Chapter Seven:
RECYCLING & SOLID WASTE MANAGEMENT PLAN

La Grande / Union County Airport
Airport Master Plan Update
FINAL – March 2018
Introduction

After 23 short-term extensions to the Federal Aviation Administration (FAA) authorization, the United States Congress passed and President Obama signed, on February 14, 2012, Public Law 112-95, the FAA Modernization and Reform Act of 2012 (FMRA). The FMRA incorporates reference guidance provided by the United States Environmental Protection Agency (EPA). Specifically, Section 133 of the FMRA states that the issuance of a grant for an airport master requires confirmation that the master plan scope of work includes a review of solid waste recycling at the airport.

In September 2012, the FAA issued Program Guidance Letter 12-08, which addresses the implementation of the relevant sections FMRA until such time when these sections can be included within future revisions of FAA Order 5100-38C, Airport Improvement Handbook and FAA Advisory Circular (AC) 150/5070-6B, Airport Master Plans. The FMRA contains a number of provisions that relate to improving the sustainability of airports. Section 133 of the FMRA states that an airport master plan must address issues relating to solid waste recycling at the airport including:

- The feasibility of solid waste recycling at the airport;
- Minimizing the generation of solid waste at the airport;
- Operation and maintenance requirements;
- The review of waste management contracts; and
- The potential for cost savings or the generation of revenue.

The FAA Planning and Environmental Division is in the process of developing guidance aimed at helping airports address these new requirements. In the absence of a final guidance from the FAA, a number of publications were used to guide the development of the Recycling and Solid Waste Management Plan for the La Grande / Union County Airport (Airport), these include:

- **EPA 530-K-08-002 - Developing and Implementing an Airport Recycling Program**, US EPA (April, 2009)
- **Interim Guidance for Airport Sustainable Master Plan Pilot Program**, FAA (May, 2010)
- **The Sustainable Airport Manual, Version 3 (SAM)**, Chicago Department of Aviation (November, 2012)
Types of Airport Generated Waste

This section provides a brief overview of the types of waste that are encountered at airport in general and at general aviation (GA) airports specifically. It must be noted that this list is not intended to be all-inclusive but does enumerates the most common types of airport waste encountered at GA airports.

**Municipal Solid Waste (MSW)** consists of everyday items that are used and then discarded, such as product packaging, furniture, clothing, bottles, food scraps, and newspapers.

**Construction and Demolition Waste (C&D)** is generally categorized as MSW. However, as it can be a major component of airport waste, it has been separated into its own category for the purposes of this chapter. C&D waste is any non-hazardous solid waste from land clearing, excavation, and/or the construction, demolition, renovation or repair of structures, roads, and utilities.

**Green Waste** is categorized as MSW and is also referred to as yard waste. Green waste consists of tree, shrub and grass clippings, leaves, weeds, small branches, seeds, pods, and similar debris generated by landscape maintenance activities.

**Spill cleanup and remediation wastes** are another type of special waste. These materials are generated during cleanup of spills and/or the remediation of contamination from various types of sites on an airport (e.g. storage tanks, oil and gas production, vehicular leaks, spills from maintenance activities, etc.).

**Hazardous Wastes** are covered by regulations outlining legal handling, treatment or disposal. Hazardous wastes are either specifically “listed” in the regulation (40 CFR 261.31-.33), or are ignitable, corrosive, toxic or reactive (as defined in 40 CFR 261.21-.24). Hazardous wastes most often encountered in the aviation industry include:

- solvents
- caustic parts washes
- heavy metal paint waste and paint chips
- wastewater sludges from metal etching and electroplating
- unused epoxies and monomers
- waste fuels (including sump fuel or tank sludges) and other combustibles
- unusable water conditioning chemicals
- illegal dumping of containerized chemicals
- contaminated sludge in GA aircraft wash rack oil/water separators
- nickel cadmium (ni-cad) batteries
- waste pesticides

**Universal Hazardous Wastes.** The EPA developed less stringent regulations for certain hazardous waste, known as universal wastes, set forth in 40 CFR part 273, the Universal Waste Rule. If handled in a responsible method prior to legal recycling, these wastes are less heavily regulated. This rule provides a set of streamlined regulations to reduce the regulatory burden by allowing longer time for the storage of the wastes, reduced record-keeping requirements and consolidation off-site without a permit. Universal wastes are:
• Generated in a wide variety of settings other than the industrial settings usually associated with hazardous wastes;
• Generated by a vast community (typically greater than 1,000 sources);
• May be present in significant volumes in non-hazardous waste management systems unless measures are made to separate out these recyclable wastes.

Federal and state regulations govern the collection and management of these widely generated wastes, thus facilitating environmentally sound collection and proper recycling or treatment since economical recycling options exist for most of these wastes. These regulations also encourage the development of municipal and commercial programs to reduce the quantity of these types of wastes going to landfills. States can modify the universal waste rule and add additional universal waste(s) in individual state regulations, so the regulations for Oregon are reviewed below.

Review of Federal, State, and Local Solid Waste Management Guidelines
This section includes a review of the current recycling and waste management practices and regulations at the Federal, State, and Local level. It is important to note that on the national level, the EPA oversees a variety of waste issues. These include regulation of hazardous wastes, landfill regulations, and setting recycling goals. More specific recycling legislation is localized through city or state governments.

Federal Waste Management Practices
Federally, the Airport follows FAA and EPA regulations for the management of solid waste. The guidelines set by the FAA and EPA aid waste management efforts by providing guidance on how to manage materials such as hazardous wastes. The EPA implemented the Resource and Conservation and Recovery Act of 1976 (RCRA), which provides general guidelines for the waste management program envisioned by Congress. Under RCRA Subtitle C, the EPA has established a system for controlling hazardous waste from the time it is generated until its ultimate disposal. This federal law guides the County in the process of handling and disposing of hazardous waste. The County also follows the EPA’s Environmentally Preferred Products (EPP) program and Green Seal products that are certified by the EPA.

Along with the rules and regulations the EPA has put forth, there are also guidance documents for recycling efforts. A document published by the EPA called Developing and Implementing an Airport Recycling Program has helpful guidance on how to implement recycling at an airport. Included in this document is a set of worksheets and instructions for identifying and measuring waste.

The FAA provides guidance on preparing airport recycling, reuse, and waste reduction plans. An example of this guidance is the memorandum issued by the FAA on September 30, 2014, titled Guidance on Airport Recycling, Reuse, and Waste Reduction Plans.

State of Oregon Waste Management Practices
The 1991 Oregon Legislature enacted a menu of recycling program elements or options in Senate Bill 66 (numbers 1 through 8). The 1997 Oregon Legislature made changes to some of these program options and added one more (number 9). Oregon Administrative Rules (OAR 340-090-0040) clarify requirements for each of the following program elements:
• Weekly, residential curbside collection of source-separated recyclable materials, on the same day as garbage service. (If this program element is not implemented, a minimum of monthly curbside collection is still required.) Local governments must also give notice to each person of the opportunity to recycle and encourage source separation of recyclable materials through an education and promotion program.

• An expanded recycling education and promotion program which includes, among other things, recycling collection promotion directed at residential and commercial solid waste service customers and generators at least four times a year.

• Provision of at least one durable recycling container directly to each residential collection service customer.

• Recycling collection service provided to multi-family dwelling complexes having five or more units.

• Residential yard debris collection program for collection and composting of residential yard debris.

• Regular, on-site collection of source-separated principal recyclable materials from commercial generators.

• Establishment of an expanded system of recycling depots which are conveniently located to the population served.

• Garbage collection rates established as a waste reduction incentive, including a mini-can option.

• A collection and composting program for commercial and institutional food waste, non-recyclable paper and other compostable waste.

All cities with population of 4,000 or more must provide a minimum of three recycling program elements and basic recycling education and promotion. All cities with population 10,000 or more, such as the case with La Grande, must provide an additional one or two recycling program elements (depending on the activities chosen). The Oregon Department of Environmental Quality (DEQ) can also approve alternative recycling programs that comply with administrative rules adopted by the Oregon Environmental Quality Commission.

Union County Waste Management Practices
Through a review of the County’s website, it does not appear there are specific rules and regulations for the County above and beyond the state’s policy listed above. Within the City of La Grande, curbside recycling is available; however, within the County’s rural communities there are centrally-located recycling receptacles available to residents. The County encourages recycling, having receptacles at all of their offices.

Airport Waste Audit
A waste audit survey was distributed to all airport tenants. The intent of the survey was identifying the sources, types and quantities of recyclable materials, along with identifying existing recycling practices. The results of the survey are provided below and included in Appendix G. In total, the survey collected results from 33 tenants at the Airport.
Twenty-six of the respondents were individual Airport tenants personally responsible for removal of their own waste. None of these users relies on a commercial service to remove waste from their hangar area. Respondents indicated that they did one of three things:

1. Majority of users (fifteen) responded that they bring any garbage generated to their personal residence to dispose of it there.
2. Five users responded that they do not generate any solid waste in their hangar.
3. Four users responded that they take trash from their hangar to a dumpster at the Airport that is serviced by a commercial waste removal company.

Two survey respondents did not fill out this section of the survey.

These tenants generated, on average, less than one pound of waste per week. The types of waste varied, but mostly included paper, plastic, and some metal.

Seven tenants rely on commercial service for solid waste removal, which are FedEx, US Forest Service Tanker Base, Blue Mountain Aircraft, Blue Mountain Rappel Base, Blue Mountain Interagency Fire Center, the Oregon Army National Guard, Life Flight, and the Airport fixed base operator (FBO). Waste Pro is the contractor for each of these tenants. The removal schedule varies from once per week to twice per month, depending on the tenant. The Blue Mountain Rappel Base and Life Flight are also serviced by Accu-Shred for document removal. Additionally, Life Flight produces biohazard waste that is removed once per week on Fridays.

The average amount of waste generated by these seven tenants is 71 pounds per week. Blue Mountain Rappel Base generates the most waste (144 pounds per week) and FedEx generates the least (9 pounds per week). The type of waste varied widely between each tenant. See appendix G for copies of the waste sort form.

The survey found that tenants who rely on a waste removal company use a different source to remove recycling, as it is not picked up by Waste Pro or Accu-Shred. Tenants who choose to recycle are responsible for hauling this waste to the local recycling center. Blue Mountain Aircraft made no indication that they produce recycling to be hauled away. FedEx does not provide a recycling container, but did indicate that they take cardboard and recyclables to the local drop off site. The FBO, Life Flight, Blue Mountain Rappel Base, Blue Mountain Interagency Fire Center, and the Oregon Army National Guard all provide at least one designated recycling container. These tenants also indicate that their employees receive recycle-related training.

Review of the Feasibility of Solid Waste Recycling at the Airport

This section examines the feasibility of solid waste recycling activity at the Airport. Airport staff and Airport users were interviewed to gain a better understanding of the solid waste recycling activities, potential opportunities, and challenges for the improvement and expansion of the recycling program.

Section 133 of the FMRA includes a list of factors that influence the scope and nature of an airport recycling program. These factors are listed and a brief discussion of their relevance and implication to the Airport is provided below:

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• Local markets for recyclable commodities;
• Cost for transport and processing recyclables;
• Local recycling infrastructure;
• Willingness of an airport and its tenants to implement recycling programs;
• The nature of an airport’s waste stream;
• Competition between recycling and landfilling firms; and
• Airport layout and logistics.

The County and its tenants have shown a willingness to implement recycling programs, and the County does have appropriately marked recycling containers throughout the FBO. Airport tenants are in charge of their garbage disposal and recycling practices. Given the size of the Airport and its activity levels, both current and projected, recycling and waste management practices and their feasibility is heavily influenced by the overall recycling and waste management practices within Union County and the City of La Grande.

While the amount of waste generated at the Airport is not sufficient to financially justify certain investments that will positively impact the Airport’s ability to recycle its waste, such as the purchase of a compactor for co-mingled recyclables, these investments might be justified as part of the County’s overall recycling plan. The Airport is reliant on the local recycling infrastructure, which in turn is influenced by the regulations of the State of Oregon.

Minimizing the Generation of Solid Waste at the Airport
Other than the requirements of Oregon Administrative Rules (OAR 340-090-0040), there are no mandatory requirements for solid waste management and reduction at the Airport. That said, there are a number of voluntary measures that the County can take. These measures have proven successful at other airports and they include:

• Implementing a Source Reduction Program that encourages the purchase of recycled materials and products.
• Implementing a Green Waste to Compost Program that would recycle grass clippings and tree trimmings from landscape operations into compost and mulch.
• Implementing a Tire Recycling Program that would include grinding up tires from Airport vehicles and possibly tenant vehicles as well, and use them in paving materials for future construction and maintenance projects.
• Implementing a Pavement Recycling Program for new Airport pavement replacement projects.
• Implementing a new Recycling Advertising Program for recycling bins that would educate and alert passengers on the proper disposal of waste materials.
• Providing clearly marked collection bins in the terminal and around the Airport.

Operations and Maintenance Requirements
The FBO, Forest Service Tanker Base, Blue Mountain Rappel Base, Blue Mountain Interagency Fire Center, the Oregon Army National Guard, and Life Flight designated have recycling bins. There is not a recycling
service available at the Airport, and recyclable goods must be dropped off at a local drop site. It is recommended that the County establish a recycling plan that includes performance-based measures and goals for waste reduction.

The recycling plan should, at a minimum, include the following:

- Establishment of an annual baseline data for all disposed and recycled waste at the Airport.
- Establishment of waste collection and recycling goals. These goals should be continuously updated as the program progresses.
- Development of a methodology for the continuous monitoring of the program and its results.

Studies have shown that the key long-term success of any recycling and solid waste minimization plan is planning and education\(^1\). The Airport’s plan should include realistic goals and objectives, based on the baseline data obtained from the, and continuous monitoring to measure the program’s success and adjust its goals accordingly. Examples of measurable goals could include reducing the total generation of solid waste from airport operations by a certain percent annually and/or diverting a defined percent of the waste stream generated from the Airport by a predetermined date.

Review of Waste Management Contracts

The Airport’s waste is collected and by Waste Pro & Accu-Shred. The waste removal schedule varies depending on the tenant but ranges from twice per month to once per week. The cost of this service also varies by tenant. Individual tenants are not required to contract for these services; however, they are expected to keep their hangar free of trash and debris.

The Potential for Cost Savings or the Generation of Revenue

Recycling is the transfer of material out of the waste stream and diverting it from landfills so that it can be reused, repurposed, or remanufactured into new products. As the volume of waste sent to landfills decreases, the cost of such trash disposal also decreases.

Establishment of a recycling program can provide appreciable cost savings. Initial costs to plan and implement the program, including the purchase of bins and pick-up/sorting service, if needed, should eventually be offset by reduced trash disposal fees and less waste creation over time. Material costs often include the purchase or leasing of collection bins, storage containers, container signage and employee education literature, and the cost of transporting recyclable materials to an off-site processing facility.

In addition to cost savings, recycling saves energy that would be used to extract resources or create products from virgin materials. Recycling also creates more jobs than traditional trash disposal services.

For every one job at a landfill, there are 10 jobs in recycling processing and 25 jobs in recycling-based manufacturing\(^2\).

The greatest potential for cost savings for the Airport would result from recycling programs aimed at keeping recycled material at the Airport instead of transporting off-site. As addressed above under Measures for Minimizing Generation of Solid Waste at the Airport, the Airport could implement a Green Waste to Compost Program or a Tire Recycling Program as measures to reuse recyclable material for the maintenance of the Airport.

**Conclusion**

The Airport currently has an adequate recycling program for the existing and forecasted activity levels. However, modest enhancements to the recycling and solid waste management process could potentially reduce costs. These enhancement include:

- Working with the City of La Grande / Waste Pro on establishing baseline data for the current Airport recycling activity.
- Developing objectives and setting measurable targets to monitor the success of the plan. This includes working with tenants to assess the success of the plan and adjusting the objectives and targets based on the obtained results.
- Established a designated recycling procedures at the Airport FBO.
- Implementing a recycling education program for the Airport employees and tenants.
- Implementing a recycling pick up service for all tenants at the Airport.

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\(^2\) Eco-cycle, accessed March 1st, 2014.