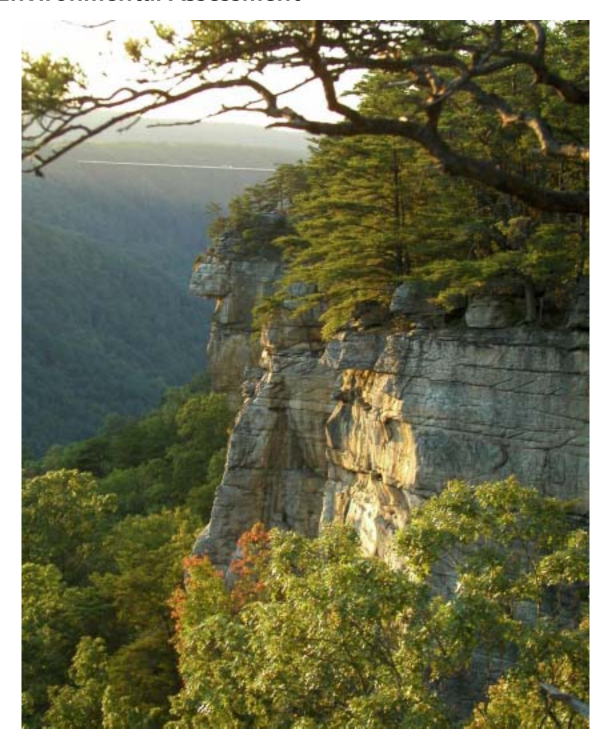
New River Gorge National River April 2005



## Climbing Management Plan Environmental Assessment

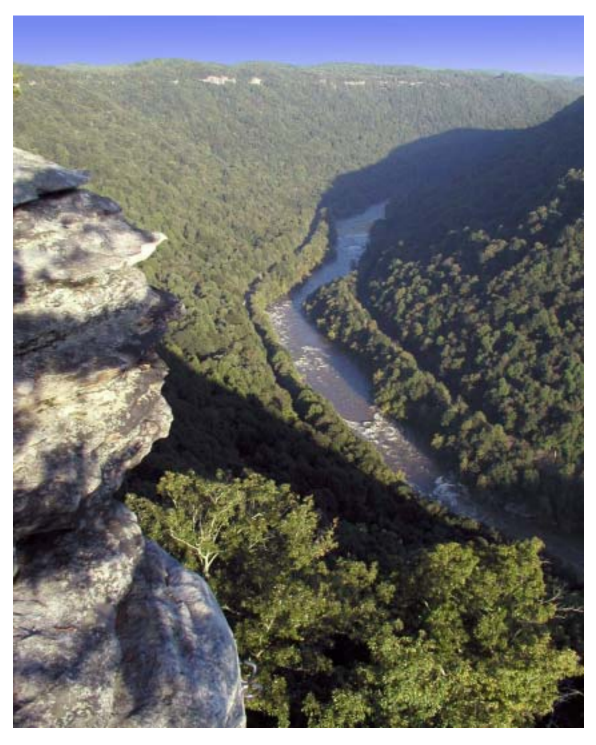


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### **Introduction**



This section introduces the purpose and need for the Climbing Plan and provides additional background information such as planning goals, history, and overview of climbing in New River Gorge. It also describes the issues and impact topics covered in the document.

#### **Purpose and Need**

Rock climbing is one of the most popular recreational activities at New River Gorge National River. The extensive escarpment that rims much of the western portion of the gorge is composed of Nuttall sandstone, which is renowned among rock climbers as some of the finest quality climbing rocks in America. Since the establishment of the national river in 1978, the area's popularity has blossomed from a backwoods climbing area to become one of America's premier climbing destinations. More than 1,600 climbing routes are being used along the extensive cliffs, establishing New River Gorge National River as one of the largest climbing centers in the eastern United States. The number of climbers visiting the national river each year has grown significantly during the past decade.

The increased popularity and use of the New River climbing areas has resulted in identifiable impacts on such resources as soils, plant communities, and possibly wildlife species. In addition, the national river has received complaints indicating conflicts between commercial use groups, nonprofit groups (scouts, school groups, and church groups) and individual climbers. As climbing increases in popularity, so will the need for additional staff time to monitor and manage the activity of commercial, group, and individual use.

The purpose of this plan is to present a strategy for responding to the increasing visitor use, resource impacts, and user conflicts associated with rock climbing in areas within the boundaries of New River Gorge National River that are owned by the National Park Service. Climbing also takes place at the Gauley River National Recreation Area; however, not to the extent that it happens at New River, and most of the climbs are on private property. In the future, if the National Park Service acquires additional land, a climbing management plan for that area may be necessary.

The Climbing Management Plan for New River Gorge, which will provide management guidance for approximately the next five years, will be revised as monitoring and research data are acquired and updated or as use patterns change and new impacts are observed that may threaten national river values.

#### **Planning Goals**

The goal of this planning effort is to ensure the protection of the national river's natural and cultural resources while continuing to provide opportunities for a high- quality rock climbing experience. Specifically, this plan is intended to meet the following objectives:

- ∉ Build partnerships with climbers, climbing groups and commercial organizations in managing climbing at the national river.
- ✓ Provide guidance on managing commercial and group use.
- Maximize input from the public and the climbing communities throughout the planning process.

The development of this climbing management plan, its subsequent implementation, and potential future revisions are intended to provide a forum for public involvement and collaboration. The National Park Service considers the long- term partnership with climbers and other interested parties to be a crucial component of an effective climbing management plan.

# Regulatory Authority, Policy and Guidance

This *Climbing Management Plan / Envi*ronmental Assessment is being prepared in accordance with federal law, regulation, and policy. The environmental assessment complies with the National Environmental Policy Act of 1969 (NEPA), and the plan complies with National Park Service (NPS) policy for implementation planning, as described in *Director's Order 2*, *Park Planning*. The environmental assessment and climbing management plan have been combined in this document to streamline the review process and facilitate understanding by the public.

Laws, regulations, and policies that govern the management of New River Gorge National River contain few specific references to climbing. Pertinent citations follow:

✓ National Park Service Organic Act of 1916

This act declares that the National Park Service is established to:

... conserve the scenery and the natural and historic objects and the wild life therein and to provide for the enjoyment of the same in such manner and by such means as will leave them unimpaired for the enjoyment of future generations.

**♥** NPS Management Policies 2001

Section 8.2. of the Management Policies states, in part:

To provide for enjoyment of the parks, the National Park Service will encourage visitor activities that:

- š Are appropriate to the purpose for which the park was established;
- š Are inspirational, educational, or healthful, and otherwise appropriate to the park environment;
- š Will foster an understanding of, and appreciation for, park resources and values, or will promote enjoyment through a direct association with, interaction with, or relation to park resources; and

š Can be sustained without causing unacceptable impacts to park resources or values.

Unless mandated by statute, the Service will not allow visitors to conduct activities that:

- š Would impair park resources or values;
- Š Create an unsafe or unhealthful environment for other visitors or employees;
- š Are contrary to the purposes for which the park was established

Management controls must be imposed on all park uses to ensure that park resources and values are preserved and protected for the future.

Section 8.2.2 proceeds as follows:

Examples of recreational activities that may be encouraged or allowed include, but are not limited to ... mountain and rock climbing ... However, not all of these activities will be appropriate or allowable in all parks; that determination must be made on the basis of park- specific planning.

Restrictions placed on recreational uses that have been found to be appropriate will be limited to the minimum necessary to protect park resources and values, and promote visitor safety and enjoyment.

Other laws, regulations, and/or policies relevant to this plan are the following:

- ∉ Director's Order 12: Conservation Planning, Environmental Impact Analysis, and Decision Making
- € Council on Environmental Quality Regulations, 40 CFR 1500–1508
- ∉ Endangered Species act of 1973

#### **New River Climbing History**

Mountaineering and technical rock climbing have been recognized as legitimate activities in national parks for more than a century. Indeed, climbing began in areas such as Yosemite, Grand Teton, and Devils Tower before those lands officially became part of the national park system.

The New River Gorge area's climbing history, spanning little more than two decades, is rather short when compared to other national park system areas and eastern climbing destinations such as the Shawangunks of New York or even nearby Seneca Rocks. Serious climbing activities in the national river area began at the Bridge Buttress in 1974, when local climbers began climbing some of the moderate routes.

By the early 1980s climbing interest had begun to spread beyond the Bridge Buttress to Beauty Mountain, Junkyard Wall, and the extensive cliff that would later become known as Endless Wall. It was during the early 1980s that the first of the area's high standard climbs was established. By 1981 a handful of 5.10s had been established, and in 1983 the first 5.11 was climbed. (The rating ranges from 5.0 to a current maximum of 5.14, which indicates that the type of climbing is technical- free climbing, with 5.0 being easy and 5.14 being extremely difficult; see "rating" in appendix A.)

In the spring of 1984 the first compilation of routes was assembled, reflecting just more than 80 established climbs. It was also during 1984 that the national river received its first national media attention, when *Climbing* magazine featured a spectacular cover photo and article on this emerging climbing destination. The publicity soon attracted talented climbers from surrounding states.

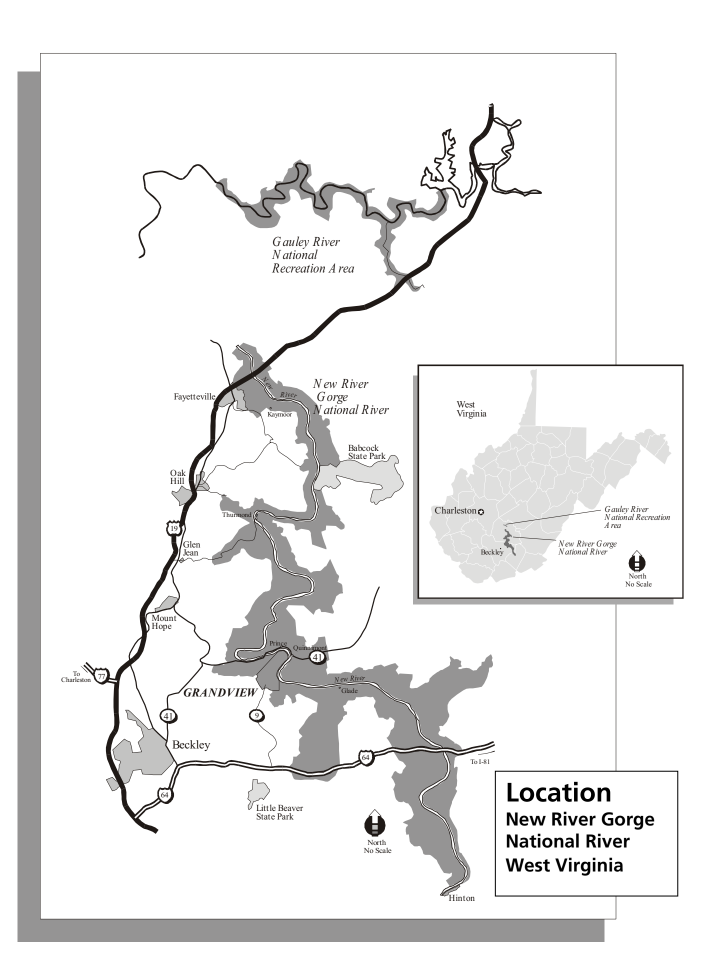
The 1985 season brought one of the most significant periods of first ascent activity ever experienced at an area, as the core group of local climbers found many premium- quality climbs on the miles of cliff that rim the canyon. The two seasons that followed saw the number of routes grow exponentially, as did the area's reputation for excellent climbing. *New River Rock*, the

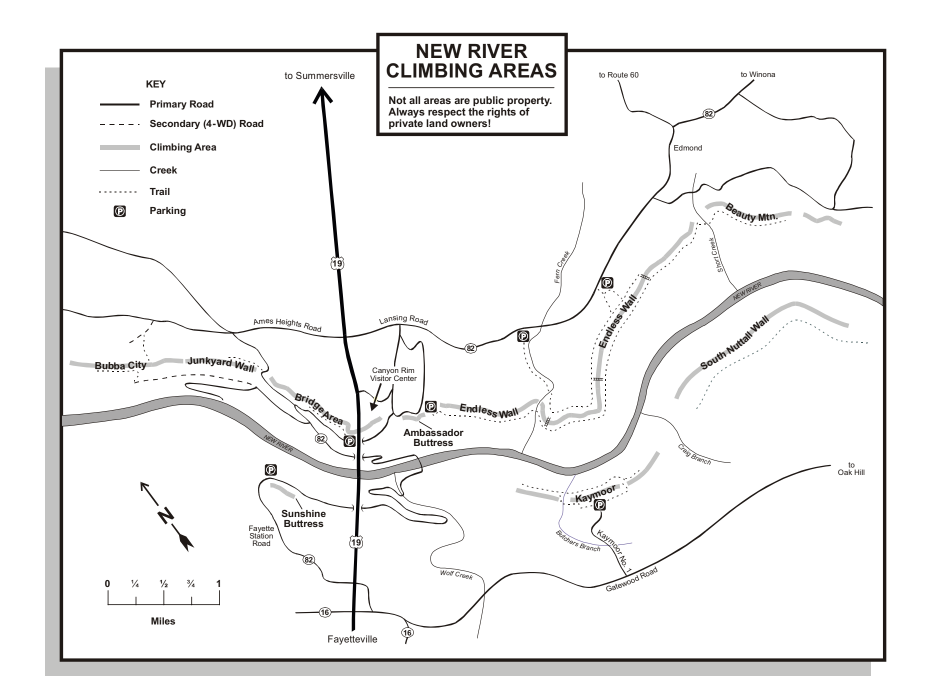
first independent climbing guide to the area, first published in spring 1987, featured 465 climbing routes at four major areas. The number of visiting climbers soon grew well beyond the core group that had enjoyed the early years.

A movement to explore areas that previously had gone unnoticed, like the Ambassador Buttress and the sprawling cliffs of Bubba City, also started in 1987. During the first part of that season the 5.12 standard became firmly established, and that fall the first 5.13 in New River Gorge was climbed. The establishment of these high standard climbs also brought the first extensive use of fixed anchors as the primary means of protecting routes. The national spotlight focused on this blossoming mecca as the New River Gorge area quickly earned its well-deserved reputation for offering some of the best one pitch climbing in the country.

By 1990 the number of routes had grown to more than 1,200 as the park's popularity continued to grow. The first significant interest in the south rim area started in 1991, when Kaymoor became one of the area's more popular sites for sport climbing. Since that time the number of new routes being established has dwindled because most of the area cliffs have been explored. As climbing use began to increase, the National Park Service began to manage the use, providing an informational brochure and website information.

Today New River Gorge National River commands a world- class reputation as one of America's premier climbing destinations. The second edition of *New River Rock*, published in 1997, describes more than 1,600 routes, with a nearly equal number of traditional and sport climbs. Offering more than 1,600 routes, a balance of traditional and sport climbs, and a desirable climbing medium, the area is assured of continuing to attract climbers from around the world.





#### **Overview of the Climbing Areas**

The following information is a short summary of each major climbing area at New River Gorge National River covered by this plan. The number of climbs listed in each area is approximate.

Bridge Area: This is the most popular climbing area because of its easy accessibility and moderately easy routes. The area begins just upriver from the New River bridge and stretches downstream for about a mile. There are about 200 routes, and the rock outcrops are an average of 35 to 75 feet in this area.

Ambassador Buttress: This small crag is located between Bridge Area and Endless Wall. Though not heavily used, it provides about 30 short routes with relatively easy access.

Junkyard Wall: Within the new expanded national river boundary, the recently acquired Junkyard Wall provides more than 70 moderately easy routes. The cliff is about 0.5 mile long and reaches heights from 35 to 70 feet.

**Bubba City:** Downriver from Junkyard Wall, Bubba City cliffs are also in newly acquired park lands. There are more than 220 climbs in the area.

Endless Wall: With more than 675 routes and 4 miles of cliff, Endless Wall is the largest climbing area in New River Gorge National River. The cliff face mostly ranges between 60 and 100 feet, but some areas rise to nearly 150 feet.

Beauty Mountain: Beauty Mountain is upriver from Endless Wall. The cliff face in this area is about 0.75 mile long and 60–120 feet high. Beauty Mountain has about 120 established routes.

*Sunshine Wall:* Across the gorge from the Bridge area, Sunshine Wall is more than one

mile long. There are only about 25 documented routes in the area.

*Kaymoor Area:* The Kaymoor climbing area is across the river from the Endless Wall and opposite the Diamond Point overlook. The area, with about 120 climbs, is popular with sport climbers.

South Nuttall Wall: This section of cliff, upstream of the Kaymoor Area, is the least developed climbing location in New River Gorge National River. There is not an established trail system for access to the cliffs, and a longer hike in is necessary than at most other sites. South Nuttall Wall has not been included in any of the published climbing guides. For many years this area did not contain any sport routes, although a number of sport routes were established in the late 1990s. There are an estimated 75 routes on this section of cliff.

#### **Public Participation**

Public involvement is required by law in the process of preparing and implementing management plans for units of the national park system. In particular, the National Environmental Policy Act requires that the public be given an opportunity to review any proposal for management action by a federal agency that is likely to have a significant effect(s) on the human environment, or if a proposal is a significant change of direction from existing plans.

The ultimate success of any management plan depends in large measure on support from the public. Therefore, a primary goal of the National Park Service is to engage the interested public at the outset of any planning effort and to build and sustain a cooperative, ongoing relationship between local citizens and businesses, public interest groups, and park managers. The development of a climbing management plan for New River Gorge National River is intended to be a collaborative process. National river values will be best protected

and enjoyed if members of the public, including climbers, are incorporated into the planning process.

To promote this cooperation, the National Park Service conducted public meetings in October 2000 and April 2001 to gather input for the plan. The people who attended these meetings were primarily from the climbing community and local climbing guide services. In addition, a newsletter was mailed out in November 2000 to the national river's mailing list to explain the process and solicit input.

# Relationship of this Plan to Other Planning Efforts

This Climbing Management Plan is the activity- specific document that will implement the general guidance outlined in the applicable General Management Plan of New River Gorge National River. The Climbing Management Plan will be revised as needed to conform with the management decisions reflected in the General Management Plan.

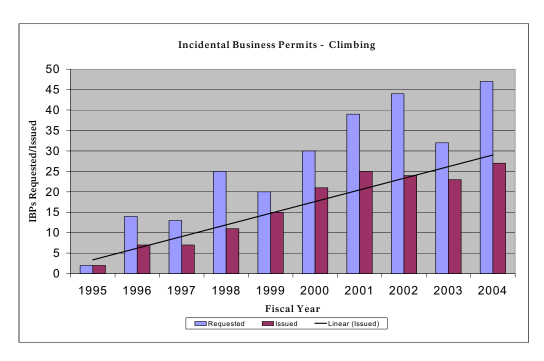
The General Management Plan for the New River Gorge National River published in 1982 mentioned that climbing activity was generally limited to the rocks and cliffs near Fayette Station and below the Beauty Mountain overlook. A statement in that document further indicated that the popularity of rock climbing was increasing and that several whitewater rafting companies had opened rock climbing schools to further serve their customers and to create more local interest in the sport. It said, "Levels of use or new or unusual forms of recreation (such as hang-gliding, rock climbing, dirt bicycling) will be managed to avoid problems of visitor safety, conflicts between uses, or resource impacts." Within the next few years, it is expected that the national river's Gorge General Management *Plan* will be revised.

#### Issues Beyond the Scope of this Plan

The climbing areas in New River Gorge National River are situated on a mixture of public (NPS) and private lands. It is estimated that 90% or more of the more than 1,600 climbing routes are on public lands. Most private landowners have permitted climbing on their property, but parking and trail access remain a problem at several key sites. The national river staff has worked with climbing groups to identify access needs and to develop short-term solutions, but continued access to the climbing sites on private property remains a primary concern of the climbing community.

The resolution of private landownership in the national river and the potential for access restriction is a major issue that is outside the scope of this plan. The issue of land acquisition will be addressed when the New River *General Management Plan* is revised, while the planners are considering appropriate recreational uses throughout the national river.

The general lack of parking, or inadequate parking, is an issue at all the national river's climbing areas. Another primary concern is a lack of restroom facilities and trail access to some popular climbing destinations. Parking for these locations is extremely limited, so that visitors often must park on the shoulder of the road. This can be dangerous, and climbers parking on private property can cause conflicts with local residents. Longterm solutions for recreational access must include consideration of other user groups and activities; thus, a better time for addressing that issue would be when the national river as a whole would be considered during the revision of the General Management Plan or in other future planning. Strategies for resolving the issue might include working with partners to suggest other feasible sites for recreational facilities and developing a site design to improve facilities, including parking and restrooms at climbing areas.



#### **Issues Covered in This Plan**

The National Park Service and the public identified issues during scoping for this project. After the issues were identified, they were used to help formulate the alternatives. Impact topics were then selected for detailed analysis on the basis of substantive issues, environmental statutes, regulations, executive orders and NPS *Management Policies* 2001. A summary of issues is given below.

#### **Group Use**

The demand for business permits to conduct rock climbing instruction and guiding services has increased steadily since 1995, as shown in the graph above. At the same time, the number of large groups requesting permits to climb in the national river, including church, scouts, and school groups, has increased. National river staff and local climbers report that many large groups are found using the area without a permit. Use by commercial and noncommercial groups has grown, and that has increased the competition for the relatively few easy routes available. Such an increase in activity

can lead to the perception of crowding and overuse, affecting not only client(s), guide(s), and groups, but also other climbers and recreationists. Members of the national river staff frequently have observed the difficulty that large groups have caused for individuals or small private groups trying to reach the easier climbs in the popular areas.

In addition, large groups and increased use of commercial guide services have led to overuse and adverse resource impacts. For example, the Bridge Buttress climbing area is now heavily eroded at the top and bottom of the cliff band. Large groups and non-accredited guide services using that area have caused safety concerns, particularly with respect to the competency of guides and group leaders and guide/guest ratios.

#### **Visitor Safety**

The management policies of the National Park Service recognize that many natural, cultural, or recreational environments may be potentially hazardous to visitors. This is especially true of high-risk, high-adventure activities, such as rock climbing, which may pose a personal risk to the participants.

Often these hazards are beyond the control of the National Park Service and require a certain assumption of risk by the visitors participating in such activities.

Although a unit of the national park system cannot remove or eliminate all hazards and risk, it will strive to recognize threats to public safety and take appropriate action to mitigate those threats where practical. Mitigation may be in the form of warning signs, physical barriers, educational programs, and, in some instances, closure of all or part of an unsafe area. New River Gorge National River has worked with the climbing community to develop mutually beneficial solutions that address identified hazards, and this cooperation will continue.

#### Trails and Ladders to Climbing Areas

A network of trails leading to and from popular climbing areas and along the top and bottom of the cliffs has been established on public and private lands throughout the national river area. Ladders have been constructed at several locations to allow climbers quick access from the top to the bottom of the cliffs without the need to rappel. The creation, maintenance, and management of this trail network is an issue because many of the trails are poorly located (they may be in sensitive or critical habitat areas for plant or animal species) or they were built with no formal trail standards or are unnecessary duplicates. Many trails were created on private lands that have since become a part of the national river's lands, and now they need to be inventoried, upgraded, possibly relocated or closed, and formally incorporated into the national river's trail plan.

The multiple ladders along the Endless Wall were built and installed by climbers while the property was privately owned. After this area was acquired by the national river, the responsibility for the maintenance and repair of these ladders has become an issue.

#### **Fixed Anchors**

The use of power drills has permitted the relatively quick and easy placement of approximately 500 sport routes (all fixed anchors) and 200 mixed routes (some fixed anchors) at New River Gorge National River. Because of concern about possible resource impacts from the sudden increase of new routes, the Superintendent of the national river implemented a ban on the use of power drills in 1995 on NPS- owned land, but the use of hand-drilled anchors is still allowed. The ban on power drills has proven highly effective in controlling the proliferation of fixed anchors on NPS property. At present there is no procedure for anchor replacement.

#### Chalk

The gymnastic chalk (magnesium carbonate) used by climbers to improve their grip while climbing can come off and leave a stain on the rock, which some may view as an objectionable visual impact. Most of the chalk used by climbers is white and is noticeable on the dark- colored sandstone rock formations from a considerable distance. In addition, there is concern that chalk alkalinity might affect the chemical balance of the parent rock and surrounding soils, resulting in adverse impacts on micro flora and fauna. Fungi are likely to be the species most vulnerable to impacts from chalk because of their growth requirements and sensitivity to climbing impacts. Decisions need to be made about whether chalk use should continue to be unrestricted, whether the national river should designate chalk- free zones, and whether chalk use is affecting the flora and fauna in the national river.

Species of Special Concern (Threatened, Endangered, Rare, and Sensitive Species), including the Peregrine Falcon

The rock climbing areas of the lower New River Gorge contain miles of sandstone rim-

rock, cliffs and boulder fields, which are bisected by numerous streams and seeps, surrounded by mixed evergreen and deciduous forest. The cliffs and surrounding environment provide suitable habitat for a diverse assemblage of rare animal species, including:

the federally endangered Virginia big- eared bat (Corynorhinus townsendii virginianus); the federally endangered Indiana bat (Myotis sodalis); two bats classified as species of concern (SOC): the Small- footed myotis (Myotis leibii) and Rafinesque's big- eared bat (Corynorhinus rafinesquii); Allegheny woodrat (Neotoma floridana magister); Green salamander (Aneides aeneus); Swainson's warbler (Lirnnothlypis swainsonii) and Cerulean warbler (Dendroica cerulean).

Three rare plant species may be found in or adjacent to the climbing area, or in the nearby vicinity, though none have been found in these locations in recent years. Two are species of concern: Spring coralroot (*Corallorhiza wisteriana*), and Allegheny cliff fern (*Woodsia appalachiana*). The third, Small-whorled pogonia (*Isotria medeoloides*), is federally threatened.

Rock climbing and associated activities such as hiking, camping and campfire construction possess several characteristics that are known to affect animal behavior. These are: 1) soil compaction and trampling or removal of vegetation; 2) activity in close proximity to roosting and nesting animals; 3) food scrap consumption by animals; and 4) activity of significant duration.

Sport climbing has gradually expanded over the past ten years to encompass most of the cliff areas of the lower New River Gorge. Impacts to soils and vegetation are easily recognized throughout the area. What are less recognizable are potential impacts to the many species of rare animals in the area. NPS would monitor critical habitat and implement protection measures to reduce

recreational impacts, while insuring the long-term survivability of these rare species.

#### **Peregrine Falcons**

Whether climbing activities have prevented peregrine falcons from nesting or whether peregrines have decided not to use the area for other reasons is not clear. The area known as the Endless Wall has potential as a nesting site for peregrine falcons in the New River Gorge (Stihler, biologist West Virginia Department of Natural Resources, memorandum dated April 2000). On the basis of the presence of falcon habitat, the West Virginia Department of Natural Resources, Nongame Wildlife Division, decided in 1987 to use New River Gorge National River's Endless Wall for one of two peregrine falcon reintroduction sites in the state. Although a pair of falcons set up territory on the Endless Wall in 1991, they did not nest. An additional study (Britten 2001) has stated that the area is suitable for peregrines.

During the hacking period, between 1987 and 1990, 30 young peregrines were released at the Endless Wall. Since then, much debate has centered around the failure of the peregrines to establish nests in the area. Biologists have said they believe that human disturbance during the courtship season could be a contributing factor in the peregrines' failure to establish breeding territory and nests (Britten 2001; Richardson and Miller 1997; Stihler 2000).

During the period of reintroduction and for several years following the initial release, efforts to protect the hacking site and Endless Wall were limited due to the fact the area was in private ownership. The volunteer closures implemented during summer were restricted to protecting the hacked birds at the release site. Birds that returned to the hack site in early spring would have shared the same area with climbers and other visitors who prefer the warmer south aspects offered by the Endless Wall.

Although falcons have been observed along the Endless Wall since the hacking program, there is no evidence that any falcons have established nests in the area. Recreational activities, including rock climbing, have the potential to disrupt cliff bird communities because such activities overlap spatially and temporally with bird use of the cliffs (Knight and Cole 1995). Activities such as rock climbing can affect raptors, including peregrines during the courtship period, even when climbers do not come into direct contact with the birds (Richardson and Miller, 1997). More information about the current status of the peregrine can be found in the "Affected Environment" chapter.

#### **Cultural Resources**

Humans have occupied the New River Gorge area for at least 15,000 years. The rich record of human presence is represented throughout the national river in archeological resources, historic structures and districts, and cultural landscapes. There are numerous prehistoric archeological sites within the boundaries of the national river and at least 13 identified or potential cultural landscapes. In addition, the list of classified structures at New River Gorge National River includes 68 structures, many of which are in the northern part of the park. Climbing activities on the sandstone cliff faces in the lower gorge (or northern area) could directly and indirectly affect cultural resources at New River Gorge National River.

#### **Impact Topics**

After issues were identified and alternatives and mitigative measures were formulated, impact topics were selected for detailed analysis based on substantive issues, environmental statutes, regulations, executive orders and NPS *Management Policies 2001*. Specific impact topics are summarized in the following paragraphs, with an analysis of each, and the rationale for selection or dismissal is discussed.

#### **Impact Topics Analyzed**

#### A. Natural Resources

(1) Soils. Soils are being considered because there are concerns that climbers compact soils, especially at the tops and bases of cliffs. Soil compaction has been observed at the Bridge Buttress areas and at many of the other popular climbing areas such as Endless Wall and Beauty Mountain, although not to the same extent. The 1916 NPS Organic Act mandates that the National Park Service conserve resources such as soil. NPS policy requires that all the components and processes of naturally evolving park ecosystems be preserved unimpaired.

(2) Wildlife and Vegetation. Climbing causes vegetation loss or degradation, and it also can cause habitat loss or degradation, as well as wildlife disturbance. NPS policy to preserve all the components and processes of naturally evolving ecosystems includes the natural abundance, diversity, and ecological integrity of plants and animals. Through surveys, a number of West Virginia Natural Heritage Program rare plant and animal species are known to exist at climbing areas in the national river.

(3) Species of Special Concern (Threatened, Endangered, Candidate, and Rare Species), including Peregrine Falcons.

The National Park Service has consulted with the U.S. Fish and Wildlife Service and West Virginia Department of Natural Resources, and these agencies have expressed some concerns for the following species:

Indiana bat — The Federally endangered Indiana bat is nearly extinct over most of its former range in the northeastern states. Since 1950, the major winter colonies in caves of West Virginia, Indiana, and Illinois have disappeared. A single male Indiana bat was recently documented at the NERI using

a mine portal approximately 7 miles south of the climbing area near the rim of the gorge. The U.S. Fish and Wildlife Service considers this location to be too far away to be impacted by climbing. However, if monitoring should reveal Indiana bats near the climbing area, steps would need to be taken to protect critical habitat.

<u>Virginia big- eared bat</u> — This bat is widely distributed throughout its range yet is not abundant. Overall the reasons for concern include: restricted reproduction and hibernation range, extremely intolerant of disturbance, total population is small, and the population is diminishing in size.

Small- footed bat — This bat is apparently widespread but uncommon in West Virginia. During the summer this bat typically roosts in old buildings, rock crevices, and beneath rock slabs during the day and in buildings and caves at night. The U.S. Fish and Wildlife Service has submitted an opinion that the small- footed bat could be adversely affected by sport climbing due to its habit of roosting in cracks and cliff faces.

Rafinesque's big- eared bat — West Virginia is on the periphery of the species' range. Old buildings serve as day roosts for nonbreeding females and breeding colonies. Males use old buildings, hollow trees, and the areas behind loose bark as their summer roosts. Hibernation occurs in mine tunnels and caves. The U.S. Fish and Wildlife is concerned that this species could be subject to disturbance by rock climber activity in cliff faces with cracks and rock shelters.

Allegheny woodrat — Allegheny woodrat populations have declined swiftly and severely in the northern part of its range in southern New England, although it is relatively abundant in West Virginia. Woodrats live almost exclusively in rocky areas such as caves and large boulder fields. Most woodrat dwellings are located in or around hardwood forests that have abundant oaks and other mast bearing trees.

The park has been monitoring woodrat populations at the base of the cliffs known as the Endless Wall since 1997. Never abundant in this cliff habitat, there is concern that the woodrats have not been detected there for two years and appear to have abandoned the site.

Green salamander — The green salamander has been identified as a species of concern by the West Virginia Department of Natural Resources and the U.S. Fish and Wildlife Service. At one time, this salamander was very common throughout its range. Overcollecting in the past and loss of habitat has drastically reduced populations throughout its range. It is most often found in narrow cracks and crevices in sandstone cliffs which are moist and well protected from direct sun and rain.

Swainson's warbler — Breeding populations of Swainson's warbler are rare in the Appalachian Mountains of West Virginia. In New River Gorge, the bird is known to occur within the Fern Creek floodplain, a popular climber's access trail. The concern for this species is not so much the impacts associated with sport climbing, but the cumulative impacts associated with loss of habitat due to construction of climber access trails, parking lots and other visitor use facilities.

Cerulean warbler — It is unlikely that cerulean warblers would be adversely affected by sport climbing or other related activities. Habitat for this species is generally described as mature deciduous forest, particularly floodplains or other mesic conditions. They apparently prefer large tracts of unbroken mature forest greater than 4,000 ha, which could result in the New River Gorge National River becoming one of the most important strongholds for these species. Nesting usually occurs high in the tree over a small canopy openings and should not be affected by climbing activity on the cliffs.

Spring coralroot — This species was last identified in the gorge in 1985. It was found along a small tributary near the climbing area. The plant is typically found in moist woods and may occur in climbing areas with north aspects.

Injury or destruction of this plant species and the two described below could come from trampling or other direct contact, as well as from habitat degradation by such means as soil compaction.

Allegheny cliff fern — Although this species is usually found on shale, it sometimes occurs on sandstone rock faces, and could occur in the gorge.

Small-whorled pogonia — Although this species has not been identified in the New River Gorge area, it occurs in a variety of habitats. It is possible that it could occur in the forest at the top of the climbing area.

Other rare plants — There is a concern that rare plant assemblages may be adversely affected from disturbance by sport climbers. Beginning in 1998, the park contracted for a comprehensive inventory of all plant communities within NERI, with a special emphasis on describing the cliff communities. The Virginia pine-(oak)/blackgum/teaberry (Pinus virginiana-(Quercus spp.)/Nyssa sylvatica/Gaultheria procumbens) forest community was characterized and mapped along a narrow zone of rimrock above the cliffs within the climbing areas. This plant community type is considered rare in West Virginia. The other rimrock community of concern is the pitch pine- scarlet oak/black huckleberry/ teaberry-trailing arbutus (Pinus rigida-Quercus coccinea/Gaylussacia baccata/Gaulteria procumbens- Epigaea repens) woodland.

<u>Peregrine falcon</u> — The peregrine falcon declined and was extirpated in West Virginia as it was throughout the eastern United States. It is possible that birds will reoccupy

historic areas in West Virginia. Isolation from human disturbance, adequate prey and large open areas for hunting are the basic habitat requirements. A hacking program to release young birds was accomplished between 1987 and 1992 in the gorge.

#### B. Cultural (Archeological, Historic Structures / Buildings, and Cultural Landscapes) Resources

Cultural resources are archeological resources, cultural landscapes, historic structures and districts, and ethnographic resources. The following regulations require the consideration of impacts on cultural resources that are eligible for listing or are listed on the National Register of Historic Places (national register).

National Historic Preservation Act, as amended in 1992(NHPA), (16 USC 470 et seq.) National Environmental Policy Act of 1969

(NEPA)
NPS Organic Act of 1916
NPS Management Policies 2001
DO- 12 Conservation Planning,
Environmental Impact Analysis and
Decision- making, 2001
DO- 28 Cultural Resources Management
Guideline 1998

Evidence of archeological resources, historic structures and districts, and cultural landscapes can be found in abundance throughout New River Gorge National River.

(1) Archeological Resources: The National Park Service defines archeological resources as "any remains or physical evidence of past human life or activities which are of archeological interest, including the record of the effects of human activities on the environment" (DO- 28, 177). A phase one research archeological inventory and evaluation conducted at New River Gorge National River in fall and winter 1981 by Paul Marshall and Associates, under contract with the National

Park Service, examined the entire national river for archeological resources. The National Park Service conducted subsequent archeological surveys in the 1980s and 1990s for specific development projects at Glen Jean in 1987, Sandstone Falls in 1989, Canyon Rim Visitor Center in 1990, Grandview Sandbar and Army Camp in 1997, and for the Fayetteville Trail in 2001. The state of West Virginia conducted archeological surveys in 1997 for a proposed New River Gorge Parkway between Hinton and Sandstone in 1991 and 1997. In addition, the National Park Service completed archeological clearances for projects to improve or relocate trails and parking lots in the northern part of the national river to facilitate recreational access at Nuttall Trail 2000, Fern Point Trail 1998, and at Bridge Buttress in 2002.

New River Gorge National River is in the process of developing a predictive model for prehistoric and early historic archeological site locations at the national river (David N. Fuerst, NERI Cultural Resource Specialist, pers. comm., August 2002). Data will be recorded and analyzed with the use of the national river's geographic information system (GIS). Archeological resources that may be present in the area of potential effect will be addressed as an impact topic in this environmental assessment.

(2) Historic Structures / Buildings. The National Park Service describes historic structures as "material assemblies that extend the limits of human capability" (DO-28, 8). New River Gorge National River has thousands of historic structures and buildings that are mostly associated with the coal mining industry and railroad transportation. These properties are located throughout the national river on river benches above the water, on the steep slopes of the gorge walls, and on the ridgetops. In 1992 the National Park Service developed a list of classified structures to evaluate structures acquired by the national river from 1982 to 1992. The list records 68 structures. The most prevalent property

types are surface facilities associated with coal mining, including tipples, powerhouses, powder houses, cap houses, supply buildings, shops, and offices. Transportation facilities such as railroad tracks, sidings, and vards are found primarily along benches above the water level of the New River and its tributaries. Vestiges of incline tracks used to transport miners to the coal seams and coal to the railroad lines at bottom of the gorge can be seen clinging to the gorge walls. Historic properties listed on the National Register of Historic Places representative of the coal mining and transportation history of the New River Gorge are Kaymoor Mine Historic District, Thurmond Historic District, Bank of Glen Jean, Prince Brothers General Store, and the Hinton Historic District.

Properties relating to Euro–American settlement and agriculture during the last half of the 19th century and the first half of the 20th century are also represented. These properties are most commonly seen in the southern area of the national river near Hinton, West Virginia. One such property, roughly 2.5 miles from Hinton, is the Trump–Lilly Farmstead Historic District, which is listed on the national register.

Historic structures reports exist for the following structures in the national river: Bank of Glen Jean, 1988; Thurmond Depot, 1991; Thurmond Commercial Buildings, 1992; Trump-Lilly Farm, 1994; and Kaymoor Mine, 1997 (programmatic agreement among the National Park Service, the Advisory Council on Historic Preservation, the West Virginia State Historic Preservation Officer, New River Gorge National River, Gauley River National Recreation Area, and the Bluestone National Scenic River, 2002). Because they can be found throughout the national river, historic buildings and other structures are addressed as an impact topic in this document.

(3) Cultural Landscapes. The National Park Service defines cultural landscapes as "a

geographic area, including both cultural and natural resources and the wildlife or domestic animals therein, associated with a historic event, activity, or person or exhibiting other cultural or aesthetic values" (DO- 28, 179). Cultural Landscape reports or inventories have been completed for Camp Brookside, Harrah Homestead, Richmond-Hamilton Farm, Christina Vallandingham House, Trump–Lilly Farm, and Grandview. All these cultural landscapes are in the southern area of the national river, upstream from Meadow Creek (Nancy J. Brown, NPS Landscape Architect, Philadelphia Support Office, pers. comm., September 2002).

The Trump-Lilly Farm Historic Structures and Cultural Landscape Report describes the 202- acre Trump-Lilly Farm in the southern part of the national river, near Hinton. The Trump-Lilly farmstead represents a unique surviving example of late 19th century-early 20th century subsistence farming in the Mid-Appalachian region (John Nicely, Morgantown: Institute for the History of Technology and Industrial Archaeology, "The Trump-Lilly Farm: Historic Structures and Cultural Landscape Report" 1994). A cultural landscape report written by Land and Community Associates for EDAW, Inc. and the National Park Service in June 1994 determined that Grandview was not eligible for the national register as a cultural landscape (LCA 1994). Cultural landscapes have been inventoried in the southern part of the national river, and there is the potential for cultural landscapes to be evaluated in the northern part of the area, including Nuttallburg and Kaymoor. Because cultural landscapes can be found throughout the national river, that subject is addressed in this document.

#### C. Visitor Use and Experience

The increasing levels of climbing have affected the visitor experience, and concerns have been raised about visitor safety, crowding, and user conflicts. Alternatives presented in this plan would affect climbers

and other visitors to the national river. Concern also has been expressed about the use of chalk and anchors and how they may affect visitors' views of the cliff. NPS policies state that the enjoyment of resources and values is part of the fundamental purpose of all parks, and the National Park Service is committed to providing appropriate high-quality opportunities for visitors to enjoy all national parks. The national river's enabling legislation also emphasizes managing the resources for public enjoyment.

#### D. Commercial Use

Under the alternatives in this plan, climbing services that operate in the national river would be affected.

## Impact Topics Dismissed from Further Analysis

#### Natural Resources

Floodplains and Wetlands. Federal executive orders pertaining to floodplain management and the protection of wetlands require an examination of impacts on floodplains and wetlands, the potential risk involved in placing facilities within floodplains, and protecting wetlands. The NPS Management Policies 2001 provides direction about developments proposed in floodplains and wetlands. There are no floodplains and no jurisdictional wetlands (National Wetlands Inventory, USFWS, 1990) in the climbing areas. However, some small wetlands are found in a few places where small intermittent and perennial streams intersect the cliff band. In these locations just upstream of the "cliff break" are found small wetlands. These areas have not been impacted by climbing activities and would not be under any of the alternatives. Therefore, floodplains and wetlands were dismissed as impact topics in this document.

*Air Quality.* The 1963 Clean Air Act, as amended (42 USC 7401 et seq.), requires that federal land managers protect the air quality,

and the NPS Management Policies 2001 address the need to analyze air quality during planning. New River Gorge National River was designated class II under the 1963 Clean Air Act, as amended. Class II areas can have changes in air quality if these changes are the result of moderate, well- controlled growth. None of the alternatives would permanently affect air quality. However, local air quality could be temporarily affected by dust and vehicle emissions during any construction of facilities. These effects would last only as long as construction occurred and the area's class II air quality would not be affected by the proposal. Therefore, air quality was dismissed as an impact topic in this document.

Water Quality. The 1972 Federal Water Pollution Control Act, as amended by the Clean Water Act of 1977, is a national policy to restore and maintain the chemical, physical, and biological integrity of the nation's waters and to enhance the quality of water resources and prevent, control, and abate water pollution. NPS Management Policies 2001 provide direction for the preservation, use, and quality of water originating, flowing through, or adjacent to park boundaries. There are a minimal number of water sources in the climbing areas. It is not anticipated that any action of the alternatives in this plan would impact water quality in the area. Therefore, water quality was dismissed as an impact topic in this document.

#### Cultural Resources

Ethnographic Resources. The National Park Service defines ethnographic resources as any "site, structure, object, landscape, or natural resource feature assigned traditional legendary, religious, subsistence, or other significance in the cultural system of a group traditionally associated with it" (DO 28, Cultural Resource Management Guideline, 181). Information on the national river's ethnographic resources is being inventoried as part of a revision for a general management plan to be prepared in 2004.

Since little information is available about ethnographic resources at New River Gorge, questions of impacts on such resources will not be addressed in this document.

Indian Trust Resources. Secretarial Order 3175 requires that any anticipated impacts on Indian trust resources from a proposed project or action by Department of the Interior agencies be explicitly addressed in environmental documents. The federal Indian trust responsibility is a legally enforceable fiduciary obligation on the part of the United States to protect tribal lands, assets, resources, and treaty rights, and it represents a duty to carry out the mandates of federal law with respect to American Indian and Alaska Native tribes.

There are no Indian trust resources at New River Gorge National River. The lands comprising New River Gorge National River are not held in trust by the secretary of the interior for the benefit of Indians due to their status as Indians. Therefore, Indian trust resources are dismissed as an impact topic in this environmental assessment.

Museum Objects. The National Park Service defines a museum object as "a material thing possessing functional, aesthetic, cultural, symbolic, and/or scientific value, usually movable by nature or design. Museum objects include prehistoric and historic objects, artifacts, works of art, archival material, and natural history specimens that are part of a museum collection" (DO- 28, 184). A climbing management plan does not address preservation and protection standards and requirements for museum objects; therefore museum objects are dismissed as an impact topic in this document.

#### Socioeconomic Environment

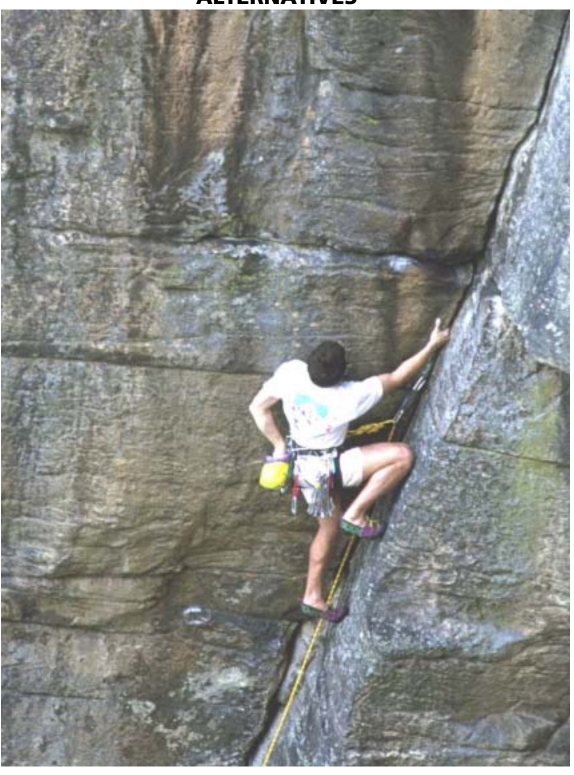
Executive Order 12898, "Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations" requires that all federal agencies incorporate environmental justice into their missions by identifying and addressing disproportionately high and adverse human health or environmental effects on

minorities and low- income populations and communities. None of the actions of the alternatives would disproportionately affect minorities or low- income populations or communities; therefore, environmental justice has been dismissed as an impact topic.

#### Prime and Unique Agricultural Lands

In August 1980 the Council on Environmental Quality (CEQ) directed that federal agencies must assess the effects of their actions on farmland soils classified by the U.S. Department of Agriculture's Natural Resource Conservation Service as prime or unique. Prime or unique farmland is defined as soil that particularly produces general crops such as common foods, forage, fiber, and oil seed; unique farmland produces specialty crops such as fruits, vegetables, and nuts. According to the Natural Resource Conservation Service, there are no prime farmlands associated with the climbing areas. Therefore, the topic of prime and unique farmland has been dismissed as an impact topic in this document.

## **ALTERNATIVES**



The "Alternatives" chapter describes three alternatives for climbing management. Alternatives for this project were developed to resolve pertinent visitor use, resource, and management issues.

# Alternative A: Continue Existing Management (the No-Action Alternative)

#### Concept

This alternative describes the action of continuing the present management operation and condition. Its presence does not imply or direct discontinuing the present action or removing existing uses, developments, or facilities. The no- action alternative provides a basis for comparing the management direction and environmental consequences of the other alternatives.

#### **Education**, Outreach and Partnering

New River Gorge National River would continue to provide climbing information through the national river's Web site, maps, and by mail on a request basis, and it would continue partnering with local groups to improve trails and access.

#### **Natural Resources**

*Monitoring*. Monitoring of hemlock forest community (vegetation) and the associate birds species would continue in the area of Fern Creek and near Bridge Buttress. There is no other current monitoring of vegetation, or of soils.

Other Species of Concern (Wildlife and Plants). Current monitoring, inventory, and/or management activities would continue under this alternative, involving the following species:

#### Virginia big- eared bat

The parks lack baseline information on foraging and home range needed to decide if special protection measures are needed to protect this area from effects of sport climbing. Mine portals adjacent to the climbing area would continue to be monitored on an annual basis.

#### Indiana bat

Mine portals adjacent to the climbing area would continue to be monitored on an annual basis. If it is determined that Indiana bats are roosting or foraging near the climbing area, the U.S. Fish and Wildlife Service would be consulted on what actions should be taken to protect critical habitat for the species.

#### Allegheny woodrat

Monitoring of woodrat populations in suitable habitats of the park, including mine portals, suggest that populations are generally stable. It appears that rock cliffs are probably less preferred by woodrats than other habitats such as mines and moist boulder fields, but more research is needed to determine if a correlation exists between human presence along rock cliffs and woodrat declines. NPS would continue its inventory and monitoring efforts for this species.

#### Small-footed myotis

U.S. Fish and Wildlife Service has submitted an opinion that the small- footed bat could be adversely affected by sport climbing due to its habit of roosting in cracks and cliff faces. The park lacks data on foraging and roosting within the climbing area. NPS would continue to inventory and monitor this species within the park.

#### Rafinesque's big-eared bat

The U.S. Fish and Wildlife is concerned that this species could be subject to disturbance by rock climber activity in cliff faces with cracks and rock shelters. Climbers placing fingers into hand- holds along vertical or horizontal cracks would disturb these animals from the day roost and negatively impact this very rare species. The Park would continue to monitor this species at least annually.

#### Swainson's warbler

Monitoring of cerulean warbler populations along Fern Creek would continue to be

conducted annually. Population status can only be assessed if the park is able to obtain more data on population trends, nest success, productivity, and survivorship.

#### Peregrine Falcons

Peregrine falcon activity would continue to be monitored with the use of "Cliffwatch." This daylong survey carried out each March consists of observers placed at prominent outcrops at Diamond Point, Beauty Mountain, and Kaymoor Top. The program, coordinated by West Virginia Department of Natural Resources, has taken place each spring since 1991. The survey follows the protocols established by the department's endangered species biologists.

If falcons should begin courtship behavior in the area, then the recreational use of the area surrounding the confirmed peregrine nest site would be closed until two weeks after the young had fledged or until nest failure was proven (see Appendix G, "Peregrine Falcon Monitoring Protocol").

#### **Cultural Resources**

The National Park Service would continue to inventory and evaluate all cultural resources under its jurisdiction and to manage historic properties in the national river to preserve and protect their values. The National Park Service also would develop and implement plans to mitigate known threats to cultural resources.

#### **Group Use**

Climbing guide services and instruction in the New River Gorge National River are administered under an incidental business permit (IBP) system. Permit applications, which are considered by the chief ranger's office, are issued for a period of one year. There are currently 27 permit holders. Renewal applications must include the names of all guides/instructors to be covered by the permit.

Commercial groups/IBP holders that provide climbing guide services are limited to four trips per day with no more than 15 persons per trip and a ratio of one guide for every four guests. Noncommercial groups that are required to obtain a permit but were not aware of the regulation are personally contacted by rangers and informed of the procedures for obtaining a permit for future trips.

As the Bridge Buttress area becomes more crowded, smaller commercial groups (4–5 people) are using areas such as Endless Wall. Little information is available about this use, but it is beginning to be compiled.

Climbing activities in the national river are sporadically monitored by protection rangers. Most commercial guided trips and large noncommercial groups climb at the Bridge Buttress and Junkyard Wall areas. These areas lend themselves to larger groups and beginning climbers because of their easy access and "walk- up" cliff tops. No specific restrictions have been placed to limit the areas where groups may climb.

No accreditation or certification is required of companies providing climbing guide services. Only one commercial climbing guide holding a permit from the national river holds a certification. Terms of the incidental business permit include the submittal of monthly reports from permit holders, detailing the number of guests or climbers entering the national river each month. In addition, an annual report is to be submitted that summarizes the total number of visitors in the national river and includes gross revenues for the year.

#### Climber Data

Aside from the IBP information from the climbing outfitters, little information is gathered about climber use.

#### **Access Trails and Ladders**

The planning that has begun to designate climbing trails and raise the construction standards for these trails would continue. In the past few years, the national river staff has partnered with local climbing organizations to relocate and minimize impacts on resources from informal climbing trails. Those trail projects have been completed and were covered by previous environmental assessments. The national river does not maintain ladders for access, and no formal agreement exists for maintenance or repairs to be performed by the climbing community.

#### **Anchors**

The use of power drills would continue to be banned per the Superintendent's compendium. However, the use of hand drills for new route placement still would be allowed. There would not be a formal procedure for anchor replacement on existing routes.

#### Chalk

The use of chalk would continue to be unrestricted.

## Alternative B: The Preferred Alternative

#### Concept

Alternative B would involve the use of a variety of approaches and tools to manage climbing, including education and outreach efforts, improvements to facilities, and the use of new and existing trails. This alternative would provide a balance between recreational use and resource protection. Climbing activities would be managed to a greater degree than at present to ensure that resources would be protected and that climbers would continue to have opportunities for a high quality experience.

#### Education, Outreach, and Partnering

The staff of New River Gorge National River has long understood that a successful resource protection program cannot be accomplished solely by enforcing regulations or filing reports. The prevention of resource damage is preferred to the apprehension of violators after the damage is done. To this end, the national river will work with the climbing community to foster understanding, appreciation, respect, and a sense of ownership for the natural and cultural resources of the New River Gorge National River. A key element of the education, outreach, and partnering effort is to foster a leave- no- trace ethic that will develop attitudes and awareness consistent with protecting the integrity of the resources.

#### Education

The goal of the park's education program is to instill visitors with a sense of respect and ownership for the natural and cultural resources offered by the Gorge. This objective can only be accomplished with the help of local climbing organizations, and the park will work with the climbing community to ensure their understanding and involvement in the education program. The park will develop specific environmental education programs with the goal of fostering and strengthening a sense of ownership of natural and cultural resources in the New River Gorge.

The national river's climber education program would be two- tiered. The first tier would provide information and educational materials to climbers before they arrived. This would be accomplished through the development of climbing- specific educational literature that could be distributed at visitor centers, mailed, or posted on the national river's Web page. At present, climber- specific maps and brochures are mailed to people who request information. The national river's Web page also contains

climber- specific educational information that includes leave- no- trace principles. Additional efforts would be made to distribute this information to climbing shops, guide services, and climbing gyms near or associated with the New River Gorge. The national river staff would work with journalists to develop articles for periodicals and guidebooks to provide educational information and foster a better appreciation of the resources.

The second tier of the educational program would involve a variety of onsite educational opportunities, including distribution of educational materials at visitor centers and trailheads. Displays and signs promoting safe climbing and the leave- no- trace ethic would be posted in prominent visitor/climbing contact areas. National river employees would be trained in the leave-no- trace ethic and be directed to contact climbers in the field where uninformed or careless behavior could be directly addressed and minimal impact climbing techniques reinforced.

#### Outreach

The staff of New River Gorge National River would participate in a variety of outreach efforts geared toward the climbing community. These efforts would focus on building relations with all climbers, including individuals, commercial guides and companies, and numerous climbing groups and organizations.

The national river would actively seek opportunities to solicit input from climbers on a wide variety of issues, including access, safety, climbing routes, and fixed protection (such as bolt installation and replacement), as well as issues involving visitor experience and resource protection. One key opportunity for reaching private climbers would be to continue a working relationship with climber advocacy groups and organizations such as the Access Fund and the New River

Alliance of Climbers. Working with all these people, the national river would designate an employee to serve as the climber liaison for the national river management. In addition, climbing skills would be identified as a requirement for a protection ranger's position, and the primary climbing areas would be included in that ranger's area of responsibility.

A special use permit would be required for all commercial use, which would be coordinated through the national river. The national river would identify a special use coordinator to serve as a point of contact for commercial guides and users. This special use coordinator would be kept abreast of commercial and climbing issues and serves as an adviser on commercial climbing to the management.

Group use at New River Gorge National River covers a wide spectrum. Groups involved with climbing activities range from the local nonprofit youth groups to forprofit nationally sanctioned competitions that draw both national and international participants. Through the national river's special use coordinator, climber liaison, and NPS rangers, New River Gorge National River would continue to manage and coordinate all these uses. Working with the groups, the national river would endeavor to minimize conflicts between user groups while continuing to protect its resources. This would be accomplished by maintaining and coordinating a group use schedule, establishing group use guidelines and permit conditions, and providing onsite monitoring of special uses and events. The national river staff would prepare and distribute leaveno- trace specific guidelines geared toward commercial and noncommercial groups of users.

#### **Partnering**

Partnering initiatives continue to be an effective way to protect NPS resources,

provide a quality visitor experience, and further the mission of the National Park Service. New River Gorge National River would work with climber groups and organizations such as the Access Fund, the American Mountain Guide Association, and the New River Alliance of Climbers toward mutually beneficial goals of quality visitor experience and resource protection. For example, the national river would support partnering efforts for conservation and access projects by providing technical expertise, logistical backing, and mapping and geographic information system (GIS) services, as well as providing tools, equipment, and facilities where appropriate.

In addition, the national river would partner with private individuals, commercial guide services, and climbing groups to promote leave- no- trace principles. The national river would conduct leave- no- trace training annually, making the training available to the climbing community. Alternatives B and C of this document require commercial group leaders and guides to be trained in leave- no trace principles. Under either of these alternatives, the national river would offer leaveno-trace instructor training annually. The national river also would ensure that at least one employee was certified as a master leave- no- trace instructor and would partner with the climbing community to offer a variety of training and instructor opportunities.

The placement and replacement of fixed anchors would be allowed by permit from the Superintendent. The national river would work cooperatively with climber groups such as the New River Alliance of Climbers to develop a systematic program for the assessment and replacement of fixed anchors. Other partnerships with climbing groups also might be developed where appropriate for the improvement, development, and maintenance of climbing areas in the national river.

#### **Natural Resources**

Monitoring. To make better- informed decisions about resource management and climbing, the National Park Service would determine the severity of impacts on natural resources such as soils and vegetation. To accomplish this goal, the National Park Service, with input from the scientific community, would develop techniques and collect data that would focus on the aspects of climbing that could affect the national river's resources, such as, the creation of social trails, adverse effects on soil and vegetation at the base of climbs, and impacts on microhabitats, including flora and fauna found on rock surfaces. In addition, monitoring of lichen, bryophytes, and invertebrates would be incorporated into the park's monitoring activities. The National Park Service and volunteers, including people from the climbing community, could help collect data.

Species of Special Concern. Expanded inventories and monitoring for sensitive and rare species would be undertaken. Where appropriate, seasonal or permanent closures would be defined in areas of critical habitat to protect sensitive or rare species and habitats.

Enhanced monitoring and inventorying of the four bat species found in or near the gorge would be undertaken. This would include more frequent monitoring and more research on foraging/roosting patterns in and near the gorge. Captured bats would be tracked by radio telemetry.

Monitoring/inventory activities would continue for the following species, as described under Alternative A: Allegheny woodrat, Swainson's warbler, Cerulean warbler. Additionally, inventories and monitoring would be conducted for the green salamander. In the early 1 990s, the salamander was known to occur among the Kaymoor cliff complex and Fern Creek. The

park would conduct systematic surveys of the climbing areas and monitor known populations. Monitoring will assist managers in developing strategies to protect animal habitat from conflicts with sport climbers. Inventorying of rare plants would continue, with surveys conducted for the Allegheny cliff fern and the federally threatened smallwhorled pogonia, and spring coralroot, species which potentially could be found in the climbing area or nearby. The West Virginia DNR has expressed concern about trampling of the Virginia pine- (oak)/ blackgum/teaberry forest and the pitch pine- scarlet oak/black huckleberry/ teaberry-trailing arbutus forest communities found at the top of the climbing area. Monitoring of these communities would also be undertaken.

Peregrine Falcons. During peregrine falcons' courtship and egg- laying season, peregrine habitat would be intensively monitored. From mid- February through April, national river staff would seek voluntary compliance for a reduction of recreational use of the areas from Diamond Point to the end of Beauty Mountain (see appendix G, "Peregrine Falcon Monitoring Protocol").

The staff of New River Gorge National River would work with partners to post signs and encourage visitors to use alternative areas. Roving employees and volunteers would contact climbers to advocate low impact climbing techniques that would promote noise reduction, minimizing visual disturbances and avoidance of clifftops. If peregrine courtship behavior is observed, the site would be closed with an appropriate buffer until two weeks after the young had fledged or until nest failure was proven.

#### **Cultural Resources**

The National Park Service would continue to inventory and evaluate all cultural resources under its jurisdiction and to manage historic properties in the national river so as to preserve and protect their values. In addition, the National Park Service would incorporate cultural resource information and cultural resource stewardship values in educational materials developed for recreational users, including climbers. National river staff also would work with interested parties to develop cultural resource stewardship strategies and implement mitigation plans for known threats to cultural resources; such plans might include restrictions.

#### **Group Use**

Commercial guide services would remain under the incidental business permit (IBP) system, but additional training and certification would be required for the guides and companies. Climbing areas at Bridge Buttress and other suitable sites would be designated for both commercial and large group use. Group sizes of up to 15 would be permitted at these sites. In other climbing areas in the national river, commercial and group use will continue to have a climber to guide ratio of 1:4. Commercial and group use would be limited to two guides with four clients each for a total of 10 people. There would be an annual commercial IBP meeting/workshop of NPS staff, owners, operators, and managers to discuss climbing issues and resource management issues pertaining to climbing.

The National Park Service would require that applicants for climbing incidental business permits be (1) accredited by the American Mountain Guide Association (AMGA), or (2) accredited by an equivalent organization approved by the Superintendent or (3) employ guides certified by the AMGA at a minimum level of Top Rope Site Manager. In addition, guides will be trained in the leave- no- trace ethic. This would help ensure that commercial guide services operating in the national river would have a common level of training in climbing safety

and would minimize potential resource impacts from climbing.

The national river would work with commercial guide services, youth groups, and climbing organizations to develop educational opportunities and partnerships.

#### Climber Data

To make better decisions in the future, the national river would begin to collect more information about climber numbers, routes, access points, and times when climbing is taking place.

#### **Access Trails and Ladders**

The National Park Service would continue to involve volunteer groups in planning, designing, and maintaining climbing access trails. Social trails also would be removed in partnership with these volunteer groups. Planning for climbing access trails would be included in future trail plans for the national river. The National Park Service would increase the involvement of volunteer groups to improve and maintain trails and ladders.

#### **Fixed Anchors**

At least twice a year, New River Gorge
National River would arrange an open
meeting to receive comments on the placement or replacement of fixed anchors, which
would include the establishment of new
routes. The replacement and addition of
new anchors, with the use of manual or
power drills, would be allowed after being
approved by the Superintendent of the
national river. Top anchors would be
encouraged in high- use climbing areas such
as Bridge Buttress, to decrease impacts on
clifftops. The practice of leaving quick draws
and slings in place for later climbers would
be prohibited.

#### Chalk Use

The national river would increase its efforts to educate people about the impacts of chalk use, especially through outreach to climbers. The leave- no- trace ethic would be encouraged in climbing literature throughout the national river; this also would encourage the minimal use of chalk. Chalk use would be monitored in areas with important cultural, natural, or scenic resources. If the national river determined that such action was necessary to avoid or minimize impacts, chalk- free areas would be designated.

#### Alternative C

#### Concept

Alternative C is similar to alternative B, except that concession contracts would be required for commercial use, and there would be a more restrictive preemptive closure for potential peregrine falcon nesting at Endless Wall.

#### Education, Outreach, and Partnering

All the strategies for education, outreach, and partnering described for alternative B would be employed under alternative C, including the following:

- š Developing climbing- specific educational literature that could be distributed at visitor centers, mailed, or posted on the park's Web page
- š Added onsite educational opportunities, including trailhead and visitor center signs and displays promoting the leaveno- trace ethic and safe climbing.
- š Community outreach efforts geared toward the climbing community
- š Partnering with organizations and individuals to provide a high- quality

visitor experience and to improve resource protection

#### **Natural Resources**

Monitoring. As in alternative B, alternative C would entail the collection of resource data focused on the aspects of climbing that might affect the resources of New River Gorge National River.

Species of Special Concern. As in alternative B, there would be enhanced inventory and monitoring for threatened, endangered and other rare species of plants and animals. Where identified, seasonal or permanent closures would be defined in areas of critical habitat to protect sensitive or rare species and habitats.

Peregrine Falcons. A preemptive closure of the part of the cliffs along the Endless Wall between Diamond Point and Beauty Mountain would be established during the peregrine falcons' courtship period. This closure would allow the birds to use their habitat free of human disturbance for a longer time. Closing the area and nearby cliffs would help eliminate disturbance caused by climbing, because such disturbance might exclude the birds from the area by interfering with nest-site selection and courtship.

The cliffs would be monitored during the courtship period for peregrines (mid-February through April) to determine if any birds were selecting nesting territories. If a nest was established, it might be possible to narrow the area of restriction, depending on location of the nest site. If breeding peregrine falcons were confirmed, the area immediately surrounding the nest would be closed, along with an adequate buffer. The closure of the nest site and buffer would remain in place until two weeks after the young had fledged (or the death of the eggs or chicks was confirmed). The remaining part of the Endless Wall not affected by the closure would be open to climbers and other recreationists. If there was no evidence of peregrine use of the area by the end of April, monitoring would be completed, and the cliff area would be opened to recreation.

#### **Cultural Resources**

The National Park Service would continue to inventory and evaluate all cultural resources under its jurisdiction and to manage historic properties in the national river to preserve and protect their values. In addition, cultural resource information and cultural resource stewardship values would be incorporated into NPS educational materials developed for recreational users, including climbers. The National Park Service would also work with interested parties to develop cultural resource stewardship strategies and to implement mitigation plans for known threats to cultural resources; such plans might include restrictions.

#### **Group Use**

Concession contracts would be developed to manage the number of commercial climbing operations inside the national river. No other commercial use related to climbing beyond these contracts would be allowed. These contracts would be awarded on a bid basis. Those not awarded a contract would not be allowed to operate within the park. For all concession contracts, both accreditation of the business and certification of all of the guides by either the American Mountain Guide Association or an equivalent organization approved by the Superintendent would be required. Concessionaires would be required to provide leave- notrace training for all guides and group leaders.

Noncommercial group use would be limited to two guides with four clients each (ten people total). A special use permit (issued before the visit) would be required for noncommercial use by groups consisting of seven or more people.

Climber Data

To make better decisions in the future, the national river would begin to collect more information about climber use, including climber numbers, routes, access points, and the times when climbing was taking place.

#### **Access Trails and Ladders**

As in alternative B, in alternative C the National Park Service would continue to involve volunteer groups in planning, designing, and maintaining climbing access trails. Planning for climbing access trails would be included in future trail plans for the national river.

#### **Fixed Anchors**

As in the preferred alternative (B), the national river would arrange open meetings with the public at least twice a year to get input on route replacement and new routes. The replacement and addition of new anchors would be allowed following the approval of the Superintendent of New River Gorge National River. The use of top anchors would be encouraged on all routes where possible, which would decrease impacts on clifftops. The leave- no- trace ethic would be emphasized in the national river's climbing literature, which would also promote the removal of slings and quick draws.

#### Chalk Use

The actions in alternative C regarding chalk use would be the same as those described for alternative B. More education and awareness of the impacts of chalk use would be encouraged through flyers and at informational kiosks throughout the climbing areas in the national river. The encouragement of the leave- no- trace- ethic

and the monitoring of chalk use and identification of problem areas as they arose also would be as described for alternative B.

**TABLE 1: SUMMARY OF ALTERNATIVES** 

	Alternative A – No Action (Continue Existing Management)		ernative B – Preferred ernative	Alt	ternative C
Education, Outreach and Partnering	<ul> <li>Š Provide information on the national river's Web site, and maps and climber information by mail on a request basis</li> <li>Š Partner with interested</li> </ul>	Š	Development of climbing specific educational literature that may be distributed at visitor centers, mailed, or posted on the national river's Web page	Š	Same as alternative B
	groups to improve climber trails and access	Š	Development of onsite educational opportunities including trailhead and visitor center signs and displays promoting leaveno-trace ethic and safe climbing.		
		Š	Community outreach efforts geared toward the climbing community both commercial and non- commercial.		
		Š	Partnering with organizations and individuals to provide a quality visitor experience and increase resource protection		

	Alternative A – No Action (Continue Existing Management)	Alternative B – Preferred Alternative	Alternative C
Natural Resource Monitoring/ Inventories	<ul> <li>Š Continue existing monitoring of two federally listed bats (Indiana bat and Virginia big- eared bat) and two rare bats (small- footed myotis and Rafinesque's big- eared bat).</li> <li>Š Continue existing monitoring of Allegheny wood rat populations</li> <li>Š Continue informal monitoring of cerulean warbler populations</li> <li>Š Continue and complete current inventory of plant communities</li> </ul>	<ul> <li>Š Continue existing inventory and monitoring; enhance monitoring of rare bat species</li> <li>Š Survey for small- whorled pogonia, Allegheny cliff fern, and spring coralroot</li> <li>Š Conduct inventory and monitoring for green salamander, cerulean warbler, and Swainson's warbler</li> <li>Š Conduct inventory and monitoring for bryophytes, lichen, and invertebrates</li> <li>Š Monitor rim vegetation communities</li> <li>Š Conduct soil compaction survey of climbing areas to determine extent of soil impacts. Establish monitoring plots above and below the rim to gauge long-term effects of soil compaction and erosion.</li> </ul>	š Same as alternative B
Peregrine Falcons	š Continue the daylong "Cliffwatch" survey each spring  š Eliminate recreational use of the area immediately surrounding a confirmed peregrine nest site and maintain the closure until weeks after the young have fledged or until nest failure is proven.	<ul> <li>š This alternative would rely on education and outreach for compliance with the park's monitoring plan for peregrine falcons (see appendix F)</li> <li>š Initiate voluntary compliance with monitoring efforts of Endless Wall during nesting season and encourage use of alternative climbing areas.</li> <li>š Increase monitoring and documentation of peregrine in the New River Gorge during nesting season.</li> <li>š Closure of cliff areas, with appropriate buffer only after peregrine courtship behavior is observed</li> </ul>	<ul> <li>Š Preemptive closure of climbing areas that have been identified as suitable peregrine habitat (Diamond Point to upstream end of Beauty Mountain) for the peregrine courtship period (mid- February through mid- April). This would be extended in the area of any nesting peregrines.</li> <li>Š Increase monitoring and documentation of peregrine in the New River Gorge during nesting season.</li> <li>Š Closure of cliff areas, with appropriate buffer only after peregrine courtship behavior is observed</li> </ul>

	Alternative A – No Action (Continue Existing Management)	Alternative B – Preferred Alternative	Alternative C
Cultural Resources	š Continue inventory and evaluation of cultural resources.	š Continue survey and evaluation of cultural resource	š Same as Alternative B
	š Develop and implement mitigation plans for known threats	š Incorporate cultural resource values in educational materials developed for climbers	
		š Identify potential threats and work with interested parties to develop cultural resource management strategies that may include restrictions	
Group Use (Commercial and Noncommercial)	š Continue to issue incidental business permits or a similar management option for commercial use  š Group size is limited to fifteen.	<ul> <li>Š Continue use of IBPs</li> <li>Š Require accreditation of commercial guide services or certification of individual guides (includes guide training in leave- no- trace ethic)</li> <li>Š Special use permits (organized noncommercial use) for climbing groups ten or larger</li> <li>Š Designate Bridge Buttress and other suitable sites (pending acquisition) for group use.</li> <li>Š Designation of other climbing areas for small groups (ten or less) to ensure a more intimate climbing experience</li> <li>Š Conduct annual commercial IBP meeting/workshop of owners, operators, and managers</li> <li>Š Collect additional information on group</li> </ul>	<ul> <li>š Manage climber numbers through the use of concession contracts</li> <li>š Require accreditation of commercial guide services (includes guide training in leave- no- trace ethic)</li> <li>š Designate Bridge Buttress and other suitable sites (pending acquisition) for group use</li> <li>š Designation of other climbing areas for small groups (six or less) to ensure a more intimate climbing experience</li> <li>š Collect additional information on commercial use including use areas, climber numbers, days, and time</li> <li>š Annual concession review per NPS guidelines</li> </ul>
Climber Data	š No active data gathering on climber information	including use areas, climber numbers, days, and time  Š Gather additional data on climbers (such as numbers, routes, access points, and when they are climbing)	š Same as alternative B

	Alternative A – No Action (Continue Existing Management)	Alternative B – Preferred Alternative	Alternative C	
Access Trails and Ladders	š Maintain existing climbing access trails	<ul> <li>š Inventory existing trails and ladders</li> <li>š Involve recreational users to evaluate existing trails for improvements, maintenance or closure with a goal of developing a climbing access trail network</li> </ul>	š Same as alternative B	
Fixed Anchors	<ul> <li>Š Continue to prohibit motorized drills</li> <li>Š Continue to permit fixed anchors using manual installation</li> </ul>	<ul> <li>Š Semi- annual public meetings to gather recommendations for bolt replacement and potential new anchor routes</li> <li>Š After Superintendent approval, allow use of motorized drills for replacing and adding new anchors</li> <li>Š Encourage top anchors on high- use routes</li> <li>Š Prohibit leaving slings and quick draws on routes</li> </ul>	š Same as alternative B	
Chalk Use	š Continue unrestricted use of chalk	<ul> <li>š Encourage leave- no trace ethic that promotes minimal chalk use.</li> <li>š Monitor chalk use and identify problem areas as they arise. Designate chalk free areas as deemed necessary to protect cultural and natural resources</li> </ul>	š Same as alternative B	

Table 2: Summary of Impacts

Impact Topics	(C	ernative A – No Action ontinue Existing inagement)		ernative B – Preferred ernative	Alt	ernative C
Soils	Š	Soil compaction would continue resulting in an adverse, minor and long – term impact.	Š	With new management strategies impacts to soils would be beneficial, minor and long term.	Š	Same as alternative B
Vegetation	Š	Vegetation impacts including trampling would result in adverse, long-term, and minor impacts.	Š	With better designated trails and other actions impacts to vegetation would be beneficial, minor and long term.	Š	Same as alternative B
Wildlife	š	Habitat loss and degradation would impact wildlife in an adverse, minor and long- term way.	Š	With better designated trails and other actions impacts to wildlife would be beneficial, minor and long term.	Š	Same as alternative B
Species of Special Concern – including Peregrine Falcons	š	Minor to moderate, adverse, long-term, impacts to species of concern, including the peregrine.	Š	With increased monitoring, hiker education, and route closures if needed, there would be minor, beneficial, long-term impacts to species of concern. With reduced use of the Endless Wall and increased monitoring during the late-winter/early-spring the impacts to peregrine falcons would be beneficial, long-term and minor.	š	Same as alternative B for species of concern other than peregrine. With a recreational closure of the Endless Wall during the courtship and mating period there would be beneficial, moderate long-term impacts to peregrine falcons.
Cultural Resources	Š	Minor long- term adverse impacts (archeological resources, historic structures, and cultural landscapes). Minor long-term adverse cumulative impacts.	Š	Minor long- term beneficial impacts (archeological resources, historic structures, and cultural landscapes). Minor long- term beneficial cumulative impacts.	š	Minor long- term beneficial impacts (archeological resources, historic structures and cultural landscapes). Minor long- term beneficial cumulative impacts.
Visitor Use and Experience	Š	Impact to climbing and other visitors would minor to moderate, adverse and long-term	Š	Both climbing and non- climbing visitor would benefit in a minor, long-term way.	Š	Same as alternative B.
Commercial Use	Š	As climbing continues to grow in popularity the financial impact to commercial use would be beneficial, minor to moderate and long term.	Š	Required accreditation or certification of IBP holders would result in beneficial, minor, long- term impacts. There may be some adverse, negligible short- term impacts as a result of the cost of accreditation for each of the permittees.	Š	Impacts to commercial use would vary depending on the guide service. If a service were selected as a concession contractor then the impact would be beneficial, minor to moderate and long- term if not selected the impacts would be adverse.

## **Environmentally Preferable Alternative**

The environmentally preferable alternative is determined by applying the criteria suggested in the National Environmental Policy Act of 1969 (NEPA), which is guided by the Council on Environmental Quality (CEQ). The CEQ regulations direct that "[t]he environmentally preferable alternative is the alternative that will promote the national environmental policy as expressed in section 101 of the National Environmental Policy Act, as follows:

- fulfill the responsibilities of each generation as trustee of the environment for succeeding generations;
- assure for all generations safe, healthful, productive, and esthetically and culturally pleasing surroundings;
- attain the widest range of beneficial uses of the environment without degradation, risk of health or safety, or other undesirable and unintended consequences;
- 4. preserve important historic, cultural and natural aspects of our national heritage and maintain, wherever possible, an environment that supports diversity and variety of individual choice;
- 5. achieve a balance between population and resource use that will permit high

- standards of living and a wide sharing of life's amenities; and
- 6. enhance the quality of renewable resources and approach the maximum attainable recycling of depletable resources.

The no- action alternative would continue the existing management of climbing in the national river. Overall, this alternative would not fully meet national policies I-6.

The preferred alternative (alternative B) is also the environmentally preferable alternative. Overall, the preferred alternative would result in long- term beneficial effects on visitor use and experience, national river operations, and natural resources. It would more fully meet national policies 1–6, increasing visitor safety through commercial accreditation, increasing resource protection for possible peregrine falcon nesting (with increased monitoring), increased inventory and monitoring activities for other species of special concern, focusing heavy use into areas that have previously been affected, and continuing climber education about resource values and leave- no- trace ethics. These actions would help to meet policies 2-6, as listed above. Implementing the preferred alternative would more fully meet policies 2, 3, and 5 than would alternative A or C.

## **AFFECTED ENVIRONMENT**



This section describes the current existing environment that could be affected by policy decisions at New River Gorge.

## **Background**

The New River Gorge National River is a 53- mile long, 70,000- acre river corridor that runs from the town of Hinton, West Virginia, in the south to just north of the U.S. Highway 19 bridge near Fayetteville. The national river was created on November 10, 1978, by Public Law (PL) 95- 625 "for the purpose of conserving and interpreting outstanding natural, scenic, and historic values and objects in and around the New River Gorge and preserving as a free-flowing stream an important segment of the New River in West Virginia for the benefit and enjoyment of present and future generations."

#### A. Natural Resources

### (1) Soils

Soils in the area of the cliffs are primarily coarse and shallow, derived mainly from the sandstone bedrock.

The soils found in the climbing areas of the lower New River Gorge were surveyed in December 2001 by Tony Jenkins, a soil scientist with the Natural Resources Conservation Service, U.S. Department of Agriculture. There are distinct differences between the soils and vegetation found on the north-facing and south-facing slopes of the Lower Gorge. No prime or unique farmland soils are known to be in the climbing areas.

North-facing Areas (examples: Kaymoor and South Nuttall). Along the top of the north-facing areas the soils vary in depth from bare sandstone outcrop to in excess of 100 cm. Collectively, O and A horizons (forest floor and topsoil) were generally from 10 to 15 cm deep. Generally, the Matewan soil series probably fits many of these areas where the soils are greater than 50 cm to rock. The combination of north aspect and the attenuate species and vigor of trees and

other vegetation probably are responsible for the relatively thick upper soil horizons.

Along the bottom of the north-facing areas is a mixture of fragmental (insufficient fines to fill voids) soils best described as boulder piles and rubbly areas of very deep (>150 cm) soils best described by the Handshoe series. These soils generally had thicker surfaces as well, with O and A horizons in excess of 15 cm being common. The soils generally are composed of 35%–70% rock fragments (> 2 mm), and are well drained.

South-facing Areas (examples: Diamond Point and Junkyard Wall). Along the top of the south- facing areas, the soils are as described above, but generally with thinner surfaces (from 2 to 7 cm thick) and shallower soil depths (usually less than 50 cm). An established series for these soils has not been determined, but in essence it would be a shallower version Matewan, with thin topsoil and organic layers. The subsoil of these areas appears to be more highly weathered than on the north- facing side, which is to be expected. Thus, the fertility and droughtiness is greater.

At the base of the south-facing slopes are soils similar to those of the north-facing side, but with thinner topsoil and O horizons on Handshoe series. Nonnatural erosion is prevalent in these areas, which have thin organic horizons. They occur top, bottom, and in between, wherever a surface is sufficiently stable for soil formation to proceed. These areas usually have a moss surface layer underlain by a few to up to 20 cm of variably decomposed organic matter, with varying degrees of plant colonization. They would be classified as some sort of acid Folists in soil taxonomy, but more pertinent is the sensitivity of such areas to repeated traffic, which is high, particularly when they are wet or very dry.

**Soil Sensitivity.** The south- facing side exhibits more rutting and bare areas from

foot travel of climbers and hikers. It is less resilient than soils on the north-facing slopes in terms of fertility and drought tolerance of mitigating vegetation, as well as more desirable for recreation in terms of more sunlit, dry slopes on average. Throughout the national river, north-facing soils have deeper topsoil and higher fertility than south-facing ones.

Erosion of the soils is evident throughout the climbing areas. Erosion tends strongly to work its way upslope. Therefore, it is unlikely to worsen significantly by itself at the bottom (where it is most prevalent), since the cliff is upslope. The slope lengths above the clifftops are short, so significant worsening (by itself) of the eroded conditions is unlikely there as well.

## (2) Vegetation

The following general vegetation description relates to all climbing areas; conditions vary little between areas.

The national river's overstory vegetation includes eastern hemlocks, beech, black gum, sassafras, oak species, and Virginia pines. The understory is predominantly rhododendron, blueberry, and witch-hazel. In 1998 the national river initiated a multiyear project to sample, classify, and map all the plant communities within its boundaries. The project is now approximately 70% complete. Before this study, botanical research in the national river consisted primarily of species-based floristic inventories and rare plant surveys. These surveys described a few plant communities, with special effort given to pioneer communities along the river and cold coves of the tributary canyons. None of these previous studies used quantitative or statistical methodologies for plant community classification or description.

Mapping of plant communities in the national river to date includes preliminary

inventories of areas of the national river used for rock climbing and access. Work on these inventories will continue to complete the characterization of the unique rimrock plant communities. There are approximately four forest communities that cover 84% of the Lower Gorge section of the national river. The sugar maple/yellow buckeye/wood nettle forest of the lower slopes of the gorge; the chestnut oak/red oak (white oak)/tulip poplar/red maple/Virginia creeper forest is the matrix forest of the surrounding plateau. A white oak/black oak (chestnut oak)/late low blueberry (mountain laurel) forest is a large patch community that occupies the upper slopes of the gorge, mostly on southerly aspects; and an eastern hemlock/sweet birch/big rhododendron forest is a large patch community that can be found in linear zones along many tributaries and also extends up slopes with northern exposures. Stands of these communities are among the largest protected occurrences of these associations in West Virginia and perhaps the world (Vanderhorst 2001).

About 6% of the mapped area is occupied by the river and riparian plant communities. Riparian vegetation includes floodplain forests and woodlands, riverside herbaceous communities, sparsely vegetated flatrock communities, and aquatic herbaceous communities. These are probably the most diverse and most highly impacted communities in New River Gorge National River.

About 7% of the mapped area is developed or exhibits disturbance by humans, so that vegetation bears little resemblance to natural communities and contains a high percentage of exotic species. Examples would include strip mines, railroads, utility rights- of- way, residences, industrial sites, and farms.

About I% of the mapped area is occupied by miscellaneous small patch communities, including shrub and herbaceous wetlands, forested seeps, rimrock and plateau pine

forest and woodlands, tributary riparian vegetation, and old fields.

Two unique forest communities have been characterized in the rimrock area: the Virginia pine/low blueberry/teaberry and pitch pine/scarlet oak/black huckleberry. These communities occupy narrow zones of rimrock with southerly and westerly aspects on the edge of plateaus in the Lower Gorge. The very shallow soils overlying sandstone bedrock are rapidly drained, acidic, and nutrient poor. Common species found in these rimrock communities are Catawba rhododendron, mountain laurel, black huckleberry, round-leaf serviceberry, several species of blueberry, sourwood, trailing arbutus, greenbrier, flame azalea, black oak, chestnut oak, and sprouts of American chestnut.

## (3) Wildlife

The area supports abundant populations of groundhogs, rabbits, gray squirrels, white-tailed deer, skunks, raccoons, opossums, and various small rodents. A small number of amphibians and reptiles are found in the area: eastern garter snake; the redback, slimy and mountain dusky salamanders; and the eastern box turtle. At least 39 bird species have been documented for the immediate area (Pauley 1997).

Systematic biological surveys of the climbing areas have never been conducted. However, surveys were conducted along several stream corridors in 1996, as well as in proposed development sites in the Lower Gorge. This was carried out as part of a larger resource survey conducted throughout New River Gorge. Several of the survey sites were along streams and near climber access routes, parking areas, and staging areas. The cliff areas of the Lower Gorge offer refuge to

diverse wildlife. Numerous small mammals inhabit the area, including the Allegheny woodrat gray squirrel, eastern chipmunk, raccoon, skunk, fox, rabbits, and opossum, and various small rodents. Nests of the rare woodrat can be found below the clifftops in rock crevices. White-tailed deer are common to the area. Black bears, although they are sighted less often, also occupy the area. Occasional bobcat tracks along dirt roads and trails indicate that the cats may hunt along area clifftops. Bats occupy the cracks and crevices of the sandstone outcrops.

Songbirds are significant inhabitants of the Lower Gorge area. Species such as the Swainson's warbler, Carolina wren, ovenbirds, eastern bluebird, Acadian flycatcher, various warblers, sparrows, and ravens often can be seen here. In early spring, peregrine falcons return to the area, and other raptors are sighted, including redshouldered hawks, Cooper's hawks, ospreys, broad-winged hawks, sharp-shinned hawks, turkey, and black vultures. A few owl species heard in the area are the barred owl, screech owl, and great horned owl.

Some of the more abundant faunal species are amphibians and reptiles, including salamanders, frogs, toads, lizards, and snakes. Recent and previous surveys of the Lower Gorge area near the clifftops have found timber rattlesnake, copperhead, eastern garter snake, the green, redback, slimy, and mountain dusky salamanders, as well as the eastern box turtle. As expected, the reptile species are more frequently encountered in sunny areas near the rim of the gorge; amphibians are commonly found around the streams and floodplains, in moist undisturbed forested areas, and along rock crevices and cracks, especially on moister north-facing aspects.

## (4) Species of Special Concern, including Peregrine Falcon

Several species of special concern (in addition to the peregrine falcon) have been found in or near the climbing area; others have not been identified in the area but may be present. These species are listed in the following table and discussed below.

Species of Special Concern				
Federally Endangered Species Found in or Adjacent to the Climbing Areas				
Virginia big- eared bat	Corynorhinus townsendii virginianus			
Indiana bat	Myotis sodalis			
Species of Concern Found in or Adj	acent to the Climbing Areas			
Small- footed bat	Myotis leibii (documented in 2002)			
Ragfinesque's big- eared bat	Corynorhinus rafinesquii (documented in 2002)			
Allegheny woodrat Neotoma magister				
Green salamander Aneides aeneus				
Swainson's warbler Limnothlypis swainsonii				
Cerulean warbler Dendroica cerulean				
Spring Coralroot Corallorhiza Wisteriana				
Federally Endangered Species That May be Found in the Area				
Small- whorled pogonia				
Species of Concern That May be Found in the Area				
Allegheny Cliff Fern Woodsia scopulina				

## Virginia big- eared bat

The Virginia big- eared bat is endangered throughout its range in West Virginia, eastern Kentucky, and western Virginia. The bats roost within several mines located only a few hundred feet from the climbing areas on both sides of the gorge (Johnson 2002). A big- eared bat was documented using a rock crevice at Fern Point. Females form maternity colonies in mines and rock shelters during the summer (Kunz and Martin 1982, Lacki et. al. 1994). It is likely that Virginia big- eared bats hibernate in the mines and utilize the intact forest adjacent to the cliff lines as their primary foraging area (Johnson 2002).

## Indiana bat

The Federally endangered Indiana bat is nearly extinct over most of its former range in the northeastern states. Since 1950, the major winter colonies in caves of West Virginia, Indiana, and Illinois have disappeared (USFWS, 1991). Although no Indiana bats have been documented in the

climbing area, a single male Indiana bat was recently documented at the NERI using a mine portal approximately 7 miles south of the climbing area near the rim of the gorge.

## Small-footed bat

Like the big- eared bats, the small- footed myotis has been documented utilizing several mine openings within a few hundred feet of climbing areas on both sides of the gorge. The West Virginia Department of Natural Resources conducted telemetry studies in 2002, which tracked two bats to a roost in rock outcrops in similar sandstone strata in northeastern West Virginia. It is expected that small- footed bats utilize rock shelters and crevices for roosting at New River Gorge.

## Rafinesque's big-eared bat

West Virginia is on the periphery of the species' range. Old buildings serve as day roosts for nonbreeding females and breeding colonies. Males use old buildings, hollow trees, and the areas behind loose bark as

their summer roosts. Hibernation occurs in mine tunnels and caves. The Rafinesquii big- eared bat is known to utilize mine openings and is likely to roost in cracks in the cliff face of the lower gorge.

## Allegheny woodrat

Although it is relatively abundant in West Virginia, Allegheny woodrat populations have been in serious decline elsewhere. Woodrats live almost exclusively in rocky areas such as caves and large boulder fields. Most woodrat dwellings are located in or around hardwood forests that have abundant oaks and other mast bearing trees.

The woodrat is closely tied to rock outcrops, cliff and boulder fields, and mines of the New River Gorge (Wood 2001). The park has been monitoring woodrat populations at the base of the cliffs, known as the Endless Wall, since 1997. Never abundant in this cliff habitat, there is concern that the woodrats have not been detected there for two years and appear to have abandoned the site.

#### Green salamander

This species was once widely distributed in the heart of its range in West Virginia. Overcollecting for bait and loss of habitat has drastically reduced population levels. The sandstone outcrops of the New River Gorge provide good green salamander habitat with numerous small cracks and crevices, which are moist but not wet and well protected from direct sun.

### Swainson's warbler

Breeding populations of Swainson's warbler are rare in the Appalachian Mountains of West Virginia. In New River Gorge, the bird is known to occur within the Fern Creek floodplain, a popular climber's access trail. Favored bird habitat is characterized as damp, shady drainages with a dense evergreen or deciduous canopy and rhododendron understory.

### Cerulean warbler

Habitat for this species is generally described as mature deciduous forest, particularly floodplains or other mesic conditions. They apparently prefer large tracts of unbroken mature forest greater than 4,000ha, which could result in the New River Gorge National River becoming one of the most important strongholds for these species. Nesting usually occurs high in the trees over small canopy openings.

### Small-whorled pogonia

This species grows in a variety of habitats, with two known occurrences in West Virginia. Although it has not been identified in the New River Gorge area, it is possible that it could occur in the forest at the top of the climbing area (Sargent, biologist West Virginia Department of Natural Resources, memorandum dated April 2003).

## Spring coralroot

Although this species has not been seen in the gorge since 1985, this is not uncommon for orchids, as they are not guaranteed to come up every year (Sargent, 2003).

## Allegheny cliff fern

This species could occur in the gorge. Although it is usually found on shale, it has been noted to occur on sandstone rock faces (Sargent, 2003).

### Peregrine Falcon

During a five- year period ending in 1992, more than 50 peregrine falcons were hacked from a site along the Endless Wall. To date, none of the falcons have returned to the hack site to nest.

The peregrine falcon (*Falco peregrinus*) is of special concern in this document. Beginning in 1970, a series of listing actions was carried out for various subspecies of peregrine falcon, culminating in 1984 with listing of all peregrines as endangered in the lower 48 states. One recovery plan task assigned to the National Park Service and other agencies was the operational release of captive-bred

falcons to the wild. In cooperation with the Peregrine Fund and the state of West Virginia, peregrine falcons were reintroduced to cliff areas of the New River Gorge National River in the late 1980s. Reintroduction efforts greatly aided this species' recovery and helped lead to delisting. The removal of the falcon from the list of endangered and threatened species on August 25, 1999, removed all protections provided to the species under the Endangered Species Act; however, section 4(g)(1) of that act requires monitoring after delisting for not less than five years. This allows detection of the inability of the species to sustain itself without the protective measures afforded by the act. If the species is found not to be maintaining its recovered status during the monitoring period, it could be relisted under the Endangered Species Act. The monitoring program would begin in the spring of 2001 and end in 2013. Following delisting, each state assumed responsibility from the U.S. Fish and Wildlife Service for recovery of this species. The closest documented nesting activity has been recorded on the North Fork Mountain, Grant County, West Virginia, approximately 200 miles northeast of New River Gorge National River.

#### **B. Cultural Resources**

Climbing activity at New River Gorge is primarily associated with sedimentary rock outcrops of the Pennsylvania period New River formation Nuttall sandstone, which is found in the northern area of the national river adjacent to the New River Gorge bridge and south to Beauty Mountain (Unrau 1996). These sandstone cliffs, towering above the Lower Gorge of the New River, are the center of climbing activity in the park and constitute the affected environment for cultural resources.

## (1) Archeological Resources

Archeological evidence suggests that the northern area (Lower Gorge) of New River

Gorge National River was used by prehistoric nomadic hunter-gatherers and subsistence farmers approximately 11,000 to 12,000 years ago. An archeological inventory and evaluation conducted by Paul D. Marshall and Associates in 1980–1981 identified 248 prehistoric archeological sites in the national river and surrounding area and indicated that the national river's northern area, corresponding to the climbing area, may contain archeological resources, particularly at streamside upland settings and at rock overhangs (Fuerst 1981). Five prehistoric occupation traditions are represented at New River Gorge, the Paleoindian, Achaic, Woodland, Late Prehistoric, and the Proto- Historic.

Focusing on landforms along New River, in upland hollows near springs or streams, and along the twelve major tributaries to the New River, the Marshall survey indicated that prehistoric use of the gorge differed from north to south. The rugged canyon wall landforms in the northern area probably were used for mobile, seasonally scheduled hunting and gathering camps; the gentler topography and wider river corridor in the southern area were more suitable for horticulture and community patterns of settlement (Fuerst 1981).

Most of the prehistoric archeological sites (220, or 76%) in Marshall's survey were found in streamside upland settings and consisted primarily of rock overhangs. Rock overhangs are common in upland settings along tributary streams in the northern part of the national river (Fuerst 1981). Rockshelter sites were most often found where south-facing overhangs or openings intersected the grade of downcutting upland streams. The location of rockshelter sites is related to suitable geologic formation, solar orientation, and proximity to water. Bench, low gap, and ridgetop settings accounted for a relatively small portion of upland sites (Fuerst, 1981).

A lesser number of sites (68, or 24%) described in the Marshall study were in lowland settings. The largest proportion of lowland sites was on the upper terraces and floodplain of the New River. Village sites were situated on alluvial soils along the river, and the few village sites examined were found entirely in lowland settings in the upper gorge where the bottomland is widest. Benches along the New River and its tributaries and stream terraces accounted for 26% of lowland sites (Marshall 1981). All the sites except the limited activity ridgetop sites were closely associated with level landforms near water either at springs, at the New River itself, or at New River tributaries. Very few sites were found on rocky or gravelly ground.

Hunting and gathering site types in the Lower Gorge represent Early Archaic to early Late Woodland traditions, from about 10,000 years ago to about 3,000 years ago. In the Late Woodland period, larger and more concentrated village sites suggest that the inhabitants of the New River Gorge area were organized at a tribal level (Fuerst 1981).

## (2) Historic Structures

A special history study / historic context study prepared by the National Park Service in 1996 for the New River Gorge identified five historic contexts incorporating most of the national river's historic properties. These historic contexts are from the coal, railroad, and lumber industries; Euro–American settlement/agriculture; and recreation / state parks (Unrau, 1996). Historic contexts are intended to provide a framework for the evaluation of historic properties and the subsequent preparation of determinations of eligibility to be listed on the National Register of Historic Places.

Because the topography of the Lower Gorge is rough, the area was not extensively used by Euro–American settlers until extraction of resources, primarily timber and coal,

became economically viable with the completion of railroads through the gorge in the late 19th century. The completion of the Chesapeake and Ohio (C&O)Railroad along the river in 1873 opened the New River Gorge to resource extractive industries and made the development of coal mining economically possible in the gorge.

New River Gorge National River lies within the New River coalfield, one of ten major coalfields identified in West Virginia. Mining was actively pursued in the New River Gorge from the early 1870s through the first half of the 20th century, and evidence of the coal mining industry, including abandoned mines, tipples, coke ovens, and associated townsites and railroad facilities can be found throughout the national river (Unrau 1996).

In the southern area, New River coal seams crop out closer to the valley floor. This made extraction of coal easier than in the northern part of the gorge. Coal seams near the town of Hinton were exploited early in the 1870s, immediately after the railroad was completed. Historic structures associated with the railroad development and mining in the upper gorge are settlements and rail transit facilities. Prominent among these are the Thurmond Historic District, the Prince Brothers General Store, and Hinton Historic District, all of which are listed on the national register.

In the northern area of the national river, New River coal seams, interbedded in sandstone, siltstone and shale, crop out above the river floor. The location of these coal seams halfway up the cliff face challenged early efforts to retrieve or mine the coal seams. The mining district of the Lower Gorge of New River below Thurmond was referred to in the late 19th and early 20th centuries as the Nuttall and South Nuttall area. The Nuttall area offers significant historic resources. Four mining operations — Ballinger Coal Company (Keeney Creek), Brown Coal Company (South

Nuttall), Kaymoor Mines, and Nuttallburg Coal and Coke Company — were active in this area. The Nuttallburg Mine was the largest mine in the New River coalfields in the late 1800s, but Kaymoor Mines #1 and #2 employed more miners. Eventually all the Nuttall mining interests were acquired by the Maryland New River Coal Company (Marshall 1981).

Because of the area's isolation, coal camps or towns were developed to accommodate miners. The location of these company towns was determined both by nearness to the coal seam outcrop and by the location of the basic facilities for mining. Associated transport features were determined by accessibility to the railroad. Towns typically were plotted along benches above river level, although in many cases towns in the gorge existed at two or more levels — the river edge and one or more benches or ridges above the New River (Unrau 1996).

Kaymoor is an example of a company mining town existing at two or more levels. The Kaymoor mine, started by the Low Moor Mining Company in the late 1890s, was one of the largest coal operations in the lower New River Gorge. The mine, located near the Endless Wall about 2 miles upstream from the New River Gorge Bridge on the west side of the river, operated for almost 60 years, but it has been abandoned since 1963. The Kaymoor Mine consisted of two drift mines, Kaymoor #1 and #2. These drift mines penetrated the Sewell coal seam, which in this location cropped out several hundred feet above the river. The logistics of mining this difficult coal seam included constructing and operating three incline rail systems.

At its peak in the early 1900s, Kaymoor mine employed 1,200 to 1,500 miners. Today several old mine structures and mine openings are found on the canyon floor along the river, halfway up the cliff face and at the top of the cliff wall. The Kaymoor mining com-

plex is listed on the national register and contributes 30 structures to the list of classified structures at New River Gorge National River, many of which are examples of engineering adaptations to mining coal from steep- sloped outcrops. Hiking trails lead to Kaymoor historic structures on the bench or between the bench and the top, including the concrete staircase, the safety board, a steel I- beam, a lamp house / a superintendent's house, water tanks, and the monitor incline. All these structures are near cliff faces used by rock climbers.

Identified on the *New River Climbing Areas* map as a climbing site, Kaymoor cliff is one of three popular climbing destinations on the west side of New River in the Lower Gorge. Known historic structures in this area are those associated with the Kaymoor Mine Historic District, which is listed on the National Register of Historic Places. Climbing activities focus on the steep rock faces of the Kaymoor cliffs and do not directly intrude on the historic properties. However, climbing routes and climbing staging areas are near or do pass through historic properties at the Kaymoor Mine Historic District.

Just south of Kaymoor Mine Historic District and within the Lower Gorge climbing area are structures associated with Nuttallburg that may be eligible for listing on the national register. One of the earliest coal miners in the Lower Gorge, John Nuttall began mining operations in 1873 along Keeney Creek just south of Beauty Mountain. This mine became known as the Ballinger Coal Company. A few years later Nuttall opened a second mine known as the Nuttallburg Mine, and later as the Nuttallburg Coal and Coke Company, in the Lower Gorge between the Keeney Creek operation and the Kaymoor Mine. By 1880 the Nuttallburg mine was the largest coal producer in the Fayette area. A few years later Nuttall opened a third mine near Fern Creek (Marshall 1981). Following the commercial success of his mining ventures, John Nuttall

bought more land in the Lower Gorge, eventually acquiring almost 4 miles of river frontage, as well as lands extending away from the river to encompass the bluffs above. Nuttallburg structures are situated on both sides of the New River in the climbing areas identified as south Nuttall Wall, Endless Wall, and Beauty Mountain.

At its peak the Nuttallburg enterprise, which consisted of the main mining and coke processing operation and two towns (one at the top of the cliff and a company town at the valley floor), employed 120 miners. The company town had about 110 houses (Marshall 1981). A second town across the river became known as South Nuttall. The towns were connected by a suspension bridge. Also on the valley floor near the rail line transport were 80 coke ovens to process the coal. Today the location of this large mining operation is marked by the remains of Nuttallburg at two locations on the valley floor, on the benches above the river, and on the ridgetop. As in the Kaymoor Mine area, climbing activity is focused on the cliff faces; however, access to climbing routes may pass through or near Nuttallburg historic structures.

The mining structures at both Kaymoor and Nuttallburg were located where it was practical. Precipitous cliff faces were avoided where possible, and structures were placed where they could sensibly be located while still contributing to a successful economic mining venture.

#### (3) Cultural Landscapes

The early history of Euro–American land-ownership in New River Gorge is one of conflicting land surveys and claims. In the mid 18th century the New River Gorge was claimed by both British and French colonial interests. The settlement of the area slowed during the French and Indian war, and even after the conflict, the settlement of the New River watershed was sparse. The first pio-

neers were subsistence farmers who supplemented their meager crops with wild game. As valley floor settlements slowly grew, settlers pushed farther up the tributaries of the New River to settle in smaller hollows and glens. The southern, or upper gorge, area with its less precipitous gorge walls, was more conducive to agricultural pursuits and was settled first. Prominent among the agricultural historic properties in New River Gorge is the Trump- Lilly Farmstead near the town of Hinton in the south area of the national river. The Trump- Lilly Farmstead is listed on the national register.

The National Park Service has completed both cultural landscape inventories and cultural landscape reports for cultural landscapes at New River Gorge National River. Cultural landscape inventories are baseline documentation for landscapes. Cultural landscape reports have more information than cultural landscape inventories; they include treatment recommendations. Cultural landscape reports have been completed for the Trump-Lilly Farm and for Grandview, both of which are in the southern part of the national river. Level I cultural landscape inventories have been completed for Camp Brookside, Harrah Homestead, the Richmond-Hamilton Farm, and the Christina Vallandingham House. All these cultural landscapes are in the upper gorge (southern) area of the national river. A cultural landscape inventory is planned for Nuttallburg and Thurmond in fiscal year 2003 (Brown, NPS, Philadelphia Support Office, pers. comm., September 2002).

There is a potential for cultural landscapes to be identified, inventoried, and evaluated for any or all of the historic contexts (coal industry, railroad industry, lumber industry, Euro–American settlement / agriculture, and recreation / state parks) identified in the New River Gorge Special History Study / Historic Context Study. Potential cultural landscapes identified at New River Gorge National River by the National Park Service

are the Thurmond Historic District, Kaymoor, Cochrane Farm, Quinnimont, Cunard Mine Site, and Thayer Church. All these potential cultural landscapes except Kaymoor are in the middle gorge upriver from Beauty Mountain or in the southern part of the national river.

## C. Visitor Use and Experience

About 1.1 million people visited New River Gorge National River in the year 2000. The national river's monthly public use reports indicated that visitation has been steady at about 1.1 to 1.2 million visitors per year for several years. July is the peak month for visitation, with the high season running from June through October. Somewhat fewer than half of these visitors arrive via Interstate Highway 64 (I-64). Little valid information is available about climbing in the national river. The national river's geology and topography result in nearly all climbing in the area taking place in the areas previously mentioned. No permit is required for an individual to climb in the national river.

A limited survey conducted from April through August 1997 indicated that visitors climbing in the national river came from 22 states and 4 foreign countries (Attarian 1998). Most climbers traveled an average of 448 miles, with 41.15% of the climbers coming from the south (Florida to West Virginia) and 41.15% from the northeast (Ohio to Maine). Most of the climbers (87%) stayed overnight. Climbers spent an average of 24 days per year climbing in the national river. The climbing experience of visiting climbers averaged six years. About 30% of the climbers rated their climbing skill level as beginning to intermediate (5.0-5.9), and about 70% considered themselves advanced to expert (5.10-5.13).

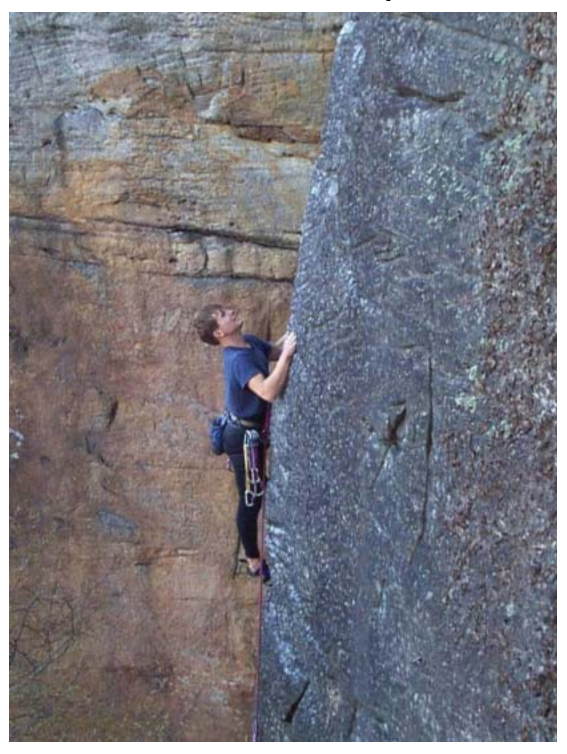
Dr. Attarian's survey found that 73% of the climbers in the national river said they thought group size should be limited, with 70% agreeing that large commercial groups

detracted from their climbing experience. A total of 48% of the climbers said that groups should climb in designated areas, and 92% reported that they were satisfied to extremely satisfied with their climbing experience. The climbers surveyed indicated overall positive agreement with the leaveno-trace ethic. Most climbers (71%) agreed that permits should be required for all commercial groups. An overwhelming number of climbers (96%) said they believed that group leaders should be qualified to teach rock climbing, with 80% supporting the submission of credentials as part of the permitting process.

## **D. Commercial Climbing Services**

A total of 27 incidental business permits exist at present for climbing guide services in the national river. Of these permits, 9 have been issued to specific climbing outfitters that specialize in climbing; 18 are held by companies that have climbing as a secondary activity for their customers. More than 90% of the commercial group use takes place at climbing areas near the bridge. All permit holders must fill out an application that states the rules and regulations (see appendix C).

## **Environmental Consequences**



This chapter describes the environmental consequences associated with the alternatives.

#### Introduction

The chapter is organized by impact topics, which distill the issues and concerns into distinct topics for discussion and analysis. These topics focus on the presentation of environmental consequences and allow decision makers to compare the alternatives on the basis of the most relevant topics. The National Environmental Policy Act requires consideration of the context, intensity, and duration of impacts, as well as consideration of indirect effects, cumulative effects, and measures to mitigate the adverse environmental consequences. NPS policy also requires that *impairment* of resources be evaluated in all environmental documents.

**General Definitions:** The following definitions were used to evaluate the context, intensity,

duration, and cumulative nature of the effects associated with project alternatives:

## Intensity

The potential environmental consequences on natural and cultural resources, visitor use and experience, and operations are described in terms of type (would the effects be beneficial or adverse?), context (would the effects be site-specific, local, or regional?), duration (would the effects be short- term, lasting less than one year, or long- term, lasting more than one year?), and intensity (would the effects be negligible, minor, moderate, or major). Because definitions of intensity (negligible, minor, moderate, or major) vary by impact topic, intensity definitions are provided separately for each resource impact topic analyzed in this environmental assessment of effect.

Impact Topic	Negligible	Intensity Minor	Definition Moderate	Major				
Natural Resources								
Soils	Soils would not be affected, or the effects on soils would be below or at the lower levels of detection. Any effects on soil productivity or fertility would be slight.	The effects on soils would be detectable. Effects on soil productivity or fertility would be small, as would the area affected. If mitigation was needed to offset adverse effects, it would be relatively simple to implement and would be likely to be successful.	The effect on soil productivity or fertility would be readily apparent and probably long term, and it would result in a change in the soil character over a relatively wide area. Mitigative measures probably would be necessary to offset adverse effects, and they probably would be successful.	The effects on soil productivity or fertility would be readily apparent and would substantially change the character of the soils over a large area in and out of the national river Extensive mitigating measures to offset adverse effects would be needed, and their success could not be guaranteed.				
Vegetation	No native vegetation would be affected, or some individual native plants could be affected by the actions of the alternative, but there would be no effect on native species populations. The effects would be small scale, and no species of special concern would be affected.	The alternative would affect some individual native plants and a relatively minor portion of that species' population. Mitigation to offset adverse effects, including special measures to avoid affecting species of special concern, could be required, and such measures would be effective.	The alternative would affect some individual native plants and a sizable segment of the species' population over a relatively large area. Mitigation to offset adverse effects could be extensive, and it probably would be successful. Some species of special concern could be affected.	The alternative would have a considerable effect on native plant populations, including species of special concern, and it would affect a relatively large area in and outside of the national river. Extensive mitigative measures to offset the adverse effect would be necessary, and their success would not be guaranteed.				

<u>I</u> mpact		Intensity	Definition	
Topic Wildlife	Negligible  Wildlife would not be affected, or the effects would be at or below the level of detection.  Changes would be so slight that there would not be any measurable or perceptible consequence on the wildlife species' population.	Minor  Effects on wildlife would be detectable, although the effects would be local, small, and of little consequence to the species' population. Mitigative measures, if needed to offset adverse effects, would be simple and successful.	Moderate  Effects on wildlife would be readily detectable and local, with consequences on the population level. Extensive mitigative measures, if needed to offset adverse effects, probably would be successful.	Major  Effects on wildlife would be obvious, with substantial consequences on wildlife populations in the region. Extensive mitigating measures would be needed to offset any adverse effects, and their success would not be guaranteed.
Species of Special Concern, including Peregrine Falcons	No federally listed species would be affected, or the actions of the alternative would affect an individual of a listed species or its critical habitat, but the change would be so small that it would not be of any measurable or perceptible consequence to the protected individual or its population. A negligible effect would equate with a "no effect" determination in U.S. Fish and Wildlife Service terms.	The actions of the alternative would affect individual(s) of a listed species or their critical habitat, but the change would be small. A minor effect would equate with a "may effect" determination in U.S. Fish and Wildlife Service terms, and it would be accompanied by a statement of "likely" or "not likely to adversely affect" the species.	An individual or population of a listed species, or its critical habitat would be noticeably affected. The action would cause some consequences to the individual, population, or habitat. A moderate effect would equate with a "may effect" determination in U.S. Fish and Wildlife Service terms, and it would be accompanied by a statement of "likely" or "not likely to adversely affect" the species.	An individual or a population of a listed species, or its critical habitat would be noticeably affected, with vital consequences on the individual, population, or habitat. A major effect would equate with a "may effect" determination in U.S. Fish and Wildlife Service terms and would be accompanied by a statement of "likely" or "not likely to adversely affect" the species.
Cultural Resour	ces	<u> </u>	1 1	<u> </u>
Archeological Resources	The effect would be at the lowest levels of detection — barely measurable, with no perceptible consequences, either adverse or beneficial, on archeological resources. For section 106 purposes, the determination of effect would be no adverse effect.	Adverse effect — disturbance of a site(s) would result in little, if any, loss of significance or integrity, and the National Register eligibility of the site(s) would not be affected. For section 106 purposes, the determination of effect would be no adverse effect.  Beneficial effect — maintenance and preservation of a site(s). For section 106 purposes, the determination of effect would be no adverse effect.	Adverse effect — disturbance of a site(s) would not diminish the significance or integrity of the site(s) to the extent that its national register eligibility would be jeopardized. For section 106, the determination of effect would be adverse effect.  Beneficial effect — stabilization of a site(s). For section 106 purposes, the determination of effect would be no adverse effect.	Adverse effect — disturbance of a site(s) would diminishes the significance and integrity of the site(s) to the extent that it no longer would be eligible for listing on the national register. For section 106 purposes, the deter- mination of effect would be adverse effect.  Beneficial effect — active intervention to preserve a site(s). For section 106 purposes, the determination of effect would be no adverse effect.

Impact		Intensity	Definition	
Topic	Negligible	Minor	Moderate	Major
Historic Buildings and Other Structures	Effect(s) would be at the lowest levels of detection — barely perceptible and not measurable. For section 106 purposes, the determination of effect would be no adverse effect.	Adverse effect — action would not affect the character- defining features of a building or other structure eligible for listing or listed on the National Register of Historic Places. For section 106 purposes, the determination of effect would be no adverse effect.  Beneficial effect — stabilization/ preservation of character defining features in accordance with the Secretary of the Interior's Standards for the Treatment of Historic Properties. For section 106 purposes, the determination of effect would be no adverse effect.	Adverse effect — action would alter a character defining feature(s) of the building or other structure but would not diminish the integrity of the resource to the extent that its national register eligibility would be jeopardized. For section 106 purposes, the determination of effect would be no adverse effect.  Beneficial effect — rehabilitation of a structure or building in accordance with the Secretary of the Interior's Standards for the Treatment of Historic Properties. For section 106 purposes, the determination of effect would be no adverse effect.	Adverse effect — the action would alter a character defining feature(s) of the building or other structure, diminishing the integrity of the resource to the extent that it no longer would be eligible for listing on the national register. For section 106 purposes, the determination of effect would be adverse effect.  Beneficial effect — restoration of a building or other structure in accordance with the Secretary of the Interior's Standards for the Treatment of Historic Properties. For section 106 purposes, the determination of effect would be no adverse effect.
Cultural Landscapes	Effects would be at the lowest levels of detection — barely perceptible and not measurable. For section 106 purposes, the determination of effect would be no adverse effect.	Adverse effect — the action would not affect the character defining patterns and features of a cultural landscape eligible for listing or listed on the National Register of Historic Places. For section 106 purposes, the determination of effect would be no adverse effect.  Beneficial effect — preservation of character defining patterns and features in accordance with the Secretary of the Interior's Standards for the Treatment of Historic Properties With Guidelines for the Treatment of Cultural Landscapes. For section 106 purposes, the determination of effect would be no adverse effect.	Adverse effect — the action would alter a character defining pattern(s) or feature(s) of the cultural landscape but would not diminish the integrity of the landscape to the extent that its national register eligibility would be jeopardized. For section 106 purposes, the determination of effect would be no adverse effect.  Beneficial effect — rehabilitation of a landscape or its patterns and features in accordance with the Secretary of the Interior's Standards for the Treatment of Historic Properties With Guidelines for the Treatment of Cultural Landscapes. For section 106 purposes, the determination of effect would be no adverse effect.	Adverse effect — the action would alter a character defining pattern(s) or feature(s) of the cultural landscape, diminishing the integrity of the landscape to the extent that it no longer would be eligible for listing on the national register. For section 106 purposes, the determination of effect would be adverse effect.  Beneficial effect — restoration of a landscape or its patterns and features in accordance with the Secretary of the Interior's Standards for the Treatment of Historic Properties With Guidelines for the Treatment of Cultural Landscapes. For section 106 purposes, the determination of effect would be no adverse effect.

Impact Topic	Negligible	Definition Moderate	Major	
Visitor Use and Experience	Visitors would not be affected, or changes in visitor experience or safety would be below or at the level of detection. Visitors probably would not be aware of the effects associated with the alternative.	Changes in visitor experience or safety would be detectable, although the changes would be slight. Visitors would be aware of the effects associated with the alternative, would not be motivated to express an opinion.	Changes in visitor experience or safety would be readily apparent. Visitors would be aware of the effects associated with the alternative and probably would be able to express an opinion about the changes.	Changes in visitor experience or safety would be readily apparent. Visitors would be aware of the effects associated with the alternative and probably would express a strong opinion about the changes.
Commercial Operations	The effect of the action would be at the lower levels of detection.	The effect of the action would be slight but detectable.	The effect of the action would be readily apparent.	The effect of the action would be severely adverse or exceptionally beneficial.

#### **Duration**

The durations of the effects in this analysis are defined as follows:

- £ Short- term a short- term effect would last less than one year.
- £ Long- term a long- term effect would last longer than one year.

#### **Cumulative Effects**

A cumulative effect is described in regulations developed by the Council on Environmental Quality (40 CFR 1508.7), as follows:

a "cumulative impact" is the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or non-federal) or person undertakes such other actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time.

Cumulative impacts were determined by combining the effects of each alternative with potential effects from other past, present, and reasonably foreseeable future actions. For the purpose of this plan, the only other action considered is the climbing that takes place at Summersville Lake, managed by the U.S. Army Corps of Engineers.

## Impairment of Resources

The NPS Organic Act and the General Authorities Act prohibit an impairment of resources in a

national park or other unit of the national park system. NPS *Management Policies 2001* indicate that an effect would be more likely to constitute an impairment to the extent it affects a resource or value whose conservation is: (I) necessary to fulfill a specific purpose identified in the establishing legislation or proclamation of the park system unit; (2) key to the natural or cultural integrity of the national river or to opportunities for its enjoyment; or (3) identified as a goal in the unit's general management plan or other relevant NPS planning documents.

Impairment is an effect that, in the professional judgment of the responsible NPS manager, would have a major adverse impact on the integrity of resources or values, including the opportunities that otherwise would be present for the enjoyment of those resources or values. An impact would be less likely to constitute impairment to the extent that it would be an unavoidable result that could not reasonably be further mitigated or an action necessary to preserve or restore the integrity of park resources or values.

NPS management policies use the terms "resources and values" to mean the full spectrum of tangible and intangible attributes for which the park units have been established and are being managed, including the Organic Act's fundamental purposes (as supplemented), and any additional purposes as stated in a park's legislation.

The New River Gorge National River was established by an act of Congress for the purpose of

conserving and interpreting outstanding natural, scenic, and historic values and objects in and around the New River Gorge and preserving as a free-flowing stream an important segment of the New River in West Virginia for the benefit and enjoyment of present and future generations.

Impairment is analyzed in this document for natural and cultural resources. There would be no effects on resource- based visitor experiences.

## Effects on Cultural Resources and Section 106 of the National Historic Preservation Act

The impact analyses for cultural resources are intended to comply with the requirements of both the National Environmental Policy Act and section 106 of the National Historic Preservation Act. In accordance with the regulations of the Advisory Council on Historic Preservation implementing section 106 of the National Historic Preservation Act (36 CFR 800, Protection of Historic Properties), effects on archeological resources and the cultural landscape were identified and evaluated by (1) determining the area of potential effects, (2) identifying cultural resources present in the area of potential effects that were either listed on or eligible for listing on the National Register of Historic Places, (3) applying the criteria of adverse effect to affected cultural resources either listed on or eligible for listing on the national register, and (4) considering ways to avoid, minimize, or mitigate adverse effects.

Under the Advisory Council's regulations, a determination of either *adverse effect* or *no adverse effect* must also be made for affected national register eligible cultural resources. An *adverse effect* occurs whenever an action alters, directly or indirectly, any characteristics of a cultural resource that qualify it for inclusion on the National Register, such as diminishing the integrity of the resource's location, design, setting, materials, workmanship, feeling, or association. Adverse effects also include reasonably foreseeable effects caused by the actions of the preferred alternative that would occur later in time, be farther removed in distance, or be cumulative

(36 CFR 800.5, Assessment of Adverse Effects). A determination of no adverse effect means there would be an effect, but the effect would not diminish in any way the characteristics of the cultural resource that qualify it for inclusion on the national register.

A "section 106 summary" is included in the impact analysis sections for cultural resources under the preferred alternative. These summaries are intended to meet the requirements of section 106, and they are assessments of the effects of the undertaking (implementation of the alternative) on cultural resources, based upon the criteria of effect and the criteria of adverse effect found in the Advisory Council's regulations.

## Environmental Consequences of Alternative A: No Action (Continue Existing Management)

#### A. Natural Resources

- (1) Soils. Soil compaction would continue to be local in the areas where climbing takes place and along social trails. This effect would be adverse, minor to moderate, and long term. Soil compaction would continue to occur at the bases and tops of the cliffs as climbers continued to seek out climbing opportunities without the benefit of designated trails. Mitigative measures such as trail relocation or construction would be implemented on an individual basis.
- (2) Vegetation. As with soils, the effects of Alternative A on vegetation would be adverse, minor, and long term. These adverse impacts would result from vegetation clearing and trampling at the base and top of cliffs, where climbers attempt to make climbs (social trails). The effects would be local and associated with the climbing areas.
- (3) Wildlife. There would continue to be minor long- term adverse effects on wildlife. There would be habitat loss or degradation from vegetation trampling and clearing by climbers at the base of the cliffs, and wildlife species occupying cliff habitat would be disturbed by noise and other climbing activities. The habitat loss and degradation would be local, occurring primarily at the

bases of cliffs or at the tops of cliffs. Areas being affected make up a relatively small proportion of the available habitat. Wildlife disturbance by climbers occurs primarily on spring and autumn weekends. Wildlife disturbance by humans at other times is limited because there is less climbing activity at other seasons.

# (4) Species of Special Concern, (Threatened, Endangered, Candidate, and Rare Species), including Peregrine Falcons.

There could be long-term minor to moderate adverse effects on species of special concern other than peregrine falcons under this alternative. Of particular concern is the discovery of several species of federally listed or rare bats in or near the climbing area or surrounding areas. Continued monitoring and research would help to determine possible effects on Species of Special Concern, discussed below:

## Virginia big-eared bat (Federally endangered)

There is concern that sport climbing could adversely impact foraging and roosting habitat for this species along the cliffs, rock shelters and cracks. The park lacks baseline information on foraging and home range, needed to decide if special protection measures are necessary to protect this area from effects of sport climbing. The U.S. Fish and Wildlife Service has stated based on current information that the Virginia big- eared bat is unlikely to be affected by sport climbing in NERI (Tolin, Acting Field Supervisor, U.S. Fish and Wildlife Service, May 2003).

The park would continue to monitor mine portals adjacent to the climbing area on at least an annual basis. As additional data is acquired, further consultation with the U.S. Fish and Wildlife Service may be undertaken.

## Indiana bat (Federally endangered)

A single male Indiana bat was recently documented at the NERI using a mine portal approximately 7 miles south of the climbing area near the rim of the gorge. The U.S. Fish and Wildlife Service has determined that the possibility of impacts from climbing on bats at that distance from the climb site are discountable. However, if monitoring should reveal Indiana bats near the climbing area, steps would need to be

taken to protect critical habitat. Mine portals adjacent to the climbing area would continue to be monitored on at least an annual basis. If it is determined that Indiana bats are roosting or foraging near the climbing area, the U.S. Fish and Wildlife Service would be consulted on what actions should be taken to protect critical habitat for the Indiana bat.

## Small-footed myotis (Species of Concern)

The U.S. Fish and Wildlife Service has submitted an opinion that the small- footed bat could be adversely affected by sport climbing due to its habit of roosting in cracks and cliff faces. The park lacks data on foraging and roosting within the climbing area. NPS would continue to inventory and monitor this species within the park.

## Rafinesque's big-eared bat (Species of Concern)

The U.S. Fish and Wildlife is concerned that this species could be subject to disturbance by rock climber activity in cliff faces with cracks and rock shelters. Climbers placing fingers into hand- holds along vertical or horizontal cracks would disturb these animals from the day roost and negatively impact this very rare species. The Park would continue to monitor this species at least annually.

## Allegheny woodrat (Species of Concern)

The park has been monitoring woodrat populations at the base of the cliffs known as the Endless Wall, since 1997. Never abundant in this cliff habitat, there is concern that the woodrats have not been detected there for two years and appear to have abandoned the site. Speculation as to the absence of these animals points to two changes in their environment; 1) trampling of vegetation at the base of cliffs may expose the animals to predators once they leave their rock dens to forage in the adjacent forest, and 2) food scraps left by climbers may increase the presence of scavengers such as raccoons which pose a significant threat to the woodrats when they eat raccoon scat which contains a brain worm fatal to woodrats. The Endless Wall isn't the only area monitored for woodrats that has a high level of human disturbance. However, this is the only site with high human disturbance that has had no woodrat captures in recent years. It is possible

that the duration of human use at the base of climbing routes is equated with higher food resources for woodrats and raccoons.

It appears that rock cliffs are probably less preferred by woodrats than other habitats such as mines and moist boulder fields, but more research is needed to determine if a correlation exists between human presence along rock cliffs and woodrat declines. NPS would continue its inventory and monitoring efforts for this species.

## Green salamander (Species of Concern)

In the early 1990s, the salamander was known to occur among the Kaymoor cliff complex and Fern Creek. This species was once widely distributed in the heart of its range in West Virginia. Overcollecting for bait and loss of habitat has drastically reduced population levels. The sandstone outcrops of the New River Gorge provide good green salamander habitat with numerous small cracks and crevices, which are moist but not wet and well protected from direct sun. Systematic surveys and inventories of known populations would be needed to determine possible impacts to the salamander from climbing activities under this alternative.

#### Swainson's warbler (Species of Concern)

This species is unlikely to be directly affected by impacts associated with sport climbing. However, there could be cumulative impacts associated with loss of habitat due to construction of climber access trails, parking lots and other visitor use facilities. In 1998, park management took steps to minimize climber impacts to critical habitat when the Fern Creek Trail was relocated outside the floodplain, separating human presence from Swainson's warbler breeding habitat. Enforcement of no camping, no campfires, and leash laws, within the Fern Creek area should minimize impacts to breeding warblers.

More detailed foraging and nesting information would be needed to accurately determine management strategies to protect the Fern Creek breeding population. Surveys would need to be conducted throughout the park in suitable habitat to determine distribution and density of this rare species.

## Cerulean warbler (Species of Concern)

It is unlikely that cerulean warblers would be adversely affected by sport climbing or other related activities. Habitat for this species is generally described as mature deciduous forest, particularly floodplains or other mesic conditions. They apparently prefer large tracts of unbroken mature forest greater than 4,000 ha, which could result in the New River Gorge National River becoming one of the most important strongholds for these species. Construction of parking lots or other visitor facilities should take advantage of previous disturbed sites, and care should be taken to present forest fragmentation of the mature forest canopy, especially in or near floodplains. Informal monitoring of cerulean warbler populations would continue under this alternative.

Spring coralroot (Species of Concern)
Small- whorled pogonia (Federally threatened)
Allegheny cliff fern (Species of Concern)
Spring coralroot has not been found in the gorge since 1985. The small- whorled pogonia and
Allegheny cliff fern have not been identified in the immediate area, but their presence is possible.
Possible impacts would be from trampling or other direct contact, or habitat disturbance.
Protective measures would need to be undertaken if any of these species were found in areas that could be impacted by climbers.

## Peregrine falcon

There could be long-term minor to moderate adverse effects on peregrine falcons in the national river because nesting might be prevented by noise and disturbance from recreational activities in and around the Endless Wall.

However, continued monitoring and research would help to determine the effects on peregrines (see appendix H).

## Cumulative Effects on Natural Resources

## Soils, vegetation, and wildlife

Cumulative impacts include those effects associated with climbing and other recreational activities within the park, as well as any other programs or actions within or outside the park that could affect these park resources. There are

no known activities outside of the climbing area that would impact resources within the gorge. Cumulative impacts to these resources would be as described above, and would be minor, adverse, and long- term.

### **Species of Special Concern**

Cumulative impacts to rare species within the gorge would come from direct disturbance or harm to species by humans, as well as through destruction of habitat. Human actions that could impact these species include climbing or accessing climbing sites, camping, and other recreation-related activities. Loss of habitat in areas outside of the gorge adds to cumulative impacts, although the extent of this loss is unknown.

Cumulative impacts to species of special concern under the No Action are likely to be negligible to minor, long- term, and adverse. For the peregrine falcon, impacts could be minor to moderate, long- term, and adverse. Monitoring for the presence of species of special concern, along with research into the effects of human impacts such as trampling, is necessary to assess the extent of cumulative impacts.

Conclusion. The no- action alternative would result in continued long- term negligible to moderate adverse effects on natural resources like the effects that are occurring now. There would be soil compaction, vegetation trampling, wildlife disturbance, and habitat degradation. Some individual mitigation to reduce adverse effects observed on vegetation and soil impacts would be carried out as needed.

## **B.** Cultural Resources

(1) Archeological Resources: Continued climbing activity as at present under Alternative A on all identified climbing areas in the northern area of the national river could affect rock overhangs that are near or on some identified climbing cliff walls, where the overhangs potentially are prehistoric archeological site locations. Climber congestion on identified cliff faces would continue, possibly resulting in inadvertent discovery and disturbance of prehistoric archeological resources. Minor long- term adverse impacts on archeological resources that may be eligible for the national

register could be expected to persist. The National Park Service would continue to inventory and evaluate all archeological resources under its jurisdiction and would continue to manage archeological properties in the national river to preserve and protect their values in accordance with the *Secretary of the Interior's Standards for the Treatment of Historic Properties* (36 CFR 68). The National Park Service also would develop and implement mitigation plans for known threats to archeological resources.

Cumulative Effects. Some archeological resources at New River Gorge National River have been adversely affected by past actions, including site disturbance related to Euro-American settlement and the lumber and mining industries. Such resources also have been affected by past actions that occurred before the national river was established or that resulted from collecting before there were legal requirements for archeological survey, site protection, and mitigation. In addition, visitor pressures and natural erosional processes have contributed to past archeological impacts. The no- action alternative, continuing climbing activities on all rock faces in the northern part of the national river, in conjunction with the impacts of past and reasonably foreseeable future actions, would result in minor long- term adverse cumulative impacts on the area's archeological resources. If adverse impacts could not be avoided, the National Park Service would develop and implement mitigative measures for known threats to archeological resources.

Conclusion. Alternative A would result in a minor long- term adverse effect on archeological resources and would also contribute to minor long- term adverse cumulative impacts on archeological resources.

(2) Historic Structures. With climbing activity continuing in New River Gorge National River under alternative A, and with climbing continuing near historic structures and buildings and staging of climbs at or near historic buildings, minor long- term adverse effects would continue on historic structures that are either listed or eligible for listing on the national register. The National Park Service would continue to inventory and evaluate all historic structures under its

jurisdiction and would continue to manage historic structures to preserve and protect their values in accordance with the *Secretary of the Interior's Standards for the Treatment of Historic Properties*. If adverse impacts on historic structures could not be avoided, mitigation plans for known threats to historic structures would be developed and implemented.

Cumulative Effects on Historic Structures. Some historic resources at New River Gorge National River have been adversely affected by past actions, including deterioration of buildings related to abandonment and weathering of structures. Pressures from visitors' use of the area also have contributed to past impacts on historic structures. These impacts, in conjunction with the impacts of the no- action alternative, would result in minor long- term adverse cumulative impacts on historic structures.

Conclusion. Long- term minor adverse effects on historic structures would result from alternative A, which also would contribute to minor long-term adverse cumulative impacts on historic structures.

(3) *Cultural Landscapes*. There is a potential for cultural landscapes to be identified and inventoried in the northern area of the national river that corresponds to the New River climbing area. Under alternative A, climbing would continue at all identified climbing sites in the Lower Gorge, and minor long-term adverse effects on cultural landscapes that may be eligible for the national register could be expected to persist. These impacts would include chalk residue on rock faces and climber activity in and around cultural landscapes that may be eligible for the national register. The National Park Service would continue to inventory and evaluate all cultural landscapes under its jurisdiction and would continue to manage these resources to preserve and protect their values in accordance with the Secretary of the Interior's Standards for the Treatment of Historic Properties. If adverse impacts on cultural landscapes could not be avoided, the National Park Service would develop and implement mitigation plans for known threats to cultural landscapes.

## Cumulative Impacts on Cultural Landscapes.

Some cultural landscapes at New River Gorge National River have been adversely affected by past actions, including disturbance related to weather, deterioration of historic structures, and invasive exotic vegetative cover. Pressures from visitors' use of the national river also have precipitated the development of access trails, contributing to impacts on cultural landscapes. The no- action alternative, in conjunction with the impacts of past and reasonably foreseeable future actions, would contribute to a minor long- term adverse cumulative impact on cultural landscapes. If adverse impacts could not be avoided, the National Park Service would develop and implement mitigative measures.

*Conclusion.* Long- term minor adverse effects on cultural landscapes would result from alternative A, which also would contribute to minor long-term adverse cumulative impacts.

## Impairment of Natural and Cultural Resources

Because there would be no major, adverse impacts to a resource or value whose conservation is (1) necessary to fulfill specific purposes identified in the establishing legislation or proclamation of New River Gorge National River; (2) key to the natural or cultural integrity of the park; or (3) identified as a goal in the park's general management plan or other relevant NPS planning documents, there would be no impairment of the park's resources or values.

## C. Visitor Use and Experience

As time goes on, the growing frustration of visiting climbers is likely to increase as climbing pressures in the national river intensify, and without the guidance of a management plan, some climbers might decide to climb elsewhere. Longer waits for climbing routes would result in a long- term minor adverse impact. A few examples of impacts on the scenic quality of the area already have resulted from climbing. Some quick draws have been left in place, and chalk residue remains in the climbing areas of the national river. These actions would lead to long- term moderate beneficial effects on visitors who want to climb. Voluntary compliance with protective measures for

peregrine falcons by avoiding the survey area from February through April through the year 2007 would affect about 500 climbing routes. These long-term adverse effects would continue to be minor to moderate.

Cumulative Effects on Visitor Use and Experience. The New River Gorge National River would continue to attract most of the climbing in the area. The cumulative long-term adverse effect on visitor use and experience would be minor, because climbing outside of the national river is minimal compared to that inside the national river.

*Conclusion.* The long- term adverse impacts on visitor use and experience from alternative A would be minor.

## D. Commercial Climbing Services

The increase in guided climbing services in the region would be expected to continue, continuing the economic benefit to commercial climbing services. This would be a long- term minor to moderate beneficial effect on commercial climbing businesses.

Cumulative Effects on Commercial Climbing Services. Other commercial opportunities exist besides those in and outside of the national river. The long- term cumulative beneficial effect on those businesses would be minor.

*Conclusion.* The no- action alternative would result in long- term minor to moderate beneficial effects on commercial climbing services.

## **Environmental Consequences of Alternative B (The Preferred Alternative)**

## A. Natural Resources

(1) Soils. Under alternative B, soil compaction would be reduced at the tops of the cliffs as top anchors were installed, so that climbers would not be "topping out" on climbs. With improved climbing trail access, impacts on soils from braided and informal trails would decrease. Focusing commercial use on hardened areas such as Bridge Buttress and Junkyard Wall would

reduce soil impacts at other climbing areas in the national river. These actions would result in long-term minor beneficial effects on soils in the climbing areas.

- (2) Vegetation. Better designated climbing trails, top anchors, and improved commercial guide service management under alternative B would reduce trampling of vegetation at and near climbing areas. This would result in long-term minor beneficial effects on vegetation.
- (3) Wildlife. Alternative B would include better trail management, increased climbing awareness and education, and increased resource monitoring. These actions would help develop better resource protection and decrease wildlife disturbance and habitat degradation. This would result in long- term minor beneficial effects on wildlife in climbing areas.

## (4) Species of Special Concern, including Peregrine Falcons.

Under the preferred alternative, there would be minor long- term beneficial impacts to species of special concern. These beneficial impacts would result from increased monitoring, climber education, and possible closure or re- routing of trails and climbing routes if needed to protect rare species.

Under this alternative there would be enhanced monitoring for several species. Monitoring would be initiated for the green salamander and Swainson's warbler. Surveys would be conducted for the spring coralroot, small- whorled pogonia, and Allegheny cliff fern. More frequent monitoring of bat populations, including radio telemetry monitoring of any captured individuals, would be conducted.

In addition, climbers would be provided with educational material about protected and rare species and the importance of protecting habitat. Climbers could also be asked to report possible sightings of rare species.

Designated trails and increased education to reduce resource impacts would result in decreased habitat degradation, a long-term minor beneficial effect on species of concern. In addition, expanded resource monitoring would lead to better protection strategies, and this also would be beneficial.

As more information is gathered about the presence of species of concern within the gorge, and about possible impacts to them, management decisions to close or limit climbing or access routes would be made if needed. Consultation with U.S. Fish and Wildlife Service would be conducted as appropriate.

## Peregrine falcon

With the management strategies of recommending climbing and recreational use in areas other than those near Endless Wall, noise and other disturbing factors would be reduced, so that peregrine falcons might have more opportunities to establish nests. Adding restrictions in nest areas if peregrines began to nest along the cliffs would remove any disturbance to the birds until the young were fledged. Therefore, alternative B would result in long-term minor beneficial effects on peregrine falcons if the birds decided to nest in the area.

Adding restrictions along the Endless Wall when peregrine courtship behavior is observed would remove any disturbance to the birds until the young were fledged.

## Cumulative Effects on Natural Resources.

## Soils, vegetation, and wildlife

Cumulative impacts include those effects associated with climbing and other recreational activities within the park, as well as any other programs or actions within or outside the park that could affect these park resources. There are no known activities outside of the park that would impact these resources within the gorge. The cumulative long- term adverse impacts to these resources would be minor and beneficial under Alternative B.

## Species of Special Concern, including Peregrine Falcon

Cumulative impacts to rare species within the gorge could come from direct disturbance or

harm to species by humans, as well as through destruction of habitat, both within and outside the gorge. Alternative B would have a minor beneficial impact on sources of potential disturbance from within the gorge, including direct disturbance and habitat disturbance. This alternative would thus moderate the adverse impacts of habitat loss outside the gorge. Overall, cumulative impacts under this alternative are likely to be negligible and beneficial.

Should the peregrine falcon exhibit courtship behavior in the national river, measures would be implemented to protect the pair from disturbance. This would result in a moderate overall cumulative beneficial effect on that species, which is not known to be nesting in the region now (the closest documented nesting pair is approximately 200 miles to the northeast).

Conclusion. Alternative B would result in longterm minor beneficial effects on soils, vegetation and wildlife and would contribute to long-term minor cumulative beneficial effects for these resources. The U.S. Fish and Wildlife Service has stated that the climbing plan is unlikely to adversely affect the two listed species found in or near the gorge: the Indiana bat and the Virginia big- eared bat. Increased monitoring would result in better protection of these and other sensitive species. This would lead to minor long-term beneficial impacts to species of concern, and negligible beneficial long-term cumulative impacts to these species. There would be moderate beneficial effects if the peregrine falcon began to nest in the gorge.

## **B.** Cultural Resources

(i) Archeological Resources. Under alternative B, designating specific uses and group size for climbing sites such as Bridge Buttress would result in long-term minor beneficial effects on archeological resources that may be eligible for the national register. Inventorying, evaluating, and protecting areas with the potential to contain archeological resources in accordance with the Secretary of the Interior's Standards for the Treatment of Historic Properties would contribute to these beneficial effects, as would identifying threats to archeological resources and working with interested parties to develop management

strategies for archeological resources, which might include restrictions. Also contributing to the effects would be NPS efforts to incorporate cultural resource values in educational materials developed for climbers and other recreational users.

Cumulative Effects on Archeological Resources. Some archeological resources at New River Gorge National River have been adversely impacted from past actions, including site disturbance related to Euro-American settlement and the lumber and mining industries. Past actions that took place before New River was established as a national river or from artifact collection before legal requirements were established for archeological survey also may have affected archeological resources at New River Gorge. In addition, pressures from visitors' use of the area, inadvertent discovery, and natural erosional processes have contributed to past effects on archeological resources. In conjunction with the impacts of past, present, and reasonably foreseeable future actions, alternative B would contribute to minor beneficial long-term cumulative impacts on archeological resources.

There would be no major adverse effect on archeological resources that are (1) necessary to fulfill specific purposes identified in the establishing legislation or proclamation of the national river, (2) key to its natural or cultural integrity, or (3) identified as a goal in its general management plan or other relevant NPS planning documents; therefore, there would be no impairment of archeological resources.

Conclusion. Alternative "B" would have minor long- term beneficial impacts to archeological resources and would contribute minor beneficial long- term cumulative impacts to archeological resources.

Section 106 Summary. After applying the criteria of the Advisory Council on Historic Preservation for adverse effects (36 CFR 800.5, Assessment of Adverse Effects) the National Park Service finds that implementing alternative B would have no adverse effect on archeological resources, nor would it alter, directly or indirectly, any of the characteristics of archeological resources that may

qualify these resources for inclusion on the national register. The integrity of archeological resources, their location, design, setting, materials, workmanship, feeling, or association would not be diminished.

(2) *Historic Structures*. Designating specific uses and group sizes for climbing sites in the northern area of the national river (such as Bridge Buttress) under alternative B would result in minor longterm beneficial effects on historic structures, as would avoiding structures that may be listed on or eligible for listing on the national register through identifying climbing cliffs and access routes. The National Park Service would continue to inventory and evaluate all historic structures under its jurisdiction and would continue to manage historic structures to stabilize, preserve and protect their values in accordance with the Secretary of the Interior's Standards for the *Treatment of Historic Properties.* The National Park Service would identify threats to historic structures and would work with interested parties to develop management strategies for such resources, which might include restrictions. In addition, cultural resource values would be added to educational materials that the National Park Service would develop for climbers and other recreational users.

Cumulative Effects on Historic Structures. Some historic resources at New River Gorge National River have been adversely affected by past actions, including deterioration by abandonment and weathering and pressures from visitors' use of the national river. The effects from alternative B, including designating climbing areas and regulating group size, added to the effects from past, present, and reasonably foreseeable future actions, would contribute to minor long-term cumulative beneficial effects on historic structures.

Conclusion. There would be minor long-term beneficial effects on historic structures from alternative B, which also would contribute to minor long-term beneficial cumulative effects on regional historic structures.

*Section 106 Summary*. After applying the Advisory Council on Historic Preservation's

criteria of adverse effects, the National Park Service finds that alternative B, the preferred alternative, would result in no adverse effect on historic structures. Implementing this alternative would not alter, directly or indirectly, any of the characteristics of historic structures that may qualify these resources for inclusion on the national register, and the integrity of historic structures, their location, design, setting, materials, workmanship, feeling, or association would not be diminished.

(3) Cultural Landscapes. Cultural landscapes may be identified and inventoried in the northern part of the national river. Climbing areas would be designated and group sizes managed by regulations under alternative B, and the characterdefining patterns and features of the cultural landscapes that may be eligible for the national register would be preserved and protected. The National Park Service would continue to inventory and evaluate all cultural landscapes under its jurisdiction and would manage these resources to preserve and protect their values in accordance with the Secretary of the Interior's Standards for the Treatment of Historic Properties. The National Park Service would identify threats to cultural landscapes and would work with interested parties to develop management strategies for cultural landscapes; such strategies might include restrictions. In addition, cultural resource values would be incorporated into educational materials developed for climbers and other recreational users. As a result, alternative B would produce minor long- term beneficial effects on cultural landscapes.

Cumulative Effects on Cultural Landscapes. Some cultural landscapes at New River Gorge National River have been adversely affected by past actions, including disturbance by weather, deterioration of structures, and invasive exotic vegetative cover. In addition, pressures caused by visitors' use of the national river, including the development of access trails, have contributed to past impacts on cultural landscapes. Alternative B, the preferred alternative, in conjunction with the effects from past and reasonably foreseeable future actions, would result in long-term minor cumulative beneficial effects on cultural landscapes.

Conclusion. Alternative B would cause minor long- term beneficial effects on cultural landscapes and would contribute to a cumulative long- term minor beneficial effect.

Section 106 Summary. After applying the Advisory Council on Historic Preservation's criteria of adverse effects, the National Park Service finds that implementing the preferred alternative would have no adverse effect on cultural landscapes, and it would not alter, directly or indirectly, any of the characteristics of cultural landscapes that may qualify these resources for inclusion on the national register. The integrity of cultural landscapes, their location, design, setting, materials, workmanship, feeling, or association would not be diminished.

## Impairment of Natural and Cultural Resources

Because there would be no major, adverse impacts to a resource or value whose conservation is (I) necessary to fulfill specific purposes identified in the establishing legislation or proclamation of New River Gorge National River; (2) key to the natural or cultural integrity of the park; or (3) identified as a goal in the park's general management plan or other relevant NPS planning documents, there would be no impairment of the park's resources or values.

## C. Visitor Use and Experience

As management actions under alternative B were implemented, independent climbers would notice that trails and climbing routes were designated better and maintained better. Climbers using commercial guide services would be guaranteed an accredited guide service that would provide a minimum level of safety. These actions would lead to long- term moderate beneficial effects on national river visitors who climb. When voluntary compliance was requested to avoid the peregrine falcon survey area from February through April (through 2007), about 500 climbing routes would be affected, but other opportunities for climbing would be available elsewhere in the national river at that time of year. Other visitors would see less evidence of climbing (such as chalk residue and quickdraws) because climbers would be more educated in the leave- no- trace ethic.

Cumulative Effects on Visitor Use and Experience. Because most climbing in the area takes place within the boundaries of New River Gorge National River, the cumulative effect on visitor use and experience would come primarily from the effects resulting from this plan. Therefore, the cumulative long- term effect on the visitor experience under alternative B would be beneficial and moderate.

*Conclusion.* Alternative B would result in long-term moderate beneficial effects on visitor use and experience.

## D. Commercial Climbing Services

As guide services continued to increase, better management and required accreditation under alternative B would result in a long- term minor beneficial effect on commercial climbing services. A short- term negligible adverse economic effect might result from the cost of accreditation for each permittee.

*Cumulative Effects.* In the diverse regional economy, implementing alternative B would contribute to a negligible long- term cumulative beneficial effect on commercial climbing services in the region.

*Conclusion.* The long- term effects on commercial climbing services from alternative B would be minor and beneficial.

## **Environmental Consequences of Alternative C**

#### A. Natural Resources

(1) Soils. As in alternative B, the long-term effects on soils in the climbing areas would be beneficial and minor to moderate. The benefits from alternative C would be similar to those from alternative B, including reduced soil compaction at the tops of the cliffs as top anchors were installed, and new climbing access trails would reduce soil impacts associated with braided and informal trails.

(2) Vegetation. Better designated climbing trails, top anchors, and improved education of commercial guides all would all help to reduce adverse effects on vegetation at and near the climbing areas. The long-term effects on vegetation from alternative C would be beneficial and minor to moderate.

(3) Wildlife. The effects on wildlife in climbing areas from alternative C would be similar to those described for alternative B. There would be better trail management, increased climbing awareness and education, and more resource monitoring, which would help develop better resource protection and reduce the disturbance of wildlife and degradation of habitat. The long- term beneficial effects would be minor.

(4) Species of Concern, including Peregrine Falcons. Under Alternative C, there would be minor long- term beneficial impacts to species of concern (except the peregrine falcon, discussed below). As under Alternative B, there would be enhanced monitoring for bats, initiation of monitoring for the green salamander and Swainson's warbler, and surveys for spring coralroot, small- whorled pogonia, and Allegheny cliff fern. Management decisions to close or limit climbing or access routes would be made if needed. Consultation with U.S. Fish and Wildlife Service would be conducted as appropriate.

#### **Peregrine Falcons**

The disturbance of peregrine falcons by recreational activities could be reduced under alternative C by increased monitoring of peregrines and preemptive climbing closures in nest areas, which would reduce disturbance during the critical times of nest site selection and courtship. This could result in improved nesting success. If the falcons nested, the results from alternative C would be slightly more favorable than from alternative B, causing a long- term minor to moderate beneficial effect.

Cumulative Effects on Natural Resources.

### Soils, vegetation, and wildlife

Cumulative impacts from climbing and other recreational activities within the park, as well as

other actions within or outside the park, would be would be minor, beneficial, and long-term under Alternative C.

## **Species of Special Concern**

As under Alternative B, cumulative impacts under Alternative C are likely to be negligible, long-term, and beneficial.

If peregrine falcons began to nest in the national river, there would be a moderate overall cumulative beneficial effect on that species in the region, which is not known to be nesting in the region now (the closest documented nesting pair is approximately 200 miles to the northeast).

Conclusion. Alternative C would result in long-term minor beneficial effects on soils, vegetation and wildlife and would contribute to long-term minor cumulative beneficial effects. There would be minor long-term beneficial impacts to species of concern. Cumulative impacts to these species would be negligible, long-term, and beneficial. There would be minor to moderate beneficial effects to the peregrine falcon if the species began to nest in the gorge; cumulative impacts on the species would be moderate.

#### **B.** Cultural Resources

(1) Archeological Resources: The regulation of group sizes and the designation of climbing sites such as Bridge Buttress for specific uses under alternative C would benefit archeological resources, as would NPS efforts to inventory, evaluate, and protect areas with the potential to contain archeological resources according to the Secretary of the Interior's Standards for the Treatment of Historic Properties. NPS efforts to identify threats to archeological resources and to work with interested parties to develop management strategies, which might include restrictions, also would benefit archeological resources, and the National Park Service would incorporate cultural resource values in educational materials developed for climbers. All these actions would result in long- term minor beneficial effects on archeological resources that may be eligible for the national register.

Cumulative Effects on Archeological Resource. Some archeological resources at New River Gorge National River have been adversely affected by past actions, including site disturbance related to Euro-American settlement and the lumber and mining industries. Archeological resources also have been affected by past actions that took place before the area was established as a national river, along with artifact collection before legal requirements were established for archeological survey, site protection, and mitigation. In addition, pressures from visitors' use of the national river and natural erosional processes have contributed to past archeological impacts. Alternative C, in conjunction with the impacts of past, present, and reasonably foreseeable future actions, would contribute to long- term cumulative minor bene-

Conclusion. Alternative C would result in longterm minor beneficial effects on archeological resources and would contribute to long- term cumulative minor beneficial effects on the region's archeological resources.

ficial effects on archeological resources.

Section 106 Summary. After applying the Advisory Council on Historic Preservation's criteria of adverse effects, the National Park Service finds that implementing Alternative C would not adversely affect archeological resources. Implementing the preferred alternative would not alter, directly or indirectly, any of the characteristics of archeological resources that may qualify them for inclusion on the national register. The integrity of archeological resources, their location, design, setting, materials, workmanship, feeling, or association would not be diminished.

(2) Historic Structures. Designating specific uses and group sizes for climbing sites in the northern area of the national river (such as Bridge Buttress) under alternative C would result in minor long-term beneficial effects on historic structures, as would avoiding structures that may be listed on or eligible for listing on the national register through identifying climbing cliffs and access routes. The National Park Service would continue to inventory and evaluate all historic structures under its jurisdiction and would continue to manage historic structures to stabilize, preserve and protect their values in accordance with the Secretary of the

Interior's Standards for the Treatment of Historic Properties. The National Park Service would identify threats to historic structures and would work with interested parties to develop management strategies for such resources, which might include restrictions. In addition, cultural resource values would be added to educational materials that the National Park Service would develop for climbers and other recreational users.

Cumulative Effects on Historic Structures. Some historic structures at New River Gorge National River have been adversely affected by past actions, including weathering of structures and pressures from visitors' use of the national river. The effects from alternative C, including designating climbing areas and regulating group size, added to the effects from past, present, and reasonably foreseeable future actions, would contribute to minor long- term cumulative beneficial effects on historic structures.

Conclusion. There would be minor long-term beneficial effects on historic structures from alternative C, which also would contribute to minor long-term beneficial cumulative effects on regional historic structures.

Section 106 Summary. After applying the Advisory Council on Historic Preservation's criteria of adverse effects, the National Park Service finds that alternative C would result in no adverse effect on historic structures. Implementing this alternative would not alter, directly or indirectly, any of the characteristics of historic structures that may qualify these resources for inclusion on the national register, and the integrity of historic structures, their location, design, setting, materials, workmanship, feeling, or association would not be diminished.

(3) Cultural Landscapes. Cultural landscapes may be identified and inventoried in the northern part of the national river. Climbing areas would be designated and group sizes managed by regulations under alternative C, and the character-defining patterns and features of the cultural landscapes that may be eligible for the national register would be preserved and protected. The National Park Service would continue to inventory and evaluate all cultural landscapes under its

jurisdiction and would manage these resources to preserve and protect their values in accordance with the *Secretary of the Interior's Standards for the Treatment of Historic Properties*. The National Park Service would identify threats to cultural landscapes and would work with interested parties to develop management strategies for cultural landscapes; such strategies might include restrictions. In addition, cultural resource values would be incorporated into educational materials developed for climbers and other recreational users. As a result, alternative C would produce minor long- term beneficial effects on cultural landscapes.

Cumulative Effects on Cultural Landscapes. Some cultural landscapes at New River Gorge National River have been adversely affected by past actions, including disturbance by weather and invasive exotic vegetative cover. pressures caused by visitors' use of the national river, including development of access trails, have contributed to past impacts on cultural landscapes. Alternative C, in conjunction with the effects from past and reasonably foreseeable future actions, would result in long- term minor cumulative beneficial cumulative effects on cultural landscapes.

*Conclusion*. Alternative C would result in minor long- term beneficial effects on cultural landscapes and would contribute to a cumulative long- term minor beneficial effect.

Section 106 Summary. After applying the Advisory Council on Historic Preservation's criteria of adverse effects (36 CFR Part 800.5 Assessment of Adverse Effects) the National Park Service finds that implementing alternative C would have no adverse effect on cultural landscapes, and it would not alter, directly or indirectly, any of the characteristics of cultural landscapes that may qualify these resources for inclusion on the national register. The integrity of cultural landscapes, their location, design, setting, materials, workmanship, feeling, or association would not be diminished.

#### Impairment of Natural and Cultural Resources

Because there would be no major, adverse impacts to a resource or value whose conservation is (I) necessary to fulfill specific purposes identified in the establishing legislation or proclamation of New River Gorge National River; (2) key to the natural or cultural integrity of the park; or (3) identified as a goal in the park's general management plan or other relevant NPS planning documents, there would be no impairment of the park's resources or values.

#### C. Visitor Use and Experience

As management actions under alternative C were implemented, independent climbers would notice that trails and climbing routes were designated better and maintained better. These actions would lead to long- term minor to moderate beneficial effects on national river visitors who climb. Other visitors would see less evidence of climbing (such as chalk residue and quickdraws) because climbers would be more educated in the leave-no-trace ethic. There would be a minor, short-term adverse effect on climbers de to the closures of the cliffs during peregrine nesting and courtship period.

Cumulative Effects on Visitor Use and Experience. Because most of the climbing in the area takes place within the boundaries of New River Gorge National River, the cumulative effect on visitor use and experience would come primarily from the effects resulting from this alternative. Therefore, the long-term cumulative effect on the visitor experience from alternative C would be beneficial and moderate.

*Conclusion.* Alternative C would result in long-term moderate beneficial effects on visitor use and experience.

#### D. Commercial Climbing Services

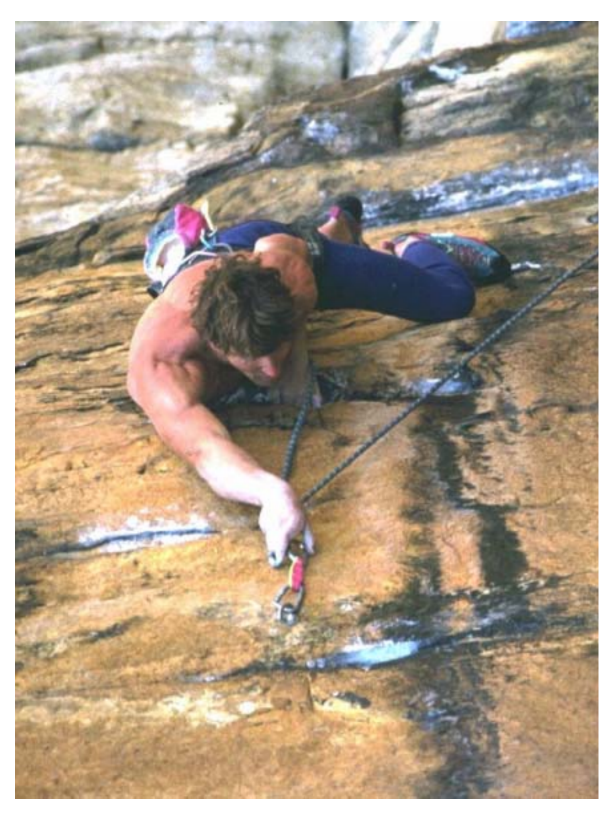
In alternative C, commercial use in the national river would be managed under a concession contract. This would limit the number of guide services operating in the national river to far fewer than at present, but the number of clients would remain about the same. This would lead to a long-

term moderate adverse effect on some climbing businesses that would not be selected. However, there would be long- term moderate beneficial effects on a few commercial climbing services that were selected to provide service.

Cumulative Effects. The overall cumulative effect on commercial climbing services from alternative C would be minor because many businesses in the area cater to a diverse group of clients other than climbers.

Conclusion. The long-term effects on commercial climbing services from alternative C would vary, depending on the guide service. The long-term beneficial effect on services selected as concession contractors would be minor to moderate and beneficial; the long-term adverse effects on those not selected would be moderate.

## **Preparers, Consultants and References and Appendices**



#### **Preparers and Consultants**

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#### **Agencies and Organizations**

Agencies and Organizations contacted for information; or that assisted in identifying important issues, developing alternatives, or analyzing impacts include:

#### **Federal Agencies**

U.S. Fish and Wildlife Service Advisory Council on Historic Preservation

#### **State Agencies**

West Virginia Division Natural Resources State Historic Preservation Officer, Department of Culture and History, West Virginia

#### **Organizations**

Access Fund New River Alliance of Climbers

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#### **Appendix A - Definitions of Terms**

Aid climbing/aid route: refers to a method of recreational climbing performed with the aid of any number and various forms of artificial devices employed by the climber to obtain leverage in order to ascend. "Clean" aid climbing involves the use of removable protection only, but not pitons or other permanent types of protection.

Anchor: any method used to attach oneself to the rock. Common types of anchors are natural, removable, and fixed. This term is generally used to indicate anchors placed at belay locations.

Aspect: a view in a certain direction. The direction that a certain slope faces. Rock faces at NERI generally have either a southwest facing aspect or a northeast facing aspect.

Bolt: a type of permanent, fixed anchor commonly used for both protection and belay/rappel anchors. To place this fixed protection, a hole is drilled by hammering a hand-turned drill, or by use of a battery charged power drill. The bolt is then inserted and affixed to the rock. The placement of bolts allows climbers to attempt extremely difficult and previously unprotected rock faces, and to place fixed anchors for descent via rappel.

Camming Devices: are mechanical devices, typically spring loaded, used for protection from falling. They are designed to expand once placed in a crack and are removed by manually retracting the spring. Friends™ and Camalots™ are examples of brand name camming devices.

Carabiners: are aluminum alloy snap- links used to connect a climber's rope to intermediate protection and anchors.

Chains: metal links sometimes used in place of slings. Chains are left in place at the anchor bolt and are used for climbers to descend from the top of a route.

Chipping: the act of creating, sculpting, or enhancing a hold by using a drill, chisel, or hammer to alter the natural surface of the rock.

**Chopping:** removing a bolt, or entire route, that is already in place.

Chalk: chalk is used as a friction aid in climbing and enhances the climber's ability to ascend difficult rock climbs. White chalk is widely used and contrasts with the natural color of the rock. Traces of chalk can often be found around the base of rock climbs.

Clean Climbing: is a climbing method that uses no permanent fixed protection to ascend a route. Only removable protection such as nuts and camming devices are used, which are then removed by the last climber in the party. Clean climbing is considered minimum impact climbing that does little or no harm to the rock.

Cold Shuts (anchor): permanent rings attached to bolts at the top of a climb, with the rings being large enough to accommodate a climbing rope. Cold shuts are used to facilitate descent via rappel, and are used in place of slings or chains. Typically made up of two bolts.

Crack Climbing: refers to climbing using natural fractures in a rock surface Accomplished by jamming fingers, hands, feet, toes, arms, legs, or entire bodies into a crack. Generally protected using removable protection.

Endangered species: a species that is in immediate danger of extinction throughout much or all of its range.

Expansion bolts: are 2 to 4 inch long metal rods that are typically threaded on one end and machined on the other end so that the end expands with great force when the rod is either twisted or hammered into a drilled hole ("bolting"). After the bolt is placed in a hole in this fashion, a "hanger" can be secured to the threaded end by use of a nut. Some varieties of bolts have hangers or eyes that are permanently pre- attached. Bolts are considered permanent fixed protection.

**Fixed protection:** is permanently placed protection left in the rock, typically a bolt or a piton intended to be permanently placed. Fixed protection is usually applied when no "clean" or removable protection is available.

Free climbing: is the sole use of the body and physical power to ascend; rope and equipment are used only as a backup should a climber fall.

Free soloing: ascending a rock face or cliff with no rope, belayer, or intermediate protection.

**Habitat:** the area where an animal or plant lives and finds nutrients, water, shelter, and living space.

Hanger: is an L- shaped piece of metal that is attached to a bolt with a threaded nut and bears an eye or hole capable of accommodating a carabiner. A hanger attached to a placed bolt is usually considered to be as permanent as a bolt.

Hardware: climbing equipment placed in cracks or on faces to protect climbers from falling including chock, nuts, friends, pitons, and bolts.

**Holds:** are ledges, cracks, depressions, or protrusions on the rock surface that are used to support a climber's weight when grasped by a hand or stepped onto by a foot.

Mixed route: refers to a climbing route where there is a mixture of natural, clean, and fixed protection. (Approximately 200 of the 1500 routes identified at NERI are mixed routes).

**Natural protection:** Protection offered by the natural attributes of the rock, chockstones, trees, or bushes.

**Pitch:** The distance a lead climber ascends before he or she stops to belay the second climber's ascent. The distance of a pitch is limited by the length of rope used by climbers and the location of ledges and anchor stations.

**Piton:** a type of semi- permanent, fixed protection. Pitons are placed by hammering metal "spikes" into already existing cracks in the

rock. They are not commonly used at the New, though there are still some in place.

Power drill: battery- operated tool used by climbers to drill holes into rock for the installation of bolts. Power drills can bore a hole into rock in less than a minute. Hand drills are manually operated, metal drill bits driven into the rock when stuck repeatedly with a hammer. A bolt installed with a hand drill can take up to 30 minutes to place.

**Protection:** any form of intermediate anchor used to protect a climber. It can be natural, removable, or fixed.

Rappel: is the method by which a climber descends a rope, usually by using a mechanical device that allows a controlled descent with little effort. Ropes are generally doubled or tied together and retrieved by pulling all the way through on one end after the rappel is finished.

Rare species: a species that has a small number or individuals or has a limited distribution. May or may not be endangered or threatened.

Rating (standard of difficulty): is a numerical index used to indicate the difficulty of free climbing a particular route. The rating or standard is set by the first ascensionist then revised by subsequent parties if necessary. The index ranges from 5.0 to a current maximum of 5.14. The •5" indicates that the type of climbing is technical free climbing. Whereas virtually any able-bodied person can climb 5.0 with little practice, only Olympic- caliber trained athletes can climb 5.14.

**Retro- bolting:** is the practice of bolting an existing route after the first ascent to make it safer or more convenient to lead. Generally permitted only with the permission of the first ascent party.

Rock alteration: involves the physical modification of the rock surface and may include filing off rough edges, reinforcing loose hand and foot holds with epoxy glue, removing loose rocks, or creating new holds with hammers, chisels, or drills.

Route cleaning: the removal of soils and vegetation from new and existing climbing routes, including wire brushing lichens from the rock face. Loose rocks are also removed for safety reasons. Effects of route cleaning are greatest with new route development.

Slings: are knotted or sewn loops of nylon webbing that are occasionally left behind when a climber descends from the top of a route, typically by rappelling or being lowered off by the belayer. Sometimes metal chains or coldshuts are used for the same purpose rather than slings because they are easier to use once in place, last longer, and may be less conspicuous than webbing.

**Software:** refers to slings, webbing, and rope that attaches to climbing hardware.

Sport climbing: is a style of climbing typically involving short (less than a rope length) routes with fixed bolt protection. Previewing and practicing a climb is common and the emphasis is on technical difficulty. Sport climbs tend to involve less physical risk (due to the regular spacing of bolted protection points) and rarely continue to summits. Sport climbing routes generally end at top fixed anchors where the sustained difficulty of the climb diminishes or the character of the rock changes. (Approximately 500 of the 1500 routes identified at New River are sport routes).

Threatened species: a species whose numbers are low and declining and will likely become an endangered species in the foreseeable future throughout much or all of its range if not protected.

**Top rope:** a method of protection in which climber's place a rope on a fixed anchor point at the top of the cliff to use for belaying a climbing partner. Belaying can be done at the top or bottom of the cliff.

**Traditional Climbing:** is a style of climbing where the climber uses only natural or removable protection. Crack climbing is one example of traditional climbing. The majority of

routes at New River are traditional (800+routes).

#### **Appendix B – Ethics & Education**

American climbers have historically been a group with a high standard of environmental care. However, the ethic that carried us through the early days of climbing is not enough anymore due to the combined effects of evergrowing numbers of climbers and everchanging technologies. As an area's popularity increases, impacts to the land and to other visitors accelerate and become difficult to reverse. Litter, fire scars, and poorly planned trails are some of the unfortunate signs of carelessness that exist at some of our nation's climbing areas.

We are appealing to all climbers to accept personal responsibility for the care of our fragile resources. Toward this goal, we offer the following principles developed through the collaborative efforts of climbers, land managers, and climbing organizations including the Access Fund.

### The General Principles of Leave No Trace are:

Plan Ahead and Prepare
Camp and Travel on Durable Surfaces
Pack It In, Pack It Out
Properly Dispose of What You Can't Pack Out
Leave What You Find
Minimize Use and Impact from Fires

And for climbers they all add up to the seventh principle

#### **Minimize Climbing Impacts**

These principles are applicable to the numerous crags and rock routes across North America. Success in decreasing the impacts created by climbers depends on understanding how these principles apply to different types of climbing in various environments.

Leave No Trace depends more on attitude and awareness than on rules and regulations. Minimum-impact techniques continually evolve and improve. Consider variables such as rock type, typical forms of protection,

vegetation, wildlife, and the use the area receives—then determine the best way to leave no trace. Your climbing will be even more rewarding if you help to reduce changes to the land and foster relations with other recreationists, land managers and land owners.

#### Plan ahead and Prepare

You've probably done a bit of research on routes, their difficulty, and the kinds of protection you might need on your next climbing day. But what about the aspects of planning that allow you to improve your Leave No Trace efforts? Make a decision to decrease your impact on the next visit to the crag.

Discarded tape and cigarette butts are unsightly so consider bringing along a small plastic bag in your pack for trash. If all you do so pick up a bit of litter, you will have improved your own Leave No Trace habits.

#### Camp and Travel on Durable Surfaces

Climbing areas may lie above steep slopes that can be easily eroded or along riparian zones with fragile vegetation. With the huge increase in the number of climbers, random access creates serious erosion and trampling problems.

At easy- access crags or areas that see frequent traffic, the natural impulse is to make a beeline through the brush to the base of the climb. Instead, take a moment longer to seek out and follow established paths and trails. A few footsteps off the trail may cause significant damage to the vegetation and attract further trampling and erosion, so remaining on existing paths is crucial. Try not to use trails that have been closed and respect rehabilitation efforts.

Choose campsites carefully. Camp in existing sites, if possible, to center your activities on already barren areas. Consider sites where either the vegetation is very resilient (e.g. grasses), or the ground is bare (e.g. rock, gravel, or sand). Avoid cooking and congregating on delicate flowers and woody ground cover that can be easily crushed. Try not to "improve" campsites by moving things around. If you move

a few rocks to make a flat place to sleep, put 'em back before you leave. Choose a slightly raised site that will drain water so you won't need to dig trenches in the soil.

Wherever you climb, try and unload your gear and take breaks on large, flat rock or other durable ground to avoid damaging vegetation. During mud seasons and after rain, soft trails and roads are easily rutted and damaged, accelerating erosion during future runoff. Try and avoid these soft areas or use an alternate approach.

The choice is ours: We can help preserve the natural feel of our favorite crag or let incremental change lead to an ugly maze of erosion.

#### Pack It In, Pack It Out

Stick to the old adage: "Take only pictures and leave only footprints." Pack out what you bring in. All food waste, including orange peels and apple cores should be carried out, not buried or scattered. Food scraps left behind attract insects, rodents and other animals, which can become a nuisance or even a danger, especially in established or popular areas.

Please pick up trash when you find it. Consider taking a trash bag along with you every day.

Recently, climbing rangers removed over 50 pounds of slings from the West Ridge of Forbidden Peak in the North Cascades. Keep a knife handy to remove the old, unsafe slings you find littering rappel and belay sites.

#### Properly Dispose of What You Can't Pack Out

When you are beyond access to outhouses, urinate on bare ground away from vegetation, climbing routes, and trails. Though not a health hazard, urine smells bad and can attract animals to the salts it contains.

Dispose of solid, human waste in a "cathole" at least 200 feet away from trails, the base of climbs, water sources or campsites. Avoid small depressions that may be drainages during the

next wet spell. This helps prevent human waste from leaching into potential water sources. Be sure your disposal site is not a likely pathway or at the base of a boulder problem.

Dig into the top, dark organic layer of soil, make your deposit, stir in soil until the hole is completely filled, and disguise the spot thoroughly. Pack your toilet paper out in a ziplock. Human waste left in alcoves, overhangs, under rocks and in other dark, cool environments will not breakdown readily.

#### Leave What You Find

Climbers are adventurers. When you climb, give others the same sense of discovery by leaving unique artifacts and features in place.

Trampling vegetation at the base of climbs or removing it from rock can be minimized if you're careful. Vertical walls represent unique biological communities. Some of the plant and lichen species may be quite rare so if at all possible, don't disturb them.

Reduce disturbance to animals. Try to keep all animals from getting human food. It's usually unhealthy for them and certainly teaches them to become pests in search of handouts. The presence of raptors, such as peregrine falcons, and many hawks and owls, are indicators of the health of any ecosystem. Avoid nesting sites on or near the crag in the spring and early summer. Watch the birds as they circle and land near their nests to identify places to avoid. If you encounter nests on a climb, don't touch them. Human contact may cause the adults to abandon the nest and its eggs or young. Adhere to seasonal closures; you can always find another climb.

#### Minimize Use and Impact of Fires

Fire rings and pits at the base of any crag are unacceptable. Fires are often considered inappropriate in populated areas and have caused access problems for climbers. Check with local land managers so you can comply with regulations. Warm clothes and hot food can keep you as warm as a toasty fire (on both

sides at once!) Consider using a stove instead of a fire for cooking. They consume no wood, leave no scars, and rarely get out of control.

If you decide a fire is necessary, build it in a preexisting fire ring and keep current fire danger in mind. Collect your wood from a wide area, away from camps, trails and crags to disperse impact. Gather only small pieces—wrist diameter or less—that are already dead on the ground. This makes it easier to burn your fire down to pure ash and eliminates half- burned logs. Before leaving, make sure the ash is cold. Dispose of excess ash by dispersing it widely, well away from camps, trails, cliffs and roads.

#### **Minimize Climbing Impacts**

Treat the rock with care! Although there still seems to be plenty of room for new routes and new climbing areas, the rock resource is limited.

Impacts to natural resources. Chipping and drilling holds destroys the rock. And besides, it's against NPS regulations. While cleaning loose and friable rock from faces is sometimes necessary for safety on new routes, avoid changing the rock to make a route easier or more comfortable.

Use removable protection and natural anchors wherever practical. Before placing bolts or other fixed anchors consider local ethics and regulations affecting their placement as well as the validity and quality of the route. Above all, if you place a bolt, make sure it is secure.

If you are considering establishing routes at new cliffs, weigh whether the local ecology can withstand the increased traffic a set of new routes will create. Climbing activities focus use in specific areas. Once the new area becomes known changes such as barren ground, new trails and disturbance to wildlife follow quickly. Is the new route or area you have found really adding diversity to the local climbing scene, or is it more of the same? Before you document a new route or crag, or place fixed anchors, ask whether its quality and uniqueness justifies the impact that will inevitably follow once people learn about it.

Impacts to other people. Most non-climbers fail to understand the importance and the various and vital ingredients of safe enjoyable climbing, and are sensitive and concerned about the presence of slings, bolts, or human caused changes they see at climbing areas. These changes are often perceived as ugly or disruptive to the general surroundings. It is up to us to be sensitive to other people's perspectives and to take every opportunity to educate climbers and non-climbers about Leave No trace techniques. Consider the following ideas when climbing; you may come up with others as well.

To lessen the visibility of sport climbs, use discreet anchors at the tops of climbs. Colorful slings are easily seen from the ground and they bother hikers and other users.

Use dull or painted bolt hangers to better disguise those that are easily seen by other recreationists on nearby trails. Many climbers are now carrying a small stencil to keep paint off the rock when they camouflage their hangers—a little retro- camouflaging never hurts and might do your own crag some good!

Rather than rappel with ropes directly around tree trunks, leave a sling instead. Pulling ropes around trees damages them permanently. The sling can be removed later when it becomes unsafe. If you do leave a sling, choose a color that is difficult to see from a distance.

If you use chalk, try and use it sparingly. A Leave No Trace attitude means that we should at least consider our use of chalk and how it affects the experiences of others. Maybe you will choose to use colored chalk or none at all.

Maintain a low profile by removing equipment at the end of each day. Sometimes climbers leave ropes in place overnight to make better time the next day, but protocol varies with the areas, so check local trends. Either way, the practice should not be abused; try not to let those ropes stay up for multiple days.

Protecting access through courtesy. Noise—from the volume of your boom box to the words you let fly out of your mouth when you fail on a

red point attempt—can have a huge impact on other people and on wildlife. Consider who else is around and try and keep your decibel level within reason.

Another practice that can result in access problems is parking. Park only in designated areas or along roadways that are not posted. Carpool when it is practical.

Contact the climbing group in your areas and see how you can help. Be active in planning

management of climbing areas. Volunteer for clean up efforts, trail maintenance, and rehabilitation efforts, or organize them for your local area.

Help maintain positive relationships between climbers, other recreationists, local residents, land managers and landowners by obeying the regulations that apply to all users of these lands. Make a decision to *Leave No Trace* during your next climbing trip.

#### Appendix C - Sample Incidental Business Permit (Climbing) - Commercial Groups

## UNITED STATES DEPARTMENT OF THE INTERIOR NATIONAL PARK SERVICE NEW RIVER GORGE NATIONAL RIVER GAULEY RIVER NATIONAL RECREATION AREA

#### INCIDENTAL BUSINESS PERMIT

CLIMB- NERI- 5300- (Year)- (Number)

In accordance with National Park Service regulations as contained in C.F.R. Title 36, Chapter 1, Section 5.3, permission is granted to:

Name Group/Organization Address City, State ZIP Phone Tax ID Number

to conduct the following commercial activities in the above- named area (or specified portion thereof):

- Teach and guide beginning to advanced rock climbing in designated climbing areas within the New River Gorge National River and Gauley River National Recreation Area;
- 2. Teach and guide beginning to advanced rappelling in designated climbing areas within the New River Gorge National River and Gauley River National Recreation Area;

for a period of one year from	through	, subject to advance payment to the
Government of the United States the	sum of \$	to cover administrative costs for issuing this
permit, plus a monitoring fee in the an	nount of \$	<del>.</del>

The permit is granted subject to the following conditions and applicable for the terms designated below:

- I. Commercial Use Limits. In order to limit the impact to the Bridge Buttress climbing area, commercial climbing trips will be limited to a maximum of 15 persons per trip, including the guide(s), with guest-to-guide ratio not to exceed four guests to one guide. In order to limit the impact to all other climbing areas, commercial climbing trips will be limited to a maximum of 10 persons per trip, including the guides(s), with guest-to-guide ratio not to exceed four guests to one guide. Guest count will include individuals in the group watching the climbing activity. Commercial operators are limited to four (4) trips per day park-wide.
- 2. <u>Accreditation</u>. Commercial operators must be accredited by one of the following: (1) company accredited by the American Mountain Guide Association (AMGA); (2) company accredited by an equivalent organization approved by the Superintendent; or (3) all guides AMGA certified at a minimum level of Top Rope Manager. It should be explicitly understood by the permittee that issuance of this permit in no way constitutes recognition or certification by the National Park Service of

the permittee as a climbing instructor.

- 3. All guides must be trained in Leave No Trace principles.
- 4. The National Park Service will not approve the rates of the permittee.
- 5. The permittee will not be considered a concessionaire to the National Park Service and will have none of the rights or privileges of P.L. 105- 391.
- 6. The permittee must obtain all permits or licenses of State or local governments, as applicable, necessary to conduct the business activities specified above and must operate in compliance with all pertinent Federal, State, and local laws and regulations. Permittee will comply with applicable health and sanitation standards and codes.
- 7. The permittee and all participants authorized herein must comply with all of the conditions of the permit including all exhibits or amendments or written directions of the Park Superintendent.
- 8. The area(s) authorized for use under this permit must be left in substantially the same condition as it was prior to the activities authorized herein, with all refuse properly disposed of or otherwise as required by the Superintendent.
- 9. The permittee shall be liable for any damages to any Government property resulting from these activities.
- This permit does not authorize the permittee to advertise, solicit business, collect any fees, or sell any goods or services on lands owned and controlled by the United States. Commercial advertising, including the hanging or posting of signs, banners and flyers, is prohibited on park lands. The permittee's advertisements, signs, statements, circulars, brochures, letterhead, and like materials, both oral and written, must not misrepresent in any way either the accommodations provided, the status of its permit, or the area covered by it or tributary thereto. The National Park Service requires prior approval of advertising for business activities on National Park Service lands. The permittee shall not use advertising that attempts to portray them as agents of the National Park Service, or to use National Park Service symbols, seals, or other items of identity.
- II. <u>Indemnification</u>. The permittee shall save, hold harmless, defend and indemnify the United States of America, its agents and employees for losses, damages or judgments and expenses on account of fire or other peril, bodily injury, death or property damage, or claims for bodily injury, death or property damage of any nature whatsoever, and by whomsoever made, arising out of the activities of the permittee, his employees, subcontractors or agents under this permit.
  - a. The permittee shall purchase at a minimum the types and amount of insurance coverage as stated herein and agrees to comply with any revised insurance limits the Superintendent may require during the term of this permit.
  - b. The permittee shall provide the Superintendent with a Statement of Insurance and Certificate of Liability Insurance at the inception of this permit and annually thereafter, and shall provide the Superintendent thirty (30) days' advance written notice of any material change in the permittee's insurance program hereunder.

- c. The Superintendent will not be responsible for any omissions or inadequacies of insurance coverage and amounts if such prove to be inadequate or otherwise insufficient for any reason whatsoever.
- d. Public Liability. The permittee shall provide comprehensive general liability insurance against claims occasioned by actions or omissions of the permittee in carrying out the activities and operations authorized hereunder. Such insurance shall be in the amount commensurate with the degree of risk and the scope and size of such activities authorized herein, but in any event, the limits of liability shall not be less than \$500,000.00 per occurrence covering both bodily injury and property damage. If claims reduce available insurance below the required per occurrence limits, the permittee shall obtain additional insurance to restore the required limits. An umbrella or excess liability policy, in addition to a comprehensive general liability policy, may be used to achieve the required limits.
- e. All liability policies shall specify that the insurance company shall have no right of subrogation against the United States of America or shall provide that the United States of America is named an additional insured.
- 12. <u>Assignment</u>. The IBP may not be transferred, extended or assigned under any circumstances.
- 13. Nondiscrimination. See Attachment "A".
- 14. <u>Revocation</u>. The IBP may be revoked at any time at the discretion of the Superintendent without compensation to the permittee or liability to the United States.
- 15. It is expressly understood that the permittee is subject to any and all special conditions (if any) attached.

#### 16. General Provisions.

- a. Operations under this permit shall be subject to the laws of Congress governing the area and rules and regulations promulgated thereunder, whether now in force or hereafter enacted or promulgated; provided, however, that this permit does not constitute a concession contract or permit within the meaning of 16 U.S.C. 20 et seq., and, specifically, that no preferential right of renewal attaches to this permit.
- b. Reference in this permit to "Superintendent" shall mean the Service official executing this permit and the term shall include his duly authorized representatives and reference to "Service" herein shall mean the National Park Service.
- c. No member of, or delegate to, Congress shall be admitted to any share or part of this permit or to any benefit that may arise herefrom, but this restriction shall be construed to extend to this permit if made with a corporation or company for its general benefit.
- 17. <u>Soil Erosion</u>. The permittee shall take adequate measures, as directed and approved by the Superintendent, to restrict and prevent soil erosion on the lands covered hereby and shall so utilize such lands as not to contribute to erosion on adjoining lands.
- 18. <u>Nonexclusive Authorization</u>. This permit shall not be construed as limiting the obligation of the Superintendent to issue similar permits at the request of all other persons seeking to conduct the same

or similar activities in the area.

- 19. <u>Monitoring</u>. The permittee may be monitored periodically by the National Park Service to ensure the information provided to customers is accurate and appropriate. The permittee shall, upon notification by the National Park Service, immediately correct all deficiencies noted.
- 20. <u>National Park Service Regulations</u>. Customers must be advised of safety concerns and National Park Service Laws and Regulations. In instances of non- compliance, either observed or reported, the permittee will immediately notify the National Park Service at 304-465-0508. These laws and regulations will include, but not be limited to:
  - a. Commercial operators and customers shall refrain from the use of drilling (power or manual) equipment to support the placement of climbing aids or otherwise to directly support a climb. Replacement or installation of fixed anchors is subject to the Superintendent's approval under a separate permit.
  - b. Commercial operators and customers shall refrain from the gluing or chipping of rock, or the gluing, affixing, or placement of artificial hand holds on rock, or other damaging practices such as forcibly prying off rock or destroying vegetation to enhance a climbing route.
  - c. Any and all climbing equipment shall not be set up and left at a site. Leaving quick draws and slings in place for later climbs is prohibited. All climbing equipment shall be actively in use or it will be removed from a site.
  - d. In order to protect cultural and natural resources, use of chalk is prohibited in designated chalk-free zones.
  - e. In order to protect cultural and natural resources, the use of top anchors is recommended for high- use areas, such as the Bridge Buttress climbing area.
  - f. <u>Instruction</u>. The permittee will ensure that an orientation/introduction to safety is given all customers. Due to the increasing number of non- English speaking visitors to the area that may use this Service in the Park, appropriate actions must be initiated by the permittee to ensure the orientation/introduction is effectively communicated.
  - g. The permittee will ensure all customers are provided orientation as to length of proposed trip, average time required for completion, relative difficulty, and will be notified of hazards.
  - h. The permittee will ensure all customers are provided the telephone number of the permittee such that arrangements may be made for termination of the trip.
  - i. The permittee will provide and/or require customer to wear any needed protective gear for activity.
  - j. The permittee will ensure all equipment is in good working order by inspection prior to each trip. Equipment used, operational procedures and services that occur on National Park Service lands shall, at all times, be subject to inspection by the National Park Service to assure safety and compliance with terms of this permit and quality of visitor services.
  - k. The permittee will provide or make arrangements for transportation of all participants and

- equipment from the trip location in the event of equipment failure, fatigue, injury, illness or for any other reason participant(s) wish to terminate the trip.
- l. The permittee will ensure that all accidents, injuries, or illnesses occurring on National Park Service property are reported either in person to a Park Ranger, or by telephone at 304-465-0508.
- m. The NPS maintains a lost and found system and items must be reported with 24 hours at telephone number 304-465-0508.
- n. All trash must be hauled out to the nearest access and placed in proper receptacles.
- o. Only down and dead wood can be used for fires. The use of chainsaws in the park is prohibited.
- p. It is a violation to urinate or defecate within 100 feet of the river or any water source. Fecal material must be placed in a hole and covered with not less than six (6) inches of soil.
- q. Loud audio devices and fireworks are prohibited. Quiet hours are from 10:00 pm to 6:00 am.
- r. Destroying, digging, removing or possessing any tree, shrub, or other plant is prohibited.
- s. Commercial operators shall not sell and shall provide only non- glass containers for use in the park.
- t. Camping and fires are prohibited within 300' of the top or bottom of any cliff or other recreational climbing area.
- u. The consumption and/or possession of alcoholic beverages within the park by individuals under this permit are prohibited. Intoxication is a violation and services must not be provided to anyone who is obviously intoxicated or under the influence of drugs.
- v. The permittee and his employees will adhere to all park laws and regulations, including motor vehicle and traffic regulations. When a vehicle, regardless of ownership, is used to conduct business under this permit, the permittee will make an effort to assure that all laws and regulations are adhered to by all of the permittee's employees.
- 21. <u>Public Use Report</u>. The permittee will ensure that a public use report detailing the number of climbers using the Park and gross revenues for the month is submitted to the Commercial/Special Park Uses Program Specialist by the 10<sup>th</sup> of each month following the reporting month. For the purpose of this permit, gross revenues are defined as:
  - a. The total amount received, realized by, or accruing to the business operator for all sales of goods and services provided by the business operator for payment by cash, barter, or credit pursuant to the privileges granted by the permit. This includes income from subsidiary or other operations located outside of lands administered by the National Service to the extent that they support operations authorized by the permit.
  - b. Gross receipts generated from subsidiary or other operations located outside of the park that do not participate in the provision of the service will not be included in the calculation of revenues generated under this permit.

22.	<u>Cost Recovery</u> . The cost of any search and rescue or evacuation of sick or injured members of the permittee's party may be charged to the permittee.		

#### ATTACHMENT A

#### CONTINUATION OF CONDITIONS OF THIS PERMIT

The following provisions constitute Condition 13 in accordance with Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967.

<u>Nondiscrimination</u>. If use of the resource covered by the permit will involve the employment by the Permittee of a person or persons, the Permittee agrees as follows:

- I. The Permittee will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Permittee will take affirmative action to ensure that applicants are employed, and the employees are treated during employment without regard to their race, color, religion, sex or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer, recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. The Permittee agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Superintendent setting forth the provisions of this clause.
- 2. The Permittee will, in all solicitations or advertisements for employees placed by or on behalf of the Permittee, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
- 3. The Permittee will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the Superintendent, advising the labor union or workers' representative of the Permittee's commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, as amended, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 4. The Permittee will comply with all provisions of Executive Order No. 11246 of September 24, 1965, as amended, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- 5. The Permittee will furnish all information and reports required by Executive Order No 11246 of September 24, 1965, as amended, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto and will permit access to his books, records, and accounts by the Superintendent and the Secretary of Labor, for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

#### ATTACHMENT B

#### VISITOR'S ACKNOWLEDGEMENT OF RISK

Group/Organization Address, City, State, Zip

I recognize that there is an element of risk in any adventure, sport or activity associated with the outdoors. I am also fully cognizant of the risks and dangers inherent in climbing and rappelling. Knowing of the inherent risks (such as, but not limited to exposure, snake bites, equipment failure, hazards, changing weather conditions, etc.) and rigors required of said activities, I certify that I am fully capable of participating in the said activity. Therefore, I assume full responsibility for myself for bodily injury, death and loss of personal property and expenses thereof as a result of my negligence. Additionally, I shall save, hold harmless, defend and indemnify the United States of America, its agents and employees for losses, damages or judgments and expenses on account of fire or other peril, bodily injury, death or property damage, or claims for bodily injury, death or property damage of any nature whatsoever, and by whomsoever made, arising out of the said activity. I possess at least the following qualifications, which I understand are prerequisites to participate in this activity:

prerequisites to participate in this a	ctivity:
<ul><li>a</li><li>b. I am in good physical and m</li><li>c. I am able to read a map and/</li></ul>	ental health.
Said acknowledgement shall furthe	r assign to (Group/Organization) all rights to use photographs of me ncluding - but not limited to - use in or on brochures, catalogs, media
NAME	OCCUPATION
ADDRESS	APT
CITY	STATE ZIP CODE
agreement shall be effective and bir	the terms and conditions stated herein and acknowledge that this ading upon me during the entire period of participation in ew River Gorge National River and Gauley River National Recreation
DATE	SIGNED
If under 18, parent or legal guardiar	signature:
DATE	SIGNED
DI FACE MOTER THE HAVE A	

PLEASE NOTE: This "Visitor's Acknowledgement of Risk" is valid within the Boundaries of the New River Gorge National River and Gauley River National Recreation Area.

#### EXHIBIT A (Sample)

#### Department of the Interior/National Park Service Monthly Public Use Report – Month/Year

	k Name New River Gorge National River, Gauley River National Recreation Area
Pe Co	mittee Namempany Name
Ac	dress
Ex	piration Date IBP Number CLIMB- NERI- 5300- (Year)- (Number)
I.	Please describe the service that you provided to the park visitor this month.
2.	What percent of your activity actually took place in the park overall this month?
3.	What area(s) of the park did you utilize under your IBP during the month and how many days was each area utilized?  Specific Park Area Utilized  Number of Days
	a
4.	How many groups did you bring to utilize a park area on a typical day this month?  How many individuals did a typical group consist of for each park area visit this month?  How much time did each group utilize a park area on a typical day (number of hours)?  How many days did you bring groups to utilize a park area this month?  How many total visitors did you serve within the park this month?
5.	Please designate percentages for each of the days of the week that your IBP activity occurred in the pathis month.
	Sunday Monday Tuesday Wednesday Thursday Friday Saturday
6.	What are the gross receipts generated this month as a result of being in the park?
	\$
7.	Please list any concerns or problems encountered this month during your visits to the park and any suggestions you may have for improving your overall park experience.

#### Sample Special Use Permit (Climbing) - Non-Commercial Groups

# UNITED STATES DEPARTMENT OF THE INTERIOR NATIONAL PARK SERVICE NEW RIVER GORGE NATIONAL RIVER GAULEY RIVER NATIONAL RECREATION AREA

#### SPECIAL USE PERMIT

CLIMB- NERI- 2500- (Year)- (Number)

In accordance with National Park Service regulations as contained in C.F.R. Title 36, Chapter 1, Section 5.3, permission is granted to:

Name
Group/Organization
Address
City, State ZIP
Phone
Tax ID Number

to conduct the following activities in the above- named area (or specified portion thereof):

- Conduct beginning to advanced group rock climbing in designated climbing areas within the New River Gorge National River and Gauley River National Recreation Area;
- Conduct beginning to advanced group rappelling in designated climbing areas within the New River Gorge National River and Gauley River National Recreation Area;

for a period of four months from	_through	, subject to advance payment to the
Government of the United States the sum of \$_		to cover administrative costs for issuing
this permit.		_

The permit is granted subject to the following conditions and applicable for the terms designated below:

- I. <u>Group Use Limits</u>. In order to limit the impact to the Bridge Buttress climbing area, group climbing trips will be limited to a maximum of 15 persons per trip, including the guide(s), with guest- to- guide ratio not to exceed four guests to one guide. In order to limit the impact to all other climbing areas, group climbing trips will be limited to a maximum of 10 persons per trip, including the guides(s), with guest- to- guide ratio not to exceed four guests to one guide. Guest count will include individuals in the group watching the climbing activity. Climbing groups are limited to four (4) trips per day park- wide.
- 2. The permittee will not be considered a concessionaire to the National Park Service and will have none of the rights or privileges of P.L. 105-391.
- 3. The permittee must obtain all permits or licenses of State or local governments, as applicable, necessary to conduct the business activities specified above and must operate in compliance with all pertinent

- Federal, State, and local laws and regulations. Permittee will comply with applicable health and sanitation standards and codes.
- 4. The permittee and all participants authorized herein must comply with all of the conditions of the permit including all exhibits or amendments or written directions of the Park Superintendent.
- 5. The area(s) authorized for use under this permit must be left in substantially the same condition as it was prior to the activities authorized herein, with all refuse properly disposed of or otherwise as required by the Superintendent.
- 6. The permittee shall be liable for any damages to any Government property resulting from these activities.
- 7. This permit does not authorize the permittee to advertise, solicit business, collect any fees, or sell any goods or services on lands owned and controlled by the United States. Commercial advertising, including the hanging or posting of signs, banners and flyers, is prohibited on park lands. The permittee's advertisements, signs, statements, circulars, brochures, letterhead, and like materials, both oral and written, must not misrepresent in any way either the accommodations provided, the status of its permit, or the area covered by it or tributary thereto. The National Park Service requires prior approval of advertising for business activities on National Park Service lands. The permittee shall not use advertising that attempts to portray them as agents of the National Park Service, or to use National Park Service symbols, seals, or other items of identity.
- 8. <u>Indemnification</u>. The permittee shall save, hold harmless, defend and indemnify the United States of America, its agents and employees for losses, damages or judgments and expenses on account of fire or other peril, bodily injury, death or property damage, or claims for bodily injury, death or property damage of any nature whatsoever, and by whomsoever made, arising out of the activities of the permittee, his employees, subcontractors or agents under this permit.
- 9. Assignment. The IBP may not be transferred, extended or assigned under any circumstances.
- 10. Nondiscrimination. See Attachment "A".
- II. <u>Revocation</u>. The IBP may be revoked at any time at the discretion of the Superintendent without compensation to the permittee or liability to the United States.
- 12. It is expressly understood that the permittee is subject to any and all special conditions (if any) attached.

#### 13. General Provisions.

- a. Operations under this permit shall be subject to the laws of Congress governing the area and rules and regulations promulgated hereunder, whether now in force or hereafter enacted or promulgated; provided, however, that this permit does not constitute a concession contract or permit within the meaning of 16 U.S.C. 20 et seq., and, specifically, that no preferential right of renewal attaches to this permit.
- b. Reference in this permit to "Superintendent" shall mean the Service official executing this permit and the term shall include his duly authorized representatives and reference to "Service" herein shall mean the National Park Service.

- c. No member of, or delegate to, Congress shall be admitted to any share or part of this permit or to any benefit that may arise herefrom, but this restriction shall be construed to extend to this permit if made with a corporation or company for its general benefit.
- 14. <u>Soil Erosion</u>. The permittee shall take adequate measures, as directed and approved by the Superintendent, to restrict and prevent soil erosion on the lands covered hereby and shall so utilize such lands as not to contribute to erosion on adjoining lands.
- 15. <u>Nonexclusive Authorization</u>. This permit shall not be construed as limiting the obligation of the Superintendent to issue similar permits at the request of all other persons seeking to conduct the same or similar activities in the area.
- 16. <u>Non- Accreditation</u>. It should be explicitly understood by the permittee that issuance of this permit does in no way constitute recognition or certification by the National Park Service of the permittee as a climbing instructor or guide.
- 17. <u>Monitoring</u>. The permittee may be monitored periodically by the National Park Service to ensure the information provided to participants is accurate and appropriate. The permittee shall, upon notification by the National Park Service, immediately correct all deficiencies noted.
- 18. National Park Service Regulations. Participants must be advised of safety concerns and National Park Service Laws and Regulations. In instances of non- compliance, either observed or reported, the permittee will immediately notify the National Park Service at 304-465-0508. These laws and regulations will include, but not be limited to:
  - a. Permittee and group participants shall refrain from the use of drilling (power or manual)
    equipment to support the placement of climbing aids or otherwise to directly support a climb.
    Replacement or installation of fixed anchors is subject to the Superintendent's approval under a
    separate permit.
  - b. Permittee and group participants shall refrain from the gluing or chipping of rock, or the gluing, affixing, or placement of artificial hand holds on rock, or other damaging practices such as forcibly prying off rock or destroying vegetation to enhance a climbing route.
  - c. Any and all climbing equipment shall not be set up and left at a site. Leaving quick draws and slings in place for later climbs is prohibited. All climbing equipment shall be actively in use or it will be removed from a site.
  - d. In order to protect cultural and natural resources, use of chalk is prohibited in designated chalk- free zones.
  - e. In order to protect cultural and natural resources, the use of top anchors is recommended for high- use areas, such as the Bridge Buttress climbing area.
  - f. <u>Instruction</u>. The permittee will ensure that an orientation/introduction to safety is given all participants. Due to the increasing number of non- English speaking visitors to the area that may use this service in the Park, appropriate actions must be initiated by the permittee to ensure the orientation/introduction is effectively communicated.
  - g. The permittee will ensure all participants are provided orientation as to length of proposed trip,

- average time required for completion, relative difficulty, and will be notified of hazards.
- h. The permittee will ensure all participants are provided the telephone number of the permittee such that arrangements may be made for termination of the trip.
- i. The permittee will provide and/or require participants to wear any needed protective gear for activity.
- j. The permittee will ensure all equipment is in good working order by inspection prior to each trip. Equipment used, operational procedures and services that occur on National Park Service lands shall, at all times, be subject to inspection by the National Park Service to assure safety and compliance with terms of this permit and quality of visitor services.
- k. The permittee will provide or make arrangements for transportation of all participants and equipment from the trip location in the event of equipment failure, fatigue, injury, illness or for any other reason participant(s) wish to terminate the trip.
- l. The permittee will ensure that all accidents, injuries, or illnesses occurring on National Park Service property are reported either in person to a Park Ranger, or by telephone at 304-465-0508.
- m. The NPS maintains a lost and found system and items must be reported with 24 hours at telephone number 304-465-0508.
- n. All trash must be hauled out to the nearest access and placed in proper receptacles.
- o. Only down and dead wood can be used for fires. The use of chainsaws in the park is prohibited.
- p. It is a violation to urinate or defecate within 100 feet of the river or any water source. Fecal material must be placed in a hole and covered with not less than six (6) inches of soil.
- q. Loud audio devices and fireworks are prohibited. Quiet hours are from 10:00 pm to 6:00 am.
- r. Destroying, digging, removing or possessing any tree, shrub, or other plant is prohibited.
- s. Permittee and participants shall utilize only non-glass containers for use in the park.
- t. Camping and fires are prohibited within 300' of the top or bottom of any cliff or other recreational climbing area.
- u. The consumption and/or possession of alcoholic beverages within the park by individuals under this permit are prohibited. Intoxication is a violation and services must not be provided to anyone who is obviously intoxicated or under the influence of drugs.
- v. The permittee and participants will adhere to all park laws and regulations, including motor vehicle and traffic regulations. When a vehicle, regardless of ownership, is used under this permit, the permittee will make an effort to assure that all laws and regulations are adhered to by all participants.
- 19. Public Use Notification. Permittee must schedule each group trip in advance by contacting our

Program Specialist at 304-465-6517 for notification of area(s) to be utilized and total number of participants.

20. <u>Cost Recovery</u>. The cost of any search and rescue or evacuation of sick or injured members of the permittee's party may be charged to the permittee.

#### ATTACHMENT A

#### CONTINUATION OF CONDITIONS OF THIS PERMIT

The following provisions constitute Condition 10 in accordance with Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967.

<u>Nondiscrimination</u>. If use of the resource covered by the permit will involve the employment by the Permittee of a person or persons, the Permittee agrees as follows:

- I. The Permittee will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Permittee will take affirmative action to ensure that applicants are employed, and the employees are treated during employment without regard to their race, color, religion, sex or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer, recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. The Permittee agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Superintendent setting forth the provisions of this clause.
- 2. The Permittee will, in all solicitations or advertisements for employees placed by or on behalf of the Permittee, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
- 3. The Permittee will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the Superintendent, advising the labor union or workers' representative of the Permittee's commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, as amended, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 4. The Permittee will comply with all provisions of Executive Order No. 11246 of September 24, 1965, as amended, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- 5. The Permittee will furnish all information and reports required by Executive Order No 11246 of September 24, 1965, as amended, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto and will permit access to his books, records, and accounts by the Superintendent and the Secretary of Labor, for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

#### ATTACHMENT B

#### VISITOR'S ACKNOWLEDGEMENT OF RISK

Group/Organization Address, City, State, Zip

I recognize that there is an element of risk in any adventure, sport or activity associated with the outdoors. I am also fully cognizant of the risks and dangers inherent in climbing and rappelling. Knowing of the inherent risks (such as, but not limited to exposure, snake bites, equipment failure, hazards, changing weather conditions, etc.) and rigors required of said activities, I certify that I am fully capable of participating in the said activity. Therefore, I assume full responsibility for myself for bodily injury, death and loss of personal property and expenses thereof as a result of my negligence. Additionally, I shall save, hold harmless, defend and indemnify the United States of America, its agents and employees for losses, damages or judgments and expenses on account of fire or other peril, bodily injury, death or property damage, or claims for bodily injury, death or property damage of any nature whatsoever, and by whomsoever made, arising out of the said activity. I possess at least the following qualifications, which I understand are prerequisites to participate in this activity:

prerequisites to participa	ate in this activity:	owing quanner	ations, which i understand are
ab. I am in good phys c. I am able to read a	sical and mental health. a map and/or follow written di	rections.	<u> </u>
	nbing trip including - but not l		all rights to use photographs of me in or on brochures, catalogs, media
NAME	000	CUPATION	
ADDRESS			APT
CITY		STATE	ZIP CODE
agreement shall be effect	tive and binding upon me duri	ng the entire p	erein and acknowledge that this eriod of participation in d Gauley River National Recreation
DATE	SIGNED		
If under 18, parent or leg	al guardian signature:		
DATE	SIGNED		

PLEASE NOTE: This "Visitor's Acknowledgement of Risk" is valid within the Boundaries of the New River Gorge National River and Gauley River National Recreation Area.

#### Appendix D – (SAMPLE) Request for Permission to Use a Power Drill

New River Gorge National River

I. Applicant Information	
Applicant's Name	
Mailing Address	
Date of Birth	
Telephone number (work) (	(home)
II. Proposal	
Purpose of Request (check one)	
New Route Bolt Replacement	Bolt Addition
Location of Route (map attached)	
AreaForm	ation Route
If new route, describe location as specifically as p	possible.
Drill Use Requested	
Estimated Time Required	Number of days
Total Number of holes to be drilled	
Equipment to be installed	
Equipment (other than drill) to be used	
III. Map and/or Illustration	
	companied by a diagram or photograph which clearly d also be included if the area is difficult to locate. The of holes to be drilled.
Applicant's Signature	Date

(SAMPLE) FIELD EVALUATION WORKSHEET

Date of Field Review	
Land Ownership Involved	
Management Zone	
Type & Level of Use in Area	
Type & Level of Use of Route	
Proximity to Other Climbs	
Route Features & Length	
Trailhead & Route Proximity	
Approach Trail	
Staging Area	
Descent Route	
Existing Fixed Anchors	
Potential for Removable Protection	
Geology & Surface Condition	
Vegetation Present & Condition	
Wildlife Habitat or Presence	
Area Slope, Soils, Erodibility	
Conflicting Uses or Values	
Existing Resource Impacts	
Impact Mitigation Needs	
Notes:	
Recommendation:	
Prepared Ry	Date:

#### **Appendix E – Research Summary**

An Overview of Rock Climbing in New River Gorge National River

Aram Attarian, Ph.D. North Carolina State University

#### Introduction

This study explores a variety of characteristics and perceptions exhibited by rock climbers visiting New River Gorge National River, West Virginia (NERI). The study period was initiated in April 1997 and continued through August 1997. Data were collected by contacting climbers entering or exiting climbing areas at three access points inside NERI. These sites included the Bridge Area, Fern Creek, and Kaymoor. A combination of on- site interviews and mail questionnaires were used to gather relevant data. The on- site interviews were conducted by interviewers and took approximately five to ten minutes to complete.

Interviewers completed an On- site Interview Form for each climber contacted. Climbers were asked to provide their name, mailing address, age, previous climbing experience at NERI, group size, travel information (distance traveled from place of residence to NERI, travel time to NERI), and visitation information (overnight stay?, length of visit, accommodations). In addition, the interviewer recorded the date, time of day, weather, temperature, and location of the interview. During this period, 297 climbers in 181 groups were contacted (16 years of age and older) by interviewers. From these face to face contacts, 287 usable mailing addresses were collected.

Data collected from on- site interviews suggested that NERI is a national and internationally known climbing area. Climbers visiting NERI came from 22 states and four foreign countries. Most climbers traveled to NERI an average of 448 miles from their place of residence. Climbers from the South (41%) and Northeast (41%) accounted for more than three- fourths of all visits. Climbers from the Midwest accounted for 9 percent, and the remaining 7.1 percent of climbers were from foreign countries (Table 1). Returning climbers made up 94 percent of all visits during this period and spent an average of 14 days climbing in NERI during the previous 12 months. Visitation for these groups lasted an average of 3 days. The majority of climbers (87%) visiting NERI stayed overnight, primarily in private campgrounds (70%), or camping in primitive or undeveloped sites (11%). Climbers also stayed with family and friends, in local hotel and motels, rented homes, or stayed in state parks (Table 4).

Climbers who were interviewed (N=287) were sent a mail questionnaire within one week of their NERI visit. A modified Dillman (1978) method using an initial mailing and two follow- up mailings (a postcard reminding climbers to return their questionnaire, and a new questionnaire two weeks later) to non-respondents was employed to help achieve an acceptable response rate. Ten questionnaires were returned by the Postal Service as "non-deliverable", leaving a total of 277 mailed questionnaires. Reminder post cards and follow- up questionnaires were sent through the month of September to complete the data collection process. Usable returns numbered 148, or 53.4 percent.

Table 1. Visitation by Region N = 294

Region	N	Percentage
South*	121	41.15
Northeast**	I2I	41.15
Midwest***	26	8.84
Canada	16	5.44
West****	5	1.70
Other****	5	1.70
* = AL, GA, FL.	, KY, NC, SC, TN, VA,	WV

In the following sections descriptive statistics are used to summarize the data collected from the 148 returned questionnaires.

#### Characteristics of New River Gorge Climbers

Respondents (rock climbers) visiting NERI traveled an average of 375 miles (sd=453, median=300, mode=300) from their place of residence. Rock climbers visiting NERI have been climbing for an average of 6 years (median =4, mode= 3). Climbers spent an average of 24 days per year climbing in the Gorge and 54 days per year climbing in other areas. An average climbing trip to NERI lasted 3.6 days. The average age for a NERI climber is 27.8 years of age. Most climbers are male (67%) and unmarried (80%). Over one half (51%) of climbers have completed college and almost one fourth (23%) have graduate degrees. When asked if they carried cell phones, 11.5 percent responded "yes". Climbers were asked to rate their skill level. Over one fourth (30%) of the climbers rated themselves beginning to intermediate climbers (5.0 - 5.9) and approximately three fourths (70%) considered themselves as advanced to expert (5.10-5.13). The high number of advanced to expert climbers reflects the character of the rock climbing routes available in NERI. The majority of the 1660 climbing routes in NERI are rated 5.10 and higher (Cater, 1995), therefore attracting mostly experienced climbers.

#### Climbers' Activity Preferences

Respondents were asked to identify the climbing activities they have ever engaged in. In addition to climbing outdoors, bouldering (94%) and climbing indoors (91%) were the activities engaged in most frequently. Climbing and bouldering competitions (46%), mountaineering (38%), ice climbing (35%) and alpine climbing (34%) were also reported. When asked to estimate how many times during the last 12 months participation took place in these activities, results indicated that climbing outdoors (56%), bouldering (46%) climbing indoors (43%), and ice climbing (5%) were activities engaged in most frequently.

<sup>=</sup> DC, MA, MD, NJ, NY, OH, PA

<sup>\*\*\*</sup> = IL, IN, MI\*\*\*\* = CO, ID, NV

<sup>=</sup> Ireland, Germany, Venezuela

#### Attribute Preferences for Rock Climbing Settings

Respondents were asked to consider a variety of factors or attributes (I- 4=extremely undesirable, 5=neutral, 6- 9=extremely desirable) when selecting a rock climbing site. Categories focused on the physical, social/psychological, management, and activity attributes (Schreyer & Beaulieu, 1986). This list of attributes was developed by the researcher based on interviews with experienced climbers and colleagues. Climbers to NERI identified the following attributes that they considered important when choosing *any climbing site*. Quality of rock climbs, the natural surroundings, variety of climbs, weather, the availability of protection, availability of camping, access to climbs, area ethics, the difficulty of climbs, and the availability of parking were identified by climbers as highly desirable attributes when selecting a climbing area. Least desirable attributes to climbers when choosing a site were the presence of other climbers, presence of park rangers, regulations governing use, and the presence of other recreationists (Table 2).

Table 2. Rank Order of Attribute Preferences for Rock Climbing Settings

Attribute	Mean	Standard Deviation
Quality of climbs	8.2	I.O
Natural surroundings	7.9	1.3
Variety of climbs	7.5	1.3
Weather	7.4	I.4
Availability of protection	7.3	1.8
Availability of camping	7·I	1.6
Access to climbs	7.0	1.7
Area ethics	7.0	1.5
Difficulty of climbs	6.9	I.4
Parking availability	6.6	1.9
Number of sport climbs	6.5	<b>2.</b> I
Proximity to home	6.5	1.8
Number of traditional climbs	6.4	1.9
Presence of other climbers	4.9	1.7
Presence of park rangers	4.7	2.I
Regulations governing use	4.2	2.3
Presence of other recreationists	<b>4.</b> I	1.8

#### The Climbing Experience

Climbers were asked to respond to questions related to the importance of rock climbing and the satisfaction of their climbing trip to NERI. Eighty six percent of the respondents indicated that rock climbing was important to extremely important to them. Ninety two percent said that they were satisfied to extremely satisfied with their trip to NERI on the day they were interviewed.

#### Rock Climbing Behavior

Climbers were asked to agree or disagree with 25 questions regarding their rock climbing behavior (using a scale of 1=strongly disagree, 2=disagree, 3=neutral, 4=agree, 5- strongly agree). These questions centered around their knowledge of Leave No Trace ethics for rock climbing. Questions were developed from information found in the publication *Leave No Trace (LNT) Outdoor Skills and Ethics: Rock Climbing* (1996) produced by the National Outdoor Leadership School and earlier research conducted on re- establishing a clean- climbing ethic (Attarian, 1991). Questions centered around appropriate climbing behaviors, acceptable practices, and safety concerns (Table 3).

Overall, climbers were in positive agreement with the majority of the Leave No Trace practices listed. Climbers tended to pack out their waste, access climbs through official trails, respect vegetation efforts, and avoid trails that have been closed. They disagreed with the negative practices of chiseling handholds and removing vegetation to create new rock climbs. Climbers remained neutral on the issue of bolting.

Table 3. Rock Climbing Behavior

Behavior	Mean	Standard Deviation
I should always pack out waste	4.8	0.4
I should always access climbs via official trails	4.6	0.5
I respect revegetation efforts	4.5	0.5
I avoid trails that have been closed	4.4	0.6
I should always plan ahead when I climb	4.4	0.8
I avoid trails that have been closed	4.4	0.6
I should leave no trace when I climb	4.4	0.7
I should camp in existing campsites rather than		
create new ones	4.4	0.7
I should comply w/local climbing regulations	4.3	0.6
I usually try to keep my noise level down	4.3	0.6
Old slings should be removed from belay/ rappel sites	4.2	0.8
It is okay to use chalk when I climb	4.2	0.7
I park my vehicle in designated areas	4.2	0.5
I should carry a first aid kit when I climb	<b>4.</b> I	0.7
I always consider area ethics when I climb	<b>4.</b> I	0.7
I use removable protection whenever possible	3.9	0.9
Discrete anchors should be used at the top of climbs	3.7	0.9
It is wrong to climb in a park after closing time	3.7	0.9
It is alright to climb w/o helmet	3.6	0.9
It is better to leave a rappel sling around a tree		
rather than rappel with the rope directly around it	3.6	I.O
Campfires are unacceptable at the base of any crag	3.6	I.I
I would walk 1/4 mile to use a toilet facility	3.4	I.I
Bolting should be allowed in all climbing areas	2.9	I.2
It is okay to remove vegetation to establish a route	2.5	1.0
Chiseling handholds is an acceptable practice	1.5	I.O

#### Volunteerism

Respondents were asked a series of questions on their knowledge and involvement in climbing area maintenance projects that are conducted by NERI personnel and other agencies. Over one half of the climbers contacted (52.7%) were familiar with NERI climbing area clean- up projects. Almost one fourth (22.3%) of the respondents indicated that they had participated in a NERI climbing area maintenance project, while almost half (43.2%) indicated participation in other climbing area maintenance projects. Almost all of the respondents (98.6%) indicated that climbers should share the responsibility of maintaining climbing areas.

Table 4. Respondents' Participation in Climbing Area Maintenance Projects

Site	Volunteer		Non-Volunteer		
	N	%	N	%	
New River Gorge	33	22.3	115	77.7	
Other	64	43.2	84	56.8	

#### Attitudes on the Commercial Use of Climbing Areas

In this section, climbers were asked to respond to II questions associated with the use of *any climbing area* by commercial groups. Commercial groups include educational organizations, youth groups, and other leisure service organizations that solicit clients and charge a fee. Almost one third (30%) of the climbers surveyed did not feel that the commercial use of climbing areas was a problem. However, 73 percent of the respondents indicated that group size should be limited, while 48 percent felt that groups should climb only in specifically designated areas. Damage to the environment by commercial groups was a concern reported by 40 percent of the respondents.

70 percent agreed that large commercial groups detracted from their climbing experience, while over half of the climbers surveyed (54%) noted that too many groups caused conflicts with other recreationists. Over one third of respondents (37%) suggested that commercial groups were not a safety issue.

Several questions focused on the use of permits. The majority of respondents (71%) indicated that all commercial groups be required to obtain the appropriate permits. An overwhelming number of climbers (96%) felt that group leaders be qualified to teach rock climbing. 80 percent supported the submission of credentials as part of the permitting process. Over one half (58%) of the respondents felt that commercial permits should be limited.

#### Membership in Rock Climbing Organizations.

Respondents were asked to identify all rock climbing and environmental organizations they belonged to. 44.5 percent of the respondents identified themselves as being a member of a climbing or environmental organization. Almost one third (30.4%) are members of the Access Fund and another 13.8 percent belong to other national and regional organizations (Table 5). *Readership of Climbing Publications*.

Respondents were asked to indicate the number of times they read the following publications *in the past twelve months* (Table 6). These publications represent popular international, (*Climbing, Rock and Ice, Summit, High Mountain Sports*) and regional rock climbing publications (*Crux, Boulderdash*). Also represented are publications from national climbing organizations (*Access Notes, Accidents in North American Mountaineering, American Alpine Club Journal*). Results indicated that climbers visiting NERI were "well read". The most popular publications read by most of the respondents were *Rock and Ice* (86%) and *Climbing* (83%). *Access Notes* a publication of the Access Fund was read by 50 percent of the respondents.

Table 5. Membership in Climbing and Environmental Organizations

Organization	N	Percentage
Access Fund	45	30.4
Other Organizations*	2I	13.8
Nature Conservancy	13	9
Sierra Club	7	5
Wilderness Society	6	4
American Sport Climbing Federation	6	4
Leave No Trace	6	4
Appalachian Mountain Club	5	3
American Mountain Guides Association	3	2
American Alpine Club	2	I.4
Canadian Climbers' Coalition	2	I.4

<sup>\*</sup> National Speleological Society, Ohio Climbers' Association, Potomac Appalachian Trail Club, World Wildlife Fund, Canadian Alpine Club, Ralph Stover Climbers' Coalition (PA), National Outdoor Leadership School, Earth First, Carolina Climbers' Coalition

Table 6. Readership of Individual Climbing Publications in the Past 12 Months

Publication	Non-	Reader	Reade	er
	N	%	N	%
Dook and Inc				0 - 0
Rock and Ice	2I	I4.2	127	85.8
Climbing	25	16.9	123	83.1
Access Notes	74	50	74	50
Accidents in North American Mountaineering	103	69.6	45	30.4
Boulderdash	105	70.9	43	29
Summit	117	79.I	31	20.9
High Mountain Sports	I22	82.4	26	17.5

American Alpine Club Journal	132	89.2	16	ю.8
Other*	135	91.2	13	8.7
Crux	127	85.8	3	2.0

<sup>\*</sup>other publications read include Outside Magazine

Table 7. A Comparison of Selected Characteristics of Rock Climbers at New River Gorge National River and Mount Rushmore National Memorial

Characteristic (Freeman, et al., 1997)	New River Gorge	Mt. Rushmore
Years of Climbing Experience Age	6 years (median=4) 28	5- 6 years (median=3) 29
Gender male female	67% 33%	72% 28%
Education college graduate	73% 27%	85% 14%
Days Climbing per year	54	58
Length of climbing trip Membership Access Fund	3.6 days 44% 30%	2- 3 days 21% 25%

#### Table 8.

Positive Attributes of New River Gorge as a Rock Climbing Area (What do you like best about NERI as a rock climbing area?) (N=150)

- I. Rock Characteristics
- quality
- rock texture
- variety of routes
- # of climbing routes
- mixture of traditional and sport routes
- 2. Surrounding Environment
- beauty of area
- scenery
- 3. Other
- access to climbs
- other activities to pursue (MTB, boating, hiking)
- friendly people

# Negative Attributes of New River Gorge as a Rock Climbing Area (What do you like least about NERI as a rock climbing area?) (N=150)

- 1. Facilities
- lack of overnight camping facilities
- lack of convenient parking near climbing areas
- poorly marked trails in some areas
- 2. Visitor Behavior
- robbery (cars being broken into)
- vandalism (chiseled and epoxied handholds)
- too many routes
- poor LNT ethic
- crowded
- inconsiderate climbers
- 3. Climbing Experience
- routes too hard
- one pitch climbs
- weather (hot, humid, rainy)
- too far from place of residence

Table 9.

Variables Related to Travel, Previous Visits, Group Size, and Length of Stay

Variable	N	Mean	Median	SD	Range
Distance to NERI from residence	292	447.90	300.00	709.01	ı - 6,000 miles
Number of previous climbing visits to NERI in					
last 12 months	288	14.25	4.0	27.12	o - 200 visits
Group Size Length of Stay	181 282	3.93 2.96	2.0 2.0	2.92 3.16	1 - 36 1 - 20 days

#### Table 10.

#### Gender and Age of Climbers

Variable	N	Percentage	Mean
Gender	297		
Male	198	66.66	
Female	99	33.33	
Age	294		27.27

#### Table 11.

#### **Climber's Lodging Preferences**

Variable	N	Percentage
Overnight stay		_
Yes	258	86.86
No	38	12.79
Accommodations		
Private Campground	181	70.15
Primitive Camping	28	10.85
Other*	22	8.52
Friends/Family	21	8.13
Hotel/Motel	15	5.81
State Park	9	3.48
Rent	4	1.55

<sup>\*</sup> includes: owns home, guide's house, van

Summary of On- Site Interviews (April - August 1997) Summary of Open Ended Questions

A survey instrument was administered to climbers visiting New River Gorge during the months April to August, 1997. During this period, 297 climbers were contacted by interviewers. From the information gathered through these interviews, 287 questionnaires were mailed. Ten questionnaires were returned by the Postal Service as "non-deliverable". 150 questionnaires were returned for a 52% response rate. The questionnaire consisted of seven parts focusing on (1) the respondent's visit to NERI and their use of the climbing areas; (2) visitor's climbing preferences; (3) level of climbing experience; (4) attitudes about climbing behaviors; (5) actions while rock climbing; (6) attitudes on the commercial use of climbing areas; (7) and demographic information on climbers visiting NERI.

Part II of the questionnaire contained two open- ended questions: (1) What do you like best about NERI as a rock climbing area? and (2) What do you like least about NERI as a rock climbing area? Responses to question #1 focused primarily on the physical environment including the characteristics of the rock and the surrounding environment. Responses to question #2 centered around facilities, visitor behavior, and the climbing environment. Responses are categorized in Tables 1 and 2. Comments from each of the respondents are also included.

- Returning climbers made up 94 percent of all visits during this period and spent an average of 14 days climbing in NERI during the previous twelve months (Table 2).
- Visits lasted an average of 3 days, ranging from 1 to 20 days (Table 2).
- The average size climbing party consisted of 4 members (Table 2).
- Male climbers represented 66 % of all visitors, while females made up 33\*. (Table 3).

- The mean age for all climbers was 27 years of age (3).

\*These figures correspond to national figures recently complied by the Outdoor Recreation Coalition of America (1997). According to ORCA, rock climbing participants are 65% male and 35% female.

# Appendix F – US Fish and Wildlife Consultation and Communications with West Virginia Dept. of Natural Resources



# United States Department of the Interior

NATIONAL PARK SERVICE DENVER SERVICE CENTER 12795 W. ALAMEDA PARKWAY P.O. BOX 25287 DENVER, COLORADO 80225-0287

In reply refer to: N1621 (DSC - PDS) (NERI RCP)

#### Memorandum.

To:

Field Supervisor, U.S. Fish and Wildlife Service

From:

Natural Resource Specialist, Planning Group, Denver Service Center

Reference:

NERI - RCP, Climbing Management Plan/Environmental Assessment

Subject:

List of Threatened or Endangered Species

The National Park Service (NPS) is developing a climbing management plan for New River Gorge National River. The planning area is focused on the gorge near the bridge at the town of Fayetteville, Fayette County, WV (maps attached). As the Natural Resource Specialist assigned to this project, I am requesting a current list of federally-listed or any other special status species that might occur in the locality mentioned above, and designated critical habitat, if any, for these species.

This letter will serve as a record that the NPS is initiating informal consultation with your agency pursuant to the requirements of the Endangered Species Act and National Park Service Management Policies.

We appreciate your response to this inquiry. Please send any responses to:

Greg Jarvis (DSC-PDS) National Park Service 12795 W. Alameda Parkway Denver, CO 80225 (303) 969-2263

Attachment



# United States Department of the Interior



#### FISH AND WILDLIFE SERVICE

West Virginia Field Office 694 Beverly Pike Elkins, West Virginia 26241 0CT 0 9 2001

United States Department of Interior National Park Service ATTN: Greg Jarvis Denver Service Center 12795 W. Alameda Parkway P.O. Box 25287 Denver, Colorado 80225-02087

Dear Mr. Hawkes:

This responds to your information request of July 30, 2001 regarding the potential impacts of a proposed project on federally listed endangered and threatened species. The National Park Service proposes to develop a climbing management plan for New River Gorge National River, in Fayette County, West Virginia. The planning area is focused on the gorge near the bridge at the town of Fayetteville.

There are numerous known hibernacula for the Indiana but in the limestone region of eastern West Virginia in Preston, Tucker, Randolph, Pendleton, Pocahontas, Greenbrier, Monroe, and Mercer Counties. The population of the hibernacula in West Virginia range in size from one to 9,000 Indiana buts. Recent data indicate that the area within an approximate five-mile radius of a hibernaculum provides an important foraging and roosting habitat for the Indiana but in the fall swarming period, August 15 through November 14. The project area is outside a five-mile radius of a known hibernaculum. Therefore, fall-swarming behavior is not expected in the proposed project area.

The U.S. Fish and Wildlife Service (Service) is also concerned with the possibility of direct take or habitat disturbance within a two-mile radius around known maternity roosts and capture sites. The project is not within a two-mile radius of a known capture site.

The Service has compared the number of acres of suitable summer foraging and roosting habitat on the West Virginia landscape available to each Indiana but, versus the total acreage of forest. On that basis, we have determined that a small project, generally affecting 17 acres or less of forest, will have an infinitesimally small chance (at the 98% confidence level) of resulting in direct or indirect take and is therefore discountable. The project would disturb less than 10 acres of potential forested Indiana bat summer roosting and foraging habitat.

Based on the facts that the proposed project is not located within a five-mile radius of a hibernaculum or a two-mile radius of a maternity roost or capture site, and that the project would affect less than 17 acres of forested habitat, the Service believes that the project is not likely to adversely affect the Indiana bat.

The Service also believes that the proposed project will not result in adverse effects to other federally listed species. Therefore, no Biological Assessment or further Section 7 consultation under the Endangered Species Act (87 Stat. 884, as amended; 16 U.S.C. 1531 et seq.) is required with the Service regarding this project. Should the project plan change, or if additional information on listed and proposed species or species of concern becomes available, this determination may be reconsidered. A compilation of federally listed endangered and threatened species in West Virginia is enclosed for your information.

If you have any questions regarding this letter, please contact Mr. Shane Jones of my staff at (304) 636-6586, or at the letterhead address.

Sincerely,

Jeffrey K. Towner Field Supervisor

Jeffrey TK. Towner

Enclosure



# United States Department of the Interior

#### NATIONAL PARK SERVICE

NEW RIVER GORGE NATIONAL RIVER
GAULEY RIVER NATIONAL RECREATION AREA
BLUESTONE NATIONAL SCENIC RIVER
104 Main Street
P.O. Box 246
Gien Jean, West Virginia 25846

L7617 (NERI)

April 22, 2003

William A. Tolin U.S. Fish and Wildlife Service West Virginia Field Office 694 Beverly Pike Elkins, WV 26241

Dear Mr. Tolin:

Subject:

Section 7, Consultation for Rare, Threatened, or Endangered Species. New River Gorge National River, Climbing Management Plan

The National Park Service proposes to develop and implement a Climbing Management Plan for the New River Gorge National River in Fayette, Raleigh, and Summers Counties, West Virginia, and the Gauley River National Recreation Area in Fayette and Nicholas Counties, West Virginia, and the Bluestone National Scenic River in Summers and Mercer Counties, West Virginia.

In July 2001, we requested from your office information regarding federally listed threatened or endangered species, species of special concern, or critical habitat that could be in the project areas. Subsequently, but surveys were conducted throughout New River Gorge National River in the summer of 2002 resulting in the discovery of the Indiana but (Myotis sodalis), Virginia big-eared but (Corynorhinus townsendii virginianus), Small footed-myotis (Myotis leibii), and the Rafinesque big-eared but (Corynorhinus rafinesquii) in areas subject to the proposed activity. In light of this new information, we are requesting additional consultation on potential adverse effects.

Enclosed is a map indicating the locations where most of the records for the Virginia bigeared but and small footed-myotis were found below a section of climbing rock knowns. Endless Wall and Beauty Mountain, two of the major climbing areas in the park. The base of the cliff face is approximately 100 meters above the bench where the mine sites were inventoried. Activities typically associated with recreational climbing include rappelling from the top to the base, top rope and sport and traditional climbing which begin at the base and terminate at the top. Sport and traditional climbs usually involve free climbing with single or multiple pitches depending on the length of the climb. If you have any questions regarding this letter, please contact Ken Stephens of my staff at (304) 636-6531. Please send any responses to Greg Jarvis (DSC-PDS) National Park Service, 12795 W. Alameda Parkway, Denver, CO 80225.

Sincerely,

Calvin F. Hite Superintendent

Colin F. Att

Enclosure

cc: Greg Jarvis, Denver Service Center, National Park Service Ken Stephens, Natural Resource Specialist, National Park Service



# United States Department of the Interior FISH AND WILDLIFE SERVICE



West Virginia Field Office 694 Beverly Pike Elkins, West Virginia 26241

MAY 1 6 2003

RECEIVED NATIONAL PARK SERVICE MAY 19 2003 Mr. Calvin F. Hite, Superintendent New River Gorge National River NEW RIVER GORGE NATIONAL RIVER Gauley River National Recreation Area Bluestone National Scenic Area National Park Service

Dear Mr. Hite:

104 Main Street Post Office Box 246

Glen Jean, West Virginia 25846

The U.S. Fish and Wildlife Service (Service) has reviewed your April 10, 2003 information request and April 22, 2003 fax regarding the presence of federally listed species and species of concern in the New River Gorge National River in Fayette, Raleigh, and Summers Counties, West Virginia; the Gualey National Recreation Area in Fayette and Nicholas Counties, West Virginia; and the Bluestone National Scenic River in Summers and Mercer Counties, West Virginia. The information will be used in the development of a Climbing Management Plan for the three management units.

The endangered Indiana bat, Myotis sodalis may occur in all three areas. There are numerous known hibernacula for the Indiana bat in the limestone region of eastern West Virginia in Preston, Tucker. Randolph, Pendleton, Pocahontas, Greenbrier, Monroe, and Mercer Counties. The population of the hibernacula in West Virginia range in size from one to 9,000 Indiana bats. Recent data indicate that the area within an approximate five-mile radius of a hibernaculum provides an important foraging and roosting habitat for the Indiana bat in the fall swarming period, August 15 through November 14. The management areas are outside a five-mile radius of a known hibernaculum, however, a male Indiana but was captured in September, 2002 near an abundoned mine portal in the New River Gorge National River management area.

The Service is also concerned with the possibility of direct take or habitat disturbance within a two-mile radius around known maternity roosts and capture sites. No Indiana bat maternity roosts are know in the management areas. However, as mentioned earlier a mule Indiana but was captured in the New River Gorge National River management area.

The Service has compared the number of acres of suitable summer foraging and roosting habitat on the West Virginia landscape available to each Indiana bat, versus the total acreage of forest. On that basis, we have determined that a small project outside of the five-mile radius of a hibernaculum and the twomile radius of a capture site, generally affecting 17 acres or less of forest, will have an infinitesimally small chance (at the 98% confidence level) of resulting in direct or indirect take and is therefore discountable.

The endangered Virginia big-eared bet, <u>Corynorhimus townsendii virginianus</u> was discovered day roosting in abandoned mine shafts in the New River Gorge National River in 2002. To our knowledge, this is the first time that this species has been documented in this general part of West Virginia.

The threatened Virginia spiraes, <u>Spiraes virginians</u> is a riparian shrub which occurs in the Bluestone and Gusley River National Recreation Areas. It is not know to occur in the New River Gorge National River. Numerous populations (clones) of Virginia spiraes occur along the Bluestone Gauley and Meadow Rivers. Virginia spiraes occurs along the rocky slopes and banks of these high energy streams. It is thought that the securing flood flows reduces competition from other plants.

In addition to federally listed species the following species of concern (SOC) may occur on the management areas. SOCs are those for which the Service has information indicating that protection under the Endangered Species Act may be warranted, but for which it lacks sufficient information on status and threats to proceed with preparation of a proposed listing. On December 5, 1996 the Service assounced their final decision to discontinue efforts to maintain a national list of these species. While species of concern lack formal recognition as candidates for possible future listing under the Endangered Species Act, the Service and the West Virginia Division of Natural Resources encourage continued consideration of these species in environmental planning.

Eastern woodent, Nectoma floridana magister
Southeastern big-eared bat, Plecotus rafinesquii
Small-footed myotis, Myotis liebii
Cerulean warbler, Dendroica cerulea
Candy darter, Etheostoma osburni
Kanawha minnow, Phenacobius teretalus
Hellbender, Cryptobranchus alleganiemsis
Sidelong supercoil, Paravitrea ceres
Efictoe mussel, Alasmidenta marginata
Diana fritillary butterfly, speyeria diana
Barbara's butterfly, speyeria diana
Horse-mint, Monarda fistulosa var. yirginica
Butternut, Juglans cinenca

Although it is unlikely that the Indiana but and the Virginia big-eared but would be adversely affected by sport climbing, the southeastern big-eared but and the small-footed myotis could be subject to disturbance due to their habitat of roosting in cracks in the cliff face.

If you have any questions regarding these comments, please have your staff contact me directly, at (304)-636-6586 or at the letterhead address.

> William A. Tolin Acting Field Supervisor

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### DIVISION OF NATURAL RESOURCES

Wildlife Resources Section Operations Center P.O. Box 67 Elkins, West Virginia 26241-3235 Telephone (304) 637-0250 Fax (304) 637-0250

**Fel Hamrick** 

Director

April 8, 2003

Mr. John Perez New River Gorge National River P.O. Box 246 Glen Jean, WV 25846

Dear Mr. Perez:

**Bob Wise** 

Governor

Thank you for contacting us regarding the management plan for the climbing areas in the New River Gorge. Craig Stihler has already touched base with you regarding the animals (attached), so I will address only plant issues in this response.

We have very little data for the two plant species you list as occurring within the climbing areas. Spring coralroot (Corallorhiza uisteriana) has not been seen in the gorge since 1985, although searches have been conducted, however, this is not uncommon for orchicle as they are not guaranteed to come up every year. The record for the poverty grass (Danthonia sericea) was not vouchered, and we have not been able to relocate this species in the gorge. We have found other species of Danthonia, so at this time we do not consider this a valid record. We have no additional records of any rare plants occurring in the climbing areas. Of concern in this area is trampling of the plant community which occurs at the top of the climbing areas. Virginia pine-Upland low blueberry forest (Pinus virginiana-Vaccinium pallidum forest). Although inventories for this community have not been completed, it is likely to have a state rank of S3.

It is unlikely that Smoke Hole bergamot (Monarda fistulosa ssp. brevis) would be found in the climbing areas of the New River Gorge. This species is found on limestone glades and in limestone-derived soils. Allegheny cliff fern (Woodsia appalachiana [scopulina]) could occur in the gorge. It is usually found on shale, but has been noted as occurring on sandstone rock faces. Another potential plant species which could occur in the forest at the top of the climbing areas is the federally threatened small-whorled pogonia (Isotria medeoloider). This species grows in a variety of habitats, with two known occurrences in West Virginia. The first site is at the base of a mesic, northeast-facing slope in a second-growth mesophytic forest (white pine, witch-hazel, Virginia pine, flowering dogwood). The second site is in a dry mixed oak forest (scarlet oak, white oak, red oak, black oak, white pine, tulip tree, red maple, mountain laurel, squaw huckleberry). The underlying geology at this site is Pocono sandstone.

Although there does not appear to be an abundance of rare species in the climbing areas, we hope you find this information useful. Feel free to contact us if you should have any questions.

Barbara Sargent Environmental Resources Specialist

Wildlife Diversity Program

enclosure

#### Appendix G - Peregrine Falcon Monitoring Protocol

#### Endless Wall Area - New River Gorge National Scenic River

The protocol is designed to determine whether peregrine falcons are breeding or attempting to breed in the Endless Wall area of NERI. The park consulted with expert ornithologist, and local peregrine falcon experts (Craig Stihler, WVDNR, et. al.), in developing the following protocol.

#### Goal

Determine whether peregrine falcons are breeding or attempting to breed on or near the Endless Wall from Beauty Mountain to the bridge area in New River Gorge National River.

#### **Objectives**

Establish with reasonable certainty whether peregrine falcons are or are not breeding in the area.

Locate peregrine falcon eyries in the area.

#### **Definitions**

Survey – a consecutive four- hour (or greater) observation made from one observation point. If possible, surveys should begin at dawn or end at sunset).

Eyrie – nest site. For peregrine falcons, these are usually on a ledge or pothole on a cliff. Peregrines do not build a stick nest but sometimes they use stick nests built on cliffs by other birds (e.g. common ravens).

#### Protocol

Monitoring period

Mid-February to late-April if no breeding peregrine falcons are observed. If breeding peregrine falcons are located, mid-February to two weeks after the young fledge (or death of the eggs or chicks is confirmed).

#### Frequency and duration of surveys

A "set" of surveys (a four-hour survey at each observation point) should be conducted twice weekly through the monitoring period.

#### Observation points

Four observation points along the Gorge in the vicinity of the Endless Wall will be surveyed, and will include Beauty Mountain, Kaymoor Top, Fern Point, and South Nuttall. If peregrines are observed in association with a particular section of cliff, observers should move away from the area to prevent disturbing the birds (at least several hundred meters away but it would be preferable to relocate to an observation point across the Gorge).

#### **Observers**

Observers should have experience observing breeding peregrine falcons and be familiar with other raptors of the area (especially Cooper's and sharp- shinned hawks, red- tailed, red-shouldered, and broad- winged hawks, and American kestrels). One observer could do all the monitoring. Alternatively, several or many qualified observers could accomplish a set of surveys simultaneously (e.g. three observers could simultaneously conduct surveys from each observation point).

#### Disturbance

Observer's top priority should be to avoid disturbing peregrine falcons. Observers should use remote observation points (see above). If peregrines are observed to dive at or vocalize in response to observers, the observers should leave the area immediately. Observers should not climb to or enter any suspected nesting site to document use. After the nesting season and the peregrines have left the area it might be desirable to enter the abandoned site to document nesting through collecting eggs or eggshell fragments, feather, and prey remains.

#### Record keeping

Log all surveys on "Raptor Survey cards" (attached).

Log observations of other raptors on "Raptor Observation and Nest Record Card" (attached).

Record all observations and eyries found on a master map for each peregrine falcon observation year.

Monitoring of the area should depend on whether peregrine falcons are observed.

# Case I – No peregrine falcons are observed throughout observation period (minimum monitoring effort)

Conduct 20 surveys (two surveys per week), between mid-February and late April). Each survey consists of a four- hour survey at each of the four observation points (16 hours total survey time). After negative results on the final survey, declare the area free of breeding peregrine falcons. Total survey hours = 320 hours

#### Case 2 – Peregrine falcon(s) are observed (but are not breeding)

After any observation of a peregrine falcon (where a peregrine is observed but breeding is not confirmed and no eyrie is located) conduct a follow- up survey the next day at the same point. If no peregrine falcons are seen on the follow- up survey, return to the scheduled survey schedule. If peregrine falcons are seen on the follow- up survey, continue with follow- up surveys until no peregrine falcons are observed there, then return to the original survey schedule.

#### Case 3 - Peregrine falcons are observed and are attempting to breed

During the scheduled surveys, a peregrine falcon(s) is observed. After the observation, conduct a follow- up survey on the next day in the same area. Continue follow- up there until the eyrie is located. If peregrine falcons are not observed on follow- up surveys, return to the original survey schedule. When peregrines are found associating with a particular area, conduct follow- up surveys of the area until the eyrie is found. When the eyrie is located, continue bi- weekly observations until breeding is finished (two weeks after the young fledge or after the eggs or young are killed). When the eyrie is located, other areas on the Endless Wall away from the nest could be opened for climbing and other visitor use. An appropriate buffer depends on topography of the eyrie and immediate area but I recommend a minimum distance of 100 meters on either side of the eyrie.

#### Notes

Northern nesting peregrine falcons migrate through NERI and the eastern U.S. in spring. If a peregrine is observed flying through the area, it could be a migrant or a local breeding bird. Observers should pay particular attention to behavior, which may indicate whether the bird

is a migrant or local breeder. If the peregrine falcon vocalizes, attacks other raptors or common ravens or crows, or perches and spends time on a particular cliff, breeding is possible or likely. If two peregrine falcons are observed, they are likely breeders. Peregrine falcons that are soaring high overhead or flying directly through the area may be migrants, especially if they are moving north.

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TREE H	EIGHT (N	1): 	E A	SPEC. FORMA	ATION:		
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	grasses or S MEAD	sedges)					
6 DWA	RF SHRU	B MAT (dwarf shri HICKET (shrubs 0	ubs < 0.4 M high) .5 - 1.1 M high)	ASPECT OF N	EST:		
8. MED. 9. TALL	SHRUB T	THICKET (shrubs 1 THICKET (shrubs 2	1.2 - 2.4 M high)	NEST CONDITION: 1. GOOD 2. POOR 3. REMNANT ONLY			
10. DECIDUOUS FOREST 11. CONIFEROUS FOREST 12. MIXED DECIDUOUS-CONIFER FOREST 13. SCATTERED WOODLAND AND				NEST ACCESSIBILITY (to ground predators):  1. EASY 2. MOD. DIFFICULT 3. VERY DIFFICULT			
14. ARTI	DWARF FICIAL H	ABITAT 15	OTHER	DISTANCE TO HUMAN ACTIVITY (KM): E A			
17. RIPA	INE (dist. RIAN (dis	. km):	E A E A	HUMAN ACTIVITY 1. YES VISIBLE EDOM NEST? 2. NO.			
18. LACU	JSTRINE(	LAKE) (dist. km):	L A	TYPE(S) OF HUMAN ACTIVITY:  1. TRAIL  7. CONSTRUCTION			
20. OTHE	ER PERRI	ENIAL WATER (d	·				
	JFF NEST t <b>types</b> )	S - ABOVE CLIFF BELOW CLIFF		5. BUILDING( 6. AGRICULT	S) URE	11. LOGGING 12. OTHER:	
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# **Appendix H - Public Involvement**

### **Responses to Public Comments**

The park developed a Draft Climbing Management Plan, which was submitted for public review in June 2003. The public comment period ended on June 30, 2003, and 17 comments were received. The park responded to public comments as shown in the following table.

TOPIC	COMMENT	RESPONSE
Soil Erosion and	Stephanie Christine:	Comment noted. The park will consider
Vegetation/Natural	The other issue that I believe is very important is soil erosion and	your suggestions.
Resource Monitoring	preservation of vegetation. I suggest that markers be posted at	
	trailheads in areas where old trails and new trails come	
	together could improve this and small areas of fencing be placed	
	in areas where cutting trails is frequent, such as Kaymoor Trail.	
	This would assist hikers as well as climbers in avoiding eroding soil	
	and trampling vegetation.	
	Curtis I. Taylor, Chief, Wildlife Resources Section, Division of	We concur that the studies are crucial to
	Natural Resources:	understanding the natural environment at
	Within the discussion of natural resource monitoring, inventorying	
	lichen, bryophytes and invertebrates (especially snails) was not	We will add the monitoring of lichen,
	specifically addressed. These are groups we know the least about,	bryophytes and invertebrates to paragraph
		ı, Monitoring, under "Natural Resources."
	strongly encourage the National Park Service to include them in	
	some type of inventory and monitoring procedure.	
	Jason Keith, the Access Fund:	The park anticipates working with the
	· ·	Access Fund on a variety of projects and
	map existing climbing and bouldering routes are crucial to	initiatives that will improve/protect park
	effectively manage climbing and protect natural and cultural	resources and provide for a quality climbing
	resources at the New River Gorge. We encourage the NPS to look	experience.
	to the Access Fund as a resource to help with developing,	
	implementing and funding climbing management actions at the	
	New River Gorge, including crucial baseline studies identifying	
	current climbing conditions and practices.	

TOPIC	COMMENT	RESPONSE
	Jason Keith, the Access Fund:	Park funding for the ongoing collection of
	As noted in the Draft Climbing Management Plan (CMP), the	visitor use data, climbing hours, access
	Access Fund supports, the collection of data on climber numbers,	points, and times is limited. However, the
	routes, access points, and times when climbing is taking place so	park will prepare an Operation
	that the NPS may "make better decisions in the future' regarding	Formulations System (OFS) statement (the
	climbing management. The Final CMP should outline a basic plan	mechanism used by parks to ask for
	as to how this project may be completed.	ongoing funding support) for this activity.
		In addition, we will look for partnership
		funding opportunities, including
		partnerships with the Access Fund.
Education	Stephanie Christine:	Comment noted.
	In my view the most important aspect of the plan is education. I	
	know I will be much more willing to speak out against unsafe and	
	damaging practices of others if I have the support of the park	
	service to reference. I feel that if the education of climbers on ways	
	to reduce erosion were made more visible to the climbing	
	community and if the benefits of preserving the natural habitat	
	were also emphasized that word- of- mouth could also contribute	
	to the effort.	
	James Glover:	Comment noted.
	In my view the most important aspect of the plan is education. I	
	know I will be much more willing to speak out against unsafe and	
	damaging practices of others if I have the support of the park	
	service to reference.	

TOPIC	COMMENT	RESPONSE
	Jason Keith, the Access Fund:	The park concurs that fostering
		understanding, appreciation, respect and a
		sense of ownership for the natural and
		cultural resources of the Gorge is crucial to
	CMP to be successful the NPS must do more than simply enforcing	their protection. The educational section of
		the Climbing Management
		Plan/Environmental Assessment (CMP/EA)
		has been strengthened to ensure that this
	resources of the New River Gorge National River.	concept is embedded in the park's
		educational program. The park also
	1 0	concurs that good communications with
		the climbing community is important to
		climber acceptance of management
	closures, that may affect public use of the area.	initiatives. The park will work with climbing groups to ensure their understanding and
	We also applaud the National Park Services' (NPS's) strategy to provide information and educational materials to climbers before	involvement in these programs.
	they arrive as well as using a variety of onsite educational	
	opportunities such as signage and displays in the visitor center. We	
	urge the NPS to utilize the Access Fund and the New River	
	Alliance of Climbers for both of these objectives.	

TOPIC	COMMENT	RESPONSE
	Carl Samples:	The park concurs that fostering
		understanding, appreciation, respect and a
		sense of ownership for the natural and
		cultural resources of the Gorge is crucial to
	National River "to foster understanding, appreciation, respect,	their protection. The educational section of
	and a sense of ownership for the natural and cultural resources	the Climbing Management
		Plan/Environmental Assessment (CMP/EA)
		has been strengthened to ensure that this
		concept is embedded in the park's
		educational program. The park also
		concurs that good communications with
		the climbing community is important to
	climbing experience will continue to be fulfilling.	climber acceptance of management
		initiatives. The park will work with climbing
		groups to ensure their understanding and
		involvement in these programs.

TOPIC	COMMENT	RESPONSE
Peregrine Falcons	Stephanie Christine: I am willing to accept Alternative B in the area of voluntary Peregrine falcon closures.	Comment noted.
	Jamie Fields: I am supportive of the voluntary ban of parts of Endless Wall that began this past spring, but I feel that unless falcons do begin to nest, it would be somewhat absurd to continue the ban past the years of the monitoring period that has been put in place now that the birds have been removed from the endangered species list.	The park's efforts to reduce visitor use along the cliff line from Diamond Point to the end of Beauty Mountain, mid- February through April, will continue for five years. After five years, if no peregrine activity were observed, full visitor use of the area would be appropriate and welcome. The tracking of significant wildlife sightings, including peregrine sightings, will continue indefinitely as part of the park's overall natural resource management program. A protocol for establishing limited closures of breeding/nesting areas and the time periods is identified in Appendix G.
	Jamie Fields: In reference to the voluntary ban, I think that climbers at NRG deserve the opportunity for more education about the birds.  Further, I think it would be important to extend education on peregrine falcons to any hikers or runners who might use the Endless Wall cliff top trail.	Comment noted.

TOPIC	COMMENT	RESPONSE
	Jamie Fields: I can see how climbers would disturb the birds at nesting sites, but do the rafters and trains not also have some effect on the choice of the birds to nest (or not to nest, as the case seems to be) at NRG?	While negative effect of rafting, other recreational activities, and trains on peregrine falcon nesting is not known. Unlike other activities and other recreation, rock climbing is known to have the potential to overlap spatially and temporally with birds' use of the cliffs (Knight and Cole, 1995; Richardson and Miller, 1977). As stated on page 12 of the CMP, activities such as rock climbing can affect these raptors.
	Jamie Fields: And what about all the miles of cliff line that does not see much, if any, climbing activity? Why can that area not be designated for peregrine falcon nesting should the birds return to the gorge?	As stated on page 12 of the CMP, the West Virginia Department of Natural Resources and other studies have identified the Endless Wall area as a potential nesting site for the peregrine falcon, which is a species of concern as described on page 38. Other areas in NRG have not been identified as potential habitat.
	James Glover: I am willing to accept Alternative B in the area of voluntary Peregrine falcon closures but not indefinitely without review. While I am willing to accept closure in an attempt to facilitate peregrines future nesting I feel a policy needs to be in place to lift the closures in the future should the falcons choose not to nest along Endless Wall.	The park's efforts to reduce visitor use along the cliff line from Diamond Point to the end of Beauty Mountain, mid-February through April, will continue for 5 years. A protocol for establishing limited closures of breeding/nesting areas is identified in Appendix G.

TOPIC	COMMENT	RESPONSE
	Henry Colomb: I am also disturbed and concerned over non- voluntary closure of climbing areas for non- native species of which there is little or no evidence of their presence to begin with, specifically peregrine falcons. I am against any closure or reduced use of climbing areas due to peregrine falcon monitoring or nesting.	Mandatory (non-voluntary) closures are not in effect at NRG. The Preferred Alternative section of the CMP describes voluntary compliance for a reduction of recreational use along the cliff line from Diamond Point to the end of Beauty Mountain from mid- February through April. Under this alternative, NPS would encourage visitors to use other areas for climbing. If peregrines were observed nesting in an area, the site would be closed until two weeks after the young had fledged or until nest failure was proven.
	Jason Keith, the Access Fund: In general, the Access Fund supports the PFMP as outlined in Appendix G. In particular, we support flexible closures that can adjust the scope of any such closure, in terms of both time and area dependent on exactly where any nests are discovered and when breeding and fledging is complete. While the protocol identifies procedures for scenarios when birds are observed, the CMP should also provide a date when, if no birds are observed, the PFMP will be considered complete and the monitoring program no longer necessary. Following a determination that no falcons have bred or nested within the NRG, the less intensive (and cheaper) Cliffwatch program could be reestablished to maintain some formal monitoring of the areas for cliff- nesting raptors.	protocol for establishing limited closures of breeding/nesting areas is identified in Appendix G.

TOPIC	COMMENT	RESPONSE
	Carl Samples:	As stated on page 12 of the CMP, the West
	I accept the opinion of experts that the cliffs on the north rim of the	
	NRG (such as Endless Wall) represent a viable nesting	and other studies have identified the
	environment for the falcon, but the peregrine is a raptor that hunts	Endless Wall area as a potential nesting site
	for its live food (rodents, etc.) from the air. An ideal environment	for the peregrine falcon, which is a species
	for the falcon would include not only nesting sites, but also open	of concern as described on page 38.
	fields or grasslands as hunting grounds. The lesson to be learned	
	from failed attempts to introduce falcons to Endless Wall would be	Mandatory (non- voluntary) closures are
		not in effect at NRG. The Preferred
	proper feeding grounds, being entirely comprised of steep, densely	Alternative section of the CMP describes
		voluntary compliance for a reduction of
		recreational use along the cliff line from
		Diamond Point to the end of Beauty
		Mountain from mid- February through
		April. Under this alternative, NPS would
	Certainly it is not the intermittent appearance of climbers along	$\mathbf{c}$
		climbing. If peregrines were observed
		nesting in an area, the site would be closed
	climbing management plan that is eventually implemented includes	, ,
		or until nest failure was proven.
	other popular climbing areas for the purpose of falcon nesting,	
	whether voluntary or preemptive, I would be grudgingly and	
	indignantly compliant.	

TOPIC	COMMENT	RESPONSE
	Stephanie Christine:	The preferred alternative of this climbing
	but feel that fixed draws should be left on some of the routes	management plan promotes a <u>leave- no-</u>
	for reasons of safety.	<u>trace</u> policy (see Appendix B). The park
		recognizes that a variety of climbing aids
		such as wedges, stoppers, cams, bolts and
		quickdraws are used in the park. Following
		a Leave No Trace policy, all of these devices
		should be removed at the end of the
		climbing day with the exception of
		permanently fixed anchors, i.e. bolts.
		However, bolts should only be used as a last
		resort when other protection is not feasible
		or adequately protects the climber. Bolts
		are smaller items that are difficult to remove
		and the repeated placement and removal of
		bolts could result in resource impacts.
		Whereas, quickdraws are larger items
		usually made up of colorful nylon webbing
		and designed for easy attachment and
		removal. In hard to reach areas, extension
		rods and "Stick Clips" specifically designed
		for the manipulation of quickdraws may be
		used to improve climber safety. The policy
		of allowing permanent/fixed anchors to
		remain, while requiring other climbing aids
		be removed, is one supported by climbing
		and environmental groups such as the Access Fund and the Sierra Club.
		Access rung and the Sierra Club.

TOPIC	COMMENT	RESPONSE
	James Glover:	The preferred alternative of this climbing
		management plan promotes a Leave No
	routes are unsightly, in some cases they are extremely important to	Trace policy. The park recognizes that a
	the climbers' activities with regards to safety and convenience.	variety of climbing aids such as wedges,
	Where extremely steep roofs are climbed retrieving the draws can	stoppers, cams, bolts and quickdraws are
		used in the park. Following a leave no trace
	climbers. Most disturbing is the idea that climbers as a user group	policy, all of these devices should be
	are being singled out under the notion that the draws are an	removed at the end of the climbing day with
		the exception of permanently fixed
	staircases (Kaymoor mines) for other user groups. Ifor one would	
	like to see some flexibility in the idea of a grandfather clause to	only be used as a last resort when other
		protection is not feasible or adequately
	really steep routes where they have almost always been.	protects the climber. Bolts are smaller
		items that are difficult to remove and the
		repeated placement and removal of bolts
		could result in resource impacts. Whereas,
		quickdraws are larger items usually made
		up of colorful nylon webbing and designed
		for easy attachment and removal. In hard to reach areas, extension rods and "Stick
		Clips" specifically designed for the
		manipulation of quickdraws may be used to
		improve climber safety. The policy of
		allowing permanent/fixed anchors to
		remain, while requiring other climbing aids
		be removed, is one supported by climbing
		and environmental groups such as the
		Access Fund and the Sierra Club.

TOPIC	COMMENT	RESPONSE
	Kenny Parker:	The two annual meetings identified in the
	I was unclear on the review process for replacing fixed anchors.	preferred alternative would be the
	Twice a year seems like it would not be frequent enough to deal	minimum number required to manage the
	with that issue. My preference would be replacement as needed,	
	when someone reports a bad bolt, it should be replaced	anchors. Additional meetings can and
	promptly in order to maintain safety. Whoever is authorized to	should occur as needed. Once a working
	replace anchors should be able to respond immediately to such a	relationship is developed with a climber
	report. A team of NRAC people who are checked out on the bolt	group, it is anticipated that a blanket permit
	replacement process would be able to deal with problems as they	could be issued for an identified period of
	arose. Applying for new routes would be fine on a twice a year	time, e.g. 6 months, where damaged bolts
	basis.	could be replaced. Working with the
		identified climber groups, specific
		procedures for identifying, reporting and
		approving the replacement of fixed
		anchors, and/or the establishment of new
		routes, will be developed to the mutual
		agreement of all parties.

TOPIC	COMMENT	RESPONSE
	Seth Blumsack:	The two annual meetings identified in the
	The provisions of the CMP requiring prior permission to use a	preferred alternative would be the
	power drill for the placement of new anchors are sensible and	minimum number required to manage the
	should be left intact. Such provisions will help minimize the	placement and maintenance of fixed
	placement of bolts along cracks or other weaknesses that can be	anchors. Additional meetings can and
	protected with removable gear, and will help avoid irresponsible	should occur as needed. Once a working
	"grid- bolting" common at many sport climbing areas.	relationship is developed with a climber
		group, it is anticipated that a blanket permit
	The NERI (New River Gorge) should allow old bolts and anchors	
		time, i.e., six months, where damaged bolts
	climbing activists. Instead of seeking permission from the NERI	
	on a route- by- route basis, select groups of local climbers should	
	be given permission to replace anchors at will on land owned by	
	the national river. Under such a system, an anchor replacement	
	permit would be granted to a specific organization (examples of	1 · · · · · · · · · · · · · · · · · · ·
		routes, will be developed to the mutual
		agreement of all parties.
	then be allowed to replace bolts and hangers without further	
	oversight by the NERI. Such a permit would only apply to the	
	replacement of existing fixed anchors and would not give the	
	agents of permit-holding organizations free reign to establish	
	new fixed anchors, either on new or existing routes, without	
	first requesting permission from the NERI, as outlined in the	
	existing CMP.	

TOPIC	COMMENT	RESPONSE
	The CMP's Policy on fixed quickdraws is overly harsh. <i>The</i>	The preferred alternative of this climbing
	revised CMP needs to address three potential sources of	management plan promotes a Leave No
	confusion regarding this policy and perhaps needs to clarify the	Trace policy. The park recognizes that a
	reasoning behind the policy. The NERI should consider the use of	
	fixed chain quickdraws on steep routes as a viable alternative to an	stoppers, cams, bolts and quickdraws are
	outright ban on fixed quickdraws.	used in the park. Following a leave no trace
		policy, all of these devices should be
	The second issue regarding the fixed quickdraw policy involves	removed at the end of the climbing day with
	timing. From the standpoint of visual impact, leaving quickdraws	the exception of permanently fixed
	on a route for a few hours, or even overnight, is surely different	anchors, i.e., bolts. However, bolts should
	from leaving them on a route for six months. <i>On those routes</i> ,	only be used as a last resort when other
	which are not steep enough, to warrant the allowance of fixed	protection is not feasible or adequately
	chain quickdraws, the NERI needs to provide a more specific	protects the climber. Bolts are smaller
	time frame over which quickdraws can be left on a route.	items that are difficult to remove and the
	The third issue arises when a climber needs to "bail" from a route,	repeated placement and removal of bolts
	that is, be lowered or rappel off the route before reaching the top	could result in resource impacts. Whereas,
	anchors. This situation can arise for safety or other reasons.	quickdraws are larger items usually made up of colorful nylon webbing and are
	Customary protocol is to lower from the highest bolt reached,	designed for easy attachment and removal.
	leaving a carabiner, quickdraw, or quick-link behind. <i>The CMP</i>	In hard to reach areas, extension rods and
	should exclude these situations from any restrictions the use of	"Stick Clips" specifically designed for the
	fixed quickdraws.	manipulation of quickdraws may be used to
	imea quiekai aas.	improve climber safety. The policy of
		allowing permanent/fixed anchors to
		remain, while requiring other climbing aids
		be removed, is one supported by climbing
		and environmental groups such as the
		Access Fund and the Sierra Club.

TOPIC	COMMENT	RESPONSE
	Jason Keith, the Access Fund:	Comment noted.
	The Draft CMP notes "the ban on power drills has proven highly	
	effective in controlling the proliferation of fixed anchors on NPS	
	property." It would be helpful if the NPS had data showing the	
	percentage decrease in fixed anchor placement caused simply	
	by this power drill prohibition as such could be valuable	
	information for managing fixed anchors elsewhere.	
	anchors that need repair. Alternative B in the draft CMP would allow for such power drill use, "after being approved by the superintendent." The NPS should clarify how such "approval" would be obtained. The NPS may want to consider a permit system whereby climbers can replace existing bolts with a power drill. This could only be done on specific days and thus limit any social impacts on other users. If desired, the Access Fund can provide the NPS with several examples that other public land units use for permit applications to install fixed anchors.	The two annual meetings identified in the preferred alternative would be the minimum number required to manage the placement and maintenance of fixed anchors. Additional meetings can and should occur as needed. Once a working relationship is developed with a climber group, it is anticipated that a blanket permit could be issued for an identified period of time, i.e., six months, where damaged bolts could be replaced. Working with the identified climber groups, specific procedures for identifying, reporting and approving the replacement of fixed anchors, and/or the establishment of new routes, will be developed to the mutual agreement of all parties.

TOPIC	COMMENT	RESPONSE
	Carl Samples:	The two annual meetings identified in the
	Essential to any climbing management plan is the issue of safety. As	preferred alternative would be the
	the NRG matures as a climbing area, the replacement of aging	minimum number required to manage the
	fixed anchors is paramount to continued safety for all climbers.	
		anchors. Additional meetings can and
	1	should occur as needed. Once a working
	μ υ	relationship is developed with a climber
		group, it is anticipated that a blanket permit
	would be required. The years of exploration and expansion of	could be issued for an identified period of
	climbing in the NRG is past, but there are certainly worthy	time, i.e., six months, where damaged bolts
	opportunities for new route establishment scattered throughout	could be replaced. Working with the
	the diverse crags of the gorge.	identified climber groups, specific
		procedures for identifying, reporting and
		approving the replacement of fixed
		anchors, and/or the establishment of new
		routes, will be developed to the mutual
		agreement of all parties.

TOPIC	COMMENT	RESPONSE
Chalk Use	Jamie Fields: I am not concerned about a ban on chalk use in the near future. However, I would like to point out that, should a ban on chalk use in the gorge ever be instated, the ban would require considerable budgetary spending for enforcement, and climber compliance would likely be something very close to 0 %.	As noted on page 24, chalk use would be monitored in areas with important cultural, natural, or scenic resources. If chalk is determined to be an issue, then chalk- free climbing zones would be established and climbing without chalk would be allowed. NPS understands that if ban were put in place, an enforcement mechanism would be needed.
	Kenny Parker: I think the section on chalk use is a bit vague. If there are specific, documented areas where chalk is degrading the resource then that is another matter, but leave no trace won't work with chalk in general.	As noted on page 24, chalk use would be monitored in areas with important cultural, natural, or scenic resources. If chalk is determined to be an issue, then chalk-free climbing zones would be established and climbing without chalk would be allowed.
	Jason Keith, the Access Fund: Before any decisions need to be made about whether chalk use should continue to be unrestricted, whether the NRG should designate chalk- free zones, and whether chalk use is affecting the flora and fauna, the NPS should establish baseline studies that will help the NPS determine any on- going impacts caused by chalk. The Access Fund encourages and supports less restrictive management practices such as establishing "chalk-free zones" rather than implementing outright closures in areas where chalk is causing demonstrated chemical or visual resource impacts.	As noted on page 24, chalk use would be monitored in areas with important cultural, natural, or scenic resources. If chalk is determined to be an issue, then chalk- free climbing zones would be established and climbing without chalk would be allowed.

TOPIC	COMMENT	RESPONSE
		As noted on page 24, chalk use would be
	Limiting chalk use by climbers is certainly a laudable prospect, but	
	in practice enforcement would be virtually impossible. The climate	natural, or scenic resources. If chalk is
	of the NRG from June through September, prime climbing season,	
	is hot and humid almost without exception. Granted, chalk can be	
		climbing without chalk would be allowed.
	non- climbing visitors, but to designate an area as chalk free would	
		place, an enforcement mechanism would be
		needed.
	schedule annual or semi- annual chalk cleanup days involving	
	climber groups such as the NRAC and the Access Fund. Such	
	projects have been successful in other areas including Eldorado	
	Canyon in Colorado, where climbers haul water and scrubbing	
	tools up the cliff and actually wash the chalk off while anchored	
	with ropes. This routine maintenance would not alleviate the	
	appearance of chalk entirely, but it would prevent popular climbs,	
	or those protected from natural chalk removal by rainfall because	
	of their overhanging nature, from attaining an unsightly level of	
	chalk residue.	

TOPIC	COMMENT	RESPONSE
<b>Guide:Client Ratios</b>	Erin Y. Wishart, Hard Rock Climbing Services:	After consideration of the public
	We would like to again stress how important it is to maintain the 1:4	
	guide ratio that is currently being used throughout the New River	proposed guide to climber ratios. The
	Gorge area. The 1:2 ratio which is being proposed would make it	guide to climber ratio will continue to be 1:4
	financially difficult to take customers anywhere other than the	in any climbing area. At Bridge Buttress and
	Bridge and Junkyard areas. This causes many problems. Safety	other suitable sites, group sizes of up to 15
	issues of having too many people at the Bridge area, lessening of	would be permitted. In other climbing
	quality experience by private climbers at Bridge area and limiting	areas in the park, commercial and group use
	the climbing experience of repeat customers that visit the New	would be limited to two guides with four
	River Gorge area. Many of Hard Rock's clients are repeat	clients each for a total of ten people.
	customers. Most of them have already climbed the routes that are	
	comfortably within their range at the Bridge and Junkyard areas.	
	We need to be able to give the other options. <i>We would like to</i>	
	suggest that you maintain the same guide ratio of 1:4, but make	
	the maximum group size smaller, 10 people versus 15. This	
	would lessen the impact on the climbing area while allowing	
	private climbers to enjoy their experience in the New River	
	Gorge.	
	If you were to change the ratio to 1:2, we believe that there would	
	be severe financial repercussions, not only to the outfitters that	
	hold permits, but also to the companies that rely on them to	
	provide a service. It would be difficult to try to generate a profit	
	with the proposed ratio.	

TOPIC	COMMENT	RESPONSE
	James Taylor, Rocksolid Climbing Services:	After consideration of the public
	The only issue I have with the new commercial plan is with the	comments, the park has reconsidered the
	ratio system for Endless Wall and other remote areas. There is no	proposed guide to climber ratios. The
		guide to climber ratio will continue to be 1:4
	to limit group size keep it at 4 to 1 with only one group in any	in any climbing area. At Bridge Buttress and
	given area. This way the guides can still make a reasonable	other suitable sites, group sizes of up to 15
	living and you actually drop group size by one person. All guides	
	operating in these areas should be certified lead climbing guides,	
	rock instructor or higher. A well- educated guide can easily	would be limited to two guides with four
	handle four people safely and this is currently the standard in	clients each for a total of ten people.
	the industry.	
	Jim Murdock Jr.:	After consideration of the public
	I am not one that is involved with the rock climbing industry here	comments, the park has reconsidered the
	in the Fayetteville area, but I do represent citizens and businesses	proposed guide to climber ratios. The
	alike that have a vested interest in rock climbing.	guide to climber ratio will continue to be 1:4
		in any climbing area. At Bridge Buttress and
	I understand that good planning is key to the proper development	other suitable sites, group sizes of up to 15
		would be permitted. In other climbing
	the climbing and management plan for the New River Gorge	areas in the park, commercial and group use
	National Park is the ratio between the number of climbers per	would be limited to two guides with four
	guide. I would prefer to see a plan that shows a little more	clients each for a total of ten people.
	interest in serving the industry, those worldwide tourists that	
	travel to Fayetteville to enjoy the area and the climbing, the	
	businesses that are relying on the revenues generated by the	
	sport, and in general everyone directly and indirectly involved.	

TOPIC	COMMENT	RESPONSE
	I like the section on commercial use except <i>I think the ratio should</i> be one guide to three clients. That ratio works better for business and logistical guiding reasons. All group use should be regulated by overall size and guide to client ratio whether it is a commercial outfit or a non- profit.	proposed guide to climber ratios. The
	I feel the guide to client ratio should stay the same (4-1). Making it two to one, clients to guide, will severely hurt my small business as we do most of our guiding spread out in the New River Gorge backcountry. Please do not force us to go back to the Bridge Buttress and Junkyard through new regulation that will make it very difficult to guide in the backcountry of the New River Gorge due to the cost of a 2 to 1 policy.	After consideration of the public comments, the park has reconsidered the proposed guide- to- climber ratios. The guide to climber ratio will continue to be 1:4 in any climbing area. At Bridge Buttress and other suitable sites, group sizes of up to 15 would be permitted. In other climbing areas in the park, commercial and group use would be limited to two guides with four clients each for a total of ten people.

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TOPIC	COMMENT	RESPONSE
	We appreciate that land managers may desire to establish party size	After consideration of the public
	for resource protection purposes. The AMGA believes that the	comments, the park has reconsidered the
	NPS ought to avoid setting guide/client ratios for other purposes	proposed guide to climber ratios. The
	since the circumstance of each individual situation may	guide- to- climber ratio will continue to be
	appropriately dictate different ratios. Such ratios may vary	1:4 in any climbing area. At Bridge Buttress
		and other suitable sites, group sizes of up to
	guiding, to potentially very different activities.	15 would be permitted. In other climbing
		areas in the park, commercial and group use
		would be limited to two guides with four
	the final Plan, the AMGA hereby offers a brief overview of various	clients each for a total of ten people.
	such ratios that may be applicable in the described situations. The	
	accreditation standards adopted by the AMGA specify that there	
	should be one certified (Top Rope Site Manager) TRSM for six	
	clients (6:1) with the understanding that this can extend to 12 clients	
	provide that there is a trained assistant supervising the additional	
	clients (12:1 plus assistant). With respect to the top roping	
	commercial activity in more isolated areas of the New River Gorge	
	where the NPS has determined to limit the number of groups, a 2:1	
	ratio is too restrictive and will compromise opportunities for	
	guided clients. We urge the adoption of a 4:1 ratio in such	
	circumstances if the setting of the ratio is resource based. This	
	would allow two top ropes to be used at one site to service the four	
	clients and would still have a very limited impact on the resource	
	on recreational climbers. Of course, these ratios may be too	
	restrictive in an educational situation or a guided situation with a	
	certified guide if they are not resource based.	

TOPIC	COMMENT	RESPONSE
	Carl Samples:	After consideration of the public
		comments, the park has reconsidered the
		proposed guide to climber ratios. The
	ration is generally acceptable in a private guiding scenario, hence I	guide- to- climber ratio will continue to be
	would suggest that a maximum group size of 8 (6 clients and 2	ı:4 in any climbing area. At Bridge Buttress
		and other suitable sites, group sizes of up to
		15 would be permitted. In other climbing
		areas in the park, commercial and group use
		would be limited to two guides with four
		clients each for a total of ten people.

TOPIC	COMMENT	RESPONSE
Group Size/Group	Charles E. Mahan, IV:	After consideration of the public
Use/Guiding Ration/	There was one area I did think was lacking in the Impact Topics.	comments, the park has reconsidered the
Commercial	Under Section D, "Commercial Use," I felt a little more in depth	proposed guide to climber ratios. The
Climbing	study should have been done. In particular, some attention to	guide- to- climber ratio will continue to be
		1:4 in any climbing area. At Bridge Buttress
	experiencing a decline in use. Many of the 27 permit holders	and other suitable sites, group sizes of up to
		15 would be permitted. In other climbing
		areas in the park, commercial and group use
		would be limited to two guides with four
		clients each for a total of ten people.
	closely the two are related.	
	James Taylor, Rocksolid Climbing Services:	The park realizes that additional group
	First and foremost I would like to discuss designated areas for large	
	commercial groups. There are a number of criteria to consider,	This will be done as additional park lands
	μ O	are acquired and in consultation with both
	recreational climbers. The park seems set on the Bridge area due to	
		the park is updating the General
		Management Plan. This plan will address
		visitor and group use throughout the park.
	hardened areas, hardened areas, easy access, parking and little	The park's climbing management plan will
	recreational use. The Bridge is too small an area to contain all the	complement and follow the direction
		established in the park's overall General
	large amount of recreational climbers who choose to climb there.	Management Plan.
	Dog Wall and downstream Junkyard are almost exclusively used by	
	commercial companies and the same is true of Rams Head, the	
	Nuttall area, and the Brain.	

TOPIC	COMMENT	RESPONSE
	Joseph Crocker:	The park realizes that additional group
	Limiting group areas to say the Junkyard and Bridge Buttresses is	climbing areas will need to be identified.
	not a good plan. These areas are already overcrowded with private	This will be done as additional park lands
	and commercial use.	are acquired and in consultation with both
		private and commercial climbers. In 2004
		the park is updating the General
		Management Plan. This plan will address
		visitor and group use throughout the park.
		The park's climbing management plan will
		complement and follow the direction
		established in the park's overall General
		Management Plan.
		_

TOPIC	COMMENT	RESPONSE
TOPIC	Seth Blumsack: The NERI should abandon attempts to designate "Large Group" and "Small Group" climbing areasAttempts to micromanage individual crags by designating "large group" and small group" areas is likely to create or exacerbate tensions between land managers and climbers Climbing opportunities at the New River are vast enough that overcrowding of particular areas is a voluntary phenomenon, and therefore might only need to be controlled in cases of extreme resource degradation. The laissez- faire solution of moving to a new area in the presence of crowds is practiced by almost every climber at almost every climbing area. While it may be frustrating to see twenty other climbers lined up for a specific route, each individual climber should have the choice of where to wait in line or move on.  Publicity has historically been the best way to move climbers to less- traveled areas, thereby reducing traffic on overpopulated routes. The NERI should work with local climbers to create and publicize a similar list of New River climbs, perhaps posting the suggestions in climbing shops, gyms, trailhead signs, and on the NERI website.	During the public scoping and planning process the park received input from the public that large groups should be limited in back country areas. The preferred alternative in this climbing management plan addresses this concern by identifying current areas where large groups are allowed while providing for the future designation of additional large group climbing areas. In 2004 the park is updating
	Arthur B. Ferguson, AMGA:  The Draft plan does not currently provide for access for individual certified guides. It is imperative that such access be provided. This is clearly contemplated under the CUA and should be included within the final Climbing Management Plan for the New River Gorge ("Final Plan"). AMGA certification is based on applicable international standards promulgated by the IFMGA and is the country's only guiding credential recognized by the IFMGA.	During the final editing of the document, the terms accreditation and certification were combined. It was intended that both accreditation of climbing schools, organizations, and businesses, as well as, certification of individual climbing guides, would both be recognized by the park.

TOPIC	COMMENT	RESPONSE
	Arthur B. Ferguson, AMGA: This certification credential for individual guides should be included as an accepted credential for the securing of a climbing incidental business permit (or CUA in the future) in the Final Plan.	During the final editing of the document, the terms accreditation and certification were combined. It was intended that both accreditation of climbing schools, organizations, and businesses, as well as, certification of individual climbing guides, would both be recognized by the park.
Accreditation/ Certification	Stephanie Christine: I also support the additional training and certification for commercial guide services as well as limiting their use to certain areas. In addition I believe the training of guides in the leave-notrace ethic is especially important since they will be responsible for their customers who may not have the understanding of that ethic.  James Glover: I also support the additional training and certification for commercial guide services as well as limiting their use to certain areas. In addition I believe the training of guides in the leave-notrace ethic is especially important since they will be responsible for their customers who may not have the understanding of that ethic.	Comment noted. The park agrees.
	Jamie Fields: I do strongly support the plan that all guide services be accredited and that all guides working for them have extensive training in safety and environmentally friendly practices.	Comment noted.

TOPIC	COMMENT	RESPONSE
	James Taylor, Rocksolid Climbing Services:	Comment noted. The park agrees.
	I have always been a proponent of requiring AMGA certification	
	for almost a decade and strongly support the implementation of	
	AMGA certification for all commercial guides within the NRG	
	National Park.	

TOPIC	COMMENT	RESPONSE
	Joseph Crocker:	The park contacted the American
	I agree with training and certification with regards to a standard of	Mountain Guide Association and made an
		inquiry into the approximate cost involved
		with accreditation of a business. It is
	accreditation as it is an expense we cannot afford as well as it is	estimated that it would cost a business
		approximately \$1,500.00 to \$2,000.00 for
		the initial review/evaluation required to be
		accredited. This initial accreditation would
		then be in effective for 3 1/2 years at an
		amortized cost of approximately \$600.00
		per year. Subsequent accreditations are less
		expensive and are effective for up to 5 years.
		This further reduces the yearly average cost.
		The park will also recognize certification of
		individual climbing guides. A guide may be
		certified as a "Top Rope Site Manager".
		This level of training cost approximately
		\$650.00 is good for 3 years. Re-
		certification is also at a reduced rate. To
		ease with the transition into an
		accreditation/certification program the
		park plans to allow a 2 year grace period for
		business to meet the these requirements.
		The park feels that there are several options
		open to businesses conducting commercial
		climbing in the park and that these costs are
		reasonable expenses.

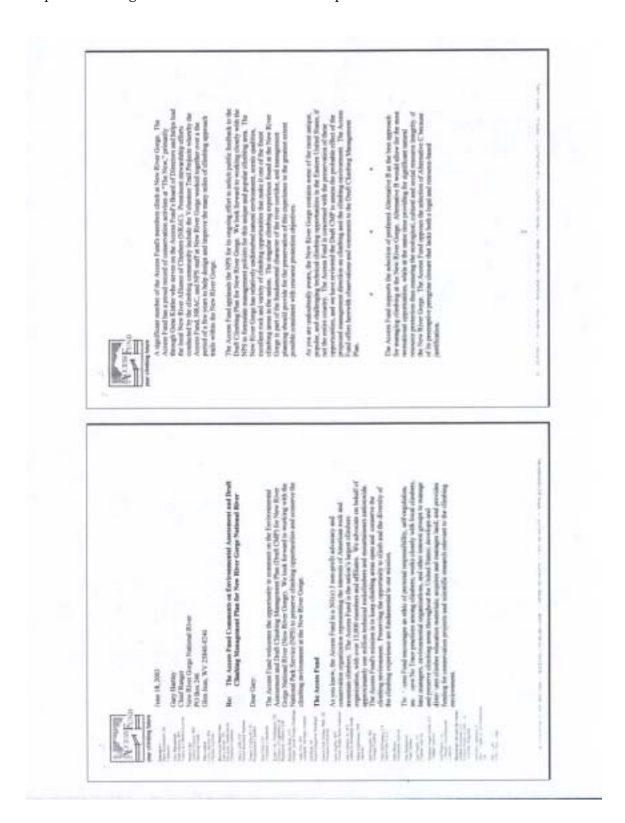
TOPIC	COMMENT	RESPONSE
	Seth Blumsack:  The training requirements for climbing guides need to be more clearly specified. What amount of education would a guide need in order to be able to offer rock climbing instruction or guiding services on NERI land?	During the final editing of the document, the terms accreditation and certification were combined. It was intended that both accreditation of climbing schools, organizations, and businesses, as well as, certification of individual climbing guides, would both be recognized by the park. Guide certification requirements can be found on the American Mountain Guide Association web site at www.amga.com.
	Arthur B. Ferguson, AMGA: In our view, the determination regarding whether commercial guide services and schools need to have some type of accreditation is one to be made by the NPS. In the event the NPS decides to use accreditation by the AMGA or any other organization for such services and schools, it is very important that the NPS understand the purposes and limitations of such accreditation programs. Unlike certification for individual guides, there is no national or international standard for accreditation. Accordingly, each program will have its own purposes and goal that may not be the same as those of other programs.	During the final editing of the document, the terms accreditation and certification were combined. It was intended that both accreditation of climbing schools, organizations, and businesses, as well as, certification of individual climbing guides, would both be recognized by the park. The park understands the difference in accreditation of schools and organizations and the certification of individual guides, as well as the limitations of each designation.
	Carl Samples: Requiring AMGA certification for all active guides at NRG would go a long way towards relieving crowded conditions at heavy use areas such as Bridge Buttress and Junkyard Cliffs. Many of the so- called "guides" currently employed by whitewater rafting companies are inexperienced, and are unable to provide clients a guarantee of safety and a competent level of instruction.	Comment noted. The park agrees.

TOPIC	COMMENT	RESPONSE
	faces could "directly and indirectly" affect cultural resources at the New River Gorge, there is as yet no data provided in the Draft CMP noting any such direct or indirect conflicts.  In our experience, impacts form climbing on cultural resources can be mitigated through a number of means short of outright permanent closures. Again, the Access Fund encourages the NPS at the New River Gorge to consult with us if such conflicts arise so that we may effectively help to minimize both the recreational impacts of climbing on cultural resources, and assist defining the appropriate the scope of any closure.	park's educational program. The park also concurs that good communications with the climbing community is important to
	The Access Fund supports the continued inventory and evaluation of cultural resources at the New River Gorge, the establishment of educational materials informing visitors to the NRG of the cultural resources there, and the development of cultural resource stewardship strategies and implementation of mitigation plans for known threats to cultural resources. Because there appears to be no conflicts between climbing and cultural resources at the NRG at this time, the management strategies noted above may be better articulated in a non- climbing planning document (such as a General Management Plan). Nonetheless, if the NPS does address cultural resource management in the CMP, the Final CMP should further clarify and outline a plan for how the NPS would implement these educational, stewardship and mitigation strategies.	cultural resources and visitor use will be explored in the park General Management Plan scheduled to begin in 2004.

TOPIC	COMMENT	RESPONSE
General	Aram Attarian:	Comment noted.
	I am writing to support Alternative B of the Draft Climbing	
	management Plan for the New River Gorge National River. I am	
	especially supportive of the proposed group use criteria, and would	
	like to see more organized camping areas and adequate parking for	
	climbers.	
	Seth Blumsack:	Comment noted.
	The NERI should take its "Alternative B" (its Preferred Alternative)	
	as an outline for a clearer, more easily comprehensible CMP.	
	Jason Keith, the Access Fund:	Comment noted.
	The Access Fund supports the selection of preferred Alternative B	
	as the best approach for managing climbing at the New River	
	Gorge. Alternative B would allow for the most recreational	
	opportunities, while at the same time providing for significant	
	natural resource protection thus ensuring the ecological, cultural	
	and social resource integrity of the New River Gorge.	
	Robert Kirk Wallace:	Comment noted.
	Our town is dependent on the small businesses that make their	
	living in the tourism trade. Regulations that hinder those businesses	
	have a ripple effect to our economy. If I had known that the	
	discussions on May 17, 2003 at the visitor's center would involve	
	our businesses I would have been there. Please consider this as my	
	opposition to certain points within the Draft Climbing	
	Management plan.	

TOPIC	COMMENT	RESPONSE
	Carl Samples: I sincerely hope those who will compose the final plan, which will become the future of rock climbing at the New River, consider all the intelligent and good intentioned input from concerned climbers submitted during this comment period.	Comment noted.
Other	Jamie Fields: I would like the management plan to specifically ban the gluing and chipping of holds.	The park does not support the gluing and chipping of holds. Permits for this type of activity will not be issued and the activity/technique will be addressed through the fixed anchor management program.
	Jason Keith, the Access Fund: The Access Fund encourages the NPS to inventory this network [Trails and Ladders to Climbing Areas], establish baseline data, and analyze where trails need maintenance, upgrading, relocation or closure. Following such an analysis, these climber access trails should be formally incorporated into the New River Gorge's trail plan so that maintenance work can be facilitated commensurate with the NPS's NEPA obligations, but streamlining any necessary environmental compliance reviews.	Visitor use access, trail access and development will be addressed in the park General Management Plan.

#### Copies of the original comments submitted to the park follow.





## Sheaten, Owned, and Detecting

A climber submission program is a settinal sampownest to any effective climbeing mission-more gain. Nearly the distinctive will denote to be the right should of their large behalf of their transpersence in appropriate behavior. For example, agrange submissing climbers requesting Leave by Tasso principles (reave) in any chemist he posted at parking this and traillensis to effectively interest recommendation over a last negatively behavior where disposing practises. The Account Tool approach to the nearest the right of the most model and programs by the VPS New River Corps staff, the fine this CASP to the nearested that NPS sound two with the climpe of community to better standarding, approximate recopers, and is seen at the control of part the natural and exchange resources of the New River Corps National Rices.

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The Access Fand supports the combined investmen and evaluation of cultural resource as the New River Corps, the prabibilities as of observious enterinks infinitely existent as that



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#### CONCLUSION

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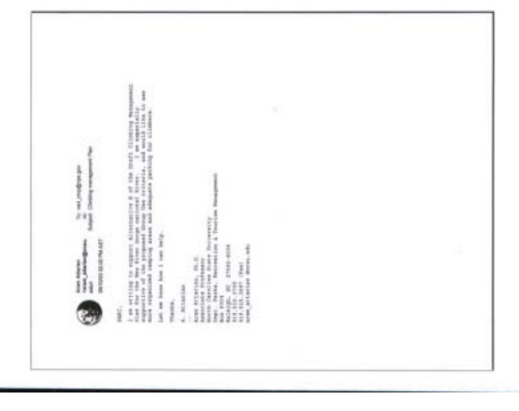
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To: exherir\_clandenin@nps.gov>
cc:
Subject: FW. Comments on the Draft Climbing Management Plan for the New
River Goge Dear Carry Bartley, Chief Ranger, New River Otige National River: On Behalf of the American Nutritain Guidea Basedelario. I have attached our comments on the referenced Deaf. Clinking Management 91am. The second attachemin 18 our comments to the NS Commental Dea American Note Affect requiration that are refereded to the NS Commental Deaf American Comments of the Comment of the American Comment Comment American Deaf. The Comment of the American Deaf. The Comments of the Comm Please page these onto Mr. Martley, for some reason the other address was not effective. Thank you more becapason; Molland & Nart, LiP, 600 East Main St., Se. 164, began, GO Sisti 970-925-876 RECEIVED JUN 3 0 2103 NER-CRO lew river comments.D0 CUA Comments.D0 "Boots Ferguson"
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(800) 840-9360 Fax aferguson@hoilandhart.com www.westernwaterlaw.com

VIA E-MAIL: neri\_cmp@nps.gov

Gary Hartley Chief Ranger New River Gorge National River P.O. Box 246 Glen Jean, WV 25846

Re: Comments on Draft Climbing Management Plan for New River Gorge

Dear Mr. Hartley

In connection with the publication of the Draft Climbing Management Plan for the New River Gorge ("Draft Plan"), the following comments on the draft are submitted on behalf of the American Muntatin Guddes Association ("CAMGA"). The AMGA very much appreciates the opportunity to comment on the Draft Plan; access to public lands is a critical issue for the guicing community and we vew the Draft Plan as an important regulatory document than will govern such access to the New River Gorge, one of the premier climbing areas in the eastern United States.

The AMGA is a section 501(c)(3) non-profit, voluntary, national association. AMGA's amenbership seeks to provide opportunities for the public to enjoy climiting and the natural environment in a sensitive and rewarding manner. Many of its members own or manage climbing concessors in the National Park System and they are supportite of the AMGA's efforts to provide climbing access through other non-competing programs to the public.

The AMGA's mission is to promote education, certification, and opportunities for the guiding community in order to provide professional and qualified services to the climbing community and to the climbing public. In addition, one of its primary objectives is to secue access opportunities for certified guides and their :lients to public lands.

The AMGA works closely with the International Federation of Mountain Guides Association ("IFMGA"), which sets the international standards for

# HOLLAND & HART LEP

Mr. Gary Harlicy June 30, 2003 Page 2

testing and certifying climbing guides. IFMGA was formed in 1965 and has established worldwide students for guide training and certification, cerhicial proficiency, and citent care. A guide who has been certified by the AMGA as a rock, alpine, or ski mountainceting guide has obtained a professional credential that is recognized throughout all IMGA member countries and hart represents that is recognized throughout all IMGA member countries and hart represents the highest standard in guiding. The road to certification now requires an aspiring guide to undergo a rigorous and diverse regimen of training that typically takes several years to complete. The certification process for each guiding disciplies includes formal courses, apprenticesting, and practical experience that lead to an extransive sam in the field leasting from five to ten days. The certification process requires a substantial investment in terms of time and money and results in a guide capable of operating at the highest

The AMGA tests and centifies climbing guides in accordance with IPMGA strandard. Suivides may also be certified in top roping, as well as rock, alpine, and ski mountaineering, Certification of 1 guide allows that guide to guide citens throughout the world. Each country recognizes the international certifications of guides and grants access reciprosity to those countries that permit other countries that permit other countries that

A fundamental requirement of participation in the IPMGA is to secure access opportunities for certified for limining guides to public lands. Fulfillment of this requirement will maintain opportunities for American climbers to maintain access to climbing areas throughout the world.

In connection with the general opportunities for non-concessionaire access to National Park Service Index, the AMGA, and extensive comments to the proposed regulations, governing the Commercial Use Authorization of the NPS (°CUA") that are currently pending under the authorization of the U.S.C. Section 596A. A copy of the AMGA comments to the CUA program is attached for your review and consideration. With this background the AMGA submits the following comments on the Dark Plan. Our comments from so the part Plan. Our comments from so hasts for access for individual extilfad guides, accreditation as a basis for access for guides services and schools, and climbing/guide ratios.

While our comments are directed to the Draft Plan as a whole, we agree that Alternative B provides the best opportunity for the appropriate administration of commercial guiding in the New River Gorge. Alternative A properturate the current system that does not adequately provide for access for individual certified guides. Alternative C needlessly climitates opportunities

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for certified guides and accredited services and schools. While we are not opposed to the granting of concessions by the NPS to meet the needs of the public, concessions should not be the only mechanism by which commercial guiding can be conducted on path fands. We have no destine to undercut or compete with concessionaires, but only desire to insure appropriate access for certified guides in circumstances where there are concessions. Please see the attached comments for a more thousugh discussion on the appropriate relationship and note of concessions and access programs for certified guides.

# The Draft Plan Needs To Include Provisions That Provide Access for Individual Certified Guides And Their Climbing Clients.

The Draft Plan does not currently provide for access for individual certified guides. It is imperative that such access be provided. This is clearly contemplated under the CUA and should be included within the final Climbing Management Plan for the New River Gorge ("Final Plan"). As noted above and in the attached comments. AMGA exentification is based on applicable international standards promulgated by the IPMGA and is the country's only guiding credential recognized by the IPMGA.

This certification credential for individual guides should be included as an accepted credential for the securing of a climbing incidental bus mess permit (or CUA in the future) in the First Plan.

comprehensive training and examination program for climbing guides and ensures that a guide has demonstrated an acceptable level of skills in client care, risk management, first-aid, and related skills that soparate the certified professional guide from the general recreational climber. The AMGA certification program is to only program that is foreast upon producing guides who are capable of operating at established national and international guiding standards. We believe that AMGA guide certification best fulfills your requirement that climbing guides operating in the New River Gorge have a common level of training and salety. Accordingly, it should be included in the Final Plan. As you are aware, AMGA guide certification is based upon a

The AMGA understands that there may be some concern than providing for individual guide accesses based upon certification may removerably limit the number of guides initially edigible for IBPs (or CLAs in the future) in the New River Gozge. To the extent this is in fact the case, it must be behanced against the benefits to the public and to land managers that are realized from laving all individual guides operating at an established aguides. From a

### HOLLAND & HART LLP ATTORNEYS AT LAW

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practical perspective, due to the nature of the guiding terrain in the New River Gorge, the most appropriate guiding certification may be that of the AMGA top rope site manager ("TRSM"). To become a certificial TRSM, a 48-hour present and the site manager ("TRSM"). To become a certificial TRSM, a 48-hour superficiation course that is intended to help transition recreational climbors into becoming climbing instructors must be completed. There are a number of AMGA instructors in the Southeast available to provide this certification to inclividuals visiting to guide at the New River Gorge in this discipline. The cost, time, and the prerequisites required for this certification would not be prohibitive to anyone who would like to commercially guide in the New River Gorge under the Final Plan.

# 2. Accreditation By The AMGA Or The AEE For Commercial Guide Services And Schools.

In our view, the determination regarding whether commercial guide services and schools need to have some type of carcelitation is one to be made by the NPS. In the event the NPS decides to use accreditation by the AMGA or any other organization for such services and schools, it is very important that the NPS understand the purposes and limitations of such screditation programs. Unlike certification for individual guides, there is no national or interval into any approximational studied for accreditation. Accordingly, each programs goals in his may not be the same as those of other programs.

As you are aware, the AMGA has an accreditation program. This program is greated lowards guide services and echoics. It has constituted a business review of participating businesses since 1988, providing a review and approval of, thing policies, pennits, insurance, general business protices, and education programs and a briefer-view of climbing activities in the field. It is our understanding that the Association for Experimental Education ("AEE") accreditation is redealth hased primarily on educations standard. There has been some confusion that has resulted in "accreditation" being considered the equivalent of 'certification.' It is not there is only one standard - certification which is provided for individuals. One of the AMGA's goals is to promote the certification of individual guides by a number of means, including through its accreditation program.

An AMGA accredited company has passed a brief review of climbing activities, hinting polices, premis and insurance. AMGA accreditation is not an in depth evaluation of the company's guides nor their individual skills. AMGA accreditation was no designed to constitute a "certification" in the same manner that individual guides are certified based on uniform national and international standards. Similarly, it is our understanding that an AEE

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accreditation is a credential based more upon confirmation of an educational mission and a program to eathers it goals and interfore also does not represent a confirmation of the implementation of the established national and international guiding standards. The AMGA is currently analyzing the opportunities presented by its ascreditation program so that someday it will also method nore specific guide training and guiding protocols under the AMGA and IPMGA certification standards.

The AMGA accreditation program serves the purposes for which it has been established, is consistently unpelmented and applied, and has been successfully used by public land managers. At present there is no accreditation credential for guide services or schools that is the equivalent of the individual credential of certification.

# 3. The Guide/Client Ratios Should Be Consistent With Accepted Standards.

We appreciate that land managers may desire to establish party size for resource protection purposes. The ANGA believes that the NPS ought to avoid setting guidecional ratios for outer purposes since the circumstance of each mindividual situation may appropriately directual different ratios. Such ratios may vary depending upon the purposes of the venture, such as education or guiding, two potentially very different activities.

assistant). With respect to the top roping commercial activity in more isolated areas of the New River Gorge where the NPS has determined to limit the number of groups, a 21 ratio is so restrictive and will compromise opportunities for guided clients. We urge the adoption of a 41 ratio is such circumstances if the setting of the ratio is resource based. This would allow two top ropes to be used at one site to service the four clients and would still have a vey limited import on the resource and on recentional climpers. Of course, these ratios may be too restrictive in an educational situation or a guided situation with a certific diguide if they are not resource based. Most certified guide in the professionaly (ratined to handle larger groups depending upon the torrain and other appropriate factors. Final Plan, the AMCA, breeby offices a bird overview of various such attoos that may be applicable in the AMCA, breeby offices a bird overview of various such attoos that may be applicable in the described situations. The accreditation standards adopted by the AMCA, specify that there should be one certified RESM for six clients (6.1) with the understanding that this can extend to 12 clients provided that there is a trained assistant supervising the additional clients (12.1 plus that there is a trained assistant supervising the additional clients (12.1 plus

## HOLLAND & HART LLP ATTORNEYS AT LAW

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To the extent specific ratios are to be included in the Final Plan, the ratios set forth above may serve as a basis for assessing what is best to protect the New River Gorge resources without establishing standards that may attempt to promote sairty or guiding standards.

# 4. Additional General Comments On The Draft Plan.

As noted above and for the reasons stated in our specific comments on access for certifice guides and hea cercelation; program, the AMGA endorses the adoption of Alternative B. It believes that Alternative B will provide the best and most prudent opportunities for the guided climbing public.

Alternative B also provides for a Leave No Trace training requirement but does not specify the appropriate Peted of training. For your information, all AMGA certified guides have hed minimum impact climbing techn que training in their guide courses and such training is viewed as an important resource management tool that promotes the sustainability of the climbing evivironment and resources. The AMGA is ooking into formalizing its curriculum with the Lawe No Trace organization. To the extent that Leave No Trace training is to be required as a part of the commercial access to the New River Gorge in the Final Plan, it is important that the level of training be identified. We endorse the concept of a basic level of such training.

THE AMGA understands that all guides are not certified and that there may be resistance to credential based access. On the other hand, it is very important that individual certified guides have access to public learns for guiding purposes. Such access is a part of our commitment to the international guiding community representee by the IRMGA since access is guarded to American guides and clients in foreign countries. As noted above, the standards pertaining to certification are uniform, thorough and professional Accordingly, we tige the Final Plan to anticipate the Finalizing of the CUA regulations and to incorporate access ignough the CUAs as the evolution of the incidental business permits.

If you have any questions regarding the AMGA, the certification standards or process, the accreditation program, or how AMGA may assist in the implementation and administration of the statute and regulations or in the

### HOLLAND & HART LLP

Mr. Gary Hartley June 30, 2003 Page 7

confirmation of whether a guide is certified or not, please contact me. Thank you for the opportunity to submit these comments

Sincerely yours,

/signed

Arthur B. Ferguson, Jr. of Holland & Hart are

Board of Directors, AMGA Public Policy Committee, AMGA ::

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#### VIA UPS OVERNIGHT

National Park Service 1849 C Street, NW., (2410) Washington, DC 20240 Cynthia Orlando

Comments on Draft Commercial Use Authorization Regulations, 67 Fed. Reg. 70899 (Nov. 27, 2002). Re:

Dear Ms. Orlando

regulations concerning the issuance and administration of commercial use authorizations: "CUAs"). See Fed. Reg. TMS9 (Nov., 27, 2002), The following comments on the effet UA regulations are submitted on behalf of the American Mountain Guides Association ("AMGA"). On November 27, 2002, the National Park Service published proposed

The AMGA is a section 511(e)(3) non-profit, voluntary, national association. AMGA's membership seeks to provide copportunities for the public to enjoy climbing and the natural environment in a sensitive and revarding manner. Many of its members own or manage climbing concessions in the National Park System and they are supportive of the AMGA's efforts to provide climbing access through the CUA program to the public.

The AMGA's mission is to promote education, certification, and opportunities for the guiding community in order to provide professional and qualified services to the climbing community and to the climbing public. In addition, one of its primary objectives is to secure access opportunities for certified guides and their clients to public lands.

The AMGA works closely with the International Pederation of Mountain Guidea Association ("PIMGA"), which sets the international standards for testing and certifying climbing gaides. IFMGA was formed in 1965 and has established worldwide standards for guide training and certification, technical perforeacy, and clintar care. A guide who has been certified by the AMGA as 1 mock, alpine, or ski mountaineering guide has obtained a professional credential that is recognized throughout all IFMGA member countries and that represents

#### HOLLAND & HART ILLE ATTORNEYS AT LAW

Cynthia Orlando January 24, 2003

Page 2

the highest standard in guiding. The road to certification now requires an aspiring guide to undergo a rigorous and diverse regimen of training that typically wates everal years to complete. The certification process for each guiding disciplire includes format courses, apprenticeship, and practical experience that lead to an extensive exam in the field lasting from five to ten days. The certification process requires a substantial investment in terms of time and money and results in a guide capable of operating at the highest standard.

The AMGA tests and certifies climbing guides in accordance with IFMGA standards, clinides may able to certified in top roping, as well as rock, alpine, and ski mountaineering. Certification of a guide allows that guide to guide clients thoughout the world. Each country recognizes the international certifications of guide and grants access reciprocity to those countries that permit other countries that there is the countries that the countries tha

The AMGA believes the CUA program is an ideal mechanism to simplify and streamline the process for certified climbing guide to obtain access to guide cleins within the National brack, while avoiding competition and conflict with established park concessionires. To this end, the AMGA submits the following comments on the CUA draft regulations. A fundamental requirement of participation in the IFMGA is to secure access opportunities for certified climbing guides to public lands. Fulfillment of this requirement will maintain opportunities for American climbers to maintain access to elimbing areas thoughout the world.

The CUA program should be managed efficiently and conveniently, particularly with respect to activities for which there may already be concession contracts and general public use.

be issued and managed efficiently and conveniently, particularly with respect to activities for which there may already be concession contracts as not general abushities for which there may already be concession contracts as not general public use. I has AMGA is concerned that where concession contracts are already in place, the Park Service may be reductant to grant CUAs for similar activities. However, the registance authorizing CUAs and the draft regulations after indicate flatt CUAs are intended to be available for activities for which concession contracts and general public use occur. See 16 U.S., 5, \$566, 67 Fed. Reg. 7989 (Nov. 27, 2002). The Background section of the draft regulations acknowledges that, while there are some differences, the types of The CUA program should be developed in a manner that allows CUAs to

### HOLLAND & HART LLP

Cynthia Orlando January 24, 2003 Page 3

activities that may be authorized under CUAs are similar to the types of activities that may be authorized by concession cuntracts. Furthermore, the legislative history of the authorizing legislation demonstrates that CUAs were intended by Congress to serve as an alternative to concession contract authorization and to be subject to less restrictive countral and conditions than concession contracts the to their limited scope and nature. See H.R. Kep. No. 105-767 (1998). The governing statute creates a presumption of availability of CUAs in all nations! parks nulses there is a specific resource based impact to be all nations! parks nulses there is a specific resource based impact to be consistent and investigated. Clearly, the CUA lesislation was interded to provide opportunities for occasional and limited access to the National Park System for small, discrete commarcial presents or artificis in addition to the opportunities provided to the public and so concessionaires through the concession contract program. The statutory scheme provides that CUAs should a administered in concert with and not it competition with existing concess or each park unit.

Accordingly, the legislation conceptually requires the Park Service to balance resource use activities among the three categories of uses, public use, use by concessionaires, and use through CUAs, through both "incidental activity commercial use authorizations" and "in-park commercial use authorizations" as provided in section 32.4 of the proposed regulations.

agency's ability to set use limits where necessary to protect park resources. Those provisions should provide the mechanism for such balancing, under the stature, there can be no per se rule that CUAs cannot issue where CUA use would compete with concession contract or general public use, as stated above there is presumption of their availability in each national park unit. The draft regulations anticipate this balancing with respect to the

programs that are already in place in the parks, but should complement them. CUA holders must be required to obtain all other equired permits, such as campsite permits that may be required by each park. While Section 5.2.4 of the draft regulators required permits ration of the CLA program to be consistent with established park management regulations; the regulations such as the consistent with established park management regulations, the regulations should explicitly state that CLA holders are responsible for obtaining any and all other required authorizations and permits. Therefore, section 5.5 should be amenated to malude the following provision at the end of the section: The AMGA recognizes and agrees that CUAs should not replace the

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The recipients of stagle incidental activity commercial use authorization are required to obtain any other permits or authorizations.

# Limits should be resource-specific, not use-specific.

A second issue arises under section 52.12 of the draft regulations, which contemplates the imposition of limits on the number of CUAs issued. The AMGA believes this provision should be clarified to state that any limits imposed on the CUA program are resource-specific, not use-specific, and are imposed solely of the purposes of proteining specific part resources. Limits should be based on the impasts to specific park resources. Limits should be based on the impasts to specific park resources and the ability of park organics statutes and Park Service regulations. Limits imposed to protect particular resources, informed by the existing level of use under concession contracts, offer authorization, and by the general public will serve both to protect park resources and to differentiate between different CUA activities which affect different park resources, and no differentiate between different CUA activities which affect different park resources, the above between different park resources, and no differentiate between different CUA activities which affect different park resources, the above between different park resources and to differentiate between different CUA activities which affect different park resources and in proched unnecessary and inappopriate restrictions on the evaluability of CUAs for specific activities.

Therefore, section 52.12 should be revised to read as follows:

The Director must limit the number of commercial use authorizations issued for a particular type of commercial services if the Director determines that issuing an unlimited number of such commercial use authorizations is inconsistent with the preservation and proper munagement of the resources and values of the park area. Such limitations should be consistent with limitations should be general public and concessionairs for the same activities that may impact the specifically identified affected resources and values of the same. use authorizations issued for a park area if the Director determines in accordance with section 5.2.1.4 of this part to establish visitor use limits and that continuation of issuance of an unfimited number of commercial use authorizations makes intensite a fair and equitable distribution of visitor use allocations among the general public, ımercial Director must also limit the number of com

## HOLLAND & HART 11.P

Cynthia Orlando January 24, 2003 Page 5 concessionaires, and the commercial use authorizations. To the extent that any such limitations are imposed, the in-park commercial use authorizations shall be limited prior to incidental activity commercial use authorizations.

Section 52.12 should also be revised to read as follows:

The Director will establish visitor use limits if the Director determines that the limits are appropriate to protect park area visitors or resources. If visitor use limits are established, autorized visitor use will be allocated by the Director among all indeers of commercial are authorizations and special Park Use Fermits in a fair and equitable manner in light of limitations imposed on concessionaires and the preference for visitor use allocations. If it is not preference for visitor use allocations. If it is not preference for visitor use allocations. If it is not airsible to airly and equitably allocate limited visitor use among all holders, the Director must the number of commercial use authorizations to be issued in accordance with this part and section 22.12.

# III. CUAs should be issued for a specific length of time, to be used within two years of the date of issuance.

CUAs should be issued for a specific length of time. While the regulations state that a CUA will be issued for "two years or less," AMGA recommends that CUAs require that the all authorized use occur within two years of issuarce. For example, a CUA could authorize a two-week climbing period or two-lay climb, to be used within two years of issuance. This would reduce potential conflict with concessionaires, allow better resource management; allow flexibility for the incidental antivity CUA holder in particular, and would accommodate short use periods, such as one to five days.

This type of approach would better implement the intent of the statute for a number of small park users, such as fabring guides and everified climbing guides, who will be seeking incidental activity CUAs. From a practical perspective, a climbing guide and ber clicuts might visit a park for only a week or two (except of course. Dotall). A certified climbing guide from France or the East visiting the West with her clicut on a month ong the may spend a week in

#### HOLLAND & HARTLEP ATTORNEYS AT LAW

Cynthia Orlando January 24, 2003 Page 6 each of three or four different national parks. Accommodating shorr visits is critical to the success of the program, particularly for the certified mountain guiding community, this is clearly the intent of the incidental activity CUA.

V. The regulations should provide a separate section that deals solely with certified climbing guides and CUsA for climbing guides should include conditions that address the health and safety issues that are of particular concern to mountain climbing and guiding.

The AMGA also proposes that the CUA regulations provide a separate section that deals solely with certified climbing guides with specifier climbing guides with specifier climbing guides with specifier climbing guides with specifier climbing guides are a number of reasons with specifier climbing guides are a number of reasons with sis separate regulatory section would be beneficial. First, certified climbing guides are unique in that stablished international and national certification standards and processes exis: and therefore provide an objective qualification standard, which would otherwise be required on a case-by-case basis under section 2.5. Very few if any other required on a case-by-case basis under section 2.5. Very few if any other required on a case-by-case basis under section 2.9. Very few if any other international standard certification that would serve as a basis for being demed a "qualified person" under section 5.9 of the regulations. Furthermore, climbing uses focus on specific, ilmited geographical areas in a park with a corresponding limited effect on resources. In addition, this separate section open opportunities for American guides to guide American clients in other sountries not other sountries in other

A separate section would also ensure that incidental activity CUAs are issued on the basis of resource us, rather than general recreation. It would be useful and important to have a subset for the certified climbing guides that fits within the broader regulations since there are cliatively few certified climbing guides. The regulations governing certified climbing guides. The regulations governing certified climbing guides should include conditions that address the health and safety issues that are of particular concern to mountain climbing and guides, in particular, incidental activity CUAs should be issued to only those climbing guides who are certified unfer the AMGATFMGA standards. As such they would be the only "unstiffed persons" under section 22; that would be eligible for an incidental activity CUA for climbing purposes. This will insare that only certified climbing guides under the inferminational standards autility for a moderate activity CUA as they claim to the inferminational standards and quality of an incidental activity CUA as they claim to activity as they claim to assume that results in quality services for the result is an easily administered program that results in quality services for the

### HOLLAND & HART 1.1P

Cynthia Orlando January 24, 2003 Page 7 public, particularly when such activities clearly are "incidental activities" that are designated for an incidental activity CUA under the regulations.

In addition, the CUA authorization should include a waiver of liability for the Pat Service as a condition of issuance. Parthermore, each incidental activity CUA loader should be required 1) to schedule in advance the use of the incidental activity CUA to ensure protection of the resource and the ability of park personned to manage the resource as specific futures by lumining as may be appropriate, the number of climbing incidental activity CUAs for a particular resource and 21 to check in with the Part Superimenter prior to using 11s incidental activity CUA. The incidental activity CUA holder should also be encouraged to notify concessionaires of such use. Each of these conditions would help ensure the astipty of 3rd visitors and help protect path X socurces and result in a simple, manageake administration of incidental activity CUAs for exitificed climbing under Lasty, this separate approach will provide a simple, consistent, and easily administrated program for the processing, review, and issuance of incidental activity CUAs to certified climbing guides.

Therefore, a new section \$5.27 cntitled "Administration of incidental activity commercial use authorizations for certified climbing guides" should be included as follows:

- (4) Climbing guides certified by the American Mountain Guides, Association through the certification process and applicable standards imposed by the International Federation of Mountain Cuides Association may obtain incicental activity commercial use authorizations under this section, consistent with the other sections of fitese regulations.
- (a) All climbing guides certified by either the American Abuntain Guides Association or the International Federation of Mountain Guidess Association are demed to be "qualified" under section 22. As such all health and safety sandards and techniques for certified climbing guides are deemed to be applicable and employed.
- (c) A certified climbing guide holder of an incidental activity commercial use authorization shall not be required to provide a statement of his/herfits gooss roccipts under socion 52.23 and the

#### HOLLAND & HART LLP APTORNEYS AT LAW

Cynthia Orlando January 24, 2003 Page 8 mittenance of accounting records under section 5.2.25 times each information is only yertiment to impute commercial use authorizations under section 5.5 and is not appropriate for small incidental activity commercial use authorizations for certificed cloubing guides.

(d) A certified climbing guide holding an incidental activity commercial has authorization issued persuant to these regulations must secure any additional authorizations and permits as may be applicable for the specified use.

(e) The assessment by the Director relating to the protection of resources potentially affected by an application for commercial use authorization for guiding shall be made based upon the objectives and inherary set forth ir the application for the incidental activity commercial use authorization.

An additional definition provision should also be included in section 52.3 as follows:

Cartifed climbing guide means a climbing guide that has been certified by the American Mountain Guides Association or the International Federation of Mountain Guides Association for top roping or for rock, alpine, or ski mountaineering in accordance with the certification standards and process of the International Federation of Mountain Guides Association. Certified climbing guides shall be deemed "qualified persons" under section 52.9.

To the extent that these provisions are not specifically included in the final regulations, the contents of the same pertaining to qualifications and the administration of the applications for incidental activity commercial use authorization should be incorporated into other provisions of the regulations.

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Cynthia Orlando January 24, 2003 Page 9 The Park Service should adopt a single application form for all parks, a simple method for processing the application that differs from the concessionaire process, and a reasonable application fee.

As a final issue, in implementing the specifics of the incidental activity CUA program (separate from the in-pact CUA program) (separate from the in-pact CUA program), the Pack Service should adopt as ingle simple application from for all packs, a simple method for processing the application that differs from the concession contract process, and a reasonable amplication fee. To consure an efficient and effective CUA program, it is important that CUAs be administered consistently for all of the parks, with the discretion of the Park Superintendral intented to park-specific or resource-specific issues. While section 32.10 of the othat regulations states that a written application is required it does not require the use of a standardized form, should be used for incidental activity CUAs strongenous the pack system. In addition, a reasonable application riew will make the program more workable. The presamble of the application incidents that the average application for spiritual program more workable. The presamble of the draft regulations indicates that the average application for spiritual program more workable. The presamble of the every schould be based on the cost of administration for CLA program. Different fees may be appropriate for different resource users, but they should be based on the costs incurred by the Park Service in implementing the program.

We understand that the CUA statute is intended to accommodate a plethora of different types of commercial users from youth camps to a single fishing guide. Since a climbing guide can only be certified by the AMGA or IFMCA in accordance with established national or international standards and testing, since climbing is a specific use that is furdemental in many park units, and since guided climbing parties are typically quite small, it is important that the regulation provide for the easy administration of the incidental activity CUAs in order to achieve the incent of the statute to create access to the national parties for small and discrete commercial interprises, such as fishing guides and certified climbing guides.

In concusson, the Park Service has a unique opportunity with the development of these regulations to accomplish its mission in protecting the national park resources while permitting reasonable access to sujoy the same. The certified climbing guide community similarly provides opportunities that should be encouraged and accommodated and not discouraged or made difficult or impossible. The current system for access is haphazard and inconsistent at increasing the same.

#### HOLLAND & HART LLP ATTORNEYS AT LAW

Cynthia Orlando January 24, 2003 Page 10 If you have any questions regarding the AMCA, the certification standards or process, or how AMGA may assist in the implementation and administration of the statute and regulations or in the confirmation of whether a guide is certified or not, please contact me. Thank you for the opportunity to submit these comments.

Sincerely yours,

Michael J Brennan, P.C. of Holland & Hart 1.29

MUB

cc: Board of Directors, AMGA Molly Ross, Esq.

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Tune 21, 2003

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Carl E. Samples

Gazy Hartley Chief Ranger New River Gorge National River P.O. Box 246 Glen Jean, WV 25846

Dear Gary,

This letter is in response to the Draft Climbing Management Plan for the New River Cope Voltainal River. I have been actived fullibing at the NRG for over worky vetax, was involved in the establishment of many climbing routes and access érails, and was a contributor to several of the chimbing guidehooks written for the area. I feel very fortunate to have been part of the discovery and evolution of what is certainly one of the very best climbing auses in the United States. Harring writenesch a tremendous increase in climber tragge and the sevenyenty with exceptionar through the quality dimbing experience the NRG has always provided.

The preferred alternative (Alternative B) proposes many positive management charges that the general climbing continuously would certainly embrace. A partnessible power children and the National Niver\* to foster understanding, approachion, respect, and a sonse of oversething for the natural and cultural resources of the New Ruser Cogge National River\* including the toesthip of leave-no-trace erhots would exemplify the best possible future for exertation on the cilifs of the NRG. The development and distribution of educational learner, exceeding the distribution of warting relationship with citurber advocacy groups are all indicators that the NRG climbing experience will continue to be fulfilling.

Essential to any climbing management plan is the issue of safety. As the NRC matures as a climbing near, the replocurent of againg fixed androns is paramount to confuned safety for all climbers. A program that unites the National Prax Service, the New Ever Alliance of Climbers, and other advocacy groups would best address lib issue, a well as provided an informed and involved countified for reviewing proposed improvement and development wherein fixed anchors would be required. The years of exploration and expension of climbing in the would be to the provided and the safety in the National Service of the safety would be required. The but there are certainly worldy reporturaries for new route stablishment scattered throughout the diverse craps of the gorge.

The issue of peregrine falcons in the NRG is not a clear cut yes or no struation. If an extrainty not opposed to the exabilishment of a falcon population in areas that provide a health environment for the propagation of the species. I accept the opinion of experis that the clifts on the north run of the NRG such as Endesso.

Wall) represent a viable nosting environment for the falcon, but the perceptine is a reptar that hums for its live food (rodents, so cit) from the arr. An ideal enrichment for the falcon would include not only nesting siles, but also open fields or grasslands as hunting grounds. The lesson to be learned from failed artumpts to introduce falcons to Endless Wall would be that this part of the New River Gonge does not offer the births proper feeding grounds, being entirely comprised of sept, deready wonder buildisdes. Chart sections of the New River comprised of step, deready wonder buildisdes. Other sections of the New River area, will are not offer the large highest sections that the falcons the Grandview area, for instance, offers flat, grassy floodeplains along the river banks.

My gut feeling is that Enclass Wall never would have been the falcon's natural choice for nesting sites, and most likely would never have been considered as a possible nesting site by the WUNR if climbers had not discovered the cliff in the mid-180's and established across trails to the cliff to p. The laton experts would never have known of the coistence of these cliffs for The laton experts would never have known of the coistence of these cliffs and would then perhaps have concentrated on more falcon friendly hacking sites acts as are found at the Grandview location. Foregrine falcons have been successfully introduced to extremely populated areas including urban centers such as Phistogram and leav '104' City, where they test primarily on pageons white nesting on office building window ledges, with open streets and park areas serving as their hunting grounds. Certainty it is not the intermittent appearance of climbers along Endless Wall that has convinced the birds to move describere, it is the lack of readily available look sources. If the climbing magnetist plan that is eventually implemented includes closures to all or parts of findless Wall about the estings, whether voluntary or preemptive, I would be gradgingly and indignantly compilant

The only other issue in Alternative B that I would express concern over is in the commetcal and group use regulations section. Requiring AMGA certification for all active guides at the NRG would go a long way towards relieving crowded conditions at heavy use areas such as the Bridge Buttress and justymed citis. Many of the so colled 'guides' currently employed by whitewater reliefug companies are inexperienced, and are unable to provide clients guarantee of safety and a competent level of instruction. Pearing these unsafe group ladeers to either get proper training or quit guiding would be the positive side of this regolation. I have thirteen years of guiding experience, and in my option fluiding group size to six as bit cochreme. A there to one client to guide able is generally acceptable in a private guiding securato, hence I would suggest that anastrium group size of eight (six clients and two guides) is a more furniture of white analysis. functional guideline.

Limiting chalk use by climbers is certainly a laudable prospect, but in practice endorcement would be writtally impossible. The climate of the NRG from June response to which the same state of the same considered properties. Prime climbing season, is hot and lumid almost without exception. Counted, chalk can be an eyesone in areas that receive heavy usage on are frequented by non-climbing register, but to designate an area, as chells free would effectively exceese a chimber's security while holding on, hence adversely affecting safety. A possible compromise would be to schedule annual or semi-

annual chalk cleanup days involving climbers and climber groups such as NRC and the Access Fund. Such projects have been successful in order areas including Elebracho Canyon in Colorado, where climbers hall water and scrubbing tools up the cliff and studily was the chalk of with an antored with rope. This returne maintenance would not alleviate the appearance of chalk copies, but it would pervent popular climbs, or those profected from natural chalk entirely, but it would prevent popular climbs, or those profected from natural chalk entirely but it would because of their overhauging nature, from attaining an unsightly level of chalk residue.

I applaud all of the agencies and individuals whose efforts produced this shown the coordinate of a climbing management plan for the New River Garge is sincerely hope those who will compose the final plan, which will become the future of rock chimbing at the New River, consider all intelligent and good intentioned input from concerned climbers submitted during this comment period. Together, we can preserve the natural and cultural integrity of this wonderful area while provising the best possible recreational experience along its cliffs. For me the two are truly inseparable.

Sincerely,

Carl E. Samples



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DHARLES E. MAHAN, IV CHARMAN & PRESIDENT

June 26, 2003

Ms. Sherri L. Clendenin Special Park Uses Coordinator P. O. Box 246 Glen Jean, West Virginia 25846

Dear Ms. Clendanin:

This letter is concerning the Dasit Clindboy Anagament Plan(Environmental Assessment recently building by the Notional Plank Service for the New River George Assessment the report with great interest and noted are of the goals of the plan was to "maximize notet from the public...throughout the planning process," hence, the reason for my writing.

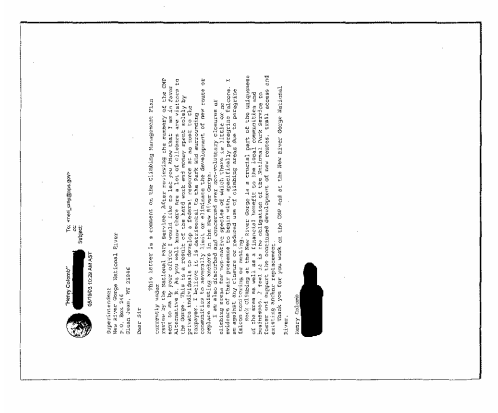
For the most part, I found the report interesting and informative. There was one area I did think was a sicking in the Inplact Logic, Under seaton D. "Commercal Use," That a time time in cepht study should have been done. In particular, some attention to the "hipper (first," this would cover from the effected businesses experiencing a define in use. Many of the 25 pennit holders either have a lenning or deposit relatorishly with our bank, so do many of their enalpoiese. It called the thirst for the report is environmental, but it commercial users are negatively affected by the suggested alternatives, it stands to reson that other businesses such as our bank, would be impacted also. Following the righted down theory, one can assume other businesses in the immediate area would be affected likewise.

Again. I realize your study concerns the environment, and my concerns lean toward tical economics. I do however fee the assessment does not take into consideration how diseast the two are related.

Thank you in advance for your corsideration of my concerns.

FAX 304-574-3705 FAYETTEVILLE, WEST VIRGINIA 25840 -- PHONE 304-574-1212

"Where Everyone is Somebock"



To: <net\_amp@nps.gov> cc: Subject: New River Climbing Management Plan

I would like to espress my appreciation for the open form that was had on May 16th at the 888 Visitor Center. I feel I have a much better transferability of the purpose of the Climbing Management Plan and was glid for the opportunity to ask questions.

In my view the most important aspect of the Plan is ebtostion. Since merry people enter the Clining community he is young age; Indy are the Plantage community he is young age; Indy are the best of the control of the processed of the page of the processed of the page of the page of the page of the page and manight processes of others if I have the support of the page services.

I also support the Additional training and cartification for commercial guide derivence as well as limiting their use to certain structure as well as the training of guides for the forest certain structure of guides for the forest certain structure of guides for the forest certain certain addition layer and the certain structure for all the responsible for that customers who may not an understanding of that chair customers who may not

I am willing to accept Alternative 5 in the ones of voluntary promption falcon chomere but not indefinitely without review. While I am winging it in the to cooper chomer in an attempt to facilitate promptimes found matched the Ann a policy made to be the place of the the chomere in the place of the plac

Alternative B has one other item that I would like to make scartion of, the printition of fixed chrewfaithen on remaining the control of the

Thank you for the opportuning to express my concerns. Feel free to contact me sith any questions you asy have.

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To: nert\_cmp@nps.gov cc: Subject: citrabing managenient plan commont

08/30/03 10:56 PN AST

To about it has concern:
I am sending this commons on an extended Word document, and I am
Taggingmating it to this emmil to oneure that it makes it over the internet.
Thank you!

My name is Jamic Ziolog, and I have been climbing at New River dorge for about 2.5 years now. I actually served to Near Vinginia and statical and Massers gargeness at West in order to be a closer to the New for weetend and day-loop climbing arigo. I am ourrantly sending secretain parks and Tourina Resources at Woy 50. I sell that I have a fait indextability of the laws that I have a fait indextability of the laws through period the park service and quicke the process and through pethid the Nes Climbing Hangement Plan. I will start by daying that I have not an extension of the preferred alternative.

FIRST, I will address my concerts about the provisions in the plan for Newgrine Raisons. I am sense that, were naive the actions between 1897 and 1999, there is no documented case of parcycliff shicks made and allow the the Name. Is an empondative of the voluntary band of parts of Ghadises well take beign the parts parting but I feel that, unless falcons do Dagin to that, the beign that pasts spring, but I feel that, unless falcons do Dagin to that, the monitoring period that has been put in place now that the oliverance of the northernian period that has been put in place now that the oliverance of the worm of the Name of

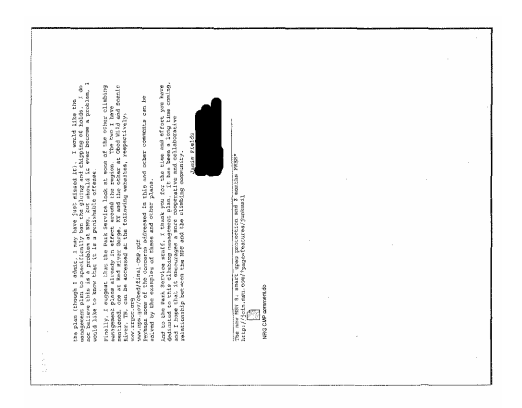
Second, I will address my concerns about the provisions in the plum for agroup use. I will address that I have Listated humbelge of the consertial and agrocup and guiding situation. However, I do Strongly emport the pash that all gaides everteen be accordated and that all gaides reporting for them have accessed to return the secondary craining it safety and certiconsectily tritled by practices. I think that myone who has a disabling experience with a gaide survive second understand some basis them as abour both climbing safety and exercise to make the principles. I have seen man have to take principles. I have seen and hast of many

situations that land we to helieve that those paying for guide services are more again of the curvicinest they may be then set of their set of the set of the set of their set of the se

Third, I will address my concerns show the provisions in the pinh for fixed authors. I am incredibly hegely to see provisions and shortwards a for authors. I am incredibly hegely to see provisions and shortwards as 1800 are settled the settled seed to be a for agreement and the settled seed to be a for a settled seed and only the control of the settled seed and settled seed to be a for a settled seed and settled seed to be a settled seed and settled seed and seed to be a settled seed and settled seed and seed and seed seed and seed seed to be a settled seed and seed seed and seed a

FOURTH, I will address my concerns about the provisions in the plan for clask use. It is my undergrathing that the NNG divisions of the NNS does not consider the last to be a problem. I am not concerned about a ban on thatk use in the near future. Rowever, I would like to point our that, should a ban on thatk use of the dosges ever be instanced, the ban would require considerable budgetery specified for endocement, and clines copilisms of some sound likely he something wery close to 0s. There are alternatives to the years ago to market took-colored shalk. However, the nexture and drying progretise of the Onlik were presently and, as I wilderstand, the dyes used to control to both were the substance of the Onlik were insert that good for the cuvitoment. Using veet, is another alternative to gramment could be that a mother alternative to gramment of the covitoment.

Fifth, I would like to suggest a provision that I do not recall seeing in





Kenny Parker To: NERL\_CMP@NPS.GOV cvaetrestone@charter. Subjext. CMP FEEDBACK 0600303.01.34 PM AST

1. I was unclear on the review process for treplating fixed announcy "Neve a year comes little from the late of th Just a few comments on the plan:

3. I like the section on commercial use except I think the ratio should be one guide to three clinian. For this works better for business and local section of the commercial terms and size and guiding reasons. All group use should be therefore the commercial to the size and guiding reasons. All group use should be considered by the property of the property of the commercial to the commer

Overall I think the plan is very thorough and ; look forward to working with the park in the future on all related issues.

Komny Parket Natar Stone Outdoors 101 E. Miseman Ave Fayetteville, NV 25840 Nvw Extex Alliance of Climbers P.O. Box 145 Fayetteville, NV 25840

MAYOR JIVI MURDOCK JR. TOWN OF EAVETTEVILLE

RECEIVED

AUN 5.2 2003 NERI-CHO

Fayetteville, West Virginia 25840 Phone: 304-574-0101 125 North Court St.

May 30, 2003

Sherri L. Clendenin Special Park Uses Coordinator

Dear Ms. Cleudenin,

Glen Jean, WV 25846

I am writing you this letter to express my concern with the outcome of a public meeting the Park Service had regarding rock climbing within the boundaries of the New River Gorge National Park.

I am not one that is involved with the rock climbing industry here in the Fayetteville area, but I do represent citizens and businesses alike that have a vested interest in rock climbing. As you know Fayetteville is a small community and we are dependent on the businesses we have bere, and any decision that could and would have an adverse affect on these businesses is most certainly a concern to me. One such business that comes to mind is the Hard Rock Climbing of Fayetteville owned by Mr. Tom Wendell. I realize that I didn't take part in the planning meeting, but had I known about the meeting and had I known that the decisions nade in that meeting would have a negative affect on our Town, and its businesses, I most certainly would have attended the meeting.

I understand that good planning is key to the proper development and initiation of any tew plan. However, the problem I have with the Climbing and Management Plan for the New River Gorge National Park is the ratio between the number of climbers per guide. I would prefer to see a plan that shows a little more interest in serving the industry, those worldwide tourist that travet lot Payerville to enjoy the area and the climbing, the businesses what are relying on the revenues generated by the sport, and in general everyone directly and indirectly involved.

In closing I have one other point I would like to make, Lets ensure that any plan adopted by the Park Service would be a plan that will equally serve all parties with a vested interest in the rock climbing industry, and not any one group or individual. I have no doubt that you will serve everyone affected by this plan in like matter.

If I can be of any assistance to you please feel free to contact me, and I will be more than happy to help in anyway possible.

Thank You,

Jim Muzdock Jr.

Jim Murdock Jr.

Maydr Town of Fayetteville



"Wew River Mountain To: knef\_cmp@mps govv-Guides" cilmbing@charter.net Subject: Cilmbing Management Plan

06/30/03 09:53 AM AST

To Superintendent Calvin F Hite New River Gorge National River:

I am writing in regards to the proposed Climbing Management Plan for the New River Gorge. where is obsept Crocker and I am the contra where the did did of the Stitut Mountain orders force (Inthin) strong and only and other strong to been a professional man for a property of the professional man for a property of a professional man for a highest and other programs or the provision of the highest quality of experience for our clients.

I fully support the implementation of a climbing management plan here in the New River Cocyce
residual cocyce the proposed options I feel option B is the most applicable for the area.

There are a few points I would like to comment on:

Accreditation and Certification. I agree with training and certification of with regards to a standard of professionalism. We are currently an accredited guide service through the American Pountain Oxides.

Association(AMA3). Tracerily promisers the AMAX Advanced Rock Guides courses had will be tearing for the Rock Guide Certification' this year.

Because are a small company and when I reserve We Rock Guide Certification, will be dropping the Accreditation as it is an expense we cannot afford as well as it is genered toward larger unique services than New River Mountain Oxides. Baing the owner and head quide the Rock Guide management plan as it is a much report in the clubbing management plan as it is a much higher level of training than Accreditation. We do not and curner afford to do both as it is a very coally addessor.

I have the higher level of training and I train all of my guides perfectlefication sould be pienty to cover reports only as and any sould be presented to both as it is a very coally addressor.

I have the higher level of training and I train all of my guides be extitification sould be nice and I train all of my guides but should not be required if a certified quide is running the program and training their should not be required if a certified quide is running the program and training their guides.

Designating Group areas: Limiting group areas to say the Junkyard and Bridge Burtesses is not a good plan. These areas are altabory overcraped with private and commercial use. The Gorge is a big area and we need to be also to geread out. We company has all Dur trupped using places area disting to large crowds and impact that is occurring. The lask of ease far setting up tooy ropes and suppact that is occurring. The lask of ease far setting up to yrope and suppact has taken as wall of inseries with insurance in minimized by limit the womant of groups and and individuals will not be inseries or these smaller cliffs. It correct heardown squards out of any good to tended a control second second according to the smaller cliffs at correct the angular properties and the small groups out to the endiess wall for years with mainfall quivels and their making one less group or service triving to equeeze in at the lumkyard or bridge.

oudde to Client Patio.

The Library Response to Client ratio should stay the same (4.1). Making it two for deal library or Client ratio should stay the same (4.1). Making it two for one of clients to griddly spread will pervisely hart we wait libraries as we do note of clients to griddly spread with the New Piver Gorge backcountry.

Through new regulation spread out in the New Piver Gorge backcountry in the Introduction of Clients of the Client of the Bridge shutters and Library and Library through new regulation the Clients of the New Piver Gorge due to come of a 2 to 1 policy. New River Mountain Guides has done a lot to decrease the impact on the New Klour Gorge by keeping our group sixes small and spreading ourselves out in the Gorge by

Thank You for considering these issues. Comple creeks former / Read Ouide former / Read Ouide for Read Ouide for Read Ouide for Wisenes Avenue Rayettevillen, MY 55840 55840 55840 55840 55840 55840 55840 55840 55840 55840

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Re: Draft Climbing Management Plun

Dear Sherri L. Оевисини

This letter is in regards to your recent public meeting concerning the Draft Climbing. Management Plan for the Ver River Corgege Schizond Part. I am and a cork climbine but serve on the Town Countil of Tayestoville. Recently 3 had a conversation with Town Wordelt, owner of Hard Rock Climbing of Fayestoville. I was very admend for find und the regulations this plan proposes would adversely affect Mr. Wordelf's business. His business has operated in Fayestoville for more than fifteen years and has supposed the ofform of our town to become a Fayestoville for more than fifteen years and has supposed the ofform of our town to become a required of destination. All W. Worldl's Fasticses has contributed of the gown by providing jobs and againg 8.6 of nexes. He has always been supprintive of Tunny groups that have come to him for domarines and has a provided toststance with the local Roc Soouts and Cub Soouts by trans esset to our community.

Our town is dependent on the small businesses that make their living in the tourists trads. Regulations that hinder those branisses have a replie effect our crossons. Loss jobs and tost B. & O traces cannot be made up in other arous, those areas have already been affected following 9-11. We have been freued forced to provide toore security for our water plant and waste water plant. We have seen with insurance represe incruses. An exemitive to see the fallout from 9-11 adversely affect our commony. Please, left s not make the situation any worse.

If I had known that the discussions on May 17, 2003 at the visitor's center would involve our hystosesset would have been there. Please consider this as my opposition to certain points within the Deth Climbing Management Plan. A like, know that I will be in antendence of any three unestings concerning this stitution. Your assistance in getting this situation woolved would greatly be appreciated. Thank you.

Steograps

Let Mit with the Council Repeteville
Council Member - Town of Frysteville

#### ON THE DRAFT CLIMBING MANAGEMENT PLAN, NEW RIVER GORGE NATIONAL RIVER INITIAL COMMENTS OF SETH BLUMSACK<sup>1</sup>

## June 25, 2003

Introduction and Summary

comment sceles to address several issues in the Draft Climbing Management ("CMA") for the New River Groger National Rever (FNBEN). Leleased in May. Specifically, these comments will discuss some perceived shontcomings in the 's treatment of fixed anchor policy and group use policy, and will suggest ways in which these policies might be improved. An unifortunate fact of life as a climber is that as our numbers increase, our freedoms dimitists. Ignoring the invasors of climbers in small uniforest may note alone been easy. However, as the sport has become more institutionalized, the actions of many climbers have increasingly reflected a mentality of country and overinence anther than adventure and willingness to accept or manage risk. Thankfully, many of climbing a major climbing a major thankfully, many of climbing a major thankfully and one of the major climbing areas, seen into the live fould ther any to the NER.<sup>2</sup> However, as rough as it concrimes may be to admit, the days o'being alone at the New Rive on a weekland are no more, at least until the current popular excitement over "extreme sports" distincts and the River's routes fall into disfavor among the editors of national climbing publications

while certainly comprehensive in coverage, is unfortunately vague in many, if not most, of its proposed regulations. Such confusion could serve only to create and/or exacerbate tensions between climbers and the NERI's land managers, and could in some instances, degrande, rather than enhance, visitor experiences. Wantever the form of the final CMP, the NERI skould strive to be as specific as possible in its Neither of these things, however, is likely to happen soon, and as a result some of the freedoms once enjoyed by chindrens will need to be replaced by enlightened rules and regulations. The CMP represents a far-reaching attempt to strike this balance, and management guidelines and regulations. The NERI should take its "Alternative B" (its Preferred Alternative) as an outline for a clearier, more easily comprehensible CMP. "Atternative X" is insufficient; ut implicitly assumes that the current management strategy for the NERI is the best possible, thus negating the agreed-upon need for a CMP. At the same time, several

provisions of "Alternative C," particularly the preemptive wall closures and the use of concession contracts to manage climbing activity, impose overly harsh restrictions on use without (orresponding benefits to the resource or to visitors.

The first part of these comments offers specific suggestions to the NERI concerning fixed anchor placement and manatemene. Many of the fixed not-hors on the River's routes are in changerously poor condition and should be replaced as soon as possible. However, some suspects of the anchor replacement procedures outlined in the CMF are likely to discourage the anchor replacement process. A streamlined system, wherein defition domainations are given permission to replace poor anchors at will crather than having to petition the NERI for each individual anchor replacement sharement should be adopted. In addition, the proposed regulation beaming fixed quickdraws or slings is vague and overly restrictive. The second part of this comment concerns the NER1's proposals for managing group use and commercial guiding services. The proposal to require staffy training for commercial climbing guides offening services at the NER1 is to be applianted, but the exact type of training needs to be specified. The Americam Muntain Guides Association, for example, offers four different technical and safety programs, and two different centrications for rock training. Whitch of these would be required and which would not? In addition, the NERI should resset the temptation on microamange individual cliffs in the form of designating 'lange-group' and 'small-group' cargs. The first designation is most lakely unrecessary, and the second designation, in the absence of extrainer resource degradation, is an unworkable regulation that can only lead to unnecessary tensions and confrontations between climbers and NERI rangers.

### Fixed Anchor Policies

The Proposed Anchor Replacement Protocols are Overly Burdensome. Alternative B of the CNP states (p. 24) that the replacement of fixed anchors, "..., with the use of manual or paver drills, would be allowed alter being approved by the superintendent of the national notes". Approval to use a power drill would estensibly be given once a form has been filled out (a sample is given in Appendix D of the CMP, and could be used for citier the eathlishment of now routes or the replacement of existing anchos. The provisions of the CMP requiring prior permission to use a power dril for the placement of now anchors are storable and should be frir inted. Such provisions will help minimaries the placement of bolts along creaks, or other weaknesses that can be protected with removable gear, and will help avoid irresponsible "grid-bolting" common at many sport climbing areas.

However, the use of the sume permission process for the replacement of degraded anchors will imped the efforts of book elimbrest to exatter that all mutes have safe tops archors and bolts. The NERI should allow old bolts and anchors to be replaced correct blanche by pre-approved groups of local climbing activists. This approach has

<sup>&</sup>lt;sup>1</sup> Serb Blumsack is a PhD student in the Department of Engineering and Pohlic Policy, Carregia Mellon University, Histoling IV. Health and the can be reabled thomststiffering part data of attention as of late. Set, for example nor the form that particular, in superior in great data of attention as of late. Set, for example, Those in Rocks Have Chimbers Streaming from Mentaninesps. Wall Street Journal, June 1, 2003.

See http://www.amga.com/courses/index.html, and also Figure 1, below

been successful, for example, in New Hampshire's White Mountains and Idaho's City of Rocke,\* Instead of seeking permission from the INIRA on a route/sevoute basis, select groups of local elimbers should be given permission for replace archives a will on land owned by the national rever. Under sucl. a system, an anchor replacement permit would be granted to a specific organization examples of such groups might be the New River Alliance of Climbers on Waterstane Outdoors), the sgenrs of these organizations would then be linwed to replace post and hanges whitout further oversight by the NIRI. Such a premit would any apply to the replacement of existing free reggs to establish mew first anchons, either on new or existing routes, without first requesting permission from the NIRIs, as outlined in the existing CMP.

Climbers Should be Actively Encouraged to Report Degrading Fixed Anchors.

The semismucal freed-anchor nectings described in the CMP (p. 24) will undoubbidly be a good way for local climbers active in bolt replacement to concrime activities. However, it is unlikely to be a good welvield for soldering lists of anchors needing replacemes, is a memorise of even the navites bolts face over time. The best way to ensure a compilet list of old or degraded holts and anchors is of chimbers to report them, prefeating as possible. Local climbers as DSB SIMB Rocks in Oregon, for example, keep a detailed log of fixed anchor conditions and replacement activities, a good portion of which is available over the web. The American Safe Climbing Association also mandrians and publicities detailed records of its bolt replacement activities. The NERS should work with local climbing professionals (guides and store owners, for example) to extent of maintenance or replacement, and maintain a comprehensive list of anchors in need of maintenance or replacement, and actively encourage local and visiting climbers to report dangerous fixed anchors.

The NERI Should Consider Fixed Anchor Standardization. Like rock sturs, all bolts will eventually rark, the tweven, end if fixed hardware degrades equally fast, In hand rock and moist environe, such as those found at the New River, the use of stanifiess seel hardware (bots and hangers) should be required. Modern rock ethinbing anchors uppeally, consist of stanifiess seel wedge or asymation bolts measuring at least 38 inches in dameter and three incless in length, coupled with stamped satisfiess-steel hangers. Gluen forege eye bolts measuring at least 38 inches in dameter and three incless in length, coupled with stamped satisfies-steel hangers. Gluen forege eye bolts measuring at least 38 inches in dameter and three inches; in length should be considered a safe alternative to the coupled bolt-langer system. The NERI should require that parties seeking permission to replace to the and new anchors inclined met the type of hardware they intend to see meets this standard. Further, the NERI should require that eitherers seeking permission to replace top anchors or add new top anchors indicate the

intended layout of these anchors. Most top anchors in rock climbing are meant to be placed in pairs, on the same horizontal plane, approximately eight inches apart. $^8$ 

The CMP's Policy on Pixed Quickdraws is Overly Harsh. Alternative B of the CMP states Q: 2.3 that "Uple practice of cleaning quick draws and slights in place for later climbers would be prehibited." The revised CMP needs to address three potential sources of configure regarding his policy and pethags needs to dealify the reasoning beind the policy. The practice of leaving fixed quickdraws on steep sport routes is common at many climbing areas, including some managed by the National Park Service. Slings are other sited unanted trees to fixed an expert enverses, this souries wrapping the rope directly around the tree, thereby stripping the tree of its bark. The visual impact of these practices is, however, undersible, and given enough time, the safety of fixed quickdraws and shings becomes questionable. The issue of fixed shings acting as rapped anchors can be easily resolved by encouraging the tuse of bolled top anchors, an entitioned in the CMP (p. 24). At some climbing areas, such as the Overs. River Gonge in California, climbers have starred placing fixed quickdraws and enthiness the same and an entitle or the traditional areas, such a quickdraws. The chains are colored or painted to blend in with the cock. The NIRM should consider the use of fixed hain quickdraws on steep routes as a viable elementarize and critical chain quickdraws. alternative to an outright ban of fixed quickdraws.

The second issue regarding the fixed quickdraw policy involves timing. From the standpoint of visual impact, learing quickdraws on a rotate for a few hours, or even overnight, is surly different from bening them on a rouse for six morths. On those routes which are not steep arough to warrant the allowance of fixed chain quickdraws, the NERI needs to provide a more specific time frame over which quickdraws can be left on a route. The third issue arises when a climber needs to "bail" from a route – that is, be lowered or rappel off the route before reaching the top anchors. This situation can arise for exitey or other reasons. Customary protects its to lower from the highest both reached, leaving a carabhere, quickdraw, or quick-link (smillar to a screw-gate carabhere without the snaplink) behind. The CMP should exclude these situations from any restrictions on the use of fixed quickdraws.

#### Group Use Policies

The Training Requirements for Climbing Guides Need to be More Clearly

Afternative B of the CMP states (p. 23) that clinibing guides applying for IBP's will have to ". be accredited by the American Mountain Guides Association, the Association for Experiential Education, or an equivalent organization..." The inclusion of this requirement in the CMP is a positive step, but the exact nature of the

<sup>\*</sup> All fixed arether maintenance in the White Moundains is performed by Ineal climbers through the Mountain Secare Service Research American indicates the minimal guidance or infinition by had manager. In the City of Rocks, park menges have also in the universal step of maintaining and stachardizing all fixed architects park boundaries. See they was sentimeted, eron.

\* See they was sentimeted, eron.

\* See they was activating on goods. Types from for a discussion of modern fixed anchor systems.

safectimbing org. safectimbing org. safectimbing org.

prients the two There are some exceptions to this, however. One popular European top anchor system olts vertically insend of horizontally. See http://www.fixeusa.com.

training required needs to be more clearly specified. As an example, consider the hiemerthy of rock-climbing courses offered by the American Mountain Guides Association, shown in Figure 13

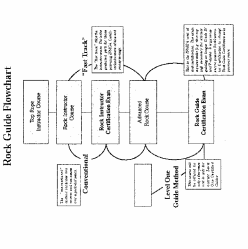


Figure 1: Climbing Certifications from the AMGA

What amount of education would a guide need in order to be able to offer neck climbing instruction or guiding services on NIREI land? Some climbing asknods, such as NOLE, equine (or strongly services) their instructors and guides to take specific course before their applications for employment will be considered. The NIRIR need not get this specific, but the CMP should include a list of specific and necessary skills

The chart depicted in Pigure 1 can be found at http://www.amga.com/images/rockehart.gif

that rock guides should know before taking clients climbing on NERL cliffs. The certifications included in any IBP application can then be judged based on this list of skills rather than on the vague, ad-hoc basis suggested in the current draft CMP.

# The NERI Should Abandon Attempts to Designate "Large Group" and "Small

Grang\*\*Cliniting Areas.

As noted above, the ring depolation growth of clinibes has resulted in fewer and fewer chances to clinib in solitude. While this is regettable, attempts to microramange individual creates by designaning "large growth" and "small pourl" areas in likely to create or exacerbate tensions between load managers and clinibers. Clinibing areas other surfer from the "tragedy of the commons," whereby resource conservation of efforts are preveited by all but mitned by none. In such cases conservation through regulation is often the best solution. However, climbing opportunities at the New River are wast enough that overcrowding of increase of extrance resource degradation. The laisees fairs control of moving to a new area in the presence of crowths is practiced by abused superflower at almost every clinibing area. While it may be finishting to see twenty other clinibers at those twey forthering area. While it may be finishting to see twenty other clinibers thind up for a specific route, each individual climber should have the choice of whether to wait in line or move on.

Publicity has historically been due best way to move climbers to loss traveled areas, thereby redusing traffic on everpopulated routes. Word-of-membra has the affective memors of directing turlife, but printed media (sixth as guidebooks) undsoitedly reach a larger and sirror. On the control work is the standard to the control of of suggested climbs which should besser known, complete favorably to established classics and trade routes. <sup>10</sup> The MRIR should work with local climbers to create and publicities a similar itst of New River climbs, perhaps posting the suggestions in elimbiate groups, grows, ramileed signs, and on the NRI webs site.

<sup>10</sup> See, for example. Jorry Handren, Cathewar and Whitehorer Logors, Rockfax Poblishing. 1996. Handren segetest several popular rouses and offers what he cresidest is companied alternative to each. The suggestess are flat of the Form, "If you life Clinb", then you should by Clinb V."



"Stephanie Christin" 06/23/03 12:10 PM AST

To: neri\_onp@nps.gov cc: Subject. Comments on New River Gerge Craft Climbing Managemant Plan

First I would like to express sy appreciation for the open force that was baid on May lettle the May MSS Visitor Center. I feel I have a moch hetter beckersmiding of the purpose of the Cliebing Memogenent Plan and was glad for the opportunity to ask questions.

In my view the most important aspect of the Pian is adheriton. Since many people events the Olimbia community of a symap else, they may be required to appropriate the Olimbia community of a symap else. They may be considerable of a short of the information will be appead by event-of-ments throughout the climbia community. I know that I will be much more willing to speak out perk method under the climbia unack and inswering practices of otherw if I have the support of the perk method to reference.

I also empport the additional training and certification for commercial golds earthcoas as wall as Thating thefit use to extain reviews. In addition to training of golds in the laws no trace which is empecially layouted the training of golds in the laws no trace which is empecially layouted the contract who may not approve our understanding of that strice.

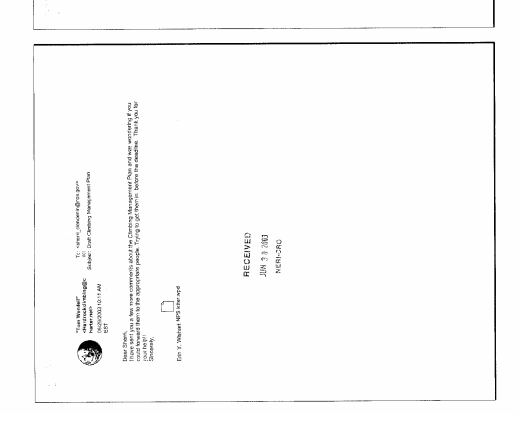
The other leave that I hallawe is west legenthat is soil erosion and preservation to Vegetation. Mopefully the use of edinactional materials and commercial guide training will bely in this sere. Weaver, I suggest that services posted or training will bely in this sere. Weaver, I suggest that surfaces posted or training will be received of frazing and now trains one organism could drawner this and small measu of feacing be placed in areas uppeared countries training a feaguent, and has the processor in this would assize which is the Argenter with a feaguent, and he activated the feature in the climbing scaling soil, and trampling segaration, belowing the beduction of climbing or wester and more visible to the climbing commutity and if the bestelies of preserving the abstruct leafs and emphasized (for example, if all the soil erodes the start holds will no organizate (for example, it all the soil erodes the start has been all the climbing countries of processing or the effort.

Finally, I am willing to accept Altarnative B in the area of voluntary pergetrial falcon forcers. Not feel that fixed drawn should be left on some of the trucke for reasons of sectors.

Thank you for the apportunity to expiress my concerns. Real free to contact me with any questions you may have.



The now KSR B: stylnsed just mall protestion and 2 secution WREET http://golf.msn.com/?pagewfeatures/junksail



the Dard Carloning Management Plan.

We would like to again acres how important it is to maintain the 1.4 guide ratio that is externelly being used throughout the New River Gorge area. The 1.2 ratio which is being proposed vosuid make it financially difficult to abse customers surveber other final the Bridge and burkyned areas. This causes manay problems. Safety issues of having too many prople and and burkyned recent in the Bridge area deseming of quality experience by private climbers at Bridge area and finding the Bridge area. Reseming of quality experience for private climbers at Bridge area and finding the forming experience for prepart extensives that visit the New River Groge area. Many of Hand Rock's clients are repeat extensives. Most of them have already climbed the routes that are conforcable within their range at the Bridge and Junkyard areas. We need to be table to give time other options. We would like to suggest that you maniform the same guide read too 114, but make the maximum group size smaller, 10 people versus 15. This would lessen the impact on the climbing area while allowing privates climbers to enjoy their experience in the New River Hard Rock wanted to take a mornent to reiterate some issues and concerns we have with RECEIVED JUN 3 0 2003 NERI-CRO Dear National Park Service: fune 29, 2003

Hard Rock currently holds climbing contracts with 8 rathing companies. Almost all of those companies have stated that we are there highest selfing voucher in companies with their other outdoor variotist is attend that we are then this states selfing. When their other outdoor variotist is monatin blicking, horsebook tiding, etc. If our humans would show a decline, or even worse have to closes as a result of hims danger, evould be magnitely impacted as well. This point should be seriously considered before the management plun is halized.

In Hard Rock's 10 years of busness, we have taken out over 25, 000 cassomers injury free, which we believe reflects the effectiveness of our in hause training program. However, we support the idea that making businesses either accredited or associated will climmate those guides with questionable skills. Gorge.

If you were to change the ratio to 1.2 we believe that there would be severe financial repression, not only to the outfittees that hold permits, but to the companies that rety on them repression, not only to the outfittees that hold permits, but to the companies that rety on the provide a service. It would be diffirstit to try to generate a profit with the proposed ratio. Most of our typical customers that visit the area usually have limited time, movey and ellubring knowledge.

Erin Y. Wishart Office Manager Eard Rock Climbing Services Sincerely,

DIVISION OF NATURAL RESOURCES Midlife Resources Section Capital Complex, Building 3, Room \$12 1:900 handwal Building 3, Room \$12 Challesson WY 25:305 6564 Telephone (Joh) 55:3147 TD 1-4300-55:440

Ed Hamrick Director

The WRS appreciates the opportunity to comment. We concur with the DEA and its selected alternative with the inclusion of those comments. If you have any questions or we can be of further assistance, please contact Mr. Kenth (Santa of my staff at (304) 637-0245, kerant/gighar.sale.wv.us.

Mr. Calvin Hite, Superintendent Page 2 July 30, 2003

Curtis I. Taylor, Chief Wildlife Resources Section

CIT/nj/kkj

July 30, 2003

Mr. Calvin Hite, Superintendent New River Gorge National River P.O. Box 246 Glen Jean, WV 25846

New River Gorge National River Draft Climbing Management Plan, Environmental Assessment. Re:

Dear Mr. Hite:

The West Virginia Division of Natural Resources, Wildlife Resources Section (WRS; has completed its review of the referenced proper Draft Environmental Assessment (DEA, Vian 2003, Commercia are submitted parsaunt to the authorities of the Fish and Wildlife Coordination Act (is amended), the Federal Warer Pollution Compol Act/Clean Water Act (is amended) the Endangered Apacies Act of (1918) as amended), and corresponding responsibilities described in West Psychological Natural Resources Lines (WV Code, Chapter 20).

Having reviewed the reformed document, we were encouraged to see that many of our previously discussed comments have been incorporated in Alternative B, the preferred alternative. We believe that Alternatives A and C are either too restrictive or not restrictive enough. Therefore, our additional comments address modifications to Alternative B.

Within the discussion of natural resource monitoring, aventorying lichens, bryophytes and invertebrars (especially) washly ware not perceivabily addressed. Hose, are the groups we know the least shout, but which are likely to be most impacted by rock clinhing. We stongly expounding the National Park Service to include them in some type of inventory and monitoring procedure. Our other area of concern is with the impact of clink on paradizmannianal groups well as plant communities identified in previous correspondence.

ARCOLLEGION

AUG 114 MUS

NEW SIVER STORY





As the nation's principal conservation agency, the Department of Interior has responsibility for most of our nationally owned public lands and natural resources. This includes fostering sound use of our land and water resources; protecting our fish, wildlife, and biological diversity; preserving the environmental and cultural values of our national parks and historical places; and providing for the enjoyment of life through outdoor recreation. The department assesses our energy and mineral resources and works to ensure that their development is in the best interests of all our people by encouraging stewardship and citizen participation in their care. The department also has a major responsibility for American Indian reservation communities and for people who live in island territories under U.S. administration.

Publication services were provided by Planning and Design Services, Denver Service Center. NPS D- 193, April 2005

