



"Cagle, Chantal"
 <ccagle@ensr.aecom.com>
 01/04/2008 11:02 AM

To <Thomas_Graf@blm.gov>, "David Bailey"
 <d Bailey@cksmb.com>, <Mike_Blenden@fws.gov>,
 <Ron_J_Garcia@fws.gov>
 cc "Andrew Emrich" <ACEmrich@hollandhart.com>, "Berg,
 William" <WBerg@ensr.aecom.com>
 bcc

Subject RE: FW: Today's conference call

Thank you. We appreciate the timely review. I have made the edits and forwarded the document to our word processing department with direction to process as quickly as possible. I hope to hear today from FWS how many hard copies and CDs are required. We will also submit an electronic version to the FWS for uploading on their website.

Chantal Cagle
 Senior Project Manager
 ENSR
 1601 Prospect Parkway
 Fort Collins, CO 80526
 970-493-8878
 970-493-0213 fax

-----Original Message-----

From: Thomas_Graf@blm.gov [mailto:Thomas_Graf@blm.gov]
 Sent: Thursday, January 03, 2008 4:31 PM
 To: David Bailey
 Cc: Andrew Emrich; Cagle, Chantal
 Subject: Re: FW: Today's conference call
 Importance: High

Attached are Ron's edits and the latest draft with my edits made in the document.

One question... What FWS is doing is not an undertaking. We should preface the entire NHPA discussion in EA with this and that this review is done anyway to ensure that our reasonable measures are protective of cultural and historic resources to the maximum extent practicable. then we need to make sure document is consistent with that statement.

Here are Ron's comments. some of the changes have already been made in the attached draft.

Final Review of Draft Baca NWR/Lexam EA

-Acronyms and Abbreviations - Delete SEO and add CDWR

-1.2.3 Remove application of approved herbicides in the vehicle disinfecting.

soils
 -1.6.1.1 - roads designed to minimize impacts to habitat, and sensitive plants.

- 1.6.2.2 - 17.5" for 13.38 casing to ??? for 9.63" casing

-1.7 Other natural and cultural resource features

say - 2.1 Do not say there are two no action alternatives. Just
there are two alternatives in addition to the preferred
alternative that will be considered.

-2.3 separate condition #14 from #9

the -3.6.2 Western Snowy Plover is listed in the table as being
eliminated from detailed analysis, however, is talked about in
detailed analysis. Change in table to "no"

(See attached file: Lexam AdminDraft EA rev12-26-07-sol-edits.doc)

Thomas R. Graf

Special Assistant U.S. Attorney

Representing the Bureau of Land Management (BLM) in State of Colorado
Water

Courts

c/o U.S. Department of the Interior

Office of the Regional Solicitor

755 Parfet St. Suite 151, Lakewood CO 80215

ph. (303) 231-5353 Ext. 551; fax: (303) 231-5363