facilities occupy a small area of the total leased acreage, the remainder of the land continues to be used for agricultural production.

3.2.2 Environmental Impacts

This section describes the impact analysis relating to agricultural resources for both the Initial Repower and the Full Repower. It describes the methods used to determine the impacts of the Sand Hill Wind Project, lists the thresholds used to conclude whether an impact would be significant and, if applicable, provides measures to mitigate (reduce, avoid or compensate for) any impacts determined to be significant.

Methods for Analysis

This section of the EIR addresses potential impacts of the Initial Repower and subsequent Full Repower on agricultural and forest resources. In general, impacts on agricultural or forest resources may occur during the decommissioning of existing wind facilities, or during construction, operation and maintenance of the proposed wind facilities; all of these situations are considered in the evaluation of potential impacts on agricultural and forest resources. The analysis of agricultural and forest resources impacts was conducted using a review of the most
current (2010) FMMP information for Alameda County, including the Important Farmlands Map and farmland conversion tables; NRCS soils data; and Alameda County’s parcel-specific Williamson Act information.

**Determination of Significance**

Based on Appendix G of the State CEQA Guidelines, a proposed project would normally be required to determine if it would have any of the following potential significant effects.

- Convert prime farmland, unique farmland, or farmland of statewide importance (Farmland), as shown on the maps prepared pursuant to the FMMP of the California Resources Agency, to nonagricultural use.
- Conflict with existing zoning for agricultural use or conflict with a Williamson Act contract.
- Conflict with existing zoning for, or cause rezoning of forest land (as defined in PRC Section 12220[g]), timberland (as defined by PRC Section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104[g]).
- Result in the loss of forest land or conversion of forest land to non-forest use.
- Involve other changes in the existing environment that, due to their location or nature, could result in conversion of Farmland to nonagricultural use or conversion of forest land to non-forest use.

**Impacts and Mitigation Measures**

**Impact AG-1: Convert prime farmland, unique farmland, or farmland of statewide importance (Farmland), as shown on the maps prepared pursuant to the FMMP of the California Resources Agency, to nonagricultural use (no impact)**

Based on the current data available from the FMMP, no prime farmland, unique farmland, or farmland of statewide importance (Farmland) is present within the project area (California Department of Conservation 2011a). The project area is composed entirely of lands classified as grazing land (California Department of Conservation 2011a). Therefore, because no important farmland exists within the project boundary, neither project decommissioning, construction, nor operation and maintenance activities associated with the Initial Repower would convert any Farmland, as defined by the FMMP, to nonagricultural use. There would be no impact. No mitigation is required.

**Impact AG-2: Conflict with existing zoning for agricultural use or conflict with a Williamson Act contract (no impact)**

Chapter 17.06.040 of the Alameda County Code of Ordinances indicates that privately-owned wind facilities are a conditionally permitted use on non-prime farmland within the A District (Alameda County 2011). No prime farmland is present within or near the project area and all of the project area Williamson Act lands are classified as non-prime Williamson Act lands. The Initial Repower would therefore be considered a conditionally permitted use in accordance with the Alameda County Zoning Ordinance. Further, the Initial Repower would not result in any substantial change to the existing agricultural use on either contracted or non-contracted lands in or near the project area, nor result in the cancellation or non-renewal of Williamson Act contracts on parcels under lease for the Sand Hill Wind Project. The Initial Repower would therefore have no impact on existing agricultural zoning or Williamson Act contracts. No mitigation is required.
Figure 3.2-2
Project Area Williamson Act Lands
**Impact AG-3: Conflict with existing zoning for, or cause rezoning of forest land, timberland, or timberland zoned Timberland Production (no impact)**

No land zoned as forest land or timberland is located within or in the immediate vicinity of the project area. Accordingly, the Initial Repower would not conflict with existing zoning, or cause rezoning, of forest land or timberland. There would be no impact. No mitigation is required.

**Impact AG-4: Result in the loss of forest land or conversion of forest land to non-forest use (no impact)**

No forest lands exist in the project area; consequently, the Initial Repower would not cause the loss or conversion of forest land to non-forest use. There would be no impact. No mitigation is required.

**Impact AG-5: Involve other changes in the existing environment that, due to their location or nature, could result in conversion of Farmland to nonagricultural use or conversion of forest land to non-forest use (less-than-significant impact on farmland conversion; no impact on forest land)**

The project area, as noted above, does not occupy lands designated as Farmland, as defined by the FMMP. However, as the project area is currently in agricultural use as well as the wind power generation use, designated as grazing land, zoned for agriculture and protected by the provisions of Measure D, it is considered farmland in the traditional sense.

Existing wind farm facilities in the project area occupy a total of approximately 47.2 acres. Of these, approximately 0.7 acre of wind turbine foundations would be decommissioned and removed during the Initial Repower. When built, the Initial Repower facilities are expected to occupy 11.9 acres for the next 30 years. Decommissioning of 0.7 acre of existing wind turbines and their replacement with 11.9 acres of shrouded turbines and associated facilities would represent a net loss, for 30 years, of approximately 11.2 acres of agricultural land.

Existing agricultural activities within and in the vicinity of the project area would not be restricted in any way beyond current limitations. Continued operation of the wind power facilities also precludes the conversion of these agricultural lands to other nonagricultural uses. As discussed above, the Initial Repower would not result in the conversion of any Farmland to nonagricultural uses. Because the Initial Repower would result in a temporary (30 year) net loss of approximately 11.2 acres of agricultural land, but no change in Farmland, this would be a less-than-significant impact. No mitigation is required.

**Full Repower**

Decommissioning, construction, and operation and maintenance activities associated with the Full Repower phase of the remaining wind turbines are expected to be the same as those for the Initial Repower, but on a substantially larger or more intensive scale. The acreage devoted to wind farm facilities for the Full Repower would be substantially greater than that of the Initial Repower. Using the same per-turbine footprint assumptions for the Full Repower as for the Initial Repower (0.03 acre/turbine), the maximum anticipated number of new turbines (300) under the Full Repower would be expected to occupy a total of 9 acres. In addition, the Full Repower is expected to involve the construction of a new O&M building. Construction of the O&M building is expected to disturb up to 5 acres of land to accommodate the building, parking and storage space, a 25-foot
gravel surfaced access road, and gated access. As with the other facilities, the O&M building would likely remain in place for the 30-year anticipated useful life of the project. Impacts on agricultural resources are therefore expected to be similar to those identified for the Initial Repower.

**Impact AG-1[F]: Convert prime farmland, unique farmland, or farmland of statewide importance (Farmland), as shown on the maps prepared pursuant to the FMMP of the California Resources Agency, to nonagricultural use (no impact)**

No Farmland is present within the project area. The project parcels are composed entirely of lands classified as grazing land (California Department of Conservation 2011a). Therefore, because no Farmland exists within the project parcels, decommissioning, construction, and operation and maintenance activities associated with the Full Repower would not convert any Farmland, as defined by the FMMP, to nonagricultural use and there would be no impact on Farmland conversion.

**Impact AG-2[F]: Conflict with existing zoning for agricultural use or conflict with a Williamson Act contract (no impact)**

Because the proposed wind facilities are a conditionally permitted use on non-prime farmland within Alameda County’s A District, and no prime farmland is present within or near the project area, the Full Repower would be considered a conditionally permitted use. The Full Repower is not expected to result in any substantial change to the existing agricultural use on either contracted or non-contracted lands in or near the project area, nor result in the cancellation or non-renewal of Williamson Act contracts on parcels under lease for the Initial and Full Repower phases. There would be no impact on existing agricultural zoning or Williamson Act contracts.

**Impact AG-3[F]: Conflict with existing zoning for, or cause rezoning of forest land, timberland, or timberland zoned Timberland Production (no impact)**

No forest land, or land zoned as forest land or timberland, is located within or in the immediate vicinity of the project area. The Full Repower would therefore not conflict with existing zoning, or cause rezoning, of forest land or timberland. There would be no impact on forest land or timberland.

**Impact AG-4[F]: Result in the loss of forest land or conversion of forest land to non-forest use (no impact)**

No forest land, or land zoned as forest land or timberland, is located within or in the immediate vicinity of the project area. The Full Repower would therefore not result in the loss or conversion of any forest land to non-forest use. There would be no impact on forest land.

**Impact AG-5[F]: Involve other changes in the existing environment that, due to their location or nature, could result in conversion of Farmland to nonagricultural use or conversion of forest land to non-forest use (less-than-significant impact on farmland conversion; no impact on forest land)**

Although the project area lands are not classified as Farmland under the FMMP, they are considered agricultural lands in the traditional sense. Under the Full Repower, approximately 3 acres of existing 1980s–1990s-era wind turbines would be decommissioned and replaced with 9 acres of shrouded turbines, as well as 5 acres of new O&M facilities and associated roadway improvements. The Full Repower is therefore expected to result in a net loss, for 30 years, of approximately 11 acres of agricultural land in addition to the 11.2 acres for the Initial Repower. Existing agricultural activities
would not be restricted beyond current limitations and operation of the wind power facilities precludes the conversion of these agricultural lands to other nonagricultural uses. For the same reasons as discussed above, the Full Repower would not result in the conversion of any Farmland to nonagricultural uses. This would therefore be a less-than-significant impact. No mitigation is required.

Additionally, as discussed above, there is no forest land, or land zoned as forest land or timberland, within or in the immediate vicinity of the project area. The Full Repower would therefore not result in the conversion of any forest land to non-forest use. There would be no impact on forest land.

### 3.2.3 References Cited

**Printed References**


